

CORPORATE OFFICE: 2819 FIRE ROAD EGG HARBOR TWP, NJ 08234 (609) 645-8135

CREDIT APPLICATION - PURCHASE AGREEMENT

EACH LINE OF THIS APPLICATION MUST BE COMPLETELY FILLED OUT AND SIGNED BY AN OFFICER OR AUTHORIZED REPRESENTATIVE OF THE APPLICANT. THE FAILURE TO PROVIDE COMPLETE ANSWERS TO ALL QUESTIONS MAY DELAY A DECISION ON THIS APPLICATION.

THE FOLLOWING INFORMATION IS SUBMITTED TO EACH OF THE FOLLOWING COMPANIES / ENTITIES: PENN JERSEY BUILDING MATERIALS CO., INC., PENNSYLVANIA JERSEY CONCRETE PRODUCTS, INC., AND TUCKAHOE SAND & GRAVEL CO., INC. (EACH AND COLLECTIVELY REFERRED TO AS THE "COMPANY". THE UNDERSIGNED REPRESENTS THAT THE FOLLOWING INFORMATION IS TRUE AND ACCURATE, TO BE RELIED UPON BY THE COMPANY AS A BASIS FOR THE EXTENSION OF CREDIT:

PLEASE DO NOT WRITE "SEE ATTACHED" ON THIS FORM.

1. APPLICANT'S COMPLETE NAME (AS IT APPEARS ON YOUR FEDERAL TAX RETURN):

2. APPLICANT'S B	USINESS ADDRESS AND TEL	EPHONE NUMBER(S):				
STREET		CITY		STATE	ZIP	
TELEPHONE # (()	FAX# ()			
E-MAIL ADDRES	SS				_	
3. TYPE OF BUSIN	NESS ENTITY:					
() SOLE PRO	OPRIETORSHIP	() PARTNERSHIP	(CORPORATION		
() LIMITED L	IABILITY COMPANY	() OTHER				
I. IF APPLICANT I	S A CORPORATION OR LIMIT	ED LIABILITY COMPANY, SE	T FORTH	THE STATE OF FO	RMATION:	
5. APPLICANT'S F	EDERAL TAX IDENTIFICATIO	N NUMBER:				
	S A CORPORATION, LIMITED RINCIPAL OWNER OF APPLIC		RTNERSH	IP, IDENTIFY EACH	I SHAREHOLDER, ME	MBER, OFFICER,
NAME	TITLE	STREET ADDR	ESS	<u>CITY</u>	<u>STATE</u>	ZIP
	APPLICANT IS <u>NOT</u> BONDED PPLICANT IS BONDED (IE		DRESS OF	BONDING COMPA	NY):	
	ANK (IDENTIFY THE BANK IN				·	
					,	
				EM		
	RENCES (APPLICANT IDENT AUTHORIZATION TO MAKE II K:					
NAME	ADDRESS	CITY / STATE	г	ELEPHONE	FAX	
			_ ()		()	
			_ ()	_	()	
			()	_	()	

11. HAS APPLICANT OR ANY OF ITS OWNERS / PRINCIPALS EVER FILED FOR BANKRUPTCY? YES_____ NO_____

(IF YES, IDENTIFY: CHAPTER 7 _____; CHAPTER 11 _____; CHAPTER 13 _____; YEAR OF DISCHARGE _____)

12. IF THE APPLICANT OPERATES OR TRADES AS AN INDIVIDUAL, PROPIERTORSHIP OR GENERAL PARTNERSHIP, PROVIDE FOR EACH SUCH OWNER:

(1)	SOC. SEC # HOME PHONE # ()						
	RESIDENCE	OWN	RENT				
	NAME AND LOCATION OF BANK	ACCT #					
	NAME OF SPOUSE						
(2)	SOC. SEC # HOME PHONE # ()						
	RESIDENCE	OWN	RENT				
	NAME AND LOCATION OF BANK	ACCT #					
	NAME OF SPOUSE						

AUTHORIZATION - ACKNOWLEDGEMENT / AGREEMENT

A. The undersigned, both individually and as representative of the Applicant identified herein, hereby authorizes and unconditionally grants the Company permission to request, obtain and review a credit search / report from any service, organization, business, consumer reporting agency or entity which prepares such credit / search reports.

B. Applicant (if an individual) and the undersigned represent that he / she is not presently in the military of the United States of America and is not now, and does not intend in the future to be, a member of the U.S. armed forces.

C. Applicant and the undersigned agree that if credit is extended by the Company to Applicant, then the Applicant and the undersigned individually both collectively agree to be bound by, and make prompt and timely payment in full of all amounts due pursuant to, all invoices, purchase orders, delivery slips, bills and / or statments that relate to each purchase.

D. Applicant agrees that if credit is extended by the Company to the Applicant, then any acceptance by the Company of an amount less that the full amount due under any given invoice, purchase order, delivery slip, bill and / or statement, or on any outstanding balances, shall NOT be deemed to be other than a payment "on account" of the full amount due. Applicant agrees that the Company shall have the right to apply any payment to any outstanding invoice or balance as the Company in its sole discretion may choose. No endorsement or statement on any check or correspondence accompanying any payment to the contrary shall have any force or effect and will NOT be deemed an accord or satisfaction.

E. Applicant and the undersigned also agree that the Company may accept any check or payment by the Applicant without prejudice to the Company's right to recover the full amount and / or the remainder of any balance owed then in arrears and the Company may pursue any other remedy provided by law. No acceptance by the Company of any late or partial payment shall be deemed a waiver of any of Applicant and the undersigned's obligations.

F. The Applicant and the undersigned hereby expressly consent and authorize the Company to verify the information and references set forth above and to inquire and explore any other sources of information available to the Company to determine the Applicant and the undersigned's credit worthiness, credit history and credit capacity. The Applicant and the undersigned acknowledge that the extension of credit shall be in the sole discretion of the Company and the Applicant and the undersigned authorize the Company, should the Company elect, to extend credit to the Applicant.

G. If any provision of this Credit Application and Purchase Agreement is held to be illegal, void or unenforceable, the illegality or unenforceability of such provision shall have no effect upon, and shall not impair the legality or enforceability of, any other provision of this Agreement.

H. This Credit Application and Purchase Agreement shall be construed in accordance with the laws of the State of New Jersey. In the event of a dispute arising under this Credit Application and Purchase Agreement, the Applicant and undersigned agree that the exclusive jurisdiction and venue in which the dispute shall be resolved is the Superior Court of New Jersey. The Applicant and undersigned waive the right to a jury trial for any claim filed in the Superior Court of New Jersey arising out of this Credit Application and Purchase Agreement.

I. The undersigned, collectively as both an authorized representative of the Applicant and also personally and individually, hereby guarantees payment in full of all invoices, balances, purchases and amounts that at anytime are due and payable to the Company, and agrees that interest at a rate of 1 1/2 percent per month shall accrue on any outstanding balance that is due and owing past 30 days. Additionally, the undersigned, collectively as both an authorized representative of the Applicant and also personally and individually, agrees and acknowledges that the Company shall be entitled to collect attorney's fees in the amount of 20 percent of any balance due and owing, inclusive of any finance charges, in the event that the Company places the collection of the Applicant's account with an attorney for collection.

TURE(S): X	DATE:	, 20
(AUTHORIZED	REPRESENTATIVE OF APPLICANT AND INDIVIDUALLY)	
E PRINT NAME OF SIGN	NOR:	_
OF SIGNOR:		
SEC # OF SIGNOR.	i	
	DI EASE EMAIL TO: inorker@inini.com	
	PLEASE EMAIL TO. jparker@jeinj.com	
	or fax: (609) 485-0350	
OF SIGNOR: SEC # OF SIGNOR:	PLEASE EMAIL TO: jparker@jeinj.com or fax: (609) 485-0350	