

















STAKER PARSON MATERIALS & CONSTRUCTION A CRH COMPANY







REYNOLDS EXCAVATION

DEMOLITION & UTILITIES A CRH COMPANY

CREDI	APPLICATION IS VALIED	CATION FOR	BUS WNER	INESS / AUTHORI	CREDIT ZED AGENT ON RI	EVERSE SIDE
NAME OF CUSTOMER (WORK PHONE	HOME PHONE
DOING BUSINESS AS				FAX	CELL PHONE	
PHYSICAL ADDRESS			MAILING A	ADDRESS		
CITY, STATE, ZIP CODE			CITY, STATE, ZIP CODE			
HOME ADDRESS OF OV		HOME ADDRESS OF OWNER (IF DIFFERENT FROM ABOVE			E)	
NAME OF CUSTOMER (EXACT LEGAL NAME)		DATE STARTED	ED CHECK ONE (□)		(□)	
			~		CORPORATION D PARTNERS	SHIP SOLE PROPRIETOR
PRESIDENT / MANAGER		NAMES OF MANA		T / OWNER		DATE OF BIRTH
PRESIDENT / WANAGER		SOCIAL SECURITY	SOCIAL SECURITY NUMBER		(ESS	DATE OF BIRTH
VICE PRESIDENT / SHAREHOLDER / MEMBER		SOCIAL SECURITY	SOCIAL SECURITY NUMBER		RESS	DATE OF BIRTH
SECRETARY / TREASURER / MEMBER		SOCIAL SECURITY	SOCIAL SECURITY NUMBER		RESS	DATE OF BIRTH
STATE OF INCORPORATION		DATE OF INCORPO	DATE OF INCORPORATION		¥	
	NAM	E OF SOLE PROF	PRIETOR	OR PART	NERS	
NAME			SOCIAL SECURITY NUMBER		RESS	DATE OF BIRTH
NAME		SOCIAL SECURITY	SOCIAL SECURITY NUMBER		RESS	DATE OF BIRTH
NAME		SOCIAL SECURITY	SOCIAL SECURITY NUMBER		RESS	DATE OF BIRTH
		INDIVIDUA	CUST	OMER		
DATE OF BIRTH	SOCIAL SECURITY NUMBER		JOINT APF		HOME PHONE	WORK PHONE
EMPLOYER		I	EMPLOYER ADDRESS			
NAME OF NEAREST RE	ELATIVE (OTHER THAN SPOUSE)		RELATIVE ADDRESS			PHONE
		CREDIT / TRAD	I DE REFE	RENCES		
NAME 1.			ADDRESS / E/MAIL / FAX			PHONE
NAME 2.		ADDRESS / E/MAIL	ADDRESS / E/MAIL / FAX			PHONE
NAME 3.		ADDRESS / E/MAIL	ADDRESS / E/MAIL / FAX			PHONE
		BANK RE	FEREN	CES		
NAME 1.		BRANCH			CONTACT	PHONE
NAME 2.		BRANCH	BRANCH		CONTACT	PHONE
		IOR INF	OPMATI	ON		
PROPERTY OWNER			JOB INFORMATION ADDRESS (OF Owner or Project?)		CONTACT	FINANCED BY
PROPERTY OWNER		ADDRESS	ADDRESS		LOT NO. / SUBDIVISION	FINANCED BY
BOND COMPANY		ADDRESS	ADDRESS		1	PAYMENT & PERFORMANCE BOND
INSURANCE COMPANY		ADDRESS	ADDRESS			YES NO PHONE
I CERTIEV THAT MA	Y FINANCIAL NET WORTH AS OF		ΔTF\IS \$		(DI EASE ATTACL	HEINANCIAL STATEMENT)

CREDIT TERMS I CREDIT AGREEMENT:

By signing below, the Purchaser/Customer agrees to the following credit terms:

Note: This application for Business Credit is to be used in connection with commercial or business purposes only and not for the purchase of personal, family, or household goods or services. You agree and represent and warrant at the time of each purchase, that this Account shall be used only for purchases for commercial or business purposes, and not for personal, family, or household purposes, and you understand that COMPANY is relying upon this representation in entering into this Agreement. In this connection, you understand that your agreement not to use this Account for personal, family or household purposes means that important duties imposed upon us, and important rights conferred upon a consumer, pursuant to certain federal or state laws, will not apply to this Account.

- 1. IF SALES ARE TAX EXEMPT, PLEASE ATTACH CERTIFICATE. By state law, Staker & Parson Companies, (hereinafter "the Companies") will bill for sales tax until an exemption certificate is received.
- 2. Maximum credit limit is determined by the respective Companies' credit departments.
- 3. Payment in full of all invoices is due and payable on the date specified on each invoice and payment must be sent directly to the Company issuing the invoice.
- 4. Balances not paid in full when due will incur FINANCE CHARGES at the rate of 1% per month, which is 12% ANNUAL PERCENTAGE RATE, from the date of the invoice until paid in full.
- 5. If the Purchaser/Customer defaults under the terms hereof, Purchaser/Customer agrees to pay all of the Companies' costs of collection, Including all litigation costs and attorney fees, whether or not suit is actually filed.
- 6. Mechanic's Lien filing fee is \$250.00 for each separate lien filed and will be charged to and paid by Purchaser/Customer as a cost of collection.
- 7. NOTICE TO UTAH RESIDENTIAL PROPERTY OWNERS. In accordance with UCA 38-11-1 07-8, notice is hereby provided that under Utah law an "owner" of residential property may be protected against mechanic's liens on an "owner occupied residence" and from other civil action being maintained to recover monies owed for "qualified services" performed or provided by suppliers and subcontractors as a part of this contract if either section (1) or (2) are met. Section (1): (a) The owner entered Into a written contract with either an "original contractor" who is property licensed or exempted from licensure, or with a "real estate developer"; and (b) The owner must pay in full the original contractor or real estate developer or their successors or assigns in accordance with the written contract and any written or oral amendments to the contract. Section (2), the amount of the contract with the general contractor totals \$5,000 or less. An owner who can establish compliance with either section (1) or (2) may apply for a certificate of compliance with the Utah Div. of Occupational & Professional Licensing. The application is available at www.dopl.utah.gov/rlrf.
- 8. NOTICE TO IDAHO RESIDENTIAL OWNERS. If payment for materials provided by the Companies is not timely paid, the Companies may be entitled to file a mechanic's lien against the real property which benefited from the materials so provided, pursuant to Idaho Code 45-501, et seq. The Companies may also be entitled to pursue claims against a payment bond filed on the construction project for which the materials were provided.
- 9. NOTICE TO WYOMING RESIDENTIAL OWNERS. In accordance with Wyoming law, WY.S. 29-1-101 et seq. & 201 et seq., the Companies may file a notice of right to claim a lien against any real property on which the Companies provided materials, provided the general contractor has properly filed a job site notice. Thereafter, if payment is not timely made to the Companies, the Companies may file a mechanic's lien against the real property benefited by the Companies' materials

The above information is submitted for the purpose of obtaining credit and is warranted to be true. I hereby authorize and consent to allow the Companies and its authorized agents to investigate my personal and my company's credit and financial responsibility, including seeking information from credit bureaus, banks and others.

CUSTOMER / AUTHORIZED AGENT					
I am an authorized agent of the person(s) / entity shown on the front.					
SIGNATURE REQUIRED	DATE				
PRINT NAME AND TITLE					

PERSONAL GUARANTEE TO STAKER & PARSON COMPANIES.

In consideration of the extension of credit to the above-named Purchaser/Customer, the undersigned, as guarantor, hereby guaranties to the Companies that the above-named Purchaser/Customer will fully and properly perform its present and future obligations to the Companies. In the event of default by the above-named Purchaser/Customer, the undersigned agrees to pay all outstanding balances due, as well as all finance charges, attorney fees and costs incurred in due course of any collection action taken and all other obligations of the Purchaser/Customer as outlined in the Credit Agreement above. The undersigned waives protest, notice of delinquency and/or demand

(NO TITLE)	DATE
	DATE
(NO TITLE)	
	(NO TITLE)