

OFFICE: P.O. BOX 998 AURORA, IL 60507-0998 PHONE: (630) 892-4357 FAX: (630) 892-7738

Firm or Individual Name of Customer \_

# SUPERIOR ASPHALT MATERIALS, LLC SUBSIDIARY OF GENEVA CONSTRUCTION COMPANY, INC.



PLANT: 216 E. BUTTERFIELD RD NORTH AURORA, IL 60542 PHONE: (630) 892-6536 FAX: (630) 892-5190

## CUSTOMER CREDIT APPLICATION AND AGREEMENT

Mailing address			
Street/P.O. Box	City	State	ZIP code
Physical Address If Different Street/P.O. Box	City	State	ZIP Code
Phone	Fax		
Have you, or another company in which you hav	ve an interest, applied for credit with us before?		
$\Box$ Yes $\Box$ No If so, what is/was the name of t	the company?		
	$\Box$ Corporation $\Box$ Partnership $\Box$ Individual		
Incorporation Date and State	Years in Business		
Type of Business			
Federal ID Number	Resale Number (please attach)		
Credit Limit Requested			
Type of Material You Will Purchase			
	OWNER/OFFICERS/PRINCIPALS		
Name			
Title			
Address			
//ddfc55	City	State	ZIP Code
Name	Phone		
Title			
Address			
	City	State	ZIP Code
	BANK REFERENCE		
Bank	Phone		
Address			
	City	State	ZIP Code
Bank Officer or Account	Bank Account Number		

#### **TRADE REFERENCES**

Company	Phone		
Title	FAX		
Address	City	State	ZIP Code
Company	Phone		
Title	FAX		
Address	City	State	ZIP Code
Company	Phone		
Title	FAX		
Address	City	State	ZIP Code
MISCELLANEOU	S INFORMATION	State	Zii Code
Will PURCHASE ORDER NUMBERS Be Required When Ordering?	Yes 🗆 No		
Will ADDRESSES AND LOT NUMBERS Be Required When ordering an	nd on Invoices? 🗆 Yes 🛛 No		
Do You Plan to Require/Request WAIVERS?  Yes  No (Please be aw	vare that we do NOT issue waivers in advance of payme	ent)	
CONTACT PHO	ONE NUMBERS		
Persons Responsible for ORDERING MATERIAL:			

Name	Phone
Name	Phone
Persons Responsible for ACCOUNTS PAYABLE:	
Name	Phone
Email	

### PERSONAL GUARANTY

For, and in consideration of the allowance of credit to Customer, I/We, the undersigned Guarantor(s) personally guarantee, unconditionally and at all times, to SUPERIOR ASPHALT MATERIALS, LLC, the payment of all obligations, indebtedness, and liability which may be now or hereafter owing by Customer to SUPERIOR ASPHALT MATERIALS, LLC. Guarantor also waives presentment and demand for payment, notice of non payment, protest and notice of protest, and consents without notice without any extension of time or increase in the amount of the credit given. This is intended to be a continuing guarantee and shall continue as to all new indebtedness incurred unless and until a written notice is served upon, by Certified Mail-Return Receipt Requested, declaring said personal guarantee shall not apply to future purchases. Guarantor shall also be required to immediately reimburse SUPERIOR ASPHALT MATERIALS, LLC for any legal expenses, fees or costs incurred in connection with SUPERIOR ASPHALT MATERIALS, LLC for any legal expenses, fees or costs incurred in connection with SUPERIOR ASPHALT MATERIALS, LLC enforcing this guaranty and terms of this agreement, due to the Customer's failure to comply with this agreement. A signature on this Guaranty transmitted by facsimile transmission shall be effective as an original signature.

Guarantor Signature	Printed Name		
Home Address			
	City	State	ZIP code

Date \_\_\_\_

CREDIT: This is an application for credit from SUPERIOR ASPHALT MATERIALS, LLC. The terms hereof shall be applicable to any transaction by the undersigned applicant customer (hereafter "Customer") with SUPERIOR ASPHALT MATERIALS, LLC for and in consideration of the extension of credit to the Customer hereunder, Customer agrees to the following terms, which shall be applicable to all transactions arising between SUPERIOR ASPHALT MATERIALS, LLC and Customer.

## CREDIT TERMS OF SUPERIOR ASPHALT MATERIALS, LLC

The customer certifies the above credit information is correct and authorizes the above indicated bank and suppliers to verify said information and give additional requested information to SUPERIOR ASPHALT MATERIALS, LLC upon request.

SUPERIOR ASPHALT MATERIALS, LLC may agree to increase the amount of credit extended from time to time by merely allowing the Customer increased credit to cover unpaid purchases. SUPERIOR ASPHALT MATERIALS, LLC may also terminate credit at any time if it determines itself insecure or the Customer is in default under this agreement.

If the customer fails to pay pursuant to the terms of this Agreement and SUPERIOR ASPHALT MATERIALS, LLC elects to take legal action to collect this Account, the Customer shall pay all costs incurred by SUPERIOR ASPHALT MATERIALS, LLC including, but not limited to: Attorney's fees, collection agency fees, court costs, deposition and transcript costs, expert witness fees, sheriff's fees, special process server fees and bond costs. This transaction shall be governed by the law of the State of Illinois. JURISDICTION AND VENUE FOR HEARING OF ANY MATTER CONCERNING THIS TRANSACTION SHALL BE AT THE SOLE DISCRETION OF SUPERIOR ASPHALT MATERIALS, LLC IN KANE COUNTY, ILLINOIS OR ANY ADJACENT COUNTY IN THE STATE OF ILLINOIS THAT SUPERIOR ASPHALT MATERIALS, LLC SELECTS. The customer waives any right to a jury trial and any right to file a counter claim in any action to enforce this agreement. The Customer assigns to SUPERIOR ASPHALT MATERIALS, LLC as security for any indebtedness, incurred or to be incurred by SUPERIOR ASPHALT MATERIALS, LLC, all of its existing or hereinafter acquired: accounts, accounts receivables, contract rights, chattel paper, equipment, inventory, and all other assets and the proceeds of any such assets. The Customer appoints any representative of SUPERIOR ASPHALT MATERIALS, LLC as Customer's attorney-in-fact to sign and file a UCC-I financing statement to perfect the security interest.

At the request of SUPERIOR ASPHALT MATERIALS, LLC, the Customer agrees to establish an irrevocable letter of credit with a bank for one hundred percent (100%) of the contract price which is dedicated to this contract. SUPERIOR ASPHALT MATERIALS, LLC is to be the sole named beneficiary of this irrevocable letter of credit and the proceeds of such will be drawn upon in the event that the Purchaser does not make payments within the terms of this contract.

TERMS: Payment is due to SUPERIOR ASPHALT MATERIALS, LLC net 30 days from the date of invoice. Customer agrees to pay a service charge on the outstanding balance for which payment has not been received according to the terms stated. The service charge shall be one and a half percent (1½%) per month of the Customer's outstanding past due balance, after deducting current payments and credits allowed by SUPERIOR ASPHALT MATERIALS, LLC. Unpaid service charges shall become a part of the Customer's outstanding balance upon which additional service charges shall thereafter accrue. Payments received by SUPERIOR ASPHALT MATERIALS, LLC shall be first applied to the most recently accrued service charges, then to outstanding past due balances.

In the event any payment is not received within thirty (30) days of the date it was due and there is no irrevocable letter of credit available for SUPERIOR ASPHALT MATERIALS, LLC to draw payment from, SUPERIOR ASPHALT MATERIALS, LLC shall have the right to: temporarily or permanently cease work, remove from the project site any and all materials, equipment, tools, and other property furnished by SUPERIOR ASPHALT MATERIALS, LLC or on behalf of SUPERIOR ASPHALT MATERIALS, LLC; and to remove and reclaim by milling, grinding, scraping or otherwise, any or all asphalt, rock, aggregate, sand and other stored or installed materials and / or equipment with no obligation to repair or return the remaining property to its previous condition. By exercising any or all of these rights upon nonpayment, we do not waive or cancel the Customer's obligation to pay the full amount due under this contract, less any costs avoided and any salvage value realized. Moreover, it is hereby agreed that such removal and / or equipment removed, less the cost of such removal and / or reclamation, in order to reduce the amount of the Customer's indebtedness to SUPERIOR ASPHALT MATERIALS, LLC. Furthermore, the Customer's uthorizes SUPERIOR ASPHALT MATERIALS, LLC to enter onto the project site during business hours for the purpose of exercising these rights without the necessity of prior notice or legal intervention.

The Customer authorizes any of its employees to sign a purchase agreement for such materials and agrees to be bound by all the terms of said Agreement.

The use of the Customer's purchase order or purchase order numbers is for the customer's convenience and identification only. The terms of this Credit Application and Agreement supersede the terms of any purchase order received by SUPERIOR ASPHALT MATERIALS, LLC. Absence of a purchase order or purchase order number shall not constitute grounds for nonpayment once the Customer has received the material.

Customer agrees to inspect all material immediately upon receipt to verify: (a) the quantities described in the accompanying delivery ticket are the quantities delivered and (b) there are no visible defects. The Customer also agrees to examine all delivery tickets and invoices upon receipt. Unless the Customer gives SUPERIOR ASPHALT MATERIALS, LLC written notice by Certified Mail-Return Receipt Requested within three (3) days of delivery, the Customer waives any claim he may have against SUPERIOR ASPHALT MATERIALS, LLC for any determinable deficiency or defect in said product and any objection he may have to the amount of the invoice.

The undersigned certifies that all of the information on this form is correct and that the undersigned representative of Customer has full authority to enter into this agreement on behalf of Customer. Customer further authorizes SUPERIOR ASPHALT MATERIALS, LLC to verify any information disclosed herein. Customer agrees to the foregoing terms and agrees to make proper payment in consideration of any credit extended by SUPERIOR ASPHALT MATERIALS, LLC. SUPERIOR ASPHALT MATERIALS, LLC may revoke its grant of credit at any time or impose further conditions for the extension of new or additional credit at any time after any grant of credit hereunder.

The provisions hereof are intended to be severable and the parties agree that in any action relating to the enforcement or construction hereof, the court shall strike any provision which is determined to be unenforceable as a matter of law, retaining all other provisions hereof to be in full force and effect without the stricken provision.

Date	Customer	
	By	
	-	, Its Authorized Agent
Accepted by Superior Asphalt Materials, LLC.		
Date	By	
		Its Authorized Agent