EXHIBIT 29

The Honorable John C. Coughenour 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 PRIME START, LTD., a British Virgin Islands corporation, NO. C05-1195 JCC 10 Plaintiff, ANSWER OF DEFENDANT PACIFIC 11 v. LUMBER INSPECTION BUREAU AND MAHER FOREST PRODUCTS, LTD., a 12 Washington corporation; and PACIFIC JURY DEMAND 13 LUMBER INSPECTION BUREAU, a Washington corporation, 14 Defendants. 15 16 Defendant Pacific Lumber Inspection Bureau ("PLIB"), by and through its attorneys of 17 record, WILLIAMS, KASTNER & GIBBS PLLC, and in response to plaintiff's complaint, 18 alleges as follows: 19 **ANSWER** 20 1. In response to paragraph 1, on information and belief, admit. 21 2. In response to paragraph 2, admit. 22 3. In response to paragraph 3, admit. 23 In response to paragraph 4, admit that the amount in controversy is within the 4. 24 Court's jurisdictional limit. 25 5. In response to paragraph 5, admit. ANSWER AND COUNTERCLAIM OF DEFENDANT MAHER Williams, Kastner & Gibbs PLLC FOREST PRODUCTS, LTD., AND JURY DEMAND - 1 Two Union Square, Suite 4100 (98101-2380) Mail Address: P.O. Box 21926 C05-1195 JCC Seattle, Washington 98111-3926 (206) 628-6600 1724162.1

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- 6. In response to paragraph 6, admit venue is proper.
- 7. In response to paragraph 7, based on information and belief, admit.
- 8. In response to paragraph 8, admit plaintiff entered into a contract with Maher and that the terms of the contract include (a)-(d), otherwise deny.
- 9. In response to paragraph 9, admit that the contract documents speak for themselves, otherwise deny.
- 10. In response to paragraph 10, admit that PLIB issued a Certificate of Inspection concerning the grade of the lumber product per paragraph 409 of the Export R List Grading and Dressing Rules and in accordance with pro forma invoice 34187, otherwise deny.
- 11. In response to paragraph 11, admit that the document speaks for itself, otherwise deny.
- 12. In response to paragraph 12, admit pro forma invoice 34187 was amended and that the amended document speaks for itself, otherwise deny.
- 13. In response to paragraph 13, admit that the parties met and discussed various issues prior to December 14, 2004, otherwise, deny.
 - 14. In response to paragraph 14, deny.
- 15. In response to paragraph 15, admit plaintiff retained PLIB to inspect one shipment, otherwise deny.
 - 16. In response to paragraph 16, admit.
 - 17. In response to paragraph 17, admit.
- 18. In response to paragraph 18, admit PLIB issued a report to plaintiff and a certificate respecting products sold by Maher to plaintiff, and that Maher received \$310,933.00 from plaintiff in consideration for the sale of lumber products, otherwise deny.
- 19. In response to paragraph 19, admit that after the first shipment of Maher product was received by plaintiff, that plaintiff purported to instruct Maher to suspend future shipments

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and purported to instruct PLIB not to issue any further certificates, deny that plaintiff had authority to issue such instructions, otherwise deny and deny for lack of knowledge.

- 20. In response to paragraph 20, admit and affirmatively allege that Maher had no duty to inspect lumber goods which had already been inspected and approved on multiple occasions.
- 21. In response to paragraph 21, admit Maher finished and shipped the balance of the lumber products specified in its contract with plaintiff and that Maher received an additional \$554,409.48 from plaintiff in consideration for the sale of additional lumber products, otherwise deny.
 - 22. In response to paragraph 22, deny and deny for lack of knowledge.
 - 23. In response to paragraph 23, deny and deny for lack of knowledge.
 - 24. In response to paragraph 24, deny and deny for lack of knowledge.
 - 25. In response to paragraph 25, deny.
 - 26. In response to paragraph 26, deny.
 - 27. In response to paragraph 27, deny.
 - 28. In response to paragraph 28, deny.
 - 29. In response to paragraph 29, deny.
 - 30. In response to paragraph 30, deny.
 - 31. In response to paragraph 31, deny.
 - 32. In response to paragraph 32, deny.
 - 33. In response to paragraph 33, deny.
 - 34. In response to paragraph 34, deny.
 - 35. In response to paragraph 35, deny.
 - 36. In response to paragraph 36, deny.
 - 37. In response to paragraph 37, deny.
 - 38. In response to paragraph 38, deny.

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and Local Civil Rule 38(b).

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RESPECTFULLY SUBMITTED this 15th day of July 2005.

/s/

Mark S. Davidson, WSBA #06430 Attorneys for Defendants Maher Forest Products, Ltd., and Pacific Lumber Inspection Bureau Williams, Kastner & Gibbs PLLC 601 Union Street, Suite 4100 Seattle, WA 98101-2380 Telephone: (206) 628-6600

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1 CERTIFICATE OF SERVICE I hereby certify that on July 15th, 2005, I electronically filed the foregoing with the Clerk 2 of the Court using the CM/ECF system, and that I caused the document to be hand-delivered via 3 4 ABC Legal Messengers to the following: 5 **Attorney for Plaintiff** 6 Alan S. Middleton, WSBA 18118 Davis Wright Tremaine, LLP 7 2600 Century Square 1501 Fourth Avenue 8 Seattle, WA 98101-1688 (206) 622-1139 Phone 9 (206) 622-3619 Fax 10 /s/ Mark S. Davidson, WSBA #06430 11 Attorneys for Defendants Maher Forest 12 Products, Ltd., and Pacific Lumber Inspection Bureau 13 Williams, Kastner & Gibbs PLLC 601 Union Street, Suite 4100 14 Seattle, WA 98101-2380 15 Telephone: (206) 628-6600 Fax: (206) 628-6611 16 E-mail: mdavidson@wkg.com 17 18 19 20 21 22 23 24 25

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