HYPERTEXT LINK AGREEMENT (B)

BY THIS AGREEMENT, entered into this	day of	20, betv	ween Lowe	's Home
Centers, Inc. ("Lowe's"),	("Licensee"	") and LF, LI	LC ("LF")	owner of
certain marks licensed to Lowe's. Lowe's hereby gran	ts Licensee a non-a	assignable, no	n-exclusive,	, royalty-
free license solely to create a hypertext	link between	Licensee's	Internet	website,
http://www, and any page of Lo	we's website (http	o://www.lowes	.com) ("the	: Link"),
subject to the following terms and conditions:				
1. Licensee acknowledges the validity and Lowe'	s or LF's exclusiv	e ownership o	of all right,	title, and

- 1. Licensee acknowledges the validity and Lowe's or LF's exclusive ownership of all right, title, and interest in and to the Lowe's website and its contents including, without limitation, (a) all information and materials contained within that website; and (b) copyrights, trademarks, service marks, and logos which are displayed or otherwise used in connection with that website. During or after the term of this Agreement, Licensee shall not, in any way, contest or help others to contest such ownership or the validity of any registrations or rights of Lowe's or LF now owned, licensed or subsequently obtained relating to the Lowe's website or its contents.
- 2. This license shall be limited to a right to create the Link only to any page of Lowe's website, (http://www.lowes.com). The Link shall be so configured that the Uniform Resource Locator (URL) of the Lowe's website (http://www.lowes.com) will be displayed continuously in a user's browser once that user's link is completed and throughout the entire duration of that user's link. Further, Licensee shall not in any way alter, distort, or obscure any portion of the Lowe's website, through metatags, framing or otherwise, without the prior written permission of Lowe's.
- 3. Licensee acknowledges Lowe's or LF's exclusive ownership of all right, title and interest in and to their respective copyrights, trademarks, service marks, and logos. LF grants, and Licensee hereby accepts, a limited, non-transferable, non-exclusive license to use the following marks ("the Marks") on its website to facilitate the linkage as defined in paragraph 2 above: LOWE'S®, LOWE'S (stylized)®, LET'S BUILD SOMETHING TOGETHERTM, and the Gable Mansard design®.
- 4. Licensee grants, and Lowe's and LF hereby accept, a license to use Licensee's copyrights, trademarks, service marks, and logos.
- 5. Licensee agrees to indemnify and hold Lowe's, LF, and their affiliates harmless for any demands, claims, suits or actions by a third party related to the Link, the use of the Marks by Licensee, or the use of Licensee's copyrights, trademarks, service marks, and logos by Lowe's or LF.

- 6. Licensee shall not use any names, marks, terms, graphics, or other materials on its website that are likely to cause confusion with, or dilute the distinctiveness of, Lowe's owned or licensed copyrights, trademarks, service marks, and logos (including the Marks), or to damage the reputation or commercial image of Lowe's, LF, or any of their affiliates or the products or services offered by Lowe's, LF, or any of their affiliates.
- 7. LF or Lowe's, in its sole discretion, may terminate this license for any reason. Upon termination of this license, Licensee shall immediately terminate the Link and cease all further use of Lowe's owned or licensed copyrights, trademarks, service marks, and logos (including the Marks), or any other similar mark, name, or logo, including, without limitation, any name or mark that comprises or includes the term "Lowe's".
- 8. This Agreement shall be amended only in writing executed by all parties and construed according to the laws of the United States of America and the laws of the State of Delaware, applied without regard to its choice of law rules.
- 9. THE LOWE'S WEBSITE AND THE MATERIALS CONTAINED THEREIN ARE PROVIDED "AS IS," WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OF INTELLECTUAL PROPERTY, AND FREEDOM FROM ERRORS, VIRUSES, BUGS, OR OTHER HARMFUL COMPONENTS. IN NO EVENT SHALL LOWE'S BE LIABLE TO LICENSEE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ANY THIRD PARTY DAMAGES OR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, AND DAMAGES RESULTING FROM LOSS OF USE, DATA, OR PROFITS, OR BUSINESS INTERRUPTION) ARISING OUT OF OR RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

IN WITNESS WHEREOF, the parties have, by their duly authorized representatives, hereto set their hands.

LOWE'S HOME CENTERS, INC.			("LIC	("LICENSEE")	
By:	(SEAL)	By:		(SEAL)	
Print name and title			Print name and title		
LF, LLC					
By:	(SEAL)				
Print name and ti	 tle				