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Offices:

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Thomas Concrete of Georgia, Inc. I Thomas Concrete of South Carolina, Inc. I Thomas Concrete of Carolina, Inc.

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ACCOUNT NAME									DAT	E				
BILLING ADDRESS								CITY				STATE	ZIP	
OFFICE PHONE	HOME	PHONE	FAX NUMBER				CELL NUMBE			R		OUNT OF C	REDIT	
		PRESIDENT			Y	FED			FEDERAL TAX I.D. NUMBE	REQUESTED RAL TAX I.D. NUMBER				
CORPORATE:		SOCIAL SECURI	JRITY NO.		SOCIAL SECURITY NO.		COM		COMPANY START-UP DAT	MPANY START-UP DATE				
		OWNER			PARTNER					P.O. NUMBER REQUIRED?	NUMBER REQUIRED?			
NON-CORPORATE:		SOCIAL SECURI		SOCIAL SECURITY NO.					EMAIL or WERSITE ADDRE	IL or WEBSITE ADDRESS:				
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BUSINESS TYPE: Commercial Residential Subcontractor ACCOUNT TYPE: Corporate Partnership Sole Proprietor Other														
EMAIL ADRESS FOR BILLING:														
THOMAS CONCRETE DIVISION:	Cl	narlotte	Raleigh		Georgia	С	oastal		Uŗ	ostate (SC)				
BANKING REFEREN	CES	:												
BANK - CONSTRUCTION LOAN			A	CCOUNT NU	MBER	PHONE					EMAIL			
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BANK – CHECKING / SAVINGS			A	CCOUNT NU	MBER	PHONE /					EMAIL			
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TRADE REFERENCES:			A	CCOUNT NU	IMBER	PHONE					EMAIL			
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FOR PERSONAL		IE BIIII D	EDS	DIEA	SE CO	MDI	<i></i> ETE	BEI		<u> </u>				
STREET ADDRESS OF BUILDING:	HON	IL BUILD	LIVO,	, I LL <i>I</i> -	SL CO	VII L		- DLI		vv.				
SUBDIVISION:					COUNTY:					LOT NO.:	BLC	OCK NO.:		
LOT OWNED BY:			ADD	RESS OF O	WNER:									
IS LOT PAID IN FULL? () YES	() NO	IF NOT P	AID IN FULL	, NAME OF EN	TITY OW	ED:							
IF PRESOLD, NAME OF PURCHASER:														
CONSTRUCTION LENDER:			LOA					PHONE I	PHONE NO.:					
BY AFFIXING THE SIGNATUTERMS AND CONDITIONS CONDERSTANDS AND AGREAUTHORIZES THE ABOVE-NEAX OR PHOTOCOPIES MAY	F SAL ES TO IAMED	LE / PERSON D BE BOUN D FINANCIAL	NAL GU D BY L INSTI	JARANT THE LA ITUTION	Y AGREEI NGUAGE S TO FUR	MENT CONT NISH	CON AIN CRE	NTAINE ED TH EDIT IN	ED II IERE NFOI	N THIS APPLICATI EIN. APPLICANT'S RMATION TO THO	ON . S SI	AND TH GNATU	AT HE/SHE RE BELOW	
ADDI ICANT'S SIGNATUS)E								(SEAL)				
APPLICANT'S SIGNATUR	_									DATE				
		Salesp	erso	n:								REVISED	04/26/2021	

TERMS & CONDITIONS OF SALE / PERSONAL GUARANTY AGREEMENT

In order to induce Thomas Concrete of Georgia, Inc., Thomas Concrete of Carolina, Inc. and/or Thomas Concrete of South Carolina, Inc. (all three entities hereafter referred to collectively as "Thomas") to consider providing goods on credit to Applicant, Applicant hereby agrees for itself, its successors and permitted assigns that the following terms and conditions shall apply to all sales of goods by Thomas to Applicant:

- 1. Applicant is applying for credit for business purposes. Applicant authorizes Thomas to investigate Applicant's credit history and capacity and to furnish information on Applicant's payment performance to credit reporting agencies and other proper persons. Applicant authorizes all financial institutions and business entities of which Thomas may from time to time make inquiry to provide to Thomas such financial information as Thomas deems necessary to make credit decisions. Thomas has no obligation to extend credit to Applicant and may, in its sole discretion, suspend, terminate or reduce the limits of any extension of credit at any time and may withhold shipments of Goods ordered, or require cash in advance, in the event that Thomas, in its sole discretion, finds Applicant's financial condition to be unsatisfactory. Applicant agrees that any line of credit desired or approved is not a limitation of liability, and Applicant expressly agrees that Applicant will be responsible for valid charges in excess of a credit limit.
- 2. Thomas will provide to Applicant an itemized invoice of each sale. If Applicant does not give written notice to Thomas within seventy-five (75) calendar days from the date of such invoice of any objection to the Goods listed, or the receipt thereof, or that such purchase was unauthorized, or any other objection, all such objections shall be deemed waived. Applicant waives any and all right to set off claims which it may assert against Thomas and/or to withhold payment to Thomas based on a claim that Thomas is indebted to Applicant. No claim asserted by Applicant against Thomas shall relieve Applicant of its obligation to make timely payments to Thomas.
- 3. Except as otherwise set forth in a Thomas invoice, payment is due within twenty (20) calendar days after the last day of the month in which the invoice is rendered. If timely payment is not made, the account shall be past due. Applicant agrees that discounts, if offered in Thomas invoices, will not be allowed if a past due amount exists on the account. Applicant agrees that all past due amounts shall bear interest at one per cent (1%) per month (12% per annum) pre-judgment and one and one-half per cent (1½%) per month (18% per annum) post-judgment until paid and agrees to pay Thomas, in addition to the amount due, attorneys' fees of fifteen per cent (15%) of the amount due, or the maximum amount allowed by law, whichever is greater, in the event the account is given to an attorney for collection. Applicant also agrees to pay lien preparation and recording fees as well as any and all attorneys' fees and costs associated with post-judgment collection. A \$30.00 fee, or 5% (five percent) of the face amount of the check, whichever is greater, will be charged to Applicant's account for each dishonored check tendered. Applicant agrees that all payments shall be applied to Applicant's account as designated in writing; if not designated in writing, then Thomas shall apply said payment at its discretion. Applicant agrees to examine all invoices and statements promptly upon receipt and to notify Thomas immediately of any failure of delivery, shortage, discrepancy or error and further agrees that invoice or statement shall be presumed correct unless Applicant shall notify Thomas in writing of such failure of delivery, shortage, discrepancy or error within seventy-five (75) days of Applicant's receipt of such invoice or statement, which shall be presumed to have been received on or before the fifteenth (15th) day of the month following purchase. Use of material by Applicant constitutes waiver of any error in shipment or defect in material which may have been determined by a prompt, diligent inspection thereof.
- 4. Any waiver or non-enforcement by Thomas of a breach, default or term under this Agreement shall not be deemed a waiver of any subsequent breach or default of enforcement of such term, and Thomas shall only be deemed to have given such waiver when in writing executed by Thomas providing for such waiver. If any provision of this Agreement is waived by Thomas or is held to be invalid or unenforceable, all other provisions shall nevertheless continue in full force and effect as if such provision were not contained herein.
- 5. This Agreement contains the entire agreement and understanding between Thomas and Applicant with respect to the sale of Goods by Thomas to Applicant (other than payment terms and delivery dates, which are set forth in Thomas invoices). This Agreement supersedes all prior agreements, commitments, representations and discussions between Thomas and Applicant and is not assignable by Applicant without the prior written consent of Thomas. No modification, amendment of or addition to this Agreement will be binding on Thomas unless such modification, amendment or addition is executed by Thomas in writing. Without limitation of the foregoing, the terms hereof shall not be altered or interpreted by reference to any course of dealing between Thomas and Applicant or industry practice.

6. The below Guaranty is given by	to Thomas for the purpose of inducing Thomas to extend to
	(Applicant). Guarantor assert(s) that he/she/they will personally benefit if
(COMPANY or CORPORATE NAME)	
credit is extended to Applicant. The under	ersigned unconditionally personally guarantee(s) the timely payment of all amounts due from
Applicant to Thomas and agree(s) to be join	ntly and severally liable with Applicant to Thomas for any debt owed by Applicant. The obligation
of the Guarantor(s) is a primary and uncond	ditional obligation and covers all existing and future indebtedness of the Applicant to Seller. The
` ' '	ttorneys' fees equal to fifteen percent (15%) of the outstanding principal and interest, or the
	ver is greater, owed by the Applicant in the event that Applicant's account is placed with an
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	nty may only be revoked in writing sent by certified mail to Thomas. Said revocation shall not be
,	ceipt of said revocation. The undersigned hereby expressly waive(s) notice of acceptance of this
, , , , , , , , , , , , , , , , , , , ,	nent, partial payment, presentment, protest, demand and any and all other notices whatsoever
The undersigned further consent(s) to an	ly extensions of credit, accelerations, modifications, amendments or terms changes of any
agreement concerning obligations of Applica	ant.
SIGNATURE OF GUARANTOR (NO TITLES)	PRINT NAME SOCIAL SECURITY NUMBER DATE