INTERNALUSEONLY								
Sales Rep Name	Ι							
CRM 10 #	Ι							
Diant No.	T	I	Suc Unit /Solo Ora I					

BUSINESS CREDIT APPLICATION											
IND ICATE THE PRODUCT TYPE (S) DES IRED  ☐AGGREGATES ☐CEMENT ☐READY N  O OTHER	E □asphalt □s	ALS		COMPANY'S LISHED DATE	ESTIMATED MONTHLY PURCHASES						
LEGAL COMPANY NAME					FEDERAL ID#						
PHYSICAL ADDRESS				BILLING A	DDRESS						
CITY	STATE	County	DE	CITY		STATE	Z P CODE				
TELEPHONE NUMBER FAX NUMBER CELL NUMBER											
A/P CONTACT NAME  A/P CONTACT TELEPHONE NUMBER  A/P EMA L ADDRESS											
E-MAIL ADDRESS TO RECEIVE ELECTRONIC INVOICING IF DIFFERENT FROM A/P EMAIL ADDRESS ABOVE (See paragraph 12 of the General Terms and Conditions of Sale.)											
business structure: $0$ sole proprietor $D$ corporation $0$ partnership $0$ joint venture $0$ limited liability company(LLC)											
0 LIMITED LIABILITY PARTNERSHIP (L LP) 0 PRIME CONTRACTOR 0 SUBCONTRACTOR 0 SUB/ SUB CONTRACTOR 0 DISTRIBUT OR 0 OTHER											
EXEMPTION I		IF PURCHASES ARE EXEMPT FROM SALES TAX · A SIGNEDEXEMPTION OR RESALE CERTIFICATE MUST BE ATTACHED.									
PURCHASE ORDERS REQUIRED?	SPECIAC PURCH	ASE REQUIREMENTS									
OWNER OR OFFICER		TITLE									
OWNER OR OFFICER		TITLE	TITLE								
			GUARAN	TODO							
GUARANTOR	SOCIA L SECURITY I	GUARANTOR SOCIAL SECURITY NUMBER									
HOME ADDRESS TELEPHONE NUMBER					HOME ADDRESS TELEPHONE NUMBER						
CITY	ZIP CODE	ZIP CODE		CITY		Zip COOE					
				STA TE							
SUPPLIER TRADE REFERENCE COMPANY NAMI	= TELE	TRADE REFERI	FAX Numbers	& BOND	Email Address	ON	ACCOUNT # AND/OR CONTACT				
							PERSON				
SUPPLIER TRADEREFERENCE COMPANY NAM	ME TELE	PHONE NUMBER	FAX NUMBER		EMAIL ADDRESS		ACCOUNT# AND'OR CONTACT PERSON				
BONDINGCOMPANY NAME(\$) (IF MULTIPLEATTACH LIST)	POLI	CY NUMBER AGENT NAME			TELEPHONE NUMBER		FAX NUMBER				
					OUR EAGULTY A CERTIAGATE OF INCURANCE IS						
						CATE OF INSURANCE IS					
Purchaser certifies that it is solver attached financial statement) is true guarantor authorize GFP Mobile Mi agencies) regarding their respective at any time in the future. Purchaser a with the Terms and Conditions of Sa	e, accurate ar x LLC and/or commercial d lso agrees to	nd complete. All su any subsidiary or a or personal credit comply with all ap	uch information affiliate ("Seller and otherwise to plicable bulk sa	has beer ") to requ to investig ales laws.	n submitted for est credit repor gate their respe Purchaser agre	the purpose of obta ts from credit burea ctive creditworthine ees that it has receiv	aining credit. Purchaser and each us (including consumer reporting essbefore extending credit now or				
Authorized Signature	Date										
PERSONAL GUARANTY  To induce the extension of credit to Purchaser, Guarantor Jointly and severally, if more than one) hereby guarantees payment of all existing and future Indebtedness of Purchaser to Seller, including any cost, expenses, and reasonable attorneys' fees payable as a consequence of Seller's collection efforts. This personal guaranty is absolute, complete, irrevocable and continuing and it shall not be necessary for Seller to give notice to Guarantor of any extension of credit to Purchaser, any renewal thereof, any modification of the terms thereof, of Seller's arrangements with any other Guarantor. Guarantor may by written notice, sent via certified or registered mail, to Seller at its Corporate Headquarters as described above (Attn: Credit Dept.) terminate its guarantee as to any new extensions of credit to Purchaser made more than ten days after such written notice, but Guarantor shall continue to be obligated in respect of any credit extended within ten days after Seller's receipt of such notice and any credit Seller remains obligated to extend Purchaser at the close of business on the tenth day following Seller's receipt of such notice. Guarantor agrees to provide personal information as reasonably requested by Seller.											
Signature			Date								
Signature	Printed Na		 Date								

## **GENERAL TERMS AND CONDITIONS OF SALE**

- 1. All references in this document to "Seller" shall include GFP Mobile Mix LLC and/or its subsidiaries or affiliates (including any division of the foregoing) performing any or all of the scope hereunder, whether or not specifically identified herein. Buyer agrees that the following terms and conditions will apply to all sales of goods or services ("Sales") by Seller to Buyer and any of its subsidiaries or affiliates.
- 2. All matters between Seller and Buyer, including venue, will be governed by the laws of the state in which the delivery of goods or services is to occur. All indebtedness due is payable at Seller's office identified in the invoice or billing, unless and until Seller designates a different place of payment. Invoices shall be deemed correct unless contested in writing within seven (7) business days of receipt.
- 3. Buyer agrees that any terms and conditions appearing on any document submitted by Buyer which are in conflict with (a) the terms and conditions contained herein or (b) any quotation submitted by Seller shall be expressly rejected and shall not constitute terms of any Sales. The terms and conditions of any written agreement signed by Seller and Buyer shall prevail to the extent of any inconsistency with these terms and conditions. Fulfillment of Buyer's order does not constitute acceptance of any of Buyer's terms and conditions and does not serve to modify or amend this document.
- 4. Prices in Seller's quotations are subject to change without notice, and all quotations expire and become invalid if not accepted within 30 days from the date of issue, unless otherwise noted by Seller in writing. Price extensions when made are for Buyer's convenience only, and they, as well as any mathematical or clerical errors, are not binding on Seller. Unless expressly written otherwise, prices shown do not include any sales, excise. or other governmental tax or charge payable by Seller to Federal, State or local authority: Buyer agrees to reimburse Seller for any such tax or to provide Seller with an acceptable and authorized tax exemption certificate. Tilie and risk of loss to goods shall transfer to Buyer upon Seller's delivery (whether F.O.B. Seller's plant or delivery by Seller at location designated by Buyer).
- 5. Any order for goods or services by Buyer shall constitute a representation that Buyer is solvent. In addition to Seller's right under the Uniform Commercial Code, if, in the judgment of Seller, Buyer's financial condition at the time of shipment does not justify the terms of payment specified, Seller reserves the right to require from Buyer full or partial cash payment or other adequate assurance of performance before shipment. Seller reserves the right to suspend its performance until such payment or adequate assurance of performance has been received. Seller maintains the right to periodically review and adapt payment terms as necessary and to curtail, modify or eliminate any credit availability or credit limit within its sole discretion. Buyer shall provide Seller all information requested by Seller to prepare and effect any notices required to perfect lien rights under applicable law. Upon request. Buyer shall provide Seller copies of any payment bonds.
- 6. To secure payment for all purchases from Seller, now and in the future, Buyer hereby grants Seller a continuing security interest in all of Buyer's presently owned or hereafter acquired (a) goods and tangible personal property, (b) rights to payment of cash money, accounts. deposits, and refunds, (c) instruments, (d) promissory notes, (e) Chattel paper (electronic and tangible), (f) documents, (g) books and records, (h) accounts, (i) accounts receivables, (i) equipment, 0) inventory, (k) Commercial tort claims, 0) general intangibles. (k) Payment intangibles, and (l) software, whether now existing or later acquired, together with all proceeds, substitutions, and all support obligations thereof. Seller's security interest is explicitly limited to outstanding obligations between Buyer and Seller.
- 7. Buyer agrees to pay Seller all costs and expenses of collection, suit, or other legal action, including all actual attorneys' and paralegal fees, incurred through trial, on appeal, or in any administrative or bankruptcy proceedings brought as a result of the commercial relationship between them. Any cause of action which Seller may have against Buyer may be assigned by Seller. Unless otherwise stated on the invoice or other writing from Seller, payment terms are Net-30 days. Payment is due in the form of cash, cash equivalent. Check, or money order. Seller may apply Buyer's payment against any open charges within Seller's sole discretion. On past due accounts Seller may impose a monthly finance charge of the higher of one and one half percent per month or the maximum interest charge permitted by the law governing the account between Buyer and Seller. The finance charge shall continue to accrue

- after Seller obtains a judgment against Buyer. Seller has the right to exercise setoff or recoupment when needed to satisfy an outstanding debt. All agreements between Seller and Buyer (and a y affiliate or subsidiary or Buyer) shall be considered as one single integrated Agreement between Seller and Buyer. Buyer agrees to pay reasonable storage fees if materials are stored on Seller's yard more than sixty (60) days after Seller is ready for delivery.
- 8. Seller will not be responsible for delays in production or delivery for any reason resulting from acts of God, earthquakes, sabotage, fire, flood, strikes, lockouts, and other labor issues of any kind. priorities, allocations limitations or other restraints which affect manufacture or delivery, a idents, war, insurrection, delays in transportation, equipment failure, damage to equipment or facilities, shortage or delays of transportation, fuel, or materials, present or future laws and governmental interference or regulation, or for any other reason beyond Seller's reasonable control. Seller reserves the right to adjust prices due to delays, shortage, or increased costs of materials or transportation
- 9. THE FOLLOWING IS IN LIEU OF ALL WARRANTIES, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING BUT NOT LIMITED TO ANY EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ANY OTHER OBLIGATION ON THE **PART** OF THE SELLER. Seller warrants that at the time of delivery the quality of materials and workmanship of Seller's goods or services ill conform to the requirements of the specifications set forth in the applicable sales contract(s), quotation. Or to Seller's standard manufacturing practice. If Seller's goods or services fail to conform, at time of delivery, to Seller's warranty, Seller's sole and exclusive liability will be, at Seller's sole discretion: (a) to repair or replace the non-conforming pods or services at a reasonable time, F.O.B. Seller's plant, or (b) to refund the purchase price for such non-conforming goods or services. Notice of defective goods or services must be given to Seller immediately upon discovery of the defect, provided, however, that notice of any defect must be given within thirty (30) Days from the date of delivery. All scheduled dates are estimated, and in no event shall Seller be liable for any damages resulting from delays in providing goods or services.
- 10. SELLER'S LIABILITY **ARISING** OUT OF OR RELATED TO THE SALES, WHETHER IN CONTRACT, TORT, INDEMNITY, STRICT LIABILITY, OR ANY OTHER LEGAL THEORY, SHALL IN NO EVENT EXCEED THE PRICE OF THE SALES OR PORTION OF SUCH SALES ON WHICH SUCH LIABILITY IS BASED, AND BUYER WAIVES ANY CLAIMIN EXCESS OF THAT AMOUNT. IN NO EVENT SHALL SELLER BE LIABLE FOR LOST PROFITS, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL **DAMAGES**, LOSSES OR EXPENSES, DIRECTLY OR INDIRECTLY **ARISING** FROM THE SALE, HANDLING OR USE OF THE GOODS OR SERVICES OR FROM ANY OTHER CAUSE OR BREACH INCLUDING, BUT NOT LIMITED TO BREACH OF **WARRANTY** OR NEGLIGENCE.
- 11. No legal action shall be brought by Buyer against Seller for any claim with respect to any Sales more than one (1) year after delivery of goods or services. It is agreed that any cause of action with respect to such Sales will accrue on the date of delivery. If any provision hereof is held by a court of competent jurisdiction to be illegal void, or unenforceable, such provision will be of no force and effect, but the legality or unenforceability will have no effect upon and will not impair the enforceability of any other provision.
- 12. A counterpart of this document delivered by facsimile or electronic transmission shall be deemed an original document and be valid for all purposes. If Seller electronically stores this document, a reproduction from the scanned document shall be considered to be an original counterpart and shall be enforceable. The Electronic Signatures in Global and National Commerce Act (P.L. No. 106-229) or the Uniform Electronic Transactions Act (or its applicable state law equivalent)t apply to this document and to all Sales. Electronic and digital signatures may be used by either party. As a standard practice, Seller offers electronic invoicing to customers Buyer must contact Seller if Buyer does not wish to receive electronic invoicing. When applicable, the terms of Executive Order 11246 and 41 C.F.R. Part 60-1 shall apply to this document and to all Sales. Buyer and Seller represent and agree that there are no third party beneficiaries to this document and that Buyer and Seller are the sole intended beneficiaries of this document and all Sales.