

802 N. Industrial Rd.
 P.O. Box 664
 Iola, Kansas 66749
 Phone: (620) 365-5588

NOTICE TO OWNER
 Failure of this contractor to pay those persons supplying material or services to complete this contract can result in the filing of a mechanic's lien on the property which is the subject of this contract.

Payless Concrete Products, Inc.

CONDITIONS
 Concrete to be delivered to the nearest accessible point over passable road, under truck's own power. Due to delivery at owner's convenience, direction, seller assumes no responsibility for damage to property in any manner to sidewalks, roadways, driveways, driveways, driveways, driveways, driveways, etc., which are at customer's risk. The maximum time for unloading trucks is 5 minutes per yard. A charge will be assessed for holding trucks longer. This concrete contains correct strength test when water is added at customer's request. We do not assume responsibility for strength test when water is added at customer's request. Contractor must provide place for truck to wash out. A \$50 charge will be added per truck if contractor does not supply a place to wash truck out. Tow charges are buyer's responsibility.

LEASE: FREIDLING A WELL #2H

169 9 TO / 39 W 4 1/2 MI TO
 WICHITA S 6 MI TO 1600 W 1/2 MI
 S 50

TIME	FORMULA	LOAD SIZE	YARDS ORDERED	DRIVER/TRUCK	PLANT/TRANSACTION #
11:20 AM	WELL	13.50	13.50	34	NEOCO
DATE	LOAD #			WATER TRIM	TICKET NUMBER
7/25/17	1		13.50	0.00	42851

Excessive Water is Detrimental to Concrete Performance
 H₂O Added By Request/Authorized By

(TO BE SIGNED IF DELIVERY TO BE MADE INSIDE CURB LINE)

WARNING
IRRITATING TO THE SKIN AND EYES
 Contains Portland Cement. Wear Rubber Boots and Gloves. PROLONGED CONTACT MAY CAUSE BURNS. Avoid Contact With Eyes and Prolonged Contact With Skin. In Case of Contact With Skin or Eyes. Flush Thoroughly With Water. If Irritation Persists, Get Medical Attention. KEEP CHILDREN AWAY.

CONCRETE IS A PERISHABLE COMMODITY and BECOMES the PROPERTY OF the PURCHASER UPON LEAVING the PLANT. ANY CHANGES OR CANCELLATION OF ORIGINAL INSTRUCTIONS MUST be TELEPHONED to the OFFICE BEFORE LOADING STARTS.

The undersigned promises to pay all costs, including reasonable attorneys' fees, incurred in collecting any sums owed.

All accounts not paid within 30 days of delivery will bear interest at the rate of 24% per annum.

Not Responsible for Reactive Aggregate or Color Quality. No Claim Allowed Unless Made at Time Material is Delivered.

A \$50 Service Charge and Loss of the Cash Discount will be collected on all Returned Checks.

Excess Delay/Time Charged @ \$60/HR.

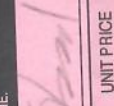
PROPERTY DAMAGE RELEASE

I, the driver of this truck, in presenting this RELEASE to you, the owner of the property, hereby release you from any responsibility for damage to the premises and/or adjacent property that may occur in any way that we can, but in order to do so, you must sign and return this RELEASE with me. If you do not sign and return this RELEASE, I will not be liable for the damage to the premises and/or adjacent property that may occur in any way that we can, but in order to do so, you must sign and return this RELEASE with me. If you do not sign and return this RELEASE, I will not be liable for the damage to the premises and/or adjacent property that may occur in any way that we can, but in order to do so, you must sign and return this RELEASE with me.

Dear Customer: The driver of this truck, in presenting this RELEASE to you, the owner of the property, hereby release you from any responsibility for damage to the premises and/or adjacent property that may occur in any way that we can, but in order to do so, you must sign and return this RELEASE with me. If you do not sign and return this RELEASE, I will not be liable for the damage to the premises and/or adjacent property that may occur in any way that we can, but in order to do so, you must sign and return this RELEASE with me.

DEAR CUSTOMER: THE DRIVER OF THIS TRUCK, IN PRESENTING THIS RELEASE TO YOU, THE OWNER OF THE PROPERTY, HEREBY RELEASES YOU FROM ANY RESPONSIBILITY FOR DAMAGE TO THE PREMISES AND/OR ADJACENT PROPERTY THAT MAY OCCUR IN ANY WAY THAT WE CAN, BUT IN ORDER TO DO SO, YOU MUST SIGN AND RETURN THIS RELEASE WITH ME. IF YOU DO NOT SIGN AND RETURN THIS RELEASE, I WILL NOT BE LIABLE FOR THE DAMAGE TO THE PREMISES AND/OR ADJACENT PROPERTY THAT MAY OCCUR IN ANY WAY THAT WE CAN, BUT IN ORDER TO DO SO, YOU MUST SIGN AND RETURN THIS RELEASE WITH ME.

QUANTITY	CODE	DESCRIPTION	UNIT PRICE	EXTENDED PRICE
13.50	WELL	WELL (10 SACKS PER UNIT)	\$70.00	\$945.00
13.50	MIX & HAUL TRUCKING	MIXING AND HAULING TRUCKING CHARGE	\$25.00	\$337.50
2.50			\$60.00	\$150.00

LOAD RECEIVED BY: 

NOTICE: MY SIGNATURE BELOW INDICATES THAT I HAVE READ THE HEALTH WARNING NOTICE AND SUPPLIER WILL NOT BE RESPONSIBLE FOR ANY DAMAGE CAUSED WHEN DELIVERING INSIDE CURB LINE.

EXCESS DELAY/TIME CHARGED @ \$60/HR.

RETURNED TO PLANT	LEFT JOB	FINISH UNLOADING	DELAY EXPLANATION/CYLINDER TEST TAKEN	TIME ALLOWED
LEFT PLANT	ARRIVED JOB	START UNLOADING	1. JOB NOT READY 2. SLOW POUR OR PUMP 3. TRUCK AHEAD ON JOB 4. CONTRACTOR BROKE DOWN 5. ADDED WATER	% TAX 7.50
TOTAL ROUND TRIP	TOTAL AT JOB	UNLOADING TIME	6. TRUCK BROKE DOWN 7. ACCIDENT 8. CITATION 9. OTHER	
11.51	1732	17.28		
				ADDITIONAL CHARGE 1
				ADDITIONAL CHARGE 2
				GRAND TOTAL

ADDITIONAL CHARGE 1: \$1,432.50
 ADDITIONAL CHARGE 2: \$107.44
 GRAND TOTAL: \$1,539.94