2962 Trivium Circle, Suite 106 Fort Lauderdale, FL 33312

Phone: 954-923-8280 Fax: 954-923-1094

v12.15

www.fsscompany.com corporate@fsscompany.com

Company Name		Credit Amount Requested \$		
Billing Address				
Invoices are transmitted via Emai				
Email Address	Fax # (i	f different than above)		
If the billing address listed above				
Street Address				
If the billing address listed above	is out of Florida, please list	your local Florida address belo	ow:	
Street Address				
Check One: Corporation				
Individual (need Social Security #	Social Security #and Copy of Driver's License)	Dri	ver's License Attached	
# of Years in Business		City/State Established		
FEI #		Are your purchases Taxable? Yes No		
Sales Tax #		Resale Certificate for Sales Ta	x form attached	
Please list the names of the Princ	ipals below:			
1	·			
Name Title	Home Ad	ldress Ho	ome Phone #	
2	·			
Name Title	Home Ad	ldress Ho	ome Phone #	
3.				
Name Title	Home Ad	ldress Ho	ome Phone #	
Please give us a brief description	of your business:			
Products to be purchased from F	lorida Silica Sand Company	(check all that apply)		
Hardscape (brick, stone, page 1977)	avers, retaining wall)			
Abrasive Finishing (abrasiv	ves, sandblasting sand, abrasiv	e finishing equipment & replac	ement parts)	
Sand (bulk sand, filter med	lia)			
Are you currently doing business w	rith Florida Silica Sand Comp	any? (check one) Yes	No	
	_	, , , , ,		
If Yes, who is your contact at Floric	ia Sinca Sand Company:			
• Florida Cito Con 1 Commun		tice to Owner" documents on a		
purchased for jobsite improver	~	tice to Owner documents on a	my orders where materials are	
<ul> <li>No Credit will be extended for</li> </ul>		stinations.		
_		ır Terms and Conditions of Sale	-	
Silica Sand Company to do bu	siness with you. We must be i	n receipt of a signed copy of the	se Terms and Conditions.	
	Florida Silica Sand Con	npany - Office Use Only		
CRM	Customer #	AR Approval	Final Approval	



## TERMS AND CONDITIONS OF SALE

**PAYMENT:** Florida Silica Sand Company ("FSS") requires customers to make payment arrangements in advance. Credit terms must be pre-approved and may be discontinued at the sole discretion of FSS. Payments are due at time of purchase or if on credit, within thirty (30) days of purchase. FSS reserves the right to assess a service charge of 1 1/2% per month on amounts not timely paid. All returned checks, including but not limited to NSF, Stopped Payment or Closed Account checks, are subject to a 5% or \$25 fee, whichever is greater. In the event FSS takes any action, with or without suit, to enforce these terms of sale, Customer shall be responsible for FSS' costs including its reasonable attorney's fees incurred through trial and any appeals. Exclusive jurisdiction for any legal action shall be a court of competent jurisdiction in Miami-Dade County, Florida.

FSS DISCLAIMER OF LIABILITY - PICKUP, TRANSIT, DELIVERY AND USE: Customer understands and acknowledges that it must make proper hauling arrangements if it decides to pick up any purchased materials. Likewise, Customer's selection and intended use of materials purchased from FSS is Customer's own decision. FSS provides no advice in this regard. FSS is not responsible for calculating coverages. All quantities ordered are the sole responsibility of Customer and any information provided by FSS is gratuitous, general in nature and not intended to be relied on by Customer. FSS provides no advice in this regard. It is unequivocally agreed and understood as follows: (1) that FSS is not an insurer; (2) that payments made pursuant to the instant transaction or transactions are based solely upon the value of the goods purchased herein and nothing else; and (3) that it is the intention and understanding of the parties that FSS and its agents assume no obligation, liability, or responsibility whatsoever for: (i) any claims, costs, liabilities, damages or expenses asserted against or incurred by Customer, or its agents, or; (ii) any cause or any liability which otherwise may result or arise: (a) because of injuries to persons or damages to property incurred in connection with or arising out of the pick up, transit, delivery, use or misuse of said materials, (b) by reason of negligence, mistake or misconduct on the part of FSS or its agents, (c) which otherwise may be asserted against FSS or its agents by virtue of FSS or its agents being a party to the instant transaction or transactions, or (d) any orders, contracts and agreements which are contingent upon or delayed because of circumstances beyond our control.

Customer understands and acknowledges that a) if Customer cancels any order, then Customer shall be responsible for payment of 20% of FSS' invoice if FSS has not yet ordered the materials or 100% of FSS' invoice if FSS has already ordered the materials; b) it shall advise FSS in writing at time of contracting with FSS of the location of any pipes, objects, structures, cables, lines, or the like which could be damaged by FSS personnel or its agents during delivery; and c) it is responsible for providing a hazardous free workplace for FSS with sufficient egress and ingress for delivery.

RETURNS/CLAIMS: No material may be returned to FSS without FSS's prior authorization that FSS may withhold in its sole discretion. If FSS agrees to accept returned materials, they must be returned within 90 days of the date the materials were received. With ALL returns, Customer will be responsible for a handling and restocking charge of 20% or \$15, whichever is greater. As to damaged or defective material or shortages, Customer must notify FSS upon Customer's pick up of the subject materials or upon receipt if FSS or a third party delivers materials to Customer. No claim by Customer shall be greater than the amount of the purchase price of the materials. FSS' liability in the case of unsuitable materials is limited strictly to the replacement thereof. FSS shall not be liable for consequential, incidental or special damages. This limitation of liability is expressly intended to apply to all types of claims, including but not limited to, claims for FSS's own negligence, mistake or misconduct.

NO WARRANTY: FSS MAKES NO WARRANTY, EXPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE. FSS CONVEYS ONLY WHATEVER WARRANTY IS PROVIDED TO FSS BY MANUFACTURER, AND NO OTHER WARRANTY.

**AUTHORITY:** The person signing on behalf of Customer has full authority to do so, has read and understood the foregoing terms and conditions, and is authorized to bind Customer.

THE UNDERSIGNED AGREES TO BE BOUND BY THE TERMS AND CONDITIONS OF SALE LISTED ABOVE.

Signature	Date	
Printed Name	Title	
	(must be officer)	

## TRADE REFERENCES

equivalent to the amount you wish to purchase f	rom Florida Silica Sand Company.	Florida Silica Sand Company Office Use Only
1. Name		ligh Credit
Address	1.	furrent Balance
	Ι Δ	vg. Days to Pay
Phone# Fax#	<del></del>	of Years Sold
Contact Name	R	emarks
2. Name		ligh Cradit
Address		ligh Credit furrent Balance
	Α.	vg. Days to Pay
Phone# Fax#		of Years Sold
Contact Name	R	emarks
3. Name		ligh Credit
Address	1.	furrent Balance
	Ι Α	avg. Days to Pay
Phone# Fax#		of Years Sold
Contact Name	R	emarks
4. Name		
	1.	ligh Credit
Address	Δ	urrent Balance wg. Days to Pay
Phone# Fax#		of Years Sold
Contact Name	R	emarks
In consideration of extension of credit to the bus Credit/Sales Agreement, I, the undersigned here maturity of the purchase price of all such goods, account, acceptance, not or otherwise, including dates of shipments or deliveries, notice of default This is intended to be, and shall be construed to shall not be revoked by the death of the guarante given notice in writing to make no further advant Sand Company, Attn: Credit Department, 2962 return receipt requested.  It is understood that there is no limit to My liability is understood that there is no limit to My liability Should it become necessary to place this Guarant I hereby agree to pay all costs of collection inclusionshall be governed by the laws of the State of Flor Florida. Venue for settlement of any disputes aris shall be in a forum or Court, as required, of comp Guaranty contains the entire agreement between by both parties hereto. The singular herein shall	by fully guarantee and hold myself persor wares, products, and merchandise sold or interest thereon. I hereby waive Notice of payment and legal proceedings against be, a continuing Guaranty applying to all or but shall remain in force until I or My ces on the security of this Guaranty, such Trivium Circle, Suite 106, Fort Lauderda ity under this Guaranty.  The with an attorney or collection agency for the security of the security of the security and the undersigned agrees to submit ing under the Guaranty, including litigation of the parties and may not be modified or a security and may not be modified or a security of the parties and may not be modified or a security and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be modified or a security of the parties and may not be made the parties and not par	tally responsible for payment at delivered whether evidenced by open of Acceptance hereof, amounts of sale, to the business entity.  I sales made to the business entity, and Executors or Administrators shall have a notice to be mailed to Florida Silica le, FL 33312 by Certified U.S. Mail,  For collection, suit or other legal action, rney's fee. The terms of this Guaranty to the jurisdiction of the State of ion, regardless of place of payment, y, Florida, is a convenient forum. This amended except by writing signed
gender, as the context requires.  Personal Guarantor (must be officer) - Printed	Personal Guarantor Signature	Social Security Number
Witness - Printed	Witness Signature	

## BANK INFORMATION AUTHORIZATION

Bank Name	
Address	
Name of Bank Officer to Contact	
Phone # of Bank Officer to Contact	
Fax # of Bank Officer to Contact	
Bank Account Number	
Loan Number(s)	
To Whom It May Concern:	
We/l am applying for credit from Florida Silica Sand information requested regarding the referred accourtyou have in you files.	1 ,
Please accept this letter as my authorization for you Florida Silica Sand Company	to release this information to:
Thank you,	
Name on Bank Account	Date
Signature	Printed Name

**CREDIT INFORMATION RELEASE:** By signing above the Applicant/Customer hereby authorizes Florida Silica Sand Company to contact the above Bank or Financial Institution and Business & Trade References, as well as D & B or other like agencies, for the purpose of soliciting confidential information, and to obtain other information from other persons or organizations (including, but not limited to credit reporting agencies) pertaining to Applicant/Customer's credit standing, payment history, and other financial and legal obligations and responsibilities.