## IMPORTANT INFORMATION ABOUT YOUR APPLICATION FOR CREDIT

When you submit your credit application to one of our businesses, a qualified analyst will review it, check the references and quickly forward the information to the Corporate Credit Department, where a final decision for credit is made. Here are a few points to remember to ensure a speedy process:

- Please make sure your credit application is fully executed, signed and dated by the owner, officer or principal of your company. Missing information could delay the processing of your credit application or result in denial of credit.
- State your amount of credit desired for a normal 6-week basis in the space provided on page #2 of the application. (Tip: try to be sure that the trade references you provide either match or exceed the credit line you are requesting). Applications will not be processed if blank.
- For references (bank & trade):
  - o A minimum of one bank and three trade references are required
  - When possible, include account numbers, phone numbers, fax numbers and contact person(s)
- If you use a separate sheet to attach additional information, please refer to the attachment in the main body of the credit application, e.g., "See attached information sheet."



Watkins Concrete Block Company, Inc. 14306 Giles Road Omaha, Nebraska 68138

Telephone: (402) 896-0900 Fax: (402) 896-8611

credit@watkinsconcreteblock.com

ate		Account Number	Credit Limit	Approved By		
ate				дрргочец Бу	Code	
ate		Social Security Number or				
	F	Federal Identification Number	er			
oplicant's Name						
	Individual Sole Proprietorship	Partnership	Corporation Sta	te of Incorporation:		
reet Address	Street	City		State	Zip Code	
ailing Address						
	Street	City	;	State	Zip Code	
none	Office	Residence	Cell		Fax	
ax Status:	Resale Tax Exempt	(Please Attach Form 13)			Tux	
ales Contact	Tax Exempt	(Floude / Maon Form To)	,			
	Name	Pho	one	Email		
P Contact	Name	Pho		Email		
	Name	FIIO	ле	Eman		
	IF INDIVIE	DUAL – COMPLETE INFO	BELOW			
mployer						
	IF SOLE PROPRIETO	DRSHIP - COMPLETE INFO	ORMATION BELOW			
usiness Name				ior Employer		
ate Established		- · - ·		osition		
_	IF PARTNERSHIP OR COR	PROPATION - COMPLETE	INFORMATION BEI	OW		
	Officers or Principals	Address	Ema		Phone	
esident _						
ce President _						
ecretary _			_			
reasurer						
		BANK REFERENCES				
Bank Name Addre		ss Loan Officer		Type of Account		
				_		
				_		
		s against you?			s, attach	

PLEASE SEE OTHER SIDE FOR IMPORTANT INFORMATION



	TRADE CREDIT REFEREN	
Name, Address & Zi	(Current Suppliers - Lumber Yards in Code of Firm	s, Etc.)  Phone #, Personal Contact
	,	Phone # ( )
		Email/Fax #
		Phone # ( )
		Email/Fax #
		Phone # ( )
		Email/Fax #
		Phone # ( )
		Email/Fax #
purchase order required? Yes Notes that the purchase order required?	D Amount of Credit Desired Reason for applying for creditetc.)	(Approximate 6 week purchases
st due accounts will be charged interest at the RCENTAGE RATE OF SIXTEEN PERCENT	rate of one and thirty-three and one-t (16%). In consideration of any ex	hird hundredths percent (1.333%) per month, or an ANNU ttension of credit by <u>Watkins Concrete Block Compa</u>
st due accounts will be charged interest at the RCENTAGE RATE OF SIXTEEN PERCENT or by any company affiliated therewith or the above named credit applicant or on the above terms or on any other terms agree it hereof while this account remains open, any and all sums due or which may become count, including but not limited to any cost ce social security number under their prime whenever the same is not paid in full. I under the fully indemnify Seller for any such indebted ebtedness incurred on the account. I herebe ewal of the credit agreement hereby guarante initiation to Seller. I agree that I will promptly ited to any changes in corporate structure or itersigned, and each of them. Any notation of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty. I agree and consent to a Seller's of guaranty of this credit application, that I will in many claim, loss, suit, damage, or causes of vive termination of any account and/or rejective effectuated upon the request of signator(s)	rate of one and thirty-three and one-ti (16%). In consideration of any exit division thereof, hereinafter collect above-referenced account to any exit to by credit applicant and Sellethe undersigned, unconditionally, are due as a result of any such extents of collecting amounts due on the extent and that this is an irrevocable and extent and all rights, remedies, and provided; this guaranty shall continue to be notify seller in writing in the event and regard to those authorized to make corporate capacity shall be taken as conducting a review of my credit his deriodic check during the existence and emnify and hold Seller, and any age fraction for a review of my credit his on of credit by Seller. Finally, I agree below, and that any such increase ormation learned as a result of review of my credit.	amounts not paid when due shall be considered delinque hird hundredths percent (1.333%) per month, or an ANNU stension of credit by Watkins Concrete Block Comparctively referred to as "Seller", either now or in the futuone authorized to conduct business on this account, r, including but not limited to any increase in the crepersonally, jointly and severally guarantee the paymension of credit or sale of goods and/or materials on this account (If a partnership, all partners must sign a yself to pay Seller, on demand, any sum which may beconcontinuing guaranty, as well as an agreement to complet owers hereunder shall apply to all past, present, and futuent and notice thereof, and consent to any modification be in effect until guarantor(s) have provided written notice by changes are necessary on the account, including but a purchases on the account. This guaranty is personal to a informational only and shall not affect the personal nature for yas a basis upon which to make the decision to grant of this account; I also agree, as consideration for Selle ents, employees, directors, and/or affiliates thereof, harmlettery. This agreement to indemnify and hold harmless shall be evidence that such a request was made, and eving my credit as material information that will be used
t due accounts will be charged interest at the RCENTAGE RATE OF SIXTEEN PERCENT or by any company affiliated therewith or the above named credit applicant or on the above terms or on any other terms agree thereof while this account remains open, any and all sums due or which may become ount, including but not limited to any cost ce social security number under their print whenever the same is not paid in full. I under fully indemnify Seller for any such indebted extended the credit agreement hereby guaranted in the credit agreement hereby guaranted in the credit agreement to a Seller's of the credit agree and consent to a Seller's of the credit on this account, as well as to a propose of the credit application, that I will in any claim, loss, suit, damage, or causes of the credit application and/or rejective effectuated upon the request of signator(s) mowledge that Seller is relying upon the information.	rate of one and thirty-three and one-ti (16%). In consideration of any extidivision thereof, hereinafter colle above-referenced account to any extide to by credit applicant and Selle the undersigned, unconditionally, he due as a result of any such extense of collecting amounts due on the ted name). I hereby agree to bind merstand that this is an irrevocable and ness, and all rights, remedies, and py waive notice of default, non-paymed; this guaranty shall continue to be notify seller in writing in the event an regard to those authorized to make corporate capacity shall be taken as conducting a review of my credit his periodic check during the existence and annify and hold Seller, and any agrif action for a review of my credit his on of credit by Seller. Finally, I agree below, and that any such increase or and the sequested in this Application.	hird hundredths percent (1.333%) per month, or an ANNU- tension of credit by Watkins Concrete Block Compa- ctively referred to as "Seller", either now or in the fut- one authorized to conduct business on this account, r, including but not limited to any increase in the cre- personally, jointly and severally guarantee the paym nsion of credit or sale of goods and/or materials on this account (If a partnership, all partners must sign a yself to pay Seller, on demand, any sum which may beco- continuing guaranty, as well as an agreement to complete owers hereunder shall apply to all past, present, and fut- ent and notice thereof, and consent to any modification of ein effect until guarantor(s) have provided written notice the purchases on the account. This guaranty is personal to informational only and shall not affect the personal natural forty as a basis upon which to make the decision to grant of this account; I also agree, as consideration for Selle ents, employees, directors, and/or affiliates thereof, harmle tory. This agreement to indemnify and hold harmless si that any increase in the credit limit on this account can deshall be evidence that such a request was made, are eving my credit as material information that will be used
It due accounts will be charged interest at the RCENTAGE RATE OF SIXTEEN PERCENT or by any company affiliated therewith or the above named credit applicant or on the above terms or on any other terms agree thereof while this account remains open, any and all sums due or which may become ount, including but not limited to any cost esocial security number under their print whenever the same is not paid in full. I under fully indemnify Seller for any such indebted estedness incurred on the account. I herebe ewal of the credit agreement hereby guaranter initiation to Seller. I agree that I will promptly ted to any changes in corporate structure or it ersigned, and each of them. Any notation of guaranty. I agree and consent to a Seller's of y credit on this account, as well as to a posideration of this credit application, that I will in any claim, loss, suit, damage, or causes of vive termination of any account and/or rejective effectuated upon the request of signator(s) mowledge that Seller is relying upon the information of the control of the request of signator(s) mowledge that Seller is relying upon the information of the control of the request of signator(s)	rate of one and thirty-three and one-ti (16%). In consideration of any exit division thereof, hereinafter collect above-referenced account to any exit to by credit applicant and Sellethe undersigned, unconditionally, are due as a result of any such extents of collecting amounts due on the extent and that this is an irrevocable and extent and all rights, remedies, and provided; this guaranty shall continue to be notify seller in writing in the event and regard to those authorized to make corporate capacity shall be taken as conducting a review of my credit his deriodic check during the existence and emnify and hold Seller, and any age fraction for a review of my credit his on of credit by Seller. Finally, I agree below, and that any such increase ormation learned as a result of review of my credit.	hird hundredths percent (1.333%) per month, or an ANNU- tension of credit by Watkins Concrete Block Compa- ctively referred to as "Seller", either now or in the futi- one authorized to conduct business on this account, r, including but not limited to any increase in the cre- personally, jointly and severally guarantee the paym- nsion of credit or sale of goods and/or materials on this account (If a partnership, all partners must sign a yself to pay Seller, on demand, any sum which may beconcontinuing guaranty, as well as an agreement to complete owers hereunder shall apply to all past, present, and futteent and notice thereof, and consent to any modification be in effect until guarantor(s) have provided written notice in the partnership, all partners must sign at the personal reference on the account. This guaranty is personal to informational only and shall not affect the personal nature for this account; I also agree, as consideration for Selle ents, employees, directors, and/or affiliates thereof, harmlettory. This agreement to indemnify and hold harmless shall be evidence that such a request was made, and wing my credit as material information that will be used
at due accounts will be charged interest at the RCENTAGE RATE OF SIXTEEN PERCENT or by any company affiliated therewith or the above named credit applicant or on the above terms or on any other terms agree at hereof while this account remains open, any and all sums due or which may become ount, including but not limited to any cost ce social security number under their print whenever the same is not paid in full. I under the fully indemnify Seller for any such indebted be bettedness incurred on the account. I herebe the ewal of the credit agreement hereby guarante in the company of the credit agreement hereby guarante in the company of the company of the credit agreement to a Seller's of the credit and each of them. Any notation of guaranty. I agree and consent to a Seller's of y credit on this account, as well as to a post of the credit application, that I will in an any claim, loss, suit, damage, or causes or vive termination of any account and/or rejective effectuated upon the request of signator(s) nowledge that Seller is relying upon the information of the credit as relative to the control of the credit as relative to the credit as the credit applicant to the credit appli	rate of one and thirty-three and one-ti (16%). In consideration of any extidivision thereof, hereinafter colle above-referenced account to any extide to by credit applicant and Selle the undersigned, unconditionally, he due as a result of any such extense of collecting amounts due on the ted name). I hereby agree to bind merstand that this is an irrevocable and ness, and all rights, remedies, and py waive notice of default, non-paymed; this guaranty shall continue to be notify seller in writing in the event an regard to those authorized to make corporate capacity shall be taken as conducting a review of my credit his periodic check during the existence and annify and hold Seller, and any agrif action for a review of my credit his on of credit by Seller. Finally, I agree below, and that any such increase or and the sequested in this Application.	hird hundredths percent (1.333%) per month, or an ANNU- tension of credit by Watkins Concrete Block Compa- ctively referred to as "Seller", either now or in the futi- one authorized to conduct business on this account, r, including but not limited to any increase in the cre- personally, jointly and severally guarantee the paym- nsion of credit or sale of goods and/or materials on this account (If a partnership, all partners must sign a yself to pay Seller, on demand, any sum which may beco- continuing guaranty, as well as an agreement to complet lowers hereunder shall apply to all past, present, and fut- ent and notice thereof, and consent to any modification of ein effect until guarantor(s) have provided written notice the purchases on the account. This guaranty is personal to informational only and shall not affect the personal natural forty as a basis upon which to make the decision to grant of this account; I also agree, as consideration for Selle ents, employees, directors, and/or affiliates thereof, harmle tory. This agreement to indemnify and hold harmless sl that any increase in the credit limit on this account can be estable be evidence that such a request was made, and eving my credit as material information that will be used

Date In The event that Seller offers extension of Credit to the above named credit applicant and/or guarantors, on the above terms or in any other terms agreed to by said credit applicant and Seller, including but not limited to an increase in the credit limit hereof, said extension of credit is issued pursuant to the information and financial representations made herein by said credit applicant and/or said guarantors.

## ALL INFORMATION FURNISHED WILL BE CONFIDENTIAL

Our Company does not discriminate against credit applicants on the basis of race, color, religion, national origin, age, sex, marital status, receipt of income from public assistance programs or good faith exercise of rights under the Consumer Credit Protection Act. We are an Equal Opportunity Employer.



Date

Date



Watkins Concrete Block Company, Inc. 14306 Giles Road

Omaha, Nebraska 68138

Telephone: (402) 896-0900 Fax: (402) 896-8611

credit@watkinsconcreteblock.com

			<b>ERENCE</b>			
	ase complete top portion	and se				
TO:				- APPLICANT(S	):	
Bank Nama			Busine			
Name			IN	ame		
Address				Tille		
			Add	ress		
Attention			A 000111			
Attention On behalf of each applicant in	dentified herein, the undersigned	herehy	Accour	nt #s		
requests that you release the Concrete Block Company, Inc. at least in part, as a basis for This request shall be continuin Name	Individe N Add	ame				
						_
Signature	Date		Accoun	nt #s		_
Th				Bottom Portion	Company Inc	
	ne above individual has applie d your bank has been listed a					
	where applicable, and retur					
Customer Since:				Number of A	ccounts.	
Gustomer Sines.		I		Transcr of 7		O conductto on
Account Number	Name on Account Date		Opened	Account Type	Average Balance	Overdrafts or Returned Checks?
				7,000		
Any accounts closed v	vithin last 30/60/90 days	? Yes	No			
Line of Credit						
We have granted credit s	since			urrent credit line e	vtended	
vve nave granted credit t	31100			ighest credit line e		
Is this secured? Yes	No If Yes, Process	or Co		•		
		_ 0. 00		lateral:		
Security Instrument Num						
Current Balance Outstar	nding		Rer	newal Date		
Bank Representative						
	vledges that this is a contin					
is revoked by each appli	future requests for the inforce	rmation	and/or up	dates thereor, as r	equestea nere	in, until this consent
Name	Can rachimou above.					
Title						