

CREDIT APPLICATION & AGREEMENT

Please indicate products you wish to purchase:

Aggregate \Box Ready Mix \Box

Exact Legal Business Name_			Date					
Doing Business As (DBA)								
Mailing Address		City	State	Zip				
Street Address (if different)		City	State	Zip				
Office Phone	_ AP Email Address_		AP Contac	AP Contact				
Nature of Business	Date	ncorporated	Tax	Tax ID:				
Check One: Corporation	Partnership	_Proprietorship	Other					
Officers, Partners or Owner	Title	Email <i>F</i>	Address	Residential Address				
FINANCIAL REFERENCES								
Bank	Account#	Phone#		Contact				
Bank	_Account#	Phone#		Contact				
SUPPLIERS (over 6 months)	:							
	Phone		Email					
	Phone		Email					
	Phone		Email					
Amount of Credit Required	\$							
Do you require purchase or	der numbers?	Ot	her?					
If you are a tax-exempt	Resale business or	a Tax-Exempt entit	ty, attach cer	tificate copy and enter #				
Please provide an email add	tress for nanorless i	nvoices and stateme	nts:					

Part II - Credit Agreement

Fait II - Cleui	t Agreement
In consideration of Aggregate Industries Management, Inc. ("AI"), sub to the firm of	n further consideration of Vendor providing materials and/or service
The above-named Applicant, its affiliates, subsidiaries, sister entit (collectively "Applicant"), hereby applies for credit for the purchase, the	
2) The Firm and Applicant warrant that all materials purchased under	rity to enter into this credit agreement by and on behalf of the Firm; er this agreement shall be for business purposes only and are not fo that this is not a consumer credit contract within the meaning of the
3) All the charges from materials provided to the Firm are due and accounts not paid by the end of the month following invoice will 1/2%) per month on the unpaid balance, which is an ANNUAL R errors, rights of notice, set-off, counterclaim, recoupment, rights to Applicant for any incidental, special, punitive, exemplary or	payable by the Firm by Net 30 days following the date of invoice. All be charged a FINANCE CHARGE of ONE AND ONE-HALF PERCENT (2 ATE OF EIGHTEEN PERCENT (18%); Applicant waives and releases all of exemption and appeal, and in no event shall Vendor be responsible consequential damages of any kind. Applicant agrees to provide are used, including but not limited to, the location, owner, general
 4) Notice to the Firm or Applicant of nonpayment of any past due ac 5) If Vendor, at its sole discretion, deems it necessary or advisable t collect any past due account hereunder, the Firm and the Applica 	o bring legal action to enforce any provision of this agreement, or to nt shall pay to Vendor all court costs and any and all expenses arising dor's court costs, private process and service fees, expert witness and
	and all accounts hereunder, and further agrees that any or all of the
by any division or Affiliate to provide any materials and/or serv	on providing materials and/or services and is in no way a commitmen ices whatsoever. <u>NOTWITHSTANDING THE FOREGOING</u> , APPLICANT SAND CONDITIONS OF SALE' PRINTED ON EACH INVOICE, WHICH ARE
9) This agreement shall be construed and enforced in accordance wi 10) If Firm defaults on any obligation under this agreement or any other its sole option, refuse to (a) provide any further materials and/or later this agreement or any other contract, purchase order, or account we to secure indebtedness hereunder. Applicant hereby appoints an power of substitution as its true and lawful attorney-in-fact for it is any Governing State court that may have jurisdiction, at Vendo interest and costs of collection as aforesaid, without the giving confessed judgment shall not be exhausted by one or more exe extinguished by any judgment pursuant thereto. Such authority often as Vendor shall deem necessary or desirable.	ther contract, purchase order or account with Vendor, Vendor may, a labor; (b) extend any further credit under this agreement; (c) terminate with the Firm; and/or (d) retain any of the Firm's assets in its possession attorney licensed to practice law in the Governing State with full in its name, place and stead, to acknowledge and confess judgment in r's sole discretion, upon any such obligation in default, including all of further notice. The authority and power to appear for and ente rcises thereof or by any imperfect exercise thereof and shall not be may be exercised on one or more occasions or from time to time as
any such funds shall not be dischargeable in bankruptcy nor part	'endor's Materials shall be held in trust for the benefit of Vendor and of any bankruptcy estate. Applicant hereby expressly waives its righ eliance on the terms herein are cumulative and shall not be exhausted
12) Applicant hereby authorizes Vendor to investigate Firm and Applica	·
Dated thisday of, 20	Name of Firm

by___

Applicant - Individual Guarantee of Payment

Part III - Personal Guaranty

In	consideration	of	your	having	extended	credit	on order t	account	to	the extend f	referenced	customer, on account to
or he that guard by re subsi Guar collecthe u	customer, the und ereafter incurred of this is an absolute anteed hereby, an egistered mail. Su- idiaries, or as to a anty. The unders ction costs, and es underlying obligati	of said e, unco d this ch not any tra igned xpense ons ow	custome unditiona Guaranty ice of revansaction hereby fues incurred by cu	r to	y guarantees to nuing guarant nue in full for all be ineffect tment previous vidually guarant or, or its subsi	he prompt, (he y of payme ce and effe ive as to a usly under ntees payn idiaries, in	payme ereinaft ent of the ect unle ny then taken I nent of the ent	ent when du er called "V he debts, li ess written r n existing in by Vendor, all accrued forcement	e of an /endor' abilities notice o debted or its intere of this	y and all	indebtedness ut limit, and f bligations of s ation is receiv customer to aries, in relian reasonable at y and securin	s now existing further agrees said customer ed by Vendor Vendor, or its nee upon this torneys' fees, g payment of
Guarantor's liability under this Guaranty shall not be affected by any sales, extensions, renewals, compromises, settlements, releases, or other transactions involving the referenced customer or its indebtedness, or any collateral securing indebtedness, and the undersigned agrees that Vendor, or its subsidiaries, need not resort for payment of the indebtedness to the customer or any other person or collateral, before enforcing its rights under this Guaranty.												
	Guaranty shall not ny new owners, of e.											
This Guaranty shall be binding upon each person signing this Guaranty, regardless of any failure of other persons to sign this Guaranty, and shall be binding upon the heirs and legal representatives, successors and assigns of such undersigned person. This Guaranty is governed by the laws of the Governing State. The undersigned guarantor consents to jurisdiction and venue of the Vendor's choice with respect to any suit initiated by Vendor to enforce this Guaranty Agreement and/or to recover unpaid balances due under said Guaranty Agreement. If signed by more than one, it shall jointly and severally bind each person signing.												
The undersigned guarantor(s) in recognition that my credit history may be a continuing, necessary factor in the evaluation of this ongoing personal guaranty, hereby consents to and authorizes Vendor to periodically obtain my consumer credit report from credit reporting agencies or others who supply information on credit history, as deemed necessary in the ongoing credit evaluation process of the affect and duration of this personal guaranty. If I ask whether or not a personal credit report was requested, you will tell me; if you receive a personal credit report you will give me the name and address of the agency that furnished it when requested.												
	as individual guar as officer of corpor							(Sign as ind not as office		_		
Date	d:				_	Da	ated:					
Signa	ature:				_	Si	gnature	2:				_
Witn	ess:				=	W	itness:					_