

Rocking America Since 1929

HALQUIST STONE

HALQUIST STONE COMPANY
PO Box 308
Sussex, WI 53089
(262) 246-9000
Fax 246-7148



To obtain credit from creditor, customer agrees to creditor's usual terms and conditions as attached and amended by creditor from time to time. Customer represents and states the following and authorizes release of any information pertaining to customer's financial condition from any third parties, which may include obtaining a personal consumer credit report from a credit reporting agency.

"CREDITOR" is Halquist Stone Company, Inc., and its affiliate, North Lake Sand And Gravel

"CUSTOMER" is: _____ Telephone#: _____
Business Name

Address: _____ Fax#: _____

_____ Tax Exempt#: _____

Sole Proprietor Partnership Corporation

Owner's Name: _____ Phone #: _____

Partner's Name: _____ Fax#: _____

Corporate Name: _____

Address: _____

State of Incorporation or Filing: _____

President: _____ Vice President: _____

Address: _____ Address: _____

Public or Private Bonds:

If a bond is involved on purchases from Halquist, we must be listed as a supplier and we must receive a copy of said bond.

Please initial: _____

Customer agrees to our terms of Net 30 days and to pay service charge of 1.5% per month from the due date of each invoice to date of payment. In the event customer's account is placed for collection, Customer agrees to pay all attorneys' fees and charges for collection. Customer agrees that any dealings between the parties shall be governed by the laws of the **State of Wisconsin**, and Customer further agrees per Creditor's option to the jurisdiction of the courts of **Waukesha County**, state or federal, to determine any controversy arising in their dealings.

Personal Guarantee: In consideration of creditor extending credit to customer, the undersigned personally and individually guarantee unconditionally full and prompt payment of past, present and future obligations and terms due creditor from customer hereby waiving notice of acceptance of this guarantee, notice of sale of goods and/or labor provided customer by creditor and notice of default or change or extension of credit terms. The undersigned consent to any extension of time for payment and assert that this is a continuing guarantee of payment to creditor until revoked in writing.

Trade Names And Other Business Information

(Please complete below)

Business Bank Account & Reference: _____

Address of Bank: _____

Total Employees: _____ Year Business Started: _____

Sales Contact: _____ Collections Contact: _____

Nature of Business: _____

Building Stone: Crushed Stone:

Business Trade Names: _____

Other Business Address: _____

_____ *If additional address - Attach listings*

Business References

Name	Address	Telephone/Fax #s
1 _____	_____	_____
2 _____	_____	_____
3 _____	_____	_____
4 _____	_____	_____
5 _____	_____	_____

Important: Attach current financial statement of customer

List Secured Creditors:

Creditor	Address	Collateral
_____	_____	_____
_____	_____	_____
_____	_____	_____

All Partners Or Officers Of Customer Should Sign And Be Bound Personally:

Signature Date Print Name

Signature Date Print Name

Halquist Stone Company, Inc. and North Lake Sand And Gravel

Terms And Conditions

1. Our terms are net 30 days. All established credit accounts are due and payable within 30 days from the date of purchase. Customers without established credit pay cash on delivery. Past due accounts are subject to a finance charge of 1-1/2% per month, together with collection costs and attorneys' fees. Any accounts over 60 days may be denied further credit purchases. Customer agrees to jurisdiction, and venue, at the Circuit Court of Waukesha County, Wisconsin, at the option of Halquist Stone, for any action to collect any delinquent balance due.
2. RETURNED MATERIAL accepted for credit will be subject to a **25% RESTOCKING CHARGE; NO RETURNS will be accepted AFTER 45 DAYS**. We only give credit for MERCHANDISE RECEIVED AND VERIFIED IN A RESALABLE state. CARTAGE WILL BE CHARGED for any material PICKED UP by our trucks. **NO RETURNS ON PARTIAL BOXES, OR SPECIAL ORDER MATERIAL. NO RETURNS ON CUT STONE.** (Hearth, Mantels, etc.)
3. NO ALLOWANCE will be given after installation and OUR RESPONSIBILITY WILL NOT EXCEED OUR SELLING PRICE of merchandise to the Customer.
4. Sales tax will be charged on all items unless an exempt certificate is on file in our office.
5. SQ. FT. per TON yields are averaged out to the best of our ability; there will be some VARIATIONS for which we cannot be responsible.
6. Delivery: ALL ITEMS ARE PRICED F.O.B. quarry and include loading on Customer's vehicle. ALL DELIVERY COSTS ARE EXTRA and will be charged according to the quoted rate. There is NO such thing as FREE DELIVERY. Delivery dates are good faith estimates. Halquist Stone shall not be responsible for delay in delivery or failure to fill orders or other default or damage where such has been caused by an act of God, war, major disaster, terrorism, third-party criminal acts, insurrection, riot, flood, earthquake, fire, strike, lockout or other labor disturbance, delay by carriers, shortage of fuel, power, materials or supplies, laws or rulings of any court or government, act of civil or military authority, demand for goods exceeding Halquist Stone's available supply, act or omission of Customer, insolvency or other inability to perform by the supplier or manufacturer, or any other cause beyond Halquist Stone's control.
7. All shortages, damages, or exceptions of any kind must be noted upon delivery. Any damage to material picked up on Customer's own truck, must be reported upon pickup of material; Halquist Stone will not be responsible for any damages incurred after material leaves quarry. Customer shall assume the risk of any loss or damage resulting from theft, vandalism, or from any other cause, to materials delivered.
8. Any material normally delivered as a dump load will have an additional non-refundable crating charge applied if delivered in crates.
9. Price quotes will be honored only when given by Halquist Stone sales personnel.
10. Prices are subject to change without notice.
11. We are not responsible for late charges, mason delay costs, or any costs related to contracting. HALQUIST STONE IS ONLY LIABLE FOR THE AMOUNT OF STONE WE FURNISH, nothing more.

DISCLAIMER OF WARRANTIES. HALQUIST STONE MAKES NO EXPRESS OR IMPLIED WARRANTIES, AND SPECIFICALLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

LIMITATION OF LIABILITY: HALQUIST STONE SHALL NOT BE LIABLE TO CUSTOMER, OR TO ANYONE CLAIMING UNDER CUSTOMER, FOR ANY OTHER OBLIGATIONS OR LIABILITIES, INCLUDING, BUT NOT LIMITED TO, OBLIGATIONS OR LIABILITIES ARISING OUT OF BREACH OF CONTRACT OR WARRANTY, NEGLIGENCE OR OTHER TORT OR ANY THEORY OF STRICT LIABILITY, WITH RESPECT TO THE PRODUCTS OR ACTS OR OMISSIONS OF HALQUIST STONE OR OTHERWISE. IN NO EVENT SHALL HALQUIST STONE BE LIABLE FOR INCIDENTAL, COMPENSATORY, PUNITIVE, CONSEQUENTIAL, INDIRECT, SPECIAL OR OTHER DAMAGES including but not limited to loss of revenue or profits, loss of use of goods, cost of capital, cost of substitute products, facilities or services, downtime costs, cost of field service travel and expenses, labor, inspection, removal or installation of new products or claims of Customers of Customer for such claim. Any oral or written description of the Products is for the sole purpose of identifying the Products and shall not be construed as an express warranty. Prior to using or permitting use of the Products, Customer shall determine the suitability of the Products for the intended use and Customer shall assume all risk and liability whatsoever in connection therewith.

12. Modification of Terms and Conditions. No terms and conditions other than those stated herein, and no agreement in any way purporting to modify these terms or conditions shall be binding on Halquist Stone without its written consent. Any additional or different terms in the Customer's form are hereby deemed to be material alterations and notice of objection to them and rejection of them is hereby given.
13. In the event of any change in the ownership of the Customer or the Customer's business, the Customer, and personal guarantor(s) if any, shall be jointly and severally liable with any successors for all sales to such successors that originate and are charged to the Customer's account before Halquist Stone receives notice of such change in ownership in the manner set forth below; the terms of this credit account, and personal or guaranty if any, apply to Customer and to any successor in interest (corporate or non-corporate) to Customer's business; no change in ownership organizational status shall be binding upon Halquist Stone unless written notice thereof is mailed by Customer, certified or registered mail, return receipt required, to: Halquist Stone Company, Inc., N51W23563 Lisbon Rd., Sussex, WI 53089.

Signature Acknowledgement Of Terms

Date