

Attached is Salmon Bay Sand & Gravel's Credit Application. Please complete this form, sign the Terms and Conditions on the second page and return for processing.

If your purchases will be for resale, please send us a copy of your "Reseller Permit" issued by the Washington State Department of Revenue. We are obligated to charge tax without this permit on file.

All Trade References must be accompanied by a phone number or email address.

Once the documents have been completed, you may either:

Email them to kathys@sbsg.com

Or

Mail to:

Salmon Bay Sand & Gravel 5228 Shilshole Ave NW Seattle, WA 98127

Normally, it takes 2-3 business days to process a credit application.

Thank you for your interest, we look forward to working with you,

Should you have any questions please feel free to call me at 206-297-4707.

Best Regards,

Kathy Sites Credit Manager Salmon Bay Sand & Gravel

MAILING ADDRESS: PO BOX 70328 SEATTLE, WA 98127 PHONE: 206-784-1234 TOLL FREE: 1-800-774-8999

FAX: 206-781-0984

Date:

| SALMON BAD | |
|--------------------------|--|
| ND & GRAVEL CO | |
| Locally Owned Since 1907 | |
| | |

STREET ADDRESS: 5228 SHILSHOLE AVE NE SEATTLE, WA 98107

www.sbsg.com

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| Cicuit | ΔDD | lication |

| Sales Rep | | |
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| Firm/ Applicant | | | | |
|---|-------------------------|--|--|----------------------------|
| Corporation Limited Liability | Co | Partnership Individua | al Phone () | |
| Address | | | Cell () | |
| City | State | e Zip | email) | |
| Physical Address (if different than a | bove) | | | |
| City | State | Zip | Phone() | |
| Trade Style | | # of employees | Yrs in Business under this name | e |
| State of Washington Contractor Lice | nse No. | | Exp. | Date |
| Bonding Company | | Bond# | City | |
| Banking Information Currently Arranging Construction Financing with Phone() | | | Branch Contact | |
| Trade/Supplier Reference | | | | |
| Name | | Name | Name | |
| City, State | - | | - | |
| Phone# () | | () | () | |
| email | | , | | |
| | | | • | |
| Principal's Names Title | Spouse's First Name | Home Address | Social Sec. No. | Date of Birth |
| | | | | |
| Are you exempt from paying Sal (if "yes", please provide a copy of your current Do you use a Purchase Order's? | Reseller Permit) P Yes | No | t up jobs or projects Yes | No _ |
| Have you purchased here under | - | | Have you been involved in bus | |
| Yes No | If "yes", ple | Yesase give name | No | if "yes", please give name |
| Have any principals been owner Have you or any of the principals | | | ontracting Company? Yes tcy? Yes No | No |
| | | ease sign back page in accordance with A separate Personal Guarantee may be | | |

SALMON BAY SAND & GRAVEL COMPANY TERMS AND CONDITIONS

The undersigned ("Applicant") makes this Credit Application ('Application') to Salmon Bay Sand and Gravel Co., Inc. ("SBSG"), and hereby agrees to be bound by all the Terms and Conditions contained herein. All decisions concerning the extension or continuation of credit shall be in the sole discretion of SBSG. The Applicant further agrees to provide SBSG with an updated Credit Application upon request as a condition for foe continued extension of credit SBSG may terminate any credit availability at any time within its sole discretion. The Applicant acknowledges and agrees SBSG may utilize outside credit reporting services to obtain information deemed necessary to evaluate credit worthiness.

PAYMENT TERMS. Payment is due in accordance with invoice terms. Payment of each S3SG invoice is not contingent upon receipt of payment from others. If is understood SBSG may impose and collect finance charges on any amounts past due at a rate of one and one-half percent (1.5%) per month or any amount allowed by law. All payments may be applied against open charges at SBSG's sole discretion

ENFORCEMENT OF TERMS. In the event payment is not tendered in accordance with terms and this account is referred to collections, Applicant agrees to pay collection costs equal to a minimum of twenty-five percent (25%) of the principal amount, If action by an attorney is instituted, Applicant agrees to pay reasonable attorney fees and costs. Applicant further agrees that SBSG has the right to bring a lawsuit, lien foreclosure or any other available remedy against foe Applicant or any guarantor. The prevailing party in a lawsuit shall he entitled to recover all suit costs and collection of any judgment, including reasonable attorney fees and costs.

DELIVERY TERMS. Except for concrete, sand and gravel deliveries and unless otherwise agreed in writing between the parties, all shipments shall be FOB SBSG. SBSG will use its best efforts to ship and deliver any merchandise as promised. A scheduled delivery date is an estimate only. SBSG will not be liable for any delays in manufacturing, shipment, or delivery.

ACCEPTANCE. BUYER'S REQUEST FOR DELIVERY OF MATERIAL OR ACCEPTANCE OF MATERIAL CONSTITUTES ACCEPTANCE OF SBSG'S GENERAL TERMS AND CONDITIONS OF SALE.

INSPECTION OF MERCHANDISE. Except for concrete, sand and gravel Applicant shall have 48 hours after receipt to inspect and either accept or reject foe delivered merchandise. If the merchandise is rejected, SBSG must receive written notice. Failure to reject merchandise within 48 hours of receipt shall constitute irrevocable acceptance of the merchandise and admission that the merchandise complies with all specifications.

RETURNS. Merchandise returns will be refunded or credited if merchandise is returned is fewer than 30 days from date of purchase, the merchandise is in a saleable condition and the merchandise is accompanied by a sales receipt.

CANCELLATIONS. If Applicant cancels a scheduled concrete delivery order without sufficient notice, SBSG nay charge Applicant a cancellation fee reflecting cost of labor and equipment.

INVOICE AND STATEMENTS. Applicant shall notify SBSG, in writing, of any dispute regarding SBSG's invoices or statements within ten (10) days of invoice date. If Applicant does not give written notice, then the invoice shall be deemed accurate,

PURCHASE ORDERS. Applicant acknowledges the terms and conditions set forth herein constitute an Agreement between the parties. In no event shall preprinted terms and conditions on any Applicant's documents, Le., purchase orders, confirmations, acceptances, etc., modify or add to these terms unless specifically approved in writing by SBSG. Applicant's orders shall be deemed to incorporate these Terms and Conditions.

SPECIAL ORDERS. If Applicant fails to take the ordered quantity of materials or cancels an order, SBSG may charge Applicant the material cost and any other costs associated with Applicant's cancellation including freight or transportation fees. This policy applies to regularly stocked merchandise as well as non-stocked merchandise.

DISCLAIMER OF WARRANTIES. All merchandise is sold "as is." SBSG makes no warranty of any kind, statutory, express, or implied. SBSG MAKES NO WARRANTIES PERTAINING TO RECOMMENDATIONS OR ADVICE GIVEN BY ITS EMPLOYEES. ALL WARRANTIES ARE HEREBY DISCLAIMED, INCLUDING THE WARRANTY OF MERCHANTABILITY AM) FITNESS FOR A PARTICULAR PURPOSE. Merchandise not manufactured by SBSG is not warranted in any way by SBSG and carries only the manufacturer's warranties, if any.

EXCLUSIVE REMEDIES. If the above disclaimer of warranties is void or otherwise unenforceable for any reason, including the failure of the parties to explicitly negotiate the warranty disclaimer or because the particular qualities or characteristics being disclaimed are not expressed, then the following provision shall apply: under no circumstances shall SBSG be liable for any incidental, special, or consequential damages of any kind or type, including without limitations, business interruption costs, removal or reinstallation costs, loss of profit, loss of profit, loss of revenue, or loss of data, the limitation of damages cover the claims based on an alleged breach of warranty or other obligation, or any negligence on the part of SBSG, any officer, employee, or agent thereof.

VENUE AND JURISDICTION. Applicant acknowledges the venue brought by either the Applicant or SBSG shall be in Superior Court of the county in which a lien claim is filed by SBSG; if no lien claim was filed, jurisdiction, would be in either the District or Superior Court of King County, State of Washington, Any claims by the Applicant arising under the Applicant purchase order, confirmation of purchase order, bill of lading, invoice, statement, or any other transaction between the parties must be commenced or asserted within one (1) year of the date of sale and delivery of foe merchandise or services.

CHANGE IN OWNERSHIP, NAME OR ENTITY. Applicant agrees to notify SBSG in writing of any change in ownership, name, or entity. Applicant shall be liable to SBSG for any purchases by a subsequent buyer of Applicant's business should Applicant's notification not be provided in writing.

CERTIFICATION. The person(s) signing this Application certify authorization to make this Application and that all information contained herein is correct and complete to foe best of their information, knowledge, and belief The individual who is a principal of the Applicant, recognizing his or her individual credit history may be a factor in foe evaluation of the credit history of the Applicant, hereby consents to and authorizes the use Of a consumer credit report on the undersigned as needed in foe credit evaluation process.

| APPLICANT'S NAME | APPLICANTS SIGNATURE |
|------------------|----------------------|
| DATE | APPLICANTS TITLE |