CREDIT APPLICATION & AGREEMENT

Please indicate products you wish to purchase:



umber__c}

Aggregate {!Account.CBAgg_c} Ready Mix {!Account.CBRM_c} Asphalt {!Account.CBAsp_c} Soil {!Account.CBSoil_c} Liquid Asphalt {!Account.CBLAsp_c}

	Internal Purposes Only: Region							
Name								
Mailing Address		City	State	Zip				
Street Address (if different)		City	State	Zip				
Office Phone	AP Email Addres	ss	AP Contact					
Nature of Business	Date	Incorporated		Tax ID:				
Check one: Corporation	Partnership_	Proprietors	hipOther					
Officers, Partners or Owner	Title		mail Address	Residential Address				
REFERENCES								
Bank	Contac	ot		Officer				
Donk	Conta		Officer					
Bank	Conta			Officer				
SUPPLIERS (over 6 months):	Phone		Email					
	Phone		Email					
	Phone		Email					
De veri se suisse suissebere enden			Oth and					
Do you require purchase order			Other?					
If you are a tax-exempt Resale	business or a Tax-E	Exempt entity, attac	h certificate copy a	nd enter #				
Please provide an email address	for paperless invoic	ces and statements:						
For Internal Purposes Only								
Sales Rep Name	Product Line	Sales Group	Sales District	Prospect Number				
{!Account.Sales_Rep_ _c}	{!Account.Business_U nitc}	{!Account.Sales_Grou pc}	{!Account.Sales_District_c}	{!Account.Prospect_N umber c}				

Once your account is established, we invite you to sign up for our customer portal at directaportal.com for 24 hour access to make payments, get copies of tickets, invoices and more with a click of a button.

Part II - Credit Agreement

"Ve	consideration of Amrize Cement Inc. ("Amrize") or any member, subsidiary or affiliate of Amrize or any of its affiliates (hereinafter called ndor") extending credit to the firm of
	above-named Applicant, its affiliates, subsidiaries, sister entities, successors, assigns, personal representatives, and/or trustees (collectively plicant"), hereby applies for credit for the purchase, the undersigned parties agree as follows:
1) 2)	The Applicant warrants and represents that he/she has full authority to enter into this credit agreement by and on behalf of the Firm; The Firm and Applicant warrant that all materials purchased under this agreement shall be for business purposes only and are not for any personal or household uses of the undersigned parties, and that this is not a consumer credit contract within the meaning of the applicable Federal or State statutes;
3)	All the charges from materials provided to the Firm are due and payable by the Firm by Net 30 days following the date of invoice. All accounts not paid by the end of the month following invoice will be charged a FINANCE CHARGE of ONE AND ONE-HALF PERCENT (1 1/2%) per month on the unpaid balance, which is an ANNUAL RATE OF EIGHTEEN PERCENT (18%); Applicant waives and releases all errors, rights of notice, set-off, counterclaim, recoupment, rights of exemption and appeal, and in no event shall Vendor be responsible to Applicant for any incidental, special, punitive, exemplary or consequential damages of any kind. Applicant agrees to provide information about each project on which purchased materials are used, including but not limited to, the location, owner, general contractor, and bond information.
4) 5)	Notice to the Firm or Applicant of nonpayment of any past due accounts is hereby waived; If Vendor, at its sole discretion, deems it necessary or advisable to bring legal action to enforce any provision of this agreement, or to collect any past due account hereunder, the Firm and the Applicant shall pay to Vendor all court costs and any and all expenses arising out of or caused by the litigation, including but not limited to, Vendor's court costs, private process and service fees, expert witness and court reporter fees, discovery expenses, and attorney's fees incurred.
6)	The Applicant hereby individually guarantees the payment of any and all accounts hereunder, and further agrees that any or all of the
7)	undersigned may be held jointly and severally liable to Vendor under this credit sales agreement; This is an agreement only for the extension of credit by Vendor upon providing materials and/or services and is in no way a commitment by any division or Affiliate to provide any materials and/or services whatsoever. NOTWITHSTANDING THE FOREGOING, APPLICANT AGREES THAT ANY PURCHASES MADE ARE BOUND BY THE 'TERMS AND CONDITIONS OF SALE' PRINTED ON EACH INVOICE,
8) 9)	WHICH ARE INCORPORATED HEREIN BY REFERENCE. (Initial) The credit extended under this agreement may be terminated or withheld by each division or Affiliate at any time at its sole discretion. This agreement shall be construed and enforced in accordance with the laws of the Governing State.
10)	If Firm defaults on any obligation under this agreement or any other contract, purchase order or account with Vendor, Vendor may, at its sole option, refuse to (a) provide any further materials and/or labor; (b) extend any further credit under this agreement; (c) terminate this agreement or any other contract, purchase order, or account with the Firm; and/or (d) retain any of the Firm's assets in its possession to secure indebtedness hereunder. Applicant hereby appoints any attorney licensed to practice law in the Governing State with full power of substitution as its true and lawful attorney-in-fact for it in its name, place and stead, to acknowledge and confess judgment in any Governing State court that may have jurisdiction, at Vendor's sole discretion, upon any such obligation in default, including all interest and costs of collection as aforesaid, without the giving of further notice. The authority and power to appear for and enter confessed judgment shall not be exhausted by one or more exercises thereof or by any imperfect exercise thereof and shall not be extinguished by any judgment pursuant thereto. Such authority may be exercised on one or more occasions or from time to time as often as Vendor shall deem necessary or desirable.
11)	11) Applicant agrees that Vendor in its sole discretion shall have the authority to terminate this Credit Application at any time, with or without cause. Applicant agrees that its receipt of payment for Vendor's Materials shall be held in trust for the benefit of Vendor and any such funds shall not be dischargeable in bankruptcy nor part of any bankruptcy estate. Applicant hereby expressly waives its right to a jury trial. The rights of the member company making sales in reliance on the terms herein are cumulative and shall not be exhausted by its exercise of any rights hereunder against Applicant or any Guarantor unless all indebtedness has been paid.
12)	12) Applicant hereby authorizes Vendor to investigate Firm and Applicant's credit history and, by signature hereon, releases such information to Vendor. Applicant acknowledges and agrees that Vendor may share credit information regarding the Firm and Applicant with other entities as Vendor deems appropriate.
Dat	ed thisday of, 20

Signature of Applicant - Individual Guarantee of Payment

Part III - Personal Guaranty

In	consideration	of	your	having	extended	credit , and in o	on order to	account induce you	to exte	the end future	referenced credit on a	customer,
incurre uncon shall of be ine under all acc	ner, the undersigned of said customeditional and contineentinue in full forceffective as to any taken by Vendor, crued interest, and Guaranty and second	er to nuing gua ce and ef then exis or its sul d reasona	aranty of fect unle sting inde bsidiarie able atto	payment of ess written ne ebtedness o s, in relianc rneys' fees,	, (hereinaf the debts, liabi otice of revoca f customer to \ e upon this Gu collection cos	ter called lities, and tion is received. Jendor, or liaranty. The ts, and ex	"Vendor obligation eived by its subsine under oenses i	") without lin ons of said cu Vendor by r idiaries, or a rsigned here ncurred by \	nit, and fustomer segisteres segisteres to any by furthe	urther agr guarantee d mail. Su transactic er individu	rees that this ed hereby, and och notice of ro on or commitnually guarante	is an absolute, d this Guaranty evocation shall nent previously es payment of
transa Vendo	ntor's liability und ctions involving th or, or its subsidiari nts under this Gua	ne refere ies, need	nced cu	stomer or its	s indebtedness	s, or any c	ollateral	securing in	debtedne	ess, and t	he undersign	ed agrees that
	Guaranty shall not wners, officers, sh											
shall b	Guaranty shall be be binding upon the ws of the Governir	ne heirs a	and lega									
Guara severa the ev from co	ndersigned guaral nty Agreement ar ally bind each pers aluation of this or redit reporting age affect and duratio onal credit report	nd/or to r son signi ngoing pe encies or on of this	recover ing. The ersonal others v	unpaid balai undersigned guaranty, he who supply i I guaranty. I	nces due unde d guarantor(s) ereby consents nformation on f I ask whether	er said Gua in recognit s to and au credit histo or not a p	aranty A ion that uthorizes ory, as d ersonal	agreement. It my credit his s Vendor to eemed nece credit report	f signed story ma periodica ssary in was req	by more by be a conally obtain the ongoinusted, yet a congoinusted, yet a congoinusted	than one, it s ntinuing, nece n my consume ng credit eval	hall jointly and essary factor in er credit report uation process
		-		l guarantor						lividual guer of corp		
Date	ed:			. ,		Г	Dated: _			-	,	
Signature:					5	Signature:						
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