OFFICE

APPLICATION FOR CREDIT NELSON BROS. READY MIX, LTD.

| NAME OF APPLICANT | | | | | |
|---|--|--|--|--|--|
| TELEPHONE | | | FAX | | |
| EMAIL | | | | | |
| BUSINESS ADDRESS | | SUBSIDIARY/DIVISIO | N OF | | |
| PO BOX CITY ST BUSINESS IS: CREDIT LIMIT REQUESTED PROPRIE | TORSHIP | □ PARTNERSF | | CHARTERE YEAR BUSINE | RPORATION D IN WHAT STATE ? SS ESTABLISHED? |
| TYPE OF BUSINESS | PURCHAS | E ORDER REQUIRED? | | TAXABLE? | |
| IF NO, ATTACH EXEMPTION CERTIFICATE | | , Om | ver (ever ver) | | |
| OWNERS (If applicant is a sole proprie | ESIDENTIAL WORK etorship or partne | | HER (EXPLAIN) G (If a corporati | on) | |
| | - 1 | • • | (II u corporati | <u> </u> | |
| Name | Home Ad | Home Address, City, State, Zip | | S/S# | |
| Title | Home Pho | Home Phone | | Dr. Lic. # | |
| Name | Home Ad | Home Address, City, State, Zip | | S/S# | |
| Title | Home Pho | Home Phone | | Dr. Lie.# | |
| Name | Home Ad | Home Address, City, State, Zip | | S/S# | |
| Title | Home Pho | one | | Dr. Lic. # | |
| TRADE REFERENCES – INC | CLUDE AT LEASE | ONE READY MIX SUF | PPLIER | | |
| NAME OF BUSINESS | | ADDRESS | TELEPHON | NE | FAX# |
| 2. | | | | | |
| NAME OF BUSINESS | | ADDRESS | TELEPHON | NE | FAX# |
| 3NAME OF BUSINESS | | ADDRESS | | NE . | FAX# |
| 4. NAME OF BUSINESS | | ADDRESS | | NE | FAX# |
| BANK REFERENCE | | ACCT. NO | I | PHONE | SAVINGS□ CHECKING □ |
| IF NEW BUSINESS | - INCLUDE PAS | ST THREE YEARS I | EMPLOYMEN | T RECORD & EX | PERIENCE |
| BONDING COMPANYADDRESS | CITY | STATE | ZIP | ING AGENT | NAME |
| "STANDARD TERMS AND CONDITIONS OF labor by Nelson Bros. Ready Mix, Ltd. payment are all invoices are due by the balances are subject to service charges ever is less. We hereby authorize you t | SALE APPEAR ON (hereinafter refer 10 th day of the n at a rate of 1½% o contact the abo | THE REVERSE OF THI rred to as "Nelson Br nonth following the per month (18% per ve references for near | S APPLICATION. ros.") will be badate of purchas annum) or the eded credit info | " It is agreed that ased on these termee. It is understood maximum interest ormation. | all sales of products and/or s and conditions. Terms of l and agreed that past due rate permitted by law, which |
| (Company) | | | | | |
| (President/Partner/Proprietorship) | | | Date) | <u> </u> | |
| The undersigned Guarantor(s) unconditionally personally guarantee al is due now or hereafter incurred. This chereafter incur, renew, or extend in who Guarantor(s). Nelson Bros. Ready Mix the applicant, without releasing the undor more Guarantors may be released, art to the other Guarantor(s). The undersigned at Lewisville, Denton County, Texas hereunder at Lewisville, Denton County. | in order to induct to sums which ma Guaranty is contible or in part, wit, Ltd. may jointly ersigned Guarant of such release shand Guarantor(shand the undersigned Guarantor(shand the undersig | | | extend credit to appros. Ready Mix, I or all indebtedness without notice to tedness, accept or the indebtedness, and such releas is Guaranty. Perfore indebtedness and | oplicant herein, does hereby t.d. whether said indebtedness which applicant may the undersigned release collateral, or release more than one Guarantor, one e may be done without notice mance of this Guaranty shall d obligations incurred |
| Signed this day of | , 20 | _· | | | |
| Guarantor | | | Guarantor | | |

STANDARD TERMS AND CONDITIONS OF SALE

- All sales or rentals are expressly conditional on Buyer's agreement to the standard terms and conditions on the front and back of 1. this form. Any order or statement of intent to purchase any products and/or services from Nelson Bros, herein separately and collectively referred to as "Seller"; or any direction to proceed with engineering, procurement, manufacture or shipment of any of said products and/or services; or acceptance of all or part of such products and/or services; or payment of all or part of such products and/or services; shall constitute assent to said terms and conditions. Any different or additional terms and conditions proposed by Buyer in a purchase order or otherwise, are objected to by Seller and will not be binding upon Seller. These terms and conditions of sale represent the entire sales agreement of the parties as to purchases made by Buyer from Seller.
- Each shipment or delivery shall be deemed to have been sold under a separate and independent contract. Any order for products, and/or services by Buyer shall constitute a representation that Buyer is solvent. If, in the judgment of Seller, the financial condition of the Buyer at the time of manufacture or shipment does not justify the terms of payment specified, Seller reserves the 2. right to require from Buyer full or partial cash payment or other adequate assurance of performance in order to provide security for full payment of the products and/or services before manufacture or shipment. Buyer grants Seller a security interest in all products and/or services. Buyer agrees to execute any documents or furnish information necessary to perfect this security interest. Payment terms. All balances are due the 10th day of the month following the date of purchase. Seller assumes no responsibility for products and/or services meeting any job specifications or requirements unless specifically

3. 4.

stated in Seller's written quotation.

- 5. As to products delivered by Seller's truck, title passes upon delivery at the place Buyer receives possession; and, thereafter, all risk of loss or damages shall be on Buyer. Deliveries by common carrier are f.o.b. shipping point. On direct shipments from manufacturers, title passes to Buyer at point and time of delivery to carrier; and, thereafter, all risk of loss or damage shall be on Buyer. Damage or shortage claims arising from direct shipments are to be made by Buyer against carrier. Seller assumes no responsibility beyond delivery to carrier in good order and is not responsible for loss, damage, or delay occurring thereafter. All items shown as freight allowed pertain to particular items and quantities. Any deviation after placement of order, such as changes in quantity or partial release, will be subject to the manufacturer's terms and conditions where applicable. Extra labor or mechanical facilities required to unload shall be provided by Buyer without cost to Seller.
- 6. Delivery or performance dates are not guaranteed, but if stated, are based upon best information then available and unless otherwise specifically stated in writing are subject to change without notice. Seller shall not be liable for failure to deliver or for delay in delivery or performance due to (i) a cause beyond its reasonable control, or (ii) an act of God, act or omission of Buyer, act of civil or military authority, governmental priority or other allocation or control, fire, strike or other labor difficulty, riot or other civil disturbance, insolvency or other inability to perform by the manufacturer, delay in transportation, or (iii) any other commercial impracticability. In the event of any such delay, the date of delivery or performance shall be extended for a period

7.

- commercial impracticability. In the event of any such delay, the date of delivery or performance shall be extended for a period equal to the time lost by reason of the delay.

 SELLER EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER WRITTEN, EXPRESS, ORAL, IMPLIED OR STATUTORY, RELATING TO THE DESCRIBED PRODUCTS AND/OR SERVICES. NO IMPLIED STATUTORY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE SHALL APPLY.

 SELLER'S LIABILITY ON ANY CLAIM OR DAMAGE ARISING OUT OF THE SUPPLYING OF ANY PRODUCTS, RENTAL OF EQUIPMENT, AND/OR SERVICES TO BUYER, OR THEIR SALE, RESALE, OPERATION OF USE, WHETHER BASED ON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHER GROUNDS, SHALL NOT EXCEED THE PRICE ALLOWABLE TO SUCH PRODUCTS AND/OR SERVICES OR PART THEREOF INVOLVED IN THE CLAIM. SELLER SHALL NOT INDER ANY CIRCUMSTANCES. BE LIABLE FOR ANY LABOR CHARGES. 8. IN THE CLAIM. SELLER SHALL NOT, UNDER ANY CIRCUMSTANCES, BE LIABLE FOR ANY LABOR CHARGES WITHOUT THE PRIOR WRITTEN CONSENT OF SELLER. SELLER SHALL NOT IN ANY EVENT BE LIABLE, WHETHER AS A RESULT OF BREACH OF CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHER GROUNDS, FOR SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PENAL DAMAGES INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS OR REVENUE, LOSS OF USE OF THE PRODUCT OR ANY ASSOCIATED PRODUCT, COST OF CAPITAL, COST OF SUBSTITUTE PRODUCTS, FACILITIES OR SERVICES, DOWNTIME COSTS, OR CLAIMS OF CUSTOMERS OF THE BUYER FOR SUCH DAMAGES. IF SELLER FURNISHES BUYER WITH ADVICE OR OTHER ASSISTANCE WHICH CONCERNS ANY PRODUCTS, RENTAL EQUIPMENT, AND/OR SERVICES SUPPLIED HEREUNDER, OR ANY SYSTEM OR EQUIPMENT IN WHICH ANY SUCH PRODUCTS AND/OR SERVICES MAY BE INSTALLED, AND WHICH IS NOT REQUIRED PURSUANT TO THIS CONTRACT, THE FURNISHING OF SUCH ADVISE OR ASSISTANCE WILL NOT SUBJECT SELLER TO ANY LIABILITY, WHETHER BASED ON CONTRACT, WARRANTY TORT (INCLUDING NEGLIGENCE) OR OTHER GROUNDS. WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHER GROUNDS.
- No products and/or services will be accepted for return without the written permission of Seller. All products and/or services 9.
- claimed to be defective shall be held subject to inspection by Seller and/or the manufacturer.

 Additional water may weaken or cause the products to crack; therefore, any additional water added at the time of delivery shall be at the request and sole risk of Buyer. 10.
- No waiver, alteration or modification of any of the provisions hereof shall be binding upon Seller unless specifically assented to 11. in writing by an authorized representative of Seller's management.

 Payment of products and/or services purchased or rented from Seller by Buyer shall be made at Lewisville, Denton County,
- 12. Texas. In the event Buyer does not pay when due, Buyer agrees to pay interest on past due amounts at the rate of 1-1/2% per month (18% per annum) or the maximum interest rate permitted by law, whichever is less.

 Orders placed by Buyer may be cancelled by the Buyer only if agreed to by Seller and upon payment of reasonable charges based

13. upon expenses already incurred and commitments made by Seller.

14. If it is necessary for Seller to institute legal proceedings against Buyer to collect any indebtedness due or to enforce any of these Terms and Conditions of Sale, Seller shall be entitled to recover from Buyer its reasonable attorneys' fees and costs.

| ****BACK SIDE OF CREDIT APPLICATION**** | | | | |
|---|------|--|--|--|
| SIGNATURF | DATF | | | |

Nelson Bros. Ready Mix, Ltd.
721 E. Main St.
Lewisville, TX 75057
(972) 436-6558 office
(972) 219-6034 fax

| | The undersigne | d consents to Nelson Bros. R | Ready Mix, LTD. obtaining a consumer | credit | | |
|--------|----------------|--|--|-----------|--|--|
| report | on | for the | e purpose of evaluating the creditwort | hiness of | | |
| | | , in connection with this Application. | | | | |
| | | | | | | |
| | | | | | | |
| | Date: | | _ | | | |
| | Signed By: | | | | | |
| | | | | | | |
| | Name: | | _ | | | |
| | SS# | | _ | | | |
| | Address: | | _ | | | |
| | | | | | | |