Bartlett Materials & Trucking

90 Box 2235

Candler, NC 28715

828-633-0178(0)

828-582-5244(C)

 $email\ credit\ application\ to\ dianebartlett.bmt@gmail.com$

APPLICATION FOR CREDIT	
COMPANY NAME	
Name(s) of Principal Owners:	
Billing address:	
Telephone: ()	
Type of Business:	
Purchase order# required:YesNo	Accounts Payable Contact
Federal ID#	Name:
Social Security#	Phone Number:
TRADE RE	FERENCES:
1. Name:	3. Name:
Contact:	Contact:
Phone Number:	Phone Number:
2. Name:	4: Name:
Contact:	Contact:
Phone Number:	Phone Number

Applicant agrees that all balances past due (terms 30 days) will be char Ridge Runners, Inc. dba Bartlett Materials & Trucking find it necessary t due, then the applicant will pay attorney fees for such legal action.	ged a 1 1/2&% monthly late charge (18% annual) and that o resort to legal remedies in order to collect monies justly
Signed	
(Officer of Firm)	_
(Buy signing this, you authorize us to check Band and Trade References	s)
Whereas,	(hereinafter called the "customer"), desires to transact
business and obtain credit or a continuation of credit from Ridge Runner "BMT").	s, Inc. dba Bartlett Materials & Trucking. (hereinafter called
Whereas, BMT is willing to extend or continue credit to the Customer prothe liabilities of BMT as hereinafter defined.	ovided it receives a guaranty from the undersigned covering
Now therefore, in consideration of the premises and of other good and vito time, in its discretion, to extend or continue credit to the customer (which this guaranty), the undersigned (who if two or more in number, shall be just and unconditionally, to BMT and its successors and assigns the payment whether now existing or hereinafter incurred ,whether matured or unmate hereunder of each of the undersigned on any and all liabilities of the Custom	ether the same be greater or lesser than the limit, if any, of pintly and severally bound) hereby guarantees, absolutely t of all liabilities of the Customer to BMT of whatever nature,
The undersigned consents that the time or place of payment of any debts changed or extended, in whole or part, Customer shall be granted indulg other instrument evidencing any debts of the Customer of any security, the for the payment thereof (including but not limited to any co-guarantor) madeath, bankruptcy, insolvency, or disability of any one or more of the guarguarantor.	ences generally: that any of the provisions of any note or nerefore, may be modified or waived: that any party liable
The undersigned expressly waives: (a) notice of acceptance of this guara presentment and demand for payment of any of the debts of the Custome otherwise be entitled; and (d) demand for payment under this guaranty.	inty and of all extensions of credit to the Customer; (b) er; (c)all other notices to which the undersigned might
This is a guaranty of payment and not of collection. The liability of the unc and not conditional or contingent upon either the pursuit of any remedies of any security interest or liens available to BMT, its successors or assignated by the plan for reorganization of liquidation, or plan of composition of extered any way affecting or discharging the liability of the undersigned hereunded action be brought against the Customer or any other person to require the	against the Customer or of any other person or foreclosure s. BMT may accept any payment(s) plan for adjustment of insion proposed by, or on behalf of, the Customer without s. The undersigned waives the right to require the title.
This guaranty is a continuing guaranty, and shall remain in full force and erelations of the Customer with BMT or the payment or partial payment of the by the Customer; provided, however, that the undersigned may by notice in mail by an officer of BMT terminate this guaranty with respect to all liabiliting acquired by BMT after the date on which such notice is delivered to receive	he Customer's debt to BMT or the recurring debt to BMT in writing delivered personally to or received by certified es of the Customer incurred or contracted by the Customer.
In the event of the default on the part of the Customer on paying any of its order to collect the same, the undersigned shall be responsible for the pay other expenses in connection with institution of such legal action.	obligation to BMT and legal action becomes necessary in ment of all of BMT reasonable attorney's fees, cost and
This guaranty is made in and shall be interpreted under the laws of the sta	ite of North Carolina.
Thisday of,20	
Personal Guarantee/Guarantor:	Date