

<u>APPLICATION FOR CREDIT AND AGREEMENT TO CREDIT TERMS</u>

(Mail all credit applications to the <u>Charlotte</u> office.) (P.O. Box 5247, Charlotte, NC 28299; Tel 704-372-2930)

Concrete Supply Co., LLC
American Concrete and Precast, LLC
Carolina Ready Mix & Builders Supply, LLC Century Concrete, LLC
CORPORATE ACCOUNTS

ACCOUNT NAME						
STREET ADDRESS		CITY		STATE	ZIP T	ELEPHONE #
MAILING ADDRESS (OR P.	.O. BOX)	CITY		STATE	ZIP (FAX #
FEDERAL I.D. #		NC GENERAL	CONTRACTO	RS LICENSE #	CELL TELE	EPHONE #
YEAR BUSINESS STARTE)				PURCHASES	
ACCOUNTS PAYABLE REPRESENTATIVE		P.O. RE	YES / N QUIRED? (CIR		YES / NO JOB # REQUIRED? (CIRCLE ONE)	
EMAIL ADDRESS						
		PRINC	CIPALS			
NAME	TITLE	SSN#				
PHYSICAL ADDRESS			CITY		STATE	ZIP
NAME	TITLE	SSN#				
PHYSICAL ADDRESS			CITY		STATE	ZIP
NAME	TITLE	SSN#				
PHYSICAL ADDRESS			CITY		STATE	E ZIP
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					()	
NDIVIDUAL NAME			SSN#		TELEPHON	NE#
EMPLOYER			EMPLOYER'S	ADDRESS		
HOME ADDRESS (IF ROUT	E AND P.O. BOX, GIV	VE STREET NAME)			- 0.	
In consideration of Concrete LLC, Tri-City Concrete, LL LLC(collectively "Company") is a joint application, all Application is sole and absolute agree and promise to pay Contatached hereto shall apply to Company's Terms of Credit at copy of same have been provided by signing this Application, Applicants and corporate credit worthiness, but Applicants and any Guarantor and subsequently pursuant to	C, American Concrete) extension of credit, the licants agree to be joint s. The Applicants agree discretion. In the ever apany's reasonable atto all transactions between added to or made available applicants authorize the any Guarantors furthe at also to investigate the stauthorize the Compar	e and Precast, LLC, e undersigned (individually and severally liable that if credit is issued at this account is placemeys' fees. Upon execution Company and Application to the Company and its agents to require the Company and its agents to require the Applicants' and/or any and its agents to require the Company agents the Company age	Carolina Reactivally and collect for all charges as a result of the din the hands of the cution of this Alants (If such Te ion shall apply the CHECK CRE is to investigate any and its age of Guarantors' powers Consumer	ly Mix & Buitively "Application, and on the act is Application, of an attorney if application, Approximation of Country and the Applicants' ents not only to resonal credit was Reports in control of the Applicants' ents not only to resonal credit was reports in control of the Applicants' ents not only to resonal credit was reports in control of the Applicants' ents not only to resonal credit was reports in control of the Applicants' ents not only to resonal credit was reports in control of the Applicants' ents not only to resonal credit was reported in control of the Applicants' ents not only to report in control of the Applicants' ents not only to report in control of the Applicants' ents not only to report in control of the Applicants' ents not only to report in control of the Applicants' ents not only to report in control of the Applicants' ents not only to report in the Applicant in the Applicants' ents not only to report in the Applicant i	ilders Supply, Ints") agree to all account and for a Company has the for collection, A licants agree that and Sale are not as between Company credit worthiness of investigate the orthiness. Specimection with the	LLC and Century Conc terms set forth herein. If ny other charges made by he right to change the limit pplicants jointly and seve t the Terms of Credit and attached, Applicants agree pany and Applicants and the search of Century and the search of Centur
addresses of any consumer rep	porting agencies which h	nave provided Company	with such repo	orts with respect	to the requestin	g party.
DATE		(Officer Sig	gnature)			
		(Print Offic	cer Name)			127
		(Title)				_

	CITY/STATE	TELEPHONE #	FAX#	
COMMENTS				
NAME	CITY/STATE	TELEPHONE #	FAX #	
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BANK REFERENCES	CO	NSTRUCTION & MOI	RTGAGE	
□ SAVINGS □ CHECKING □ LOAN		OR BONDING COMPANY		
NAME	NAM	E	····	
ADDRESS	ADD	ADDRESS		
CITY/STATE	CITY	/STATE		
TELEPHONE ZIP	TELI	PHONE	ZIP	
OFFICER TO CONTACT	OFFI	CER TO CONTACT		
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THANK YOU, CONCRETE SUPPLY CO.

TERMS OF CREDIT AND SALE

In consideration of the extension of credit by Concrete Supply Co., LLC and/or any of its related and affiliated entities, including, without limitation, Central Carolina Concrete LLC Tri-City Concrete, LLC, American Concrete and Precast, LLC and Carolina Ready Mix & Builders Supply, LLC (collectively "Company"), for any reason, including, without limitation, the purchase of materials or the rendering of services, the Applicants and any Guarantors (hereinafter collectively "Customer") understands and agrees to the following terms of sale and credit (the Application for Credit and these terms and conditions are collectively referred to as "Agreement").

- 1. Customer agrees that Company's invoices are due within thirty (30) days from the date set forth on each invoice and that in the event any invoice is not paid according to its terms, Customer's account is in default and is subject to an interest, late or service charge in the amount of 1½% per month (18% per annum) on the outstanding principal balance. Payment received by Company shall be applied first to interest and then to principal.
- 2. Company may agree to increase or decrease the amount of credit extended to Customer at any time. In the event an account is in default, including, without limitation, the failure by Customer to make any payment at the time due, Company may, at its sole discretion, suspend or cancel this Agreement and any other agreement between Company and Customer. Any failure to make payment at the time provided shall be a bar to any claim by Customer against Company for any delay in completion of the work due to such suspension arising out of Customer's failure to pay.
- 3. Customer agrees that in the event it defaults in the payment or performance of any of its obligations or agreements with Company, Customer will pay all costs of collection, including, without limitation, reasonable attorney's fees incurred by Company in the enforcement of its rights or the enforcement of Customer's obligations and agreements hereunder.
- DISCLAIMER OF WARRANTIES/DAMAGES. COMPANY MAKES NO WARRANTY TO ANYONE, AS TO ANY MATTER WHATSOEVER, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THE FITNESS, MERCHANTABILITY, DESIGN, CONDITION, QUALITY, CAPACITY, PERFORMANCE OR ANY OTHER ASPECT OF THE MATERIALS OR WORKMANSHIP. ALL MATERIAL SOLD HEREUNDER IS BEING SOLD "AS IS AND WITH ALL FAULTS." COMPANY DISCLAIMS ANY LIABILITY FOR LOSS, DAMAGE OR INJURY TO CUSTOMER OR THIRD PARTIES AS A RESULT OF ANY DEFECTS, LATENT OR OTHERWISE, IN THE MATERIALS OR WORKMANSHIP. COMPANY SHALL HAVE NO OBLIGATION TO MAINTAIN, INSTALL, ERECT, TEST, ADJUST OR SERVICE THE MATERIALS WHETHER ARISING FROM COMPANY'S NEGLIGENCE OR APPLICATION OF THE LAWS OF STRICT LIABILITY. COMPANY'S LIABILITY AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR ANY CAUSE OF ACTION, INCLUDING, WITHOUT LIMITATION, CLAIMS IN WARRANTY, CONTRACT, NEGLIGENCE, INDEMNITY, STRICT LIABILITY OR OTHERWISE, ARISING OUT OF OR CONNECTED WITH THIS AGREEMENT IS EXPRESSLY LIMITED TO REPAIR OR REPLACEMENT OF NON-CONFORMING MATERIALS OR. AT COMPANY'S SOLE OPTION, PAYMENT NOT TO EXCEED THE PURCHASE PRICE OF THE MATERIALS FOR WHICH DAMAGES ARE CLAIMED. COMPANY SHALL NOT BE LIABLE TO CUSTOMER OR ANY OTHER PERSON OR ENTITY FOR ANY INDIRECT, LIQUIDATED, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, WHETHER ARISING OUT OF BREACH OF WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, INDEMNITY, STRICT LIABILITY OR OTHERWISE.
- 5. To the fullest extent permitted by law, Customer shall indemnify, defend, protect and hold harmless Company and Company's owners, members, managers, agents and employees of, from and against any claims, damages, losses, expenses and costs, including but not limited to attorneys' fees, arising out of or resulting from the subject matter of this Agreement or the performance hereunder to the extent caused by the acts or omissions of Customer or anyone directly or indirectly employed or subcontracted by Customer or anyone for whose acts Customer may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce Customer's other obligations of indemnity that may otherwise exist.
- 6. Customer specifically authorizes any of its employees to purchase materials under this Agreement, pick-up materials, and sign, deliver and receive invoices for said materials and agrees to be bound by all the terms of said invoices.
- 7. Customer agrees to inspect all material immediately upon delivery to verify: (a) the quantities described in the accompanying delivery ticket or invoice are the quantities delivered; and (b) that there are no visible defects in the material. Customer also agrees to examine all delivery tickets and invoices upon receipt. Unless Customer gives Company written notice by Certified Mail, Return Receipt Requested, within three (3) days of delivery, Customer waives any claim he may have against Company and any objection he may have to the amount of the invoice.
- 8. The parties agree that this is the entire agreement and that no oral representation or agreement has been made which would modify this Agreement or be a condition precedent or subsequent to the enforcement of this Agreement and that this Agreement may not be modified except by a writing signed by each of the parties.
- 9. If any one or more of the provisions contained in this Agreement or any document executed in connection herewith shall be invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired; provided, however, that in such case the parties oblige themselves to use their best efforts to achieve the purpose of the invalid provision by a new legally valid stipulation.
- 10. This Agreement and the purchase of materials pursuant to this Agreement shall be governed by the laws of the State of North Carolina. Customer consents to personal jurisdiction of the courts of the State of North Carolina over it. Customer agrees that the sole and exclusive venue for any action brought by Customer against Company shall be in the North Carolina General Courts of Justice for Mecklenburg County, North Carolina.