# **MANUKAU QUARRIES LP - APPLICATION FOR CREDIT ACCOUNT**

Please print clearly in the boxes provided and sign where relevant.

In order to avoid possible delays in the processing of your application, please refer to the checklist in Section 7 before submitting. Please allow 3-5 working days for the processing of your completed application.

#### EMAIL COMPLETED APPLICATION OR ANY QUESTIONS ABOUT THIS FORM TO tania@nakhlegroup.co.nz

PLEASE TICK TO INDICATE IN WHAT CAPACITY YOU ARE APPLYING FOR CREDIT:					
🗆 Individual / Sole Trader	Partnership	🗆 Limite	ed Company	□ Other	
SECTION 1: APPLICANT DETAIL	LS (All Applicants to	o Complete)			
APPLICANT NAME (in full):					
TRADING AS (if different):					
POSTAL ADDRESS:					
ACCOUNTS:					
Contact Name:		Email:			
Direct Line:		Mobile:			
HOW DO YOU WISH TO RECEIV	VE INVOICES?	🗆 Email	🗌 By Mail		
PURCHASING:					
Contact Name:		Email:			
Direct Line:		Mobile:			
PREVIOUS ADDRESS (if applica	ble):				
1					
BANK AND BRANCH:					
ACCOUNT NUMBER:					
SOLICITOR:					
SOLICITOR'S ADDRESS:					
CREDIT LIMITED REQUESTED:					
WHAT IS THE MAIN ACTIVITY C	OF YOUR COMPANY	:			

SECTION 2: INDIVIDUAL / SOLE TRADER					
DATE OF BIRTH: OCCUPATION:					
INCOME:	OME:		\$40,000	□ Over \$40,000	
OTHER ANNUAL INCOME RECEIVED FROM:					
□ Spouse	Pension			□ Other	
TOTAL OTHER ANNUAL INCOME: \$					
DO YOU OWN YOUR OWN HOME?		□ Yes	□ No		
IS IT MORTGAGED?		□ Yes	🗆 No		
If yes, what is the amount of mortgage? \$					
If the address of this home is different from that stated in Section 1, please provide:					
TYPE OF BUSINESS (if self employed):					
USE OF GOODS:  Business use  Personal use					

SECTION 3: PARTNERSHIP
NAME AND ADDRESS OF PARTNERS (If there is insufficient room, please attach a schedule):
DATE PARTNERSHIP COMMENCED:
TYPE OF BUSINESS OR PURPOSE OF PARTNERSHIP:
NAME:
ADDRESS:
DATE OF BIRTH: PHONE:
PERCENTAGE OF SHARE IN PARTNERSHIP:
NAME:
ADDRESS:
DATE OF BIRTH:
PERCENTAGE OF SHARE IN PARTNERSHIP:
NAME:
ADDRESS:
DATE OF BIRTH:
PERCENTAGE OF SHARE IN PARTNERSHIP:
PRESENT NET ASSET VALUE: \$
NET ANNUAL INCOME AFTER TAX (most recent annual accounts maximum 12 months old) : \$

SECTION 4: COMPANY				
COMPANY NUMBER:	DATE OF RE	GISTRATION:		
ADDRESS OF REGISTERED OFFICE:				
TYPE OF BUSINESS:				
IS THIS A LIMITED LIABILITY COMPANY?	□ Yes	□ No		
NAME AND ADDRESS OF CURRENT DIRECTOR	S (If there is in:	sufficient room, please attach a schedule):		
NAME:				
ADDRESS:				
DATE OF BIRTH <sup>.</sup>	NO OF SI	HARES HELD:		
IS THE DIRECTOR A SHAREHOLDER?	⊔ Yes	□ No		
NAME:				
ADDRESS:				
DATE OF BIRTH:	NO. OF SHARES HELD:			
IS THE DIRECTOR A SHAREHOLDER?	□ Yes	□ No		
NAME:				
ADDRESS:				
DATE OF BIRTH:	NO OF SI	HARES HELD:		
IS THE DIRECTOR A SHAREHOLDER?	□ Yes	□ No		
WHAT IS THE PRESENT VALUE OF THE SHARHOLDERS' EQUITY? \$				
NET ANNUAL INCOME AFTER TAX (most recent annual accounts maximum 12 months old) : \$				

### SECTION 5: CREDIT REFERENCES (All Applicants to Complete)

Please supply details of <b>three</b> businesses (excluding utili have operated a major trading account.	ty companies or credit card companies) with whom you operate or
SUPPLIER:	
CONTACT:	
AVERAGE SPEND / MONTH:	ACCOUNT NUMBER:
SUPPLIER:	
CONTACT:	PHONE:
AVERAGE SPEND / MONTH:	ACCOUNT NUMBER:
SUPPLIER:	
CONTACT:	PHONE:
AVERAGE SPEND / MONTH:	ACCOUNT NUMBER:
HAVE YOU PREVIOUSLY OPERATED A TRADING ACC	COUNT WITH MANUKAU QUARRIES LP? 🛛 Yes 🗌 No
IF YES, PLEASE COMPLETE THE FOLLOWING:	
ACCOUNT NAME:	
DATE ACCOUNT LAST USED (if known):	
HAVE PROCEEDINGS FOR THE RECOVERY OF DEB	F, BANKRUPTCY OR INSOLVENCY EVER BEEN BROUGHT
AGAINST YOU, THE COMPANY, OWNERS, PARTNER	S OR DIRECTORS?  Yes No
IF YES, PLEASE PROVIDE DETAILS:	

### SECTION 6: CUSTOMER ACCEPTANCE (All Applicants to Complete)

I/WE:

(a)		s credit account application is in all respects true, complete and			
(b)	<ul> <li>up to date and I/we will immediately inform Manukau Quarries LP in writing if at any time this is not the case.</li> <li>b) have read and agree to be bound by all the terms and conditions contained herein, including the attached Conditic Supply (as varied by Manukau Quarries LP in its sole discretion from time to time) (Terms);</li> </ul>				
(c)	confirm that no information has been withheld of which Ma application for credit				
(d)	<ul> <li>authorise Manukau Quarries LP to collect from me/us or an other credit providers), hold and use, and "personal inform without limitation the information in this form and any other Quarries LP, and for a reasonable period thereafter, in relative following purposes:</li> <li>i. making a credit decision in relation to the applicant set ii. in relation to any default by the Applicant under its cre purposes</li> </ul>	dit agreement with Manukau Quarries LP, or any other related			
	<ul> <li>iii. in relation to the enforcement or attempted enforceme</li> <li>iv. distribution of the Applicant of promotional material an Quarries LP</li> </ul>	nt of the Terms; d information about goods and services supplied by Manukau			
(e)	v. generally for the purposes of doing business with the authorise Manukau Quarries LP to hold such information for	pplicant ( <b>Credit Purposes</b> ). r such periods as Manukau Quarries LP provides credit to the			
(f)	<ul> <li>Applicant (Credit Period)</li> <li>f) authorise each third party referred to above to disclose the information referred to above (Information) to Manukau</li> <li>Quarries LP and other third parties (including, without limitation, customers of credit reporting agencies) and agree tha</li> <li>Manukau Quarries LP may produce this authority to any such third party as evidence of my/our consent:</li> </ul>				
(g)	authorise Manukau Quarries LP to disclose any Informatio collectors, credit reporters or any other third parties in conr i. for the purposes of confirming the Information and/or of	n during the Credit Period to cover credit providers, debt nection with Credit Purposes, including, without limitation:			
(h)	Manukau Quarries LP; and	f necessary, all personal information regarding me/us held by			
(i)	) acknowledge that if not all the requested information is provided, the credit application may not be approved by Manuka Quarries LP; and				
(j)	of third parties to receive and hold the Information) as set of	is collecting and will hold the information (subject to the rights but above.			
SIG atta	NED BY THE APPLICANT(S) (where the applicant is a con the additional signing page if more than two:	npany or partnership, each partner and director must sign) –			
SIG	NED by	SIGNED by			
 NAI	ME:	. NAME:			
PO	SITION:	POSITION:			
WI	INESS SIGNATURE:	WITNESS SIGNATURE:			
FUI	L NAME:	FULL NAME:			
ос	CUPATION:	OCCUPATION:			
AD	DRESS:	ADDRESS:			
DA	TE:	. DATE:			

SECTION 7: CREDIT APPLICATION CHECK LIST (All Applicants)

IMPORTANT: ALL APPLICANTS PLEASE CHECK THAT YOU HAVE COMPLETED ALL THE REQUIRED SECTIONS OF THIS FORM AS BELOW.

INDIVIDUAL / SOLE TRADER: Sections 1, 2, 5, 6, 7, 8 and sign Conditions of Supply

PARTNERSHIP: Sections 1, 3, 5, 6, 7, 8 and sign Conditions of Supply

**COMPANY**: Completed sections 1, 4, 5, 6, 7, 8 and sign Conditions of Supply

## \*\* PLEASE NOTE THAT YOUR APPLICATION WILL NOT BE PROCESSED WITHOUT A SIGNED PG AND CONDITIONS OF SUPPLY \*\*

Please return your completed application to:

Manukau Quarries LP 420 Airfield Road RD2, Ardmore 2582

Email: tania@nakhlegroup.co.nz

SECTION 8: PERSONAL GUARANTEE AND INDEMNITY (APPLICATION WILL NOT BE PROCESSED WITHOUT THIS)				
Made or	۱	day of	20	
TO:	MANUKAU QUARRIES LIMITED PARTNE	RSHIP		
RE:	(Customer's Name)		of	
	(Address)		(the Customer)	
FROM:	(Guarantor's Name)		of	
	(Address)		(the Guarantor)	
	(Guarantor's Name – if more than one)		of	
	(Address)		(the Guarantor)	
In consideration of Manukau Quarries LP supplying to the Customer at the Guarantor's request, goods and/or services of credit, the Guarantor together with the Guarantor's successors and personal representatives <b>GUARANTEES</b> the due ar punctual payment of all monies owing from time to time by the Customer to Manukau Quarries LP ( <b>Money Owing</b> ) and <b>AGREES</b> that:				
a) b) c) d) e)	<ul> <li>LP the overdue amount on demand;</li> <li>b) Further and separately, the Guarantor indemnifies Manukau Quarries LP on demand, against all claims made aga Manukau Quarries LP and/or any costs or losses incurred by Manukau Quarries LP if, for any reason whatsoever Manukau Quarries LP is unable to recover any Money Owing from either the Customer or the Guarantor even if th claims, costs or losses are avoided by law;</li> <li>c) The Guarantor indemnifies Manukau Quarries LP against all costs and expenses which are either incurred in or incidental to the enforcement of this deed (including legal fees on a full indemnity basis);</li> <li>d) Without in any way affecting the Customer's obligations to Manukau Quarries LP, the Guarantor's liability under th deed is to be construed as if the Guarantor is the sole principal debtor for the Money Owing. The Guarantor's liability will not be discharged or affected by anything whatsoever (including any act which would affect, limit or rel one liable as surety only) which, but for this clause, might otherwise discharge or affect the Guarantor's obligation under this deed. This includes, but is not limited to, any guarantee being given by another person or company in relation to the Money Owing.</li> <li>e) This guarantee and indemnity shall be a continuing guarantee and indemnity and shall not be considered satisfied discharged if the Customer's account at any time or times comes into nil or credit balance or on the winding up, liquidation, dissolution, death or bankruptcy or any disclaimer by any liquidator of the Customer and/or the Guarantor but shall continue in full force and effect.</li> </ul>			
	TED AND DELIVERED AS A DEED			
SIGNE	by the Guarantor	Signature of Witness		
		Name of Witness		

If the Guarantor is a company, this Guarantee must be signed by two directors of the company, or if the company has only one director, by that director, whose signature must be witnessed.

Occupation of Witness .....

Address of Witness .....

Signature of Witness .....

Occupation of Witness .....

Address of Witness .....

**SIGNED** by the Guarantor (if more than one)

# MANUKAU QUARRIES LP CONDITIONS OF SUPPLY

#### PAYMENT TERMS STRICTLY 20<sup>TH</sup> OF MONTH FOLLOWING SUPPLY

- 1. MASTER AGREEMENT
- 1.1. The parties agree that these conditions of supply will apply to all aggregate ("goods") supplied by Manukau Quarries LP to the customer in the future.
- 1.2. The customer acknowledges that the goods supplied to it by the company are inventory.
- 1.3. The company may amend these conditions of supply from time to time by notice in writing to the customer.

#### 2. PRICES AND QUOTATIONS

- 2.1. Quotations are valid for thirty (30) days from the date of issue, during which time the customer's written acceptance must be received. If the customer's written acceptance is not received, the quotation shall be deemed null and void after thirty (30) days from date of issue.
- 2.2. Prices quoted are based on rates and charges applicable at the date of quotation unless otherwise specified. Manukau Quarries LP ("the Company") reserves the right to revise a quotation (accepted or otherwise) should any significant increases in rates and charges occur between the time that price is quoted and the time of delivery.
- 2.3. Prices quoted are ex-quarry unless otherwise specified.
- 2.4. The provision by the company of a quote shall in no way be construed as a readiness to extend credit.

#### 3. DELIVERY

- 3.1. Where the company does not undertake delivery, risk in the goods passes to the customer at the time possession is given to the first carrier.
- 3.2. Where the company does undertake delivery:
  - 3.2.1. The company is not a common carrier and does not undertake the obligations or liabilities of a common carrier.
  - 3.2.2. The company shall use its best endeavors to ensure that any delivery day or date provided to the customer is adhered to provided that the company shall not be liable for failure to deliver on the estimated day or dates where such failure is due, or caused or contributed to by events or circumstances beyond the company's control.
  - Where the company has agreed to leave a public road or street in order to effect delivery of goods then: 3.2.3.
  - When in the opinion of the company's representative there is not sufficient and suitable means of access to the (a) delivery point it shall be the customer's responsibility to provide such sufficient and suitable means of access, and the customer shall be liable for and reimburse the company for all costs, damages and expenses incurred if the customer fails to provide such sufficient and suitable means of access.
  - (b) The final decision on entry onto any site will be at the option and discretion of the company's representative. Failure to deliver pursuant to this clause will not be deemed to be a break of contract by the company.
  - 3.2.4. The company shall not be liable for any damage to the goods or other property where such damage could not have been reasonably foreseen by the company's representative prior to such damage occurring.
  - 3.2.5. Hourly truck hire rates may (at the company's option) be charged for excessive waiting times and delays caused by the customer or his client.

#### 4. PAYMENT

- 4.1. Unless the company expressly agrees to payment being made in accordance with clause 4.3, all sales shall be cash sales.
- 4.2. Under no circumstances shall the customer be entitled to make any form of retention from any monies due to the company.
- 4.3. Where the company agrees to a sale not being a cash sale in terms of clause 4.1 payment by the customer shall be made no later than the 20<sup>th</sup> day of the month following the month of purchase.
- 4.4. Where payment is not made in accordance with clauses 4.1 or 4.3 as the case may require the customer agrees to pay to the company as a result of non-payment.
  - 4.4.1. Interest at the rate of twenty percent (20%) per annum on all overdue amounts from the date of default (i.e. when payment becomes overdue) until payment in full on all monies overdue; and
  - All expenses and legal fees and disbursements as changed to the company incurred by the company in relation to 4.4.2. obtaining or seeking to obtain remedy of default in payment by the customer.
- 4.5. All payments by the customer shall be applied first in reduction of interest and costs due pursuant to clause 4.4, the balance (if any) then being in reduction of any amounts due under clause 4.3.

#### 5. SECURITY

- 5.1. Risk in the goods supplied shall pass when the goods are delivered into the possession of the customer or into custody on the customer's behalf.
- 5.2. The customer grants a purchase money security interest to the company in the goods supplied to the customer by the company.
- 5.3. The customer also grants to the company a general security interest in all the present and after acquired goods for any indebtedness it has to the company.
- 5.4. The company may allocate payment of indebtedness for any debt to any installment of goods provided to the customer as it sees fit.

SIGNED BY CUSTOMER ...... SIGNED BY GUARANTOR .....