UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

IN RE: READY-MIXED CONCRETE ANTITRUST LITIGATION)	Master Docket No. 1:05-cv-00979-SEB-JMS
) }	
THIS DOCUMENT RELATES TO:		
ALL ACTIONS).	

IMI DEFENDANTS' RESPONSE TO PLAINTIFFS' FIRST SET OF INTERROGATORIES

Pursuant to Federal Rule of Civil Procedure 33, defendant Irving Materials Inc. ("IMI") and individual defendants Fred R. "Pete" Irving, Price C. Irving, Daniel C. Butler and John A. Huggins (IMI and the four individual defendants shall be referred to collectively as the "IMI Defendants"), respond to Plaintiffs' First Set of Interrogatories to All Defendants ("Plaintiffs' First Interrogatories"), as follows:

General Objections

1. The IMI Defendants object to each and every of Plaintiffs' First Interrogatories to the extent that such interrogatories call for matters protected by attorney-client privilege, work product immunity or any other applicable privilege or immunity, including, without limitation, privileges, immunities or obligations of secrecy associated with the IMI Defendants' communications with federal or state law enforcement authorities and matters before the Grand Jury. In accordance with Fed.R.Civ.P. 26(b)(5), the IMI Defendants will provide upon request a privilege log or other description of documents or communications subject to privilege or immunity within a reasonable time. The IMI Defendants fully reserve and do not waive any

applicable privileges and immunities and will act in accordance with all obligations of secrecy.

This general objection is elaborated in specific objections to particular interrogatories below.

- 2. The IMI Defendants object that the totality of Plaintiffs' First Interrogatories are unduly burdensome and that such interrogatories, taken as a whole, impose burdens or expenses which outweigh their likely benefit and discovery should be limited accordingly pursuant to the principles of Fed.R.Civ.P. 26(b)(2). Specifically, though without limitation, Plaintiffs' First Interrogatories are overbroad and unduly burdensome to the extent that they seek answers beyond the temporal and geographic limitations imposed by the Court's August 18, 2006 Entry on [Plaintiffs'] Motion to Compel and [the IMI Defendants'] Motion for Protective Order [Docket No. 201]. The provision of information beyond the temporal and geographic scope defined by the August 18, 2006 Entry would impose an undue burden and Plaintiffs' First Interrogatories are overbroad to that extent.¹
- 3. The IMI Defendants object to Plaintiffs' First Interrogatories to the extent that such interrogatories call for matters which are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. First, the interrogatories call for irrelevant information to the extent that they exceed the temporal and geographic scope of discovery defined as relevant by the Court's August 18, 2006 Entry (see General Objection No. 2). Second, as more fully

¹ The August 18, 2006 Entry stated, in relevant part: "The Magistrate Judge agrees with the defendants that the time period sought by the plaintiffs is too broad, at least without a specific showing by the plaintiffs' experts that information from the additional years is relevant. However, it is only logical to expect that documents from a short time before and after the Class Period likely are relevant to what occurred during the Class Period, and therefore the Magistrate Judge will permit discovery from July 1, 1999, through May 31, 2005. As for the proper geographic scope, the Magistrate Judge finds that the plaintiffs have not demonstrated at this time that it is appropriate to expand discovery beyond the Central Indiana Area as defined in the Complaint." Entry, Docket No. 201, p. 2. While plaintiffs have sought leave to amend the Complaint to include Monroe County within the "Central Indiana Area", the parties are bound at present by the Entry's definition of the "Central Indiana Area" as the nine counties referenced in Plaintiffs' First Amended Complaint. Accordingly, the IMI Defendants' objections to Plaintiffs' First Interrogatories are based on that same definition, thus excluding Monroe County from the IMI Defendants' Answers. The IMI Defendants object that plaintiffs' unilateral definition of a "Central Indiana Area" as embracing nine (or ten) counties is arbitrary and without factual basis. Thus, the IMI Defendants' use of the term "Central Indiana Area" in responding to Plaintiffs' First Interrogatories does not connote agreement with that definition for any purpose.

described in the specific objections below, plaintiffs' interrogatories relating to communications or meetings between or among the defendants and/or other manufacturers of ready-mixed concrete are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence to the extent that any such meetings or communications do not reflect or embody a conspiratorial agreement or agreements in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1, among the defendants. Accordingly, the IMI Defendants object to providing an account of any such communications or meetings beyond those reflecting consummated, unlawful agreements among the defendants in violation of Section 1.

- 4. The IMI Defendants object to Plaintiffs' First Interrogatories to the extent that the interrogatories purport to require disclosure of trade secrets or other confidential research, development or commercial information within the meaning of Fed.R.Civ.P. 26(c). Pursuant to the agreed Protective Order entered March 2, 2006, the IMI Defendants designate as confidential the specific matters set forth below in response to particular interrogatories.
- 5. The IMI Defendants object to each and every of Plaintiffs' First Interrogatories to the extent that answers would cause the IMI Defendants to violate any existing protective orders, confidentiality agreements or license agreements, whether express or implied as a matter of custom and practice in the industry, and whether entered by courts or administrative agencies or with third parties.
- 6. The IMI Defendants object to each and every of Plaintiffs' First Interrogatories to the extent that they call for information reflecting or relating to any settlement communications, discussions or negotiations, including, without limitation, communications with federal or state law enforcement authorities, in that such information is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence under the Federal Rule of Evidence

408 and otherwise. Additionally, any communications with law enforcement authorities not reflected in published plea, amnesty or other agreements, or otherwise in the public domain, are subject to both statutory and common law privileges and obligations of secrecy. Included, without limitation, among such protected communications are matters occurring before the Grand Jury within the meaning of the Federal Rules of Criminal Procedure. Accordingly, such matters are not properly discoverable.

- 7. The IMI Defendants object to each and every of Plaintiffs' First Interrogatories to the extent that such interrogatories incorporate plaintiffs' purported "definitions" and "instructions" if and to the extent that such definitions and instructions purport to require the provision of information beyond that required by the Federal Rules of Civil Procedure and applicable case law. The IMI Defendants will respond to Plaintiffs' First Interrogatories in accordance with the Federal Rules of Civil Procedure, and not pursuant to plaintiffs' definitions and instructions. Without limiting the generality of the foregoing, further specific objections to plaintiffs' definitions and instructions are set forth below.
- 8. The IMI Defendants and their counsel continue diligently to pursue their investigation and analysis of the facts. Neither that investigation nor discovery in this case are complete. Therefore, plaintiffs' interrogatories are in some respects premature and these answers to interrogatories are being provided without prejudice to the IMI Defendants' rights to add to, modify or otherwise change or amend their responses at a later time, prior to trial. The IMI Defendants will supplement their answers to interrogatories in accordance with, and to the extent required by, the Federal Rules of Civil Procedure.

Specific Objections

Objections to Definitions and Instructions

Definitions

1. "Defendants" means Defendants in the above-captioned case, their predecessors, successors, subsidiaries, parents, branches, departments, divisions, or affiliates, including, without limitation, any organization or entity in which any Defendant has management or controlling interests, together with all present and former directors, officers, employees, agents, representatives or any persons acting or purporting to act on behalf of any Defendant.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3 and 7. The IMI Defendants specifically object to this definition to the extent that it refers to any person or entity other than Irving Materials, Inc. or the individual IMI Defendants named as defendants in Plaintiffs' First Amended Complaint. None of the other entities or organizations listed in this definition have entered into plea agreements with the Government, nor have plaintiffs named any such organization or entity as a defendant in this matter. Additionally, use of this definition would cause the IMI Defendants' provision of information to exceed the temporal and geographic scope of discovery defined as relevant by the Court's August 18, 2006 Entry (Docket No. 201). Accordingly, this definition is contrary to that Entry and calls for matters which are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence to the extent that it refers to any person, entity or organization other than Irving Materials, Inc. or the individual IMI Defendants. The IMI Defendants additionally object to this definition to the extent that it purports to require the provision of any information beyond the possession, custody or control of the IMI Defendants. Specifically, though without limitation, the IMI Defendants may not control "predecessors", "successors", "any organization or entity in which any defendant

has management" interests or "present and former directors, officers, employees, agents, representatives or any persons acting or purporting to act on behalf of any defendant."

2. "You" or "your" means your company or your predecessors, successors, subsidiaries, parents, branches, departments, divisions, or affiliates, including, without limitation, any organization or entity in which you have management or controlling interests, together with all present and former directors, officers, employees agents, representatives or any persons acting or purporting to act on your behalf.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3 and 7. The IMI Defendants specifically object to this definition to the extent that it refers to any person or entity other than Irving Materials, Inc. or the individual IMI Defendants named as defendants in Plaintiffs' First Amended Complaint. None of the other entities or organizations listed in this definition have entered into plea agreements with the Government, nor have plaintiffs named any such organization or entity as a defendant in this matter. Additionally, use of this definition would cause the IMI Defendants' provision of information to exceed the temporal and geographic scope of discovery defined as relevant by the Court's August 18, 2006 Entry (Docket No. 201). Accordingly, this definition is contrary to that Entry and calls for matters which are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence to the extent that it refers to any person, entity or organization other than Irving Materials, Inc. or the individual IMI Defendants. The IMI Defendants additionally object to this definition to the extent that it purports to require the provision of any information beyond the possession, custody or control of the IMI Defendants. Specifically, though without limitation, the IMI Defendants may not control "predecessors", "successors", "any organization or entity in which any defendant

has management" interests or "present and former directors, officers, employees, agents, representatives or any persons acting or purporting to act on behalf of any defendant."

3. "Person" means, without limitation, any natural person, corporation, partnership, proprietorship, joint venture, association, governmental entity (including, without limitation, any governmental agency or political sub-division of any government), any group, or any other form of public or private business or legal entity.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 4, 5, 6 and 7. The IMI Defendants specifically object to this definition to the extent that it purports to require the provision of information beyond that within the IMI Defendants' possession, custody or control. Moreover, to the extent that this definition purports to include governmental entities among relevant "persons" with whom communications have occurred, certain such communications are subject to applicable privileges, immunities and obligations of secrecy as detailed in response to certain specific interrogatories below.

4. "Communication" means, without limitation, oral or written communication of all kinds, such as correspondence, exchanges of written or recorded information, face to face meetings, electronic, facsimile or telephone. The phrase "communication between" is defined to include instances where one person addresses another person even if the other person does not respond.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 4, 5, 6, 7 and 8. The four individual IMI defendants, Fred R. Irving, Daniel Butler, Price Irving and John Huggins, specifically object to this definition, and to the interrogatories in which it is

incorporated, to the extent that it would require identification or production of documents, if any, protected from production by the Fifth Amendment's privilege against self-incrimination, U.S. Const., Amend. V. See United States v. Doe, 465 U.S. 605, 104 S.Ct. 1237 (1984). The IMI Defendants specifically object that to the extent that this definition refers to correspondence, exchanges of written or recorded information or electronic or facsimile transmissions, any such written or documented communications are more appropriately obtained by requests for production under Federal Rule of Civil Procedure 34 (which plaintiffs have served), rather than by interrogatory. To this extent, Plaintiffs' First Interrogatories are overbroad and unduly burdensome.

The IMI Defendants also object to the inclusion of "instances where one person addresses another person even if the other person does not respond" as overbroad, unduly burdensome and irrelevant. Additionally, insofar as this definition relates to interrogatories concerning agreements in restraint of trade, the IMI Defendants deny, as a matter of law, that any such agreement can be inferred from silence alone. Accordingly, this definition also calls for matters which are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence to that extent.

5. "Meeting" means, without limitation, any assembly, convocation, encounter, or contemporaneous presence of two or more persons for any purpose, regardless if planned, arranged or scheduled.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 4, 5, 6, 7 and 8.

The IM Defendants specifically object that this definition is overbroad, unduly burdensome and, as it relates to any meetings between or among the defendants, calls for the provision of

information which is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. The sole relevant meetings are those where conspiratorial agreements in violation of the Sherman Act were concluded among the defendants.

6. "Employee" means, without limitation, current and former officers, directors, agents, representatives, executives, managers, sales personnel, secretaries, clerical staff or any other person employed for any reason.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 3 and 7. The IMI Defendants specifically object to the extent that this definition calls for the provision of information beyond the possession, custody or control of the IMI Defendants, or any of them.

7. "Document" has the same full meaning as construed by the Federal Rules of Civil Procedure.

RESPONSE:

The IMI Defendants incorporate by reference General Objection 1. The four individual IMI defendants, Fred R. Irving, Daniel Butler, Price Irving and John Huggins, specifically object to this definition, and to the interrogatories in which it is incorporated, to the extent that identification or production of responsive documents, if any, is protected by the Fifth Amendment's privilege against self-incrimination, U.S. Const., Amend. V. See United States v. Doe, 465 U.S. 605, 104 S.Ct. 1237 (1984).

8. "Relate to" or "Relating to" means, without limitation, the concepts: refer to, discuss, describe, reflect, deal with, pertain to, analyze, evaluate, estimate, constitute, study, survey, project, assess, record, summarize, criticize, report, comment, or otherwise involve, in whole or in part.

RESPONSE:

The IMI Defendants incorporate by reference General Objection 7. The IMI Defendants specifically object to this definition as creating vague and ambiguous interrogatories and as using the referenced terms in a manner contrary to their plain meaning. The effect, in the context of particular interrogatories, is to create vague, open-ended inquiries and to improperly attempt to shift to the IMI Defendants the burden of identifying what information is sought by particular interrogatories. Accordingly, the IMI Defendants will respond in accordance with the plain meaning of the terms "relate to" or "relating to", and not in accordance with plaintiffs' definition.

9. "Or" is used in its inclusive sense and shall be construed so as to require the broadest possible response. If, for example, a request calls for information about "A" or "B," you should produce all information about A, all information about B and all information about A and B. (In other words, "or" should be read as "and/or.")

RESPONSE:

The IMI Defendants incorporate by reference General Objection 7. The IMI Defendants specifically object to this definition as creating vague and ambiguous interrogatories and as using the referenced term in a manner contrary to its plain meaning. The effect is to create vague, open-ended interrogatories and improperly to attempt to shift the IMI Defendants the burden of specifying what information is sought by a specific interrogatory. Accordingly, the IMI Defendants will respond in accordance with the plain meaning of the word "or", and not in accordance with plaintiffs' definition.

10. "Identify" or "Identification," when used in reference to a firm, partnership, corporation, proprietorship, association or other entity person (as previously defined) means to

state that person's full name, address and telephone number (designate as current or last known), the legal form of the entity and the current officers, directors or chief executive.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 6, 7 and 8. The IMI Defendants specifically object that this definition's request for contact information ("address and telephone number") is overbroad and irrelevant. The referenced persons or entities should be contacted through appropriate counsel. The IMI Defendants also object that the terms "current officers, directors or chief executive" of the referenced persons or entities may include matters which are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence when used in connection with specific interrogatories, as specifically identified below.

11. "Identify" or "Identification," when used in reference to a document, means to state the type of document (e.g., letter, memorandum, telegram) or some other means of identifying it, its date, author, addressees and custodian. If any such document was, but is no longer, in your possession or subject to your control, state its disposition.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 6, 7 and 8. The IMI defendants also incorporate by reference their specific objections to plaintiffs' definition of "document" as described above. The IMI Defendants specifically object that to the extent the identification of documents is relevant, any such relevant, non-privileged documents will be produced either in response to Plaintiffs' requests for production of documents or in response to Plaintiffs' First Interrogatories, pursuant to Federal Rule of Civil Procedure 33(d). In either instance, however, the identity of the document is plain from the face of the document itself, and

this definition is thus superfluous and unduly burdensome. The IMI Defendants additionally object to the last sentence of this definition to the extent that it calls for the provision of information beyond the possession, custody or control of the IMI Defendants.

12. "Identify" or "Identification," when used in reference to an individual person, means to state that person's full legal name, residence address and telephone number (designate as current or last known), position and business affiliation and business address and telephone number (designate as current or last known).

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 2, 3, 6, 7 and 8. The IMI Defendants specifically object that this definition's request for contact information ("residence address and telephone number (designate as current or last known). . . . and business address and telephone number (designate as current or last known))", is overbroad and irrelevant. The referenced individuals should be contacted through appropriate counsel.

13. "Identify" or "Identification," when used in reference to a communication or meeting, means to identify all persons involved in such communication or meeting, the date of such communication, all documents related to such communication or meeting (including, without limitation, all documents recording or summarizing such communication or meeting) and any actions taken by you as a result of such communication or meeting.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants also incorporate by reference their specific objections to plaintiffs' definitions of "document", "communication" and "meeting," as described above. Insofar as the definition calls for "all documents related to such communication or meeting (including, without

limitation, all documents recording or summarizing such communication or meeting)", any such relevant, non-privileged documents will be produced in response to plaintiffs' requests for production or in response to Plaintiffs' First Interrogatories under Fed.R.Civ.P. 33(d). Accordingly, this definition is superfluous and unduly burdensome to that extent.

14. "Date" means the exact day, month and year, if ascertainable, or the best available approximation, including any relationship to other known events (designate whether exact or approximate).

RESPONSE:

The IMI Defendants incorporate by reference General Objection 7.

15. "Ready-Mixed Concrete" means a product comprised of cement, sand, gravel, water, and occasionally additional additives.

RESPONSE:

The IMI Defendants deny that this is an adequate, complete or accurate definition of ready-mixed concrete. "Ready-mixed concrete" is a colloquial term that embraces a wide variety of products, applications and services that cannot be adequately or accurately described as a single product. The IMI Defendants will answer plaintiffs' interrogatories in accordance with their understanding of the diversity of products, applications and services embraced by the term "ready-mixed concrete".

Instructions

Unless otherwise noted, these interrogatories require responses for the time period
 January 1, 1995 to the present.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 2 and 3. The IMI Defendants specifically object to each and every of plaintiffs' interrogatories as irrelevant, -13-

overbroad and unduly burdensome to the extent that they purport to require the provision of information beyond the temporal or geographic scope of discovery defined as relevant by the Court's August 18, 2006 Entry (Docket No. 201).

2. If you refuse to respond to any interrogatories based on a claim of privilege, pursuant to Federal Rule of Civil Procedure 26(b)(5), provide a statement of the claim of privilege and all facts relied on in support of that claim, including, the parties involved, the dates involved, the relevant subject matter of the privileged material, any documents supporting the privileged information, specifying the dates, authors, recipients, title and subject matter, and present location of any documents involved. In the case of attorney work product privilege, also identify the litigation in connection with which the work product was prepared.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1, 6 and 7. The IMI Defendants will support their privilege claims as required by the Federal Rules, applicable case law and principles set forth in the Court's January 17, 2007 Entry on [the IMI Defendants' First] Motion to Compel (Docket No. 254), p. 9, and not in accordance with plaintiffs' instruction.

3. If you answer any interrogatory by reference to business records pursuant to Federal Rule of Civil Procedure 33(d) and as that term is defined under the Federal Rules of Evidence, identify such records by bates number and the name of the employee certifying the documents as business records for purposes of answering the interrogatory.

RESPONSE:

The IMI Defendants incorporate by reference General Objections 1 and 7. The IMI Defendants will identify any documents produced in response to Plaintiffs' First Interrogatories with the degree of specificity required by Fed.R.Civ.P. 33(d), and not in accordance with

plaintiffs' instruction. Specifically, there is no requirement in the Rule that the documents be identified "by bates number and the name of the employee certifying the documents as business records for purposes of answering the interrogatory."

Interrogatories

INTERROGATORY NO. 1: For each of your employees who has or had any responsibility for recommending, reviewing, setting or approving prices, price increase announcements, territories, markets, bids or quotes for the sale of Ready-Mixed Concrete, identify:

- (a) the full name and last known business and home address;
- (b) date of birth and social security number;
- (c) title or position and period of service in each such position;
- (d) immediate supervisor in each position;
- (e) business and home telephone numbers of each voice, facsimile or cellular telephone assigned to or used by such person and the period during which such numbers were assigned to or used by that person; and
- (f) business and home electronic mail identifiers and the period during which such identifiers were assigned to and used by that person.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to providing the contact information or date of birth and social security number requested by this interrogatory because such information is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. To the extent, if any, that the referenced employees have discoverable

information they should be contacted through counsel. Subject to and waiving the foregoing objections, IMI² incorporates by reference Exhibit 1 hereto.

INTERROGATORY NO. 2: For each of your employees who served as a secretary, personal or administrative assistant or who performed secretarial, personal or administrative assistant services for each person identified in response to Interrogatory No. 1, identify:

- (a) the full name and last known business and home address;
- (b) date of birth and social security number;
- (c) title or position and period of service in each such position;
- (d) person for whom such services were performed and the immediate supervisor if different;
- (e) business and home telephone numbers of each voice, facsimile or cellular telephone assigned to or used by such person and the period during which such numbers were assigned to or used by that person; and
- (f) business and home electronic mail identifiers and the period during which such identifiers were assigned to and used by that person.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to providing the contact information or date of birth and social security number requested by this interrogatory because such information is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. To the extent, if any, that the referenced employees have discoverable

² This interrogatory appears to be directed solely toward the corporate defendant, IMI, and not the four individual IMI defendants (*i.e.*, "your employees"). Accordingly, the information in Exhibit 1 hereto is provided solely by IMI.

information they should be contacted through counsel. Subject to and waiving the foregoing objections, IMI³ incorporates by reference Exhibit 2 hereto.

INTERROGATORY NO. 3: Identify each employee who testified for, gave an oral statement to, or produced any documents, written statements or data to any employee, agent, agency, department, or committee of the United States, any State, or the European Commission, including any testimony before a grand jury, relating to Ready-Mixed Concrete and as to each person state:

- (a) the date testimony or other oral statement was given or documents produced;
- (b) the employee, agent, agency, department or committee receiving the testimony, oral statement or documents; and
- (c) a description of the testimony, oral statement, or documents.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object that the sole relevant testimony or statements are any given in connection with the U.S. Department of Justice's investigation of ready-mixed concrete producers in Indianapolis. Moreover, any such statements or testimony given in the context of the government's criminal investigation are subject to common law privilege and/or subject to obligations of secrecy under the Federal Rules of Criminal Procedure and applicable case law. Accordingly, the IMI Defendants object to this interrogatory. Similarly, with respect to any documents provided by the IMI Defendants to the government under search warrants, grand jury subpoenas or otherwise, case law establishes that production of

³ This interrogatory appears to be directed solely toward the corporate defendant, IMI, and not the four individual IMI defendants (*i.e.*, "your employees"). Accordingly, the information in Exhibit 2 hereto is provided solely by IMI.

the documents, segregated and denominated as such, is objectionable and the IMI Defendants object to the interrogatory, to that extent, on this basis as well.

This interrogatory appears to be directed solely to the corporate defendant, IMI, and not to the four individual IMI defendants ("each employee"), and IMI has responded accordingly. However, to the extent, if any, that the interrogatory is intended to elicit a response from the four individual IMI defendants, Fred R. Irving, Daniel Butler, Price Irving and John Huggins, these individual defendants respectfully decline to answer this interrogatory on the basis of the Fifth Amendment's privilege against self-incrimination. U.S. Const., Amend. V. Under principles stated by the Supreme Court in *United States v. Kordel*, 397 U.S. 1, 90 S.Ct. 763 (1970), and subject to and without the foregoing general and specific objections, IMI objects that any response to this interrogatory on behalf of the company should be deferred until such time as the individual IMI defendants are no longer in potential criminal jeopardy under State law or otherwise.

INTERROGATORY NO. 4:

Identify each employee who served as your designated representative in any trade associations relating to Ready-Mixed Concrete and state with respect to each:

- (a) the trade associations to which each person served as your designated representative;
- (b) the years during which each person served as your designated representative in each trade association;
- (c) all offices, chairs or committee positions held in each of the trade associations; and

(d) the years during which those offices, chairs or committee positions were held.

To the extent you did not have the same designated representative(s) for a given time period, please explain how you determined which employee or employees would represent you at each trade association meeting and how that practice differed, if at all, between trade associations.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. IMI⁴ specifically objects that it did not have any "designated representative" to the responsive trade association, the Indiana Ready-Mixed Concrete Association. Subject to and without waiving these objections, IMI incorporates by reference Exhibit 3 hereto.

INTERROGATORY NO. 5: Identify the address, main telephone number and person in charge of each office, plant, operating unit, warehouse or other facility that you use or used in connection with your Ready Mixed Concrete business, the period it was used and the nature of the use at those premises.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to providing the "main telephone number" for the referenced facilities in that any discoverable information with respect to such facilities should be obtained through counsel. The IMI Defendants specifically object to the terms "the nature of the use at those premises" as vague and ambiguous. Subject to and without waiving these objections, IMI⁵ incorporates by reference Exhibit 4 hereto.

⁴ This interrogatory appears to be directed solely to the corporate defendant, IMI, and not to the four individual IMI defendants ("identify each employee who served as your designated representative"). Accordingly, this interrogatory is answered solely by IMI.

⁵ This interrogatory appears to be directed solely toward the corporate defendant, IMI, and not toward the four individual IMI defendants ("identify the address... of each office... that you use or used"). Accordingly, the interrogatory is answered solely by IMI.

INTERROGATORY NO. 6: Identify any and all classes, types or categories of Ready-Mixed Concrete (including the trade names, brand names or trademarks) produced, marketed, distributed or sold by you.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. Subject to and without waiving these objections, the IMI Defendants incorporate by reference Exhibit 5 hereto. Exhibit 5 is hereby designated as Current Confidential Information under the agreed Protective Order entered March 2, 2006.

INTERROGATORY NO. 7: Identify any outside or independent consultants you hired to study or evaluate Ready Mixed Concrete or the Ready-Mixed Concrete industry, including a description of the study or evaluation and the time frame the study or evaluation was conducted.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to the terms "study or evaluate ready-mixed concrete or the ready-mixed concrete industry" as vague, overbroad and neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. Specifically, the interrogatory is not limited by subject matter and could therefore relate to consultations having nothing to do with the claims or defenses in this litigation. Subject to and without waiving such objections, IMI⁶ states: Aside from quality control experts that may be periodically hired by IMI to conduct independent physical testing of specific batches of ready-mixed concrete, IMI has not hired any consultants to study or evaluate ready-mixed concrete or the ready-mixed concrete industry.

⁶ This interrogatory appears to be directed solely toward the corporate defendant, IMI, and not toward the four individual IMI defendants ("identify any outside or independent consultants you hired"). Accordingly, the interrogatory is answered solely by IMI.

INTERROGATORY NO. 8: Identify any fines, plea agreements or other agreements you, or any of your employees, have with any governmental agency, committee or department of the United States, any state, the European Commission, or any foreign governmental body relating to Ready-Mixed Concrete.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to this interrogatory to the extent it goes beyond plea agreements entered into by the IMI Defendants with the United States Department of Justice, Antitrust Division, with respect to the ready-mixed concrete industry in Indianapolis, Indiana. Any other responsive matters are neither relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Subject to and without waiving the foregoing general and specific objections, the four individual IMI defendants, Fred R. Irving, Daniel Butler, Price Irving and John Huggins, respectfully decline to answer this interrogatory on the basis of the Fifth Amendment's privilege against self-incrimination, U.S. Const., Amend. V. See United States v. Doe, 465 U.S. 605, 104 S.Ct. 1237 (1984). Under principles stated by the Supreme Court in United States v. Kordel, 397 U.S. 1, 90 S.Ct. 763 (1970), and subject to and without waiving the foregoing general and specific objections, IMI objects that any response to this interrogatory on behalf of the company should be deferred until such time as the individual IMI defendants are no longer in potential criminal jeopardy under State law or otherwise.

<u>INTERROGATORY NO. 9:</u> Identify all joint ventures or other cooperative business relationships between you and any other defendant or any other manufacturer of Ready-Mixed Concrete.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to the terms "other cooperative business relationships" as vague, ambiguous and overbroad. Subject to and without waiving these objections, IMI⁷ states: At one time, IMI was a co-owner with Hughey Inc., d/b/a Carmel Concrete, and several other entities, of Advance Mixer, Inc., a manufacturer of delivery trucks. This arrangement ended in late July, 1999, with the sale of Advance Mixer, Inc.

INTERROGATORY NO. 10: Identify each actual or proposed understanding or agreement between any manufacturers of Ready-Mixed Concrete relating to prices, pricing, production or inventory levels of Ready Mixed Concrete and state as to each such actual or proposed understanding or agreement:

- (a) the identity of the participants and all persons with knowledge thereof;
- (b) when such understanding or agreement was entered into;
- (c) where such understanding or agreement was entered into;
- (d) the terms of such understanding or agreement; and
- (e) when, how and which of your officers, directors or employees discovered the existence of such understanding or agreement.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to the extent that this interrogatory seeks information with respect to "proposed" or unconsummated understandings or agreements, or to the extent that it refers to any meetings or communications other than any such meetings or communications as reflect or embody agreements in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1. To the extent that any responsive meetings or communications do not reflect or

⁷ This interrogatory appears to be directed solely toward the corporate defendant, IMI, and not toward the four individual IMI defendants ("identify all joint ventures . . . between you and any other defendant"). Accordingly, this interrogatory is answered solely by IMI.

embody an agreement among the defendants in violation of Section 1, they are neither relevant nor reasonably calculated to lead to the admissible evidence. Additionally, provision of any such information beyond concluded agreements in violation of Section 1 among the defendants would impose an undue burden on defendants in relation to the factors made relevant by Fed.R.Civ.P. 26(b)(2)(C)(iii). The IMI Defendants further object that is interrogatory imposes an undue burden because certain responsive information is more appropriately obtained by deposition.

The IMI Defendants specifically object to this interrogatory to the extent that providing a full answer would compromise the attorney-client privilege, work product or trial preparation immunity and/or common law privileges or statutory obligations of secrecy associated with the IMI defendants' cooperation with the government's criminal investigation of the ready-mixed concrete industry. Without limiting the generality of the foregoing, the IMI defendants state that communications made to government representatives, or to the grand jury in connection with the government's criminal investigation of the ready-mixed concrete industry, are subject to privilege and to secrecy obligations imposed with respect to matters occurring before the grand jury under the Federal Rules of Civil Procedure. Accordingly, IMI Defendants specifically object to the provision of any information based on such sources in response to this interrogatory.

The individual IMI Defendants, Fred R. "Pete" Irving, Daniel Butler, Price Irving and John Huggins, subject to and without waiving the foregoing objections, respectfully decline to answer this interrogatory on the basis of the Fifth Amendment's privilege against self-incrimination, U.S. Const., Amend. V. Under principles stated by the Supreme Court in *United States v. Kordel*, 397 U.S. 1, 90 S.Ct. 763 (1970), and subject to and without waiving the foregoing general and specific objections, IMI objects that any response to this interrogatory on

behalf of the company should be deferred until such time as the individual IMI defendants are no longer in potential criminal jeopardy under State law or otherwise.

INTERROGATORY NO. 11:

Identify and describe any meetings or communications between you and any employee or any other defendant or manufacturer of Ready-Mixed Concrete including those relating to price, pricing, price increase announcements, terms or conditions of sales, margins or market share, discounts, production levels, inventory, customers, auctions, reverse auctions, bidding events, or sales, and for each such meeting or communications:

- (a) provide the date and location of the meeting or communication;
- (b) identify the person(s) who initiated, called, organized, attended or participated in the meeting or communication; describe the subject matter discussed and any information you provided or received;
- (c) describe every action taken by you as a result of the meeting or communication; and
- (d) identify all persons with knowledge relating to the meeting or communication.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. The IMI Defendants specifically object to the extent that this interrogatory seeks information with respect to "proposed" or unconsummated understandings or agreements, or to the extent that it refers to any meetings or communications other than any such meetings or communications as reflect or embody agreements in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1. To the extent that any responsive meetings or communications do not reflect or embody an agreement among the defendants in violation of Section 1, they are neither relevant

nor reasonably calculated to lead to the admissible evidence. Additionally, provision of any such information beyond concluded agreements in violation of Section 1 among the defendants would impose an undue burden on defendants in relation to the factors made relevant by Fed.R.Civ.P. 26(b)(2)(C)(iii). The IMI Defendants further object that this interrogatory imposes an undue burden because certain responsive information is more appropriately obtained by deposition.

The IMI Defendants specifically object to this interrogatory to the extent that providing a full answer would compromise the attorney-client privilege, work product or trial preparation immunity and/or common law privileges or statutory obligations of secrecy associated with the IMI defendants' cooperation with the government's criminal investigation of the ready-mixed concrete industry. Without limiting the generality of the foregoing, the IMI defendants state that communications made to government representatives, or to the grand jury in connection with the government's criminal investigation of the ready-mixed concrete industry, are subject to privilege and to secrecy obligations imposed with respect to matters occurring before the grand jury under the Federal Rules of Civil Procedure. Accordingly, the IMI Defendants specifically object to the provision of any information based on such sources in response to this interrogatory.

The individual IMI Defendants, Fred R. "Pete" Irving, Daniel Butler, Price Irving and John Huggins, subject to and without waiving the foregoing objections, respectfully decline to answer this interrogatory on the basis of the Fifth Amendment's privilege against self-incrimination, U.S. Const., Amend. V. Under principles stated by the Supreme Court in *United States v. Kordel*, 397 U.S. 1, 90 S.Ct. 763 (1970), and subject to and without waiving the foregoing general and specific objections, IMI objects that any response to this interrogatory on

behalf of the company should be deferred until such time as the individual IMI defendants are no longer in potential criminal jeopardy under State law or otherwise.

<u>INTERROGATORY NO. 12:</u> Identify the source, by name and by bates number, of each document produced to plaintiffs in this litigation.

ANSWER: The IMI Defendants incorporate by reference General Objections 1 through 8, inclusive. Pursuant to Federal Rule of Civil Procedure 33(d), the IMI Defendants state that they are producing documents in response to plaintiffs' requests for production of documents, which include any file jackets, labels or other organizational designations associated with such documents as kept in the ordinary course of business. Beyond this, the IMI Defendants specifically object that this interrogatory is unduly burdensome and overbroad in relation to the factors made relevant by Fed. R. Civ. P. 26(b)(2)(C)(iii).

Declarations

	I decl	are	under	penalty	of	perjury	that	the	foregoing	answers	are	true	and	correct.
Execut	ed on _					**								
" .							IRVI	NG	MATERIA	LS, INC.				
							-27							
							Earl		ker ancial Offi	cer				

In	d	î١	'n	du	al	D	ef	en	ď£	ш	ts

*	I de	clare u	nder penalty o	of perjury t	hat	the f	oregoir	ıg a	nswe	rs are true a	nd correct ar	d I
assert	the	Fifth	Amendment	privilege	as	set	forth	in	the	foregoing.	Executed	on
		• 								••		
					Fre	ed R.	("Pete	") Ir	ving	·····		
												•
	I de	clare u	nder penalty o	of perjury t	hat	the f	oregoù	ng a	nswe	rs are true a	nd correct ar	ıd I
assert	the	Fifth	Amendment	privilege	as	set	forth	in	the	foregoing.	Executed	on
-		<u> </u>										
<u> </u>	<u> </u>	akiri ili di karangan pakila ayun maga maga ila										

I declare under penalty of perjury that the foregoing answers are true and correct and I assert the Fifth Amendment privilege as set forth in the foregoing. Executed on

teb 21, 2007.

Daniel C. Butler

I declare under penalty of perjury that the foregoing answers are true and correct and I assert the Fifth Amendment privilege as set forth in the foregoing. Executed on

7-21-07

John A. Auggins h Duffyus

AS TO OBJECTIONS:

G. Daniel Kelley, Jr., #5126-49 Thomas B. Mixdorf, #16812-49 Edward P. Steegmann, #14349-49 Anthony P. Aaron, #23482-29

ICE MILLER LLP One American Square Suite 3100 Indianapolis, IN 46282 (317) 236-2100

Attorneys for IMI Defendants

I declare under penalty of perjury that the foregoing answers are true and correct and I assert the Fifth Amendment privilege as set forth in the foregoing. Executed on

John A. Huggins

S TO OBJECTIONS:

G. Daniel Kelley, Jr., #5126-49 Thomas E. Mixdorf, #16812-49 Edward P. Steegmann, #14349-49

Anthony P. Aaron, #23482-29

ICE MILLER LLP One American Square Suite 3100 Indianapolis, IN 46282 (317) 236-2100

Attorneys for IMI Defendants

Exhibit 1

	Job Title (Period of	
Name	Service)	Immediate Supervisor (Time Period)
and the second s	Corporate - Credit Mgr	
	(7/1/99-1/31/2001)	John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02- ~6/30/04)
Agullana, Leon	(2/1/2001-5/31/05)	Gary Faust (~7/1/04-5/31/05)
\$	South Side Sales	
Beck, Jerry A.	(7/1/99 - 5/31/05)	Gordon Goins (7/1/99-5/31/05)
	A STATE OF THE PROPERTY OF THE	John Huggins (7/1/99-12/31/01)
	Stony Cr. Sales (7/1/99	Price Irving (1/1/02-~6/30/04)
Browne, Michael C.	5/31/05)	Gary Faust (~7/1/04-5/31/05)
	Corporate Officer	
Butler, Daniel C.	(7/1/99 - 5/31/05)	Fred R. Irving (7/1/99 - 5/31/05)
		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02-~6/30/04)
Carson, Bradley W.	(4/23/2001-12/31/2004)	
outon, Diddicy 11.	South Side Sales	
Denney, Brian Richard	(7/1/99 - 5/31/05)	Gordon Goins (7/1/99-5/31/05)
Deniey, Drian Monard	Trino diamon	John Huggins (7/1/99-12/31/01)
	Central D. Sales	Price Irving (1/1/02-~6/30/04)
Fount Con F	(7/1/99 - 5/31/05)	Michael Shumaker (~7/1/04-5/31/05)
Faust, Gary F.	Corporate - Sales	Price Irving (6/30/02-~6/30/04)
Oneda Coat I	(6/30/02-5/31/05)	Gary Faust (~7/1/04-5/31/05)
Gaede, Scott J.	1.3	The state of the s
A. K A	South Side Area Mgr.	1
Goins, Gordon Lee	(7/1/99 - 5/31/05)	Dan Butler (1/1/02-5/31/05)
and the second	South Side Sales	01 (7/4/00 5/04/05)
Gray, Marvin	(7/1/99 - 5/31/05)	Gordon Goins (7/1/99-5/31/05)
		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02-~6/30/04)
Gruszczynski, Joseph A.	(3/1/00-5/31/05)	Gary Faust: (~7/1/04-5/31/05)
	Corporate - Sales	
Haldrup, Robert S.	(1/1/2004-5/31/05)	Dan Butler (1/1/04 - 5/31/05)
	Senior Vice President	
	(7/1/99 - 12/31/01),	
	Consultant (1/1/02 -	1
Huggins, John	5/31/05)	Fred R. Irving (7/1/99 - 5/31/05)
	Corporate Officer	
Irving, Fred R.	(7/1/99 - 5/31/05)	Board of Directors (7/1/99 - 5/31/05)
ngapangan mananan mananan mengapak dapi perdasi kan perdaman sa dibindi di Malambuk da Kalambur mengan sebagai Tanggar mengapak dapi perdasi kan perdaman sa dibindi di Malambuk da Kalambur mengan sebagai mengan pendasi ka	Corporate Officer	
Irving, Price C.	(7/1/99 - 5/31/05)	Fred R. Irving (7/1/99 - 5/31/05)
	Consultant (7/1/99 -	John Huggins (7/1/99-12/31/01)
Kauppila, Dick	6/30/04)	Dan Butler (1/1/02-6/30/04)
		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02-~6/30/04)
Kelly, Jeffrey Todd	(7/1/99 -5/31/05)	Gary Faust (~7/1/04-5/31/05)
	Corporate - Sales	
Kosiba, Brad Alan	(7/1/99 - 5/31/05)	Eugene Wiggam (7/1/99 - 5/31/05)
 The state of the s		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02-~6/30/04)
Mathias, Frederick J.	(7/1/99 - 5/31/05)	Gary Faust (~7/1/04-5/31/05)

Exhibit 1

Name	Job Title (Period of Service)	Immediate Supervisor (Time Period)
	Corporate - Sales	
	(7/1/99 - 12/31/01),	John Huggins (7/1/99 - 12/31/01)
McPherson, Jeff	(4/13/05 - 5/31/05)	Gary Faust (4/18/05 - 5/31/05)
	Corporate - Sales	e e e some e reach to the section with the
Phillips, Jim	(7/1/99 - 3/31/01)	John Huggins (7/1/99- 3/31/01)
	Corporate - Sales	John Huggins (7/1/99- 12/31/01)
Rodenbeck, William	(7/1/99 - 6/30/02)	Price Irving (1/1/02 - 6/30/02)
	Quality Control (7/1/99 -	A STATE OF THE STA
	6/30/04)	yan ta yan ara ya ya ara ya ya ara ara ara ara ara
	Lebanon Area Sales	Norm Thoeming (7/1/99 - 6/30/04)
Shubert, James W.	(7/1/04 - 5/31/05)	Gary Faust (7/1/04 - 5/31/05)
		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02-~6/30/04)
Shumaker, Michael Edward	(7/1/99 - 5/31/05)	Gary Faust (~7/1/04-5/31/05)
PARTICIPATION OF THE PARTICIPA	South Side Sales	
Weaver, Fredrick L.	(7/1/99 - 5/31/05)	Gordon Goins (7/1/99-5/31/05)
7	Danville Area Manager	John Huggins (7/1/99-12/31/01)
Wiggam, Eugene	(7/1/99 5/31/05)	Dan Butler (1/1/02-5/31/05)
		John Huggins (7/1/99-12/31/01)
	Corporate - Sales	Price Irving (1/1/02- ~6/30/04)
Wilhite, Charles R.	(7/1/99 - 5/31/05)	Gary Faust (~7/1/04-5/31/05)

Exhibit 2

Name	Job Title (Period of Service)	Immediate Supervisor (Time Period)
Shannon, Beth Ann	Sales Administration (7/1/99 - 5/31/05)	John Huggins (7/1/99 - 12/31/01) Gary Faust (1/1/02 - 12/31/03) Robert Haldrup (1/1/04 - 5/31/05)
Dye, Jan	Admin Asst (Left 4/22/03)	John Huggins (7/1/99 - 12/31/01) Terry Wallace (1/1/02 - 4/22/03)
Jones, Lisa	Admin Asst (4/1/03 - 5/31/05)	Dan Butler/Robert Haldrup/Terry Wallace (4/1/03 - 5/31/05)

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			Officer/Chair/Con	Unicer/Chair/Committee Positions
Trade Association	Person	Years of Involvement	Positions Held	Years Held
Indiana Ready Mix Concrete Association	Price Irving	7/99 - 5/05	Secretary/Treasurer Vice President President Past President	2002 2003 2004 2005 (resigned 5/05)
	Pete Irving John Huggins Dan Butler	7/99 - 5/05 7/99 - 5/05 7/95 - 5/05	None None None	

Exhibit 4

PLANT LOCATIONS	SERVICES	PERSON IN CHARGE	PERIOD OF USE
BELMONT (IMI) 5560 S. Belmont Ave. Indianapolis, IN 46217	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
BURDSAL 1100 Burdsal Parkway Indianapolis, IN 46208	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
DANVILLE South CO RD 200 East Danville, IN 46122	Ready Mix Concrete	Gene Wiggam (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating
EAST 96TH STREET 5244 East 96th Street Indianapolis, IN 46217	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
ELWOOD 200 South D Street Elwood, IN 46036	Ready Mix Concrete	Dave Norris (7/1/99 - ~6/30/02) Pat Larson (~7/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
GREENFIELD - CORP OFFICE 8032 N. State Rd 9 Greenfield, IN 46140	Corp Office	John Huggins (7/1/99 - 12/31/01) Dan Butler (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
Greenheid, IIV 40340	Dispatch Central Plants	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	
GREENFIELD 2251 East 300 North Greenfield, IN 46140	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
HARDING STREET (Southside) 4200 South Harding Street Indianapolis, IN 46217	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
HILLSIDE 2102 Hillside Drive Indianapolis, IN 46218	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Trying (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
LEBANON 417 South West Street Lebanon, IN 46052	Ready Mix Concrete	Gene Wiggam (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating
MARTINSVILLE 1502 Rogers Road Martinsville, IN 46151	Ready Mix Concrete	Randy Long (7/1/99 - ~3/31/03) Perry Herwehe (~4/1/03 - ~6/15/04 Luke Owings (~6/16/04 - 5/31/05)	Pre 7/1/99 - Still operating
MCCORDSVILLE 10959 Olio Road Fortville, IN 46040	Ready Mix Concrete Stone Quarry Sand & Gravel Operation	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05) s	Pre 7/1/99 - Still operating
MOORESVILLE 501 Old St. Rd. 67 Mooresville, IN 46158	Ready Mix Concrete	Gene Wiggam (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating
MORRIS STREET 4330 West Morris Street Indianapolis, IN 46241	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
NOBLESVILLE 17050 River Rd. Noblesville, IN 46062	Ready Mix Concrete	Gordon Goins (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating
PITTSBORO 2725 E. CR 800 N. Pittsboro, in 46167	Ready Mix Concrete	Gene Wiggam (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating

Exhibit 4

POST ROAD 3130 North Post Road Indianapolis, IN 46226	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
SOUTHPORT 167 Van Dyke St. Southport, IN 46227	Ready Mix Concrete Dispatch Southside RM	Gordon Goins (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating
WEST 96TH STREET 4700 West 96th Street Indianapolis, IN 46268	Ready Mix Concrete	John Huggins (7/1/99 - 12/31/01) Price Irving (1/1/02 - 5/31/05)	Pre 7/1/99 - Still operating
WHITELAND 600 North Tracy Road Whiteland, IN 46184	Ready Mix Concrete	Gene Wiggam (7/1/99 - 5/31/05)	Pre 7/1/99 - Still operating

Exhibit 5

Product Code	Product Description
0	4.5 BAG,N/A,GRAVEL
001	1500 A,A/E,GRAVEL
001551	STAMPERS DREAM / 5 1/2 BAG
002	2000 A/A/E,GRAVEL
002	CL C,2000 A,A/E,GRAVEL
002	CL C,2000,A/E,GRAVEL
003	2500 A,A/E,GRAVEL
003	CL C,2500 A,A/E,GRAVEL
004	3000 A,A/E,GRAVEL
004	ALT CL A,3000A,A/E,GRAVEL
005	3500 A,A/E,GRAVEL
006	4000 A,A/E,GRAVEL
006	ALT CL B,4000 A,A/E,GRAVEL
006	ALT,4000 A,A/E,GRAVEL
006	CL B,4000 A,A/E,GRAVEL
007	4500 A,A/E,GRAVEL
007	CL E,5000 S,N/A,GRAVEL
008	5000 A,A/E,GRAVEL
800	5000 A,A/E,GRAVEL PR 268023-1
008	5000 A,A/E,GRAVEL PR-268041-1
008	5000 A,A/E,GRAVEL PR268026-1
800	5000 A,A/E,GRAVEL-PR268067-1
800	5000 A,A/E,GRAVEL-PR268070-1
800	5000 A,A/E,GRAVEL=H46393
009	3000 A, N/A, GRAVEL, WR
009	3000 A,N/A,GRAVEL
009	CL A,3000 A,N/A,GRAVEL
009	CL C,3000 A,N/A,GRAVEL
009	CL D,3000 A,N/A,GRAVEL
009	CL I,3000 A,N/A,GRAVEL
010	3000 S,N/A,GRAVEL
010	3500 A,N/A,GRAVEL
011	3000 A,N/A,GRAVEL
011	4000 A,N/A,GRAVEL
011	4000 A,N/A,GRAVEL-PR276093-1
011	CL A,4000 A,N/A,GRAVEL
011	CL B,4000 A,N/A,GRAVEL
011	CL B1,4000 A,N/A,GRAVEL
011	CL C,4000 A,N/A,GRAVEL
011	CL C,4000 S,A/E,ASH,STONE
011	CL G,4000 S,A/E,ASH,STONE
011	CLASS A, GR,4000 A,N/A
011	CLASS A,4000 A,N/A,GRAVEL
011	CLASS B,4000 A,N/A,GRAVEL
011	II=4000 A,N/A,GRAVEL
011G	4000 S,N/A,GRAVEL,SUPER
012	4500 A,N/A,GRAVEL
012	4500 A,N/A,GRAVEL- PR268103-1

012	4500 A,N/A,GRAVEL- PR268110-1
012	4500 A,N/A,GRAVEL- PR268116-1
012	4500 A,N/A,GRAVEL-PR268091-1
012	4500 A,N/A,GRAVEL-PR268097-1
013	4000 S,N/A,GRAVEL
013	5000 A,N/A,GRAVEL
013	CL B,4000 A,N/A,GRAVEL
013	CL D,4000 S,N/A,GRAVEL
013	CL E,5000 A,N/A,GRAVEL
013	CLASS D,4000 A,N/A,GRAVEL
013	III=5000 A,N/A,GRAVEL
013	2500 B,A/E,GRAVEL
	3000 B,A/E,GRAVEL
015	
016	3500 B,A/E,GRAVEL
017	4000 B,A/E,GRAVEL
018	3000 B,N/A,GRAVEL
019	3500 B,N/A,GRAVEL
020	4000 B,N/A,GRAVEL
021	3500S,A/E,GRAVEL
021	5 BAG,A/E,GRAVEL
021	A,3000S,A/E,GRAVEL
021	CLASS B, A/E,GR
021	CLASS B,A/E,GRAVEL
022	3000S,A/E,GRAVEL
022	5.5 BAG,A/E,GRAVEL
022	CL A,4000S,BAG,A/E,GRAVEL
023	4000S,A/E,GRAVEL
023	6 BAG, A/E, GRAVEL
023	6 BAG,A/E,GRAVEL
023	CLASS A,A/E,GRAVEL
024	4500S,A/E,GRAVEL
024	6.5 BAG,A/E,GRAVEL
025	7 BAG,A/E,GRAVEL
025	CLASS C,A/E,GRAVEL
026	8 BAG,A/E,GRAVEL
027	3000 S,N/A,GRAVEL
027	3000 SN/A,GRAVEL
027	3000S,5BAG,N/A,GRAVEL
027	3000S,N/A,GRAVEL
027	3500 S,N/A,GRAVEL
027	3500S,N/A,GRAVEL
027	4000 S,N/A,GRAVEL
027	5 BAG,N/A,GRAVEL
The same of the sa	CL I,3000S,N/A,GRAVEL
027	GR 5B,3000 S,N/A
027	GR,3000/5B,N/A
027	
027	GR,3000S/5B,N/A
027	GR,5B,3000S,N/A,
028	3000 S,N/A,GRAVEL
028	3000S,N/A,GRAVEL
028	4000 S,N/A,GRAVEL
028	4000S,N/A,GRAVEL

028	4000S,N/A,GRAVEL,5.5 BAG
028	5.5 BAG,N/A,GRAVEL
028	5.5 BAG,NA,GRAVEL
028	ALT.CL A,4000 S,N/A,GRAVEL
028	ALT.CL B,4000 S,N/A,GRAVEL
028	B,4000S,N/A,GRAVEL
The same of the sa	CL A1,4000S,N/A,GRAVEL
028	CL A1,4000S,N/A,GRAVEL
028	CL B, 4000 S,N/A,GRAVEL
028	CL B,4000 S,N/A,GRAVEL
028	
028	CL B,5.5 BAG,N/A,GRAVEL
028	CL D,4000 S,N/A,GRAVEL
028	CLASS A,4000 S,N/A,GRAVEL
028	CLASS A,4000S,N/A,GRAV
028	CLASS A,5.5 BAG,N/A,GRAVEL
028	CLASS C,4000 S,N/A,GRAVEL
028	CLASS C,4000S,N/A,GRAVEL
028	CLASS C,5.5 BAG,N/A,GRAVEL
028	CLASS E,4000,N/A,GRAVEL
028	GR,3500S5.5B,N/A
028	GR,4000/5,5,N/A
028	GR,5.5B/3000N/A
028Q	4000 S,N/A,GRAVEL,POLYHEED
029	4000 6 BAG,N/A,GRAVEL
029	4000 S,N/A,GRAVEL
029	4000S,N/A,GRAVEL
029	6 BAG,N/A,GRAVEL
029	CL F,6 BAG,N/A,GRAVEL
029	CL H,6 BAG,N/A,GRAVEL
029	CL J,6 BAG,N/A,GRAVEL
029	D,4000S,N/A,GRAVEL
029	GR 6B,4000 S,N/A
030	4000S,N/A,GRAVEL,6.5BAG
030	6.5 BAG,N/A,GRAVEL
030	ALT.CL A,4000 S,N/A,GRAVEL
030	ALT.CL D,5000S,N/A,GRAVEL
030	CL D,5000S,N/A,GRAVEL
030	IV=5000S,N/A,GRAVEL
031	5000S,N/A,GRAVEL
031	7 BAG,N/A,GRAVEL
032	8 BAG,N/A,GRAVEL
034	3000 AF,A/E,GRAVEL
037	3000 AF,N/A,GRAVEL
040	2500 A,A/E,STONE
041	3000 A,A/E,STONE
042	3500 A,A/E,STONE
043	4000 A,A/E,STONE
043	4000 A,A/E,STONE,
043	4000 A,A/E,STONE.
043	CL A,4000 A,A/E,STONE
043	CL C,4000 A,A/E,STONE
1040	1000,1000,1,100,00

043	CL E,4000 A,A/E,STONE
043	CL F,4000 A,A/E,STONE
043	ST,4000 A,A/E
043	4000 S,A/E,STONE
The second secon	4500 A,A/E,STONE
044	CL IV,4500 A,A/E,STONE
044	
045	5000 A,A/E,STONE
045	BARRIER,5000 A,A/E,STONE
046	3000 A,N/A,STONE
047	3500 A,N/A,STONE
048	4000 A,N/A,STONE
048	4000A,N/A,STONE
048	CL B,4000 A,N/A,STONE
049	4000 S,N/A,STONE
049	4500 A,N/A,STONE
050	5000 A,N/A,STONE
050	TYPE D,4000,N/A,ST
051	2500 B,A/E,STONE
052	3000 B,A/E,STONE
053	3500 B,A/E,STONE
054	4000 B,A/E,STONE
055	3000 B,N/A,STONE
056	3500 B,N/A,STONE
057	4000 B,N/A,STONE
058	5 BAG,A/E,STONE
058	CLASS B, A/E,STONE
058	CLASS B,A/E,STONE
058	CLASS B,A/ESTONE
059	3000S,A/E,STONE
059'>	3500S,A/E,STONE
059	4000 S,A/E,STONE
059	5.5 BAG,A/E,STONE
059	ST,3500S5.5B,A/E
060	4000 S, A/E, STONE
060	4000 S,A/E,STONE
060	4000S, A/E, STONE
060	4000S, A/E, STONE,6 BAG
060	4000S,A/E, STONE
060	6 BAG, A/E, STONE
060	6 BAG, A/E, STONE=PT-610
060	6 BAG,A/E,STONE
060	ALT.CL C,4000S, A/E, STONE
060	ALT.CL G,4000S,A/E,STONE
060	C,4000S,A/E,STONE
060	CKASS A, A/E STONE
060	CL A,4000S, A/E, STONE
060	CL B,4000 S, A/E, STONE
	CL B,4000 S, A/E, STONE CL B,4000 S,A/E,15%ASH,STONE
060	CL B,6 BAG, A/E, STONE
060	
060	CL C, 6 BAG, A/E, STONE
060	CL C,6 BAG, A/E, STONE
060	CL D,4000S, A/E, STONE

060	CL D,6 BAG,A/,STONE
CONTRACTOR OF THE PARTY OF THE	
060	CL E,4000 S, A/E, STONE
060	CL E,4000S, A/E, STONE
060	CL G,6 BAG, A/E, STONE
060	CL III,4000S, AE, STONE
060	CL III,4000S,A/E,STONE
060	CL S,6 BAG, A/E, STONE
060	CLASS A A/E STONE
060	CLASS A , A/E STONE
060	CLASS A , A/E, STONE
060	CLASS A A/E ST
060	CLASS A A/E STONE
060	CLASS A A/E, STONE
060	CLASS A, A/E, STONE
060	CLASS A, A/E ST
060	CLASS A, A/E STONE
060	CLASS A, A/E, ST
060	CLASS A, A/E, STONE
060	CLASS A,6 BAG, A/E, STONE
060	CLASS A,A/E, STONE
060	CLASS A,A/E,STONE
060	CLASS A/E ST
060	CLASS B,4000 S,A/E,STONE
060	CLASS B,4000S, A/E, STONE
060	CLASS B,6 BAG, A/E, STONE
060	CLASS D,4000 S,A/E,STONE
060	CLASS D,4000S, A/E, STONE
060	CLASS E,4000 S,A/E,STONE
	CLASS F,4000S, A/E, STONE
060	*ST 6B,4000 S; A/E
000	ST, 4000, A/E
060	
060	ST,4000S,6B A/E
060	ST,4000S,AE,6BAG
060	ST,4000S/6 B,A/E
060	ST,4000S/6B A/E
060	ST,4000S/6B, A/E
060	ST,6 B,4000 A/E
060	ST.6B,4000S, A/E
060	ST6B,4000 S, A/E
061	4000 S,A/E,STONE,6.5BAG
061	4000S,A/E,STONE,6.5BAG
061	4500 S, A/E, STONE
061	4500 S,A/E,STONE
061	6.5 BAG,A/E,STONE
061	CL V,3500S,A/E,STONE
062	3000 S,N/A,STONE
062	5 BAG,N/A,STONE
063	3500S,N/A,STONE,5.5BAG
063	4000 S,N/A,STONE
063	4000 S,N/A,STONE,5.5BAG
	FACCO NAME OF CASE
063	4000S,N/A,STONE

063	5.5 BAG,N/A,STONE
063	CL B,ST,5.5BAG,N
063	CL II,3500S,N/A,STONE
Sandara Maria Cara Cara Cara Cara Cara Cara Cara	ST,4000S/5.5BN/A
063	The state of the s
064	3000 S,N/A,STONE
064	4000 S,N/A,STONE
064	4000S,N/A,STONE
064	6 BAG,N/A,STONE
064	ALT.CL C,4000,N/A,STONE
064	CL II,4000S,N/A,STONE
064	CLASS C,6 BAG,N/A,STONE
064	ST,4000S/6B A/E
064	ST,4000S/6B,N/A
065	5000S,N/A,STONE
065	6.5 BAG,N/A,STONE
066	3000 A,N/A,PEA GRAVEL
067	3500 A,N/A,PEA GRAVEL
068	4000 A,N/A,PEA GRAVEL
068	CL E1,4000 A,N/A,PEA GRAVEL
069	1500 A,A/E,GROUT
070	2000 A,A/E,GROUT
071	2500 A,A/E,GROUT
072	3000 A,A/E,GROUT
073	3500 A,A/E,GROUT
074	4000 A,A/E,GROUT
075	4000 A/E,EXPOSED GRAVEL
075	4000, A/E,EXPOSED GRAVEL
075	X,4000, 6 BAG A/E,EXPOSED GRAVEL
079	4000 BF,A/E,GRAVEL
083	4.5 BAG,N/A,GROUT
084	5 BAG,N/A,GROUT
085	5.5 BAG,N/A,GROUT
086	6 BAG,N/A,GROUT
086	HUGGINS FLOWABLE FILL
087	6.5 BAG,N/A,GROUT
088	7 BAG,N/A,GROUT
089	7.5 BAG,N/A,GROUT
090	8 BAG,N/A,GROUT
090	8.5 BAG,N/A,GROUT
091	9 BAG,N/A,GROUT
092	9.5 BAG,N/A,GROUT
095	4.5 BAG,A/E,GROUT
I was a superior of the superi	5 BAG,A/E,GROUT
096	5.5 BAG,A/E,GROUT
097	וייט מאט,איב,טאיט וייט מאט,איב,טאיט וייט וייט וייט וייט וייט וייט וייט
000	IS DAG A/E CROUT
098	6 BAG,A/E,GROUT
100	7 BAG,A/E,GROUT
100 1006	7 BAG,A/E,GROUT 5000 S,A/E,GRAVEL,SUPER,DCI
100 1006 1009	7 BAG,A/E,GROUT 5000 S,A/E,GRAVEL,SUPER,DCI 5000 S,A/E,GRA,DCI,MICRO,SUPER
100 1006 1009 101	7 BAG,A/E,GROUT 5000 S,A/E,GRAVEL,SUPER,DCI 5000 S,A/E,GRA,DCI,MICRO,SUPER 7.5 BAG,A/E,GROUT
100 1006 1009 101 1010	7 BAG,A/E,GROUT 5000 S,A/E,GRAVEL,SUPER,DCI 5000 S,A/E,GRA,DCI,MICRO,SUPER 7.5 BAG,A/E,GROUT 5000 S,A/E,PEA-GRAV,DCI,MICRO
100 1006 1009 101	7 BAG,A/E,GROUT 5000 S,A/E,GRAVEL,SUPER,DCI 5000 S,A/E,GRA,DCI,MICRO,SUPER 7.5 BAG,A/E,GROUT

1014	4000, N/A, STONE, W/R
1015	8000,N/A,P-GR,MICRO,SUPER
1015	CL F,8000,N/A,P-GR,MICRO,SUPER
1017	6 BAG,A/E,#9BROWN ST,P-GR
1017	6 BAG,N/A,#9BROWN ST,P-GR
	4000 S,A/E,15%ASH,GRAVEL
1019	8 BAG,A/E,GROUT
102	CL AA,4000,A/E,GROUT
102	FLEXIFILL-CELLULAR=AUGERFILL
1021	IMIX FLEXIFILL-CELLULAR=AUGERFILL
1021	4000S,A/E,#4STONE,#8STONE
1022	
1022	5.5 BAG,A/E,#4STONE,#8STONE
1023	6 BAG,A/E,#8ST,#11ST,WHITE CEMENT
1025	THOMPSON SLAB
1026	THOMPSON EXTERIOR
1026	THOMPSON GARAGE
1027	THOMPSON EXTERIOR
1028	4000 A,A/E,STONE,STAMP
1028	STAMP,4000 A,A/E,STONE
1029	4000 A,A/E,GRAVEL,STAMP :
1029	STAMP,4000 A,A/E,GRAVEL
103	8.5 BAG,A/E,GROUT
1030	4000 A,A/E,PEA GRAVEL,STAMP
1030	STAMP,4000 A,A/E,PEA GRAVEL
1031	6 BAG ,A/E,STONE,CLASSIC
1031	CLASSIC,6 BAG ,A/E,STONE
1032	4000 ,A/E,STONE,CLASSIC
1032	CLASSIC,4000 ,A/E,STONE
1033	4000 S,A/E,STONE,WR
1033	CLASS B,4000 S,A/E,STONE,WR
1034	CL C, 4000 S,A/E,STONE,WR
1035	6.5 BAG,A/E,ASH,PEA GR,SHOTCRETE
1035	6.5BAG,A/E,A,PEAGR,SHOTCRETE=2
1035	SH2-6.5 BAG,A/E,ASH,#11STONE
1035	SH2-6.5 BAG,A/E,ASH,PEA GR,SHOT
1035	SHOTCRETE, 6.5 BAG, A/E, ASH, PEA GR
1035	SH 1.25-7.65 BAG,A/E,ASH,GROUT,W/R
1037	8 BAG,A/E,ASH,PEA GR, SHOTCRETE
AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	SH1.5-8 BAG,A/E,ASH,PEA GR, SHOT
1037	6000 S,A/E,STONE,SUPER
1038	ALT.CL C,6000S,A/E,STONE,SUPER
1038	4500 S,A/E,GROUT
104	
104	9 BAG,A/E,GROUT CL C.6000,AE,ASH,ST,SUPER,MICRO
1049	
105	9.5 BAG,A/E,GROUT
1050	8000S,AE,ASH,#11ST,SUPER,MICRO
1050	8000S,AE,ASH,PEA,SUPER,MICRO
1050	CL D,8000,AE,ASH,PEA,SUPER,MICRO
1051	4000 S,N/A,LARGE STONE BLEND,W/R
1051	6 BAG,N/A,#4STONE,#8STONE,W/R
1051	BLEND,4000S,N/A,#4S#8ST,W/R
1056	ENGINEERED FILL,PEA,#8GR

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1057	4000S,A/E,SPECIAL#4ST,#8ST,W/R
1057	CL A1,4000,A/E,#4,#8ST
1057	CL B,4000S,A/E,#4ST,#8ST,W/R
1058	5000 S,A/E,PEA GR,ASH,SUPER
1058	ALT.6000 S.A/E,PEA GRAVEL,SUPER
1058	ALT.CL B,5000S,AE,PG,ASH,SUPER
1059	BLOCKFILL,COARSE,PEA GRAVEL
1059	IMIX BLOCKFILL, COARSE, PEA
106	10 BAG,A/E,GROUT
1060	ZEYEN=6 BAG,A/E,STONE=EXT.
107	7 BAG,A/E,PEA GRAVEL
1070	CL D,4000,A/E,ASH,#4/#8ST,PG
1070	CL D,4000,A/E,ASH,#4/#8STONE
1070	4000 S,A/E,ASH,STONE,W/R
AND DESCRIPTION OF THE PARTY OF	CL A,4000 S,A/E,ASH,STONE,W/R
1071	
1072	CL E,4000 S,N/A,ASH,STONE,W/R
1073	SCHUBERT CONST. 5.5 BAG, INTERIOR
1074	SCHUBERT CONST. 5.5 BAG, EXTERIOR
1075	SCHUBERT CONST. 6 BAG, EXTERIOR
1076	7 BAG,N/A,PEA GRAVEL
1077	4000 S,A/E,ASH,STONE,W/R
1079	SAND BAG GROUT
108	18 BAG,SLURRY MIX
1080	CL A, E-CAST, VANILLA
1081	CLB, E-CAST BROWN
1082	4000 S,N/A,GRAVEL,SUPER
1085	4000S,A/E,ST,MICRO,SUPER
1085	5000S,A/E,ST,MICRO,SUPER
109	3500 S,N/A,STONE,W/R
1093	DAVIS HOMES DRIVE MIX
1094	DAVIS HOMES DRIVE,SET+
1095	DAVIS HOMES DRIVE,SET+2
1096	4500 S,N/A,GRAVEL,W/R
1097	3000 S,N/A,GRAVEL,MIDRANGE
1098	3000 S,N/A,ASH,GRAVEL,MIDRANGE
1099	3000S,NA,GRAVEL,MIDRANGE,TYPE3
110	3000 A,N/A,PEA GRAVEL
1100	STAMP,6 BAG,STONE,DRY SHAKE
1101	6BG,AE,ST,INTEGRAL COLOR STAMP
1101	INTEGRAL COLOR 6 BAG, A/E, ST
1102	5000 S,A/E,STONE,SUPER,DCI
1102	CL F,5000S,A/E,STONE,SUPER,DCI
1105	IMIX-PT-5000S,A/E,STONE,SUPER
1105	IMIX-PT=5000S,A/E,STONE,SUPER
1108	PIPE FILL, CEMENT/FLYASH SLURRY
1109	CAPITAL TUNNEL SLURRY MIX
111	7 BAG,N/A,GROUT + 225 FLY ASH
1111	BLEND,3500,NA,8ST,PG,MID-RANGE
1111	BLEND,3500A,N/A,#8GR,PG,MID-RANGE
1112	BLEND,4000,NA,8ST,PG,M-R
1112	BLEND,4000,NA,8ST,PG,MID-RANGE
1112	BLEND,4000A,N/A,#8GR,PG,MID-RANGE
111 <u>6</u>	

Lizza	LOGGENIA DOVOD DI END W/D
1113	4000S,N/A,PG/GR,BLEND,W/R
1114	6 BAG,A/E,ASH,PEA-GRAVEL,W/R
1115	BLEND,4000S, N/A, PG,GR,ST,W/R
1116	BLEND,4000A, A/E, PG,GR,ST,W/R
1116	BLEND,4000S, A/E, PG,GR,ST,W/R
1116	BLEND,4000S, A/E, PG/GR/S,W/R
1117	FLEXFILL PUMP CELLULAR
112	2500 A,N/A,PEA GRAVEL
1120	CENTEX SLAB
1121	CENTEX GARAGE
1122	CENTEX DRIVE 1 (SLOW)
1123	CENTEX DRIVE 2 (FAST)
1124	4000 S,A/E,EXPOSED,#11'S STONE
1124	VETRANS MEMORIAL40%SLAG,#11EXP
113	CLASS A,A/E,ASH,GRAVEL,CURB
114	FLOWABLE,INDOT MORTAR#1
1140	CUSTOM FOUNDATION
1141	CUSTOM WALL #1
1142	CUSTOM WALL #2
1147	CUSTOM DRIVE 2
115	6 BAG,A/E,PEA GRAVEL,RETARDER
1150	BEATY FOUNDATION
11510	11.5 BAG FLYASH MOLE MIX
1153	BEATY SLAB #1
1154	BEATY SLAB #2
1155	BEATY GARAGE
1156	BEATY DRIVE 1
1157	BEATY DRIVE 2
116	6 BAG,A/E,GRAVEL,CURB
118	4000 SF1,A/E,STONE
119	3500 S,A/E,PEA GRAVEL,POLYHEED
120	5.5 BAG,A/E,PEA GRAVEL
1200	IMIX 5000,A/E,SELF-COMPACTING
1200	IMIX 5000S,A/E,SELF-COMPACTING
1202	4000 A,N/A,GROUT,SLAG,AUGER
121	4000 S,A/E,GRAVEL,W/R,CURB
122	6 BAG.A/E,STONE,W/R,CURB
122	CLASS A,A/E,STONE,W/R,CURB
AND THE RESIDENCE OF THE PARTY	CLASS,A/E,STONE,W/R,CURB
122 123	4000 S,A/E,STONE,W/R,CURB
NAMES OF TAXABLE PARTY OF THE P	4000 S,N/A,GRAVEL,W/R
124 124	CL D,5000 S,N/A
CONTRACTOR OF THE PROPERTY OF THE PARTY OF T	4000 S,A/E,STONE,W/R
125 125	CLASS A,4000 S,A/E,STONE,W/R
125	CLASS B,4000 S,A/E,STONE,W/R
125	CLASS D,4000 S,A/E,STONE,W/R
125	CLASS 5,4000 S,A/E,STONE,W/R
125	
1250	DAVIS FOUNDATION
1251	DAVIS SLAB
1252	DAVIS SLAB, AIR
1253	DAVIS GARAGE
1254	DAVIS GARAGE,AIR

1255	DAVIS DRIVE 1 (SLOW)
1256	DAVIS DRIVE 2 (MEDIUM)
1257	DAVIS DRIVE 3 (FAST)
1258	DAVIS EXPOSED PEA GRAVEL
126	3000 S,N/A,GRAVEL,W/R
126	CL B,3000 S,N/A,GRAVEL
127	ECONO-CRETE,A/E,GRAVEL
	4000 S,A/E,PG,#8ST,W/R
1271	
1274	3000 A,N/A,SLAG,STONE
1277	4000 A,NA,SLAG,STONE
1278	5 BAG,N/A,PEA GR,#8ST,W/R
1278	5.5 BAG,N/A,PEA GR,#8ST,W/R
1284	QC/QA, BRIDGE
1285	QC/QA, BRIDGE,ASH
1287	4000,A/E,STONE WALL MIX
1288	3000,N/A,GRAVEL
1288	3000,N/A,STONE
1289	BLEND,4000S, N/A, S/S/PG,W/R
129	5.5 BAG,A/E,PEA GRAVEL,RETARDER
1291	4000 PSI, GR, WALL
1293	1500 PSI, STONE, LEAN CONCRETE
1297	CLASS C,30% SLAG,A/E,W/R
1298	5 BAG, GRAVEL, INTERIOR
130	FLEXIFILL = CELLULARFILL
130	IMIX FLEXIFILL= CELLULARFILL
13001	3000,PSI GRAVEL 5-7%AE
13004	3000,PSI GRAVEL 2-3%AE
1301	SUPERIOR EXTRUDED CURB
1302	5 BAG ,N/A,#5TONE,W/R
1306	5000 S,A/E,STONE,PG,SLAG,DCI
1307	7000 A,A/E,PEA-GRAVEL,SLAG,DCI
13071	3000, GR,FOOTING
13071	3000,PSI GRAVEL FOOTING
131	FLEXIFILL LD
131	XFLEXIFILL LD
1310	BLEND,3500,NA,8ST,PG,MID-RANGE
CONTRACTOR OF THE PARTY OF THE	MIDWEST MOLE 14 BAG/250ASH
1311	4000 A,A/E,PG,STONE,STAMP
1317	
132	CLASS A,A/E,ASH,STONE,CURB
133	4000 S,A/E,ASH,STONE
133	CL A2,4000,A/E,ASH,STONE
133	CLASS A,A/E,ASH,STONE
134	CL B2,3000,A/E,ASH,STONE
134	CLASS B,A/E,ASH,STONE
135	CLASS C,A/E,ASH,STONE
13501	3500,GRAVEL 5-7%AE
13504	3500,GR,N/A
13504	3500,GRAVEL 2-3%AE
136	7 BAG,A/E,ASH,GRAVEL
138	4000 A/E,EXPOSED PEA GRAVEL
138	6 BAG,A/E,EXPOSED PEA GRAVEL
138	EXPOSED,6 BAG,A/E,PEA GRAVEL

139	4000 A/E,EXPOSED STONE
139	6 BAG,A/E,EXPOSED STONE
139	EXPOSED,6 BAG,4000,A/E,#8 STONE
140	6000S,A/E,ASH,STONE,SUPER
140	7 BAG,A/E,ASH,STONE,SUPER
1400	IMIX DRIVE PLUS
1400	IMIX DRIVE PLUS 4000
14001	4000,PSI GRAVEL 5-7%AE
14003	4000,PSI STONE 5-7%AE
14004	4000,PSI GRAVEL 2-3%AE
1401	IMIX DRIVE PLUS OPTION 1
1401	IMIX SUPER SLAB
	INIX DRIVE PLUS OPTION 1
1401	IMIX DRIVE PLUS OPTION 2
1402	IMIX EZ FOOTER
1402	
1403	IMIX DRIVE PLUS OPTION 3
1403	IMIX EZ WALL
1405	IMIX DRIVE PLUS, WINTER
1405	IMIX WINTER DRIVE + 4000
1406	IMIX SUPER SLAB-WINTER
1406	IMIX Z REUSE BY QC OLD SUPERSLAB- WINTER
1407	IMIX FOOTER XS
1408	IMIX ECCOPAVE
141	3500 S,A/E,HAYDITE
141	4000 S,A/E,HAYDITE
141	E=4000 S,A/E,HAYDITE
1410	IMIX SUPER SLAB
1411	IMIX SUPER SLAB OPTION 1
1412	IMIX MOLDFIGHTER (GROUT)
1412	IMIX SUPER SLAB OPTION 2
1413	IMIX SUPER SLAB OPTION 3
1414	IMIX EZ SLAB OPTION 1
1420	IMIX EZ FOOTER
1421	IMIX FOOTER XS
143	4000S,N/A,PEA GRAVEL,W/R
143	5.5 BAG,N/A,PEA GRAVEL,W/R
1430	IMIX EZ WALL
144	4000S,A/E,PEA GRAVEL
144	5000S,A/E,PEA GRAVEL
144	6 BAG,A/E,PEA GRAVEL
145	3000 S,A/E,HAYDITE
145	3500 S,A/E,HAYDITE
145	V=3500 S,A/E,HAYDITE
146	7 BAG,A/E,STONE,IPANEX
147	4000 S,N/A,GRAVEL,SUPER
1470	IMIX MOLDFIGHTER INTERIOR SLAB
1470	IMIX MOLDFIGHTER GROUT
THE PERSON NAMED OF THE PE	5000 S,A/E,GRAVEL,W/R
149	8 BAG,N/A,PEA GRAVEL,W/R
150	
1501	5 BAG,GR,A/E
1501	5 BAG,GRAVEL 5-7%,A/E
1503	5 BAG,ST,A/E

1503	5 BAG,STONE 5-7%,A/E
1504	5 BAG,GRAVEL 2-3%,A/E
151	6000 S,N/A,PEA GRAVEL,W/R
153	4000 S,A/E,15%ASH,STONE
153	4000 S,A/E,15%ASH,STONE,W/R
153	4000 S,N/A,15%ASH,STONE
153	CL A,4000 S,A/E,15%ASH,STONE
153	CL B,4000 S,A/E,15%ASH,STONE
153	CL B1,4000 S,A/E,15%ASH,STONE
153	CL D,4000 S,A/E,15%ASH,STONE
153	CL E,4000 S,A/E,15%ASH,STONE,
153	CL III,4000 S,A/E,ASH,STONE
154	4000 S,A/E,GRAVEL
1551	5.5 BAG,GR,A/E
1551	5.5 BAG,GRAVEL 2-3% AE
1551	5.5 BAG,GRAVEL 5-6% AE
1553	5.5 BAG,ST,A/E
1554	5.5 BAG,GR,N/A
158	4000S,N/A,PEA GRAVEL,W/R
	6 BAG,N/A,PEA GRAVEL,W/R
158 450	CL T1,3000 S,N/A,PEA GRAVEL,
158	
159 450	4000 S,A/E,PEA GRAVEL
159 150	4000 S,N/A,PEA GRAVEL
159	CL E2,4000 S,A/E,PEA GRAVEL
160	7 BAG,N/A,ASH,GRAVEL,SUPER
160	CL E,7 BAG,N/A,ASH,GRAVEL,SUPER
1601	6 BAG GRAVEL 5-7%AE
1601	6 BAG,GR,A/E
1603	CLASS A,6 BAG,ST,A/E
1604	6 BAG,GR,N/A
1604	6 BAG,GRAVEL 2-3%AE
161	4000 S,A/E,STONE,CURB,HAM.CO.
1610	6 BAG GROUT
1611	6 BAG EXPOSED PEA GRAVEL 5-7%AE
1611	6 BAG,EXP AGG,PEA GR.
163	INDOT HIGHEARLY, GRAVEL, PAVING
164	5.75 BAG,N/A,GRAVEL,W/R
165	3000 S,A/E,HAYDITE
1651	6.5 BAG GRAVEL 5-7%AE
1653	6.5 BAG STONE 5-7%AE
1699	6 BAG EXPOSED GRAVEL 5-7%AE
1699	6 BAG,EXP GR,A/E
170	4000S,6.5 BAG,A/E,PEA GRAVEL
170	6.5 BAG,A/E,PEA GRAVEL,W/R
1701	7 BAG,GR,A/E
1703	7 BAG,ST,A/E
1703	7 BAG,STONE 5-7% A/E
171	6.25 BAG,A/E,GRAVEL,W/R
1710	7 BAG,GROUT
173	7 BAG,A/E,PEA GRAVEL,SUPER
174	CLASS C,A/E,#11ST,SILICA,SUPER
175	3000 S,N/A,15%ASH,GRAVEL

[47E	CL A,3000 S,N/A,15%ASH,GRAVEL
175	
175	CL A,3000S,N/A,15%ASH,GRAVEL
175	CL A.,3000 S,N/A,15%ASH,GRAVEL
175	CL B,3000 S,N/A,15%ASH,GRAVEL
175	CL B,4000 A,N/A,GRAVEL
175	CL B,4000 S,N/A,15%ASH,GRAVEL
175	CL C,3000 S,N/A,15%ASH,GRAVEL
175	CL I,3000 S,N/A,15%ASH,GRAVEL
176	4000 S,N/A,15%ASH,GRAVEL
176	CL A,4000 S,N/A,15%ASH,GRAVEL
176	CL B1,4000 S,NA,15%ASH,GRAVEL
176	CL C,4000 S,N/A,15%ASH,GRAVEL
176	CL C1,4000S,A/E,15%ASH,GRAVEL
177	4000 S,A/E,15%ASH,GRAVEL
177	CL A,4000 S,A/E,15%ASH,GRAVEL
177	CL C,4000 S,A/E,15%ASH,GRAVEL
177	CL C,4000S,A/E,15%ASH,GRAVEL
177	CL C1,4000S,A/E,15%ASH,GRAVEL
178	8 BAG,A/E,PEA GRAVEL,W/R
179	7 BAG,N/A,PEA GRAVEL,W/R
1803	8 BAG,STONE 5-7% ,A/E
181	INDOT HIGHEARLY, STONE, PAVING
1810	8 BAG,GROUT
184	8 BAG, ASH, P.G., SHOTCRETE
184	SHOTCRETE,8 BAG, ASH, P.G.
185	6.5 BAG,N/A,PEA GRAVEL,W/R
1861	6 BAG CLASS A CURB, A/E
1861	6 BAG CURB, A/E
1862	6 BAG CLASS A CURB, A/E
THE RESIDENCE OF THE PARTY OF T	6 BAG CLASS A STONE CURB, A/E
1863	6 BAG CLASS A STONE COND, A/E
1864	4000 A,A/E,EXPOSED PEA GRAVEL
188	
188	6 BAG,A/E,EXPOSED PEA GRAVEL
188	EXPOSED,4000 A,A/E,PEA GRAVEL
188	X,6 BAG,A/E,EXPOSED PEA GRAVEL
189	7 BAG,A/E,STONE,W/R
190	7.5 BAG,A/E,ASH,GRAVEL,SUPER
1901	9 BAG,GRAVEL 5-7% ,A/E
1903	9 BAG,STONE 5-7% ,A/E
191	8 BAG,N/A,GROUT + 225 ASH,AUGER
192	3000 S,N/A,ASH,STONE,W/R
192	4000 S,N/A,ASH,STONE,W/R
193	7000 S,A/E,PEA GRAVEL,SUPER
193	8000 S,A/E,PEA GRAVEL,SUPER
194	4000 S,A/E,PEA GRAVEL
195	4000 S,A/E,PEA GRAVEL
195	5000 S,A/E,PEA GRAVEL
196	5.5 BAG,A/E,GROUT,SUPER
197	FLEXIFILL-PUMP-TYPE F FLY ASH
197	XFLEXIFILL-PUMP-TYPE F FLY ASH
198	3000N S,N/A,GRAVEL,W/R
198	4000N S,N/A,GRAVEL,W/R

198	CL B,3000N S,N/A,GRAVEL,W/R
198	CL B,3000S,N/A,GRAVEL
199	5.5 BAG,A/E,ASH,PEA GRAVEL,W/R
200	8 BAG,A/E,ASH,PEA GRAVEL
203	3500 S,N/A,GRAVEL
203	CL A,3000 S,N/A,GRAVEL
	CLASS A,3000 S,N/A,GRAVEL
203	GR,3000S,N/A,
203	
210	4000 C,N/A,STONE
211	2500 C,A/E,STONE
213	3500 C,A/E,STONE
215	1500 S,N/A,GRAVEL
215	2500 A,N/A,GRAVEL
216	CLASS A,A/E,ASH,STONE,W/R,N/AP
21601	DREES EXTERIOR
21601	DREES EXTERIOR, 6 BAG
218	4000S,N/A,GRAVEL,SUPER
218	5.5 BAG,N/A,GRAVEL,SUPER
219	6 BAG,A/E,STONE,W/R
220	9 BAG, + 671# F-FLY ASH,SLURRY
221	CL C,A/E,STONE,MICROSILICA
221	CLASS C,A/E,STONE,MICROSILICA
222	CLASS C,A/E,GRAVEL,MICROSILICA
223	CLASS B,A/E,ASH,GRAVEL
224	CLASS C,A/E,ASH,GRAVEL
227	9 BAG,A/E,GRAVEL
230	9 BAG,N/A,GRAVEL
231	3000 S,A/E,STONE=24HOURS
231	4000S,A/E,STONE
231	5000 S,A/E,STONE
231	7 BAG AIR STONE WR
231	7 BAG,A/E,STONE
231	CL C,4500S,A/E,STONE
231	CL E,4500S,A/E,STONE
231	CL F,7 BAG,A/E,STONE
231	CLASS C , A/E, STONE WR
231	CLASS C ,A/E,STONE
THE RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN C	CLASS C A/E STONE
231	CLASS C, 7 BAG,A/E,STONE
231	CLASS C, 7 BAG,AC, 5 CORE
231	CLASS C,A/E,STONE CLASS C,A/E STONE WR
231	CLASS C,A/E STONE WR
231	
231	CLASS C,A/E, STONE WR
231	CLASS C,A/E,STONE
231	CLASS C,A/E,STONE WR
231	CLASS C,A/E,STONE,MODIFIED
231	ST,7 BAG,A/E,
231	USE MIX 135
232	7.5 BAG,A/E,STONE
233	5000S,A/E,STONE,HIGH EARLY
233	8 BAG,A/E,STONE
234	8.5 BAG,A/E,STONE

235	9 BAG,A/E,STONE
23504	3500 INTERIOR MIX
23504	C&R,3500 INTERIOR MIX
236	7 BAG,N/A,STONE
237	7.5 BAG,N/A,STONE
238	8 BAG,N/A,STONE
240	9 BAG,N/A,STONE
24005	C&R 4000 EXT MIX
24003	3000 A,A/E,PEA GRAVEL
242	3500 A,A/E,PEA GRAVEL
The second secon	CL B3,3000,A/E,PEA-GRAVEL
242	4000 A,A/E,PEA GRAVEL
243	CL D,4000 A,A/E,PEA GRAVEL
243	CL D,4000 A A/E DEA CRAVEL
243	CL F,4000 A,A/E,PEA GRAVEL
244	3000 S,A/E,GRAVEL
244	4.5 BAG,A/E,GRAVEL
245	3000 S,N/A,GRAVEL
245	3000S,N/A,GRAVEL
245	4.5 BAG,N/A,GRAVEL
245	CL A,4.5 BAG,N/A,GRAVEL
245	CL C,3000S,N/A,GRAVEL
246	4.5 BAG,A/E,STONE
246	CL E,3000S,A/E,STONE
247	4.5 BAG,N/A,STONE
249	2500 A,A/E,PEA GRAVEL
254	4000 S, A/E, POLY,STONE
255	4000 S, A/E,#8ST,PEA,CURB MIX
255	4000 S, A/E,ST & PG,CURB MIX
256	4000 S,N/A,STONE
257	4000 S,N/A,GR,POLYHEED
2571	2500 GRAVEL FOOTING
2571	2500,GR,FOOTING
2571	2500,GRAVEL,FOOTING
2573	2500,GRAVEL,FOOTING
260	4000 S,N/A,STONE,W/R
263	6 BAG, N/A, STONE
267	4000 S, A/E,PG,W/R, ASH
269	4000 S, N/A,#8 ST, POLYHEED
269	4000 WALL MIX
Lancas de la companya	CL D,4000 S,A/E, STONE
270	4000S,A/E,#8 STONE
272	4000S,N/A,#8 ST,W/R,15%ASH
273	
276	9 BAG, A/E, #11 STONE 6 BAG, A/E, P.G. 200# ASH
277	7 BAG A/E, P.G. 200# ASH 7 BAG A/E,PEA GRAVEL,W/R
278	CLASS F,7 BAG A/E,PEA GRAVEL,W/R
278	O DAG ODOUT 225 ACIT
286	9 BAG GROUT, 225 ASH
289	5000 S, A/E, STONE
292	4000 S,A/E,LIGHT WEIGHT - B
292	CL A2,4000 S,A/E,LIGHT WEIGHT
292	CL C,4000 S,A/E,LIGHT WEIGHT
292	CL D,4000 S,A/E,LIGHT WEIGHT

292	CL L,4000 S,A/E,LIGHT WEIGHT
	4000 S,A/E,STONE-W/R
293	
294	PERMA,4000 A/E,GROUT,RETARDER
300	5000 S,A/E,STONE
3001	3000,GR,A/E
3001	3000,GRAVEL 5-6%AE
3003	3000,ST,A/E
3003	3000,STONE 5-7%AE
3004	3000,GR,N/A
3004	3000,GRAVEL 2-3%AE
301	4000 S,A/E,ASH,STONE,SUPER
303	6000 S,A/E,GRAVEL,SUPER
303	CL C,6000 S,A/E,GRAVEL,SUPER
304	9.5 BAG,ASH,PEA GRAVEL,POLYHEED
305	9 BAG,N/A,PEA GRAVEL,W/R
3061	3000 SOUTHWAY WALL MIX
3071	3000,GR,FOOTING
3071	3000,GRAVEL,FOOTING
308	5.5 BAG,N/A,#11 STONE
309	7.5 BAG,N/A,#11 STONE,W/R
310	#4,8,5.5B4000N/A
310	4000 S,N/A,#4ST,#8ST
310	4000 S,N/A,#4STONE,#8STONE
310	4000S,N/A,#4STONE,#8STONE
310	5.5 BAG,N/A,#4STONE,#8STONE
310	BLEND,5.5 BAG,N/A,#4ST,#8ST
311	4000 S,N/A,STONE
311	CL C,4000 S,N/A,STONE
311	CL H,4000 S,N/A,STONE
312	5000 S,A/E,STONE,SILICA,SUPER
315	4000 A,N/A,#11 STONE
316	CL F,4000 A,N/A,#11 STONE
317	4500 A,A/E,#11 STONE
321	4000 S,A/E,#11 STONE,W/R
321	5000 S,A/E,#11 STONE,W/R
322	4000 S,N/A,#11 STONE,W/R
324	4000 S,A/E,PEA GRAVEL,W/R
327	3000 S,N/A,HAYDITE,W/R
328	4000 S,A/E,HAYDITE,W/R
328	CL F,4000 S,A/E,HAYDITE,W/R
329	4000 S,A/E,75# ASH,STONE
330	3000 S,N/A,STONE,W/R
331	4000 S,A/E,STONE,SUPER
331	CL A,4000 S,A/E,STONE,SUPER
331	CL B,4000 S,A/E,STONE,SUPER
331	CL D,4000 S,A/E,STONE,SUPER
334	6 BAG,A/E,GRAVEL,PAVING
335	4000 S,A,A/E,ASH,GRAVEL,PAVING
335	CLASS A,A/E,ASH,GRAVEL,PAVING
344	5000 S,N/A,#11 STONE,W/R
345	6.5 BAG,A/E,#11 STONE,LOW SLUMP
346	6 BAG,A/E,#4STONE,#8STONE

346	BLEND,4000S,A/E,#4ST,#8ST,W/R
347	4000 S,A/E,ASH,STONE
347 347	CL C,4000 S,A/E,ASH,STONE
347	CL D,4000 S,A/E,ASH,STONE
347	CL G,4000 S,A/E,ASH,STONE
347	CLASS A, GR,4000 A,N/A
348	6000 S,N/A,STONE
349	4000 S,A/E,STONE,725 FLEXURAL
349	6 BAG,A/E,STONE,PAVING
350	CLASS A,A/E,ASH,STONE,PAVING
3501	3500,GR,A/E
3501	3500,GRAVEL 5-7% AE
3503	3500,ST,A/E
3503	3500,STONE 5-7% AE
3504	3500,GR,N/A
3504	3500,GRAVEL 2-3% AE
351	3000 S,A/E,15%ASH,STONE
352	3000 S,N/A,15%ASH,GRAVEL
352	3500 S,N/A,15%ASH,GRAVEL
352	CL 1,3000 S,N/A,15%ASH,GRAVEL
352	CL B.3000 S.N/A.15%ASH,GRAVEL
353	3000 S,N/A,15%ASH,GRAVEL
353	3000S,N/A,15%ASH,GRAVEL
353	4000 S,N/A,15%ASH,GRAVEL
353	CL B,4000 S,N/A,15%ASH,GRAVEL
353	CL C,4000 S,N/A,15%ASH,GRAVEL
353	CL II,4000 S,N/A,ASH,GRAVEL
353	GR,3000S,N/A,ASH
3531	SMITH BROS & ALLIED GARAGE
354	4000 S,A/E,15%ASH,GRAVEL,SUPER
355	4000 S,A/E,ASH,STONE
NAME OF TAXABLE PARTY.	CL A,4000 S,A/E,ASH,STONE
355	3500 WALL MIX
3561	3500 FOOTING MIX
3571	
358	6 BAG,A/E,EXPOSED GRAVEL
358	6 BAG,A/E,EXPOSED GRAVEL,W/R
358	EXPOSED,6 BAG,A/E,#8 GRAVEL
358	EXPOSED,6 BAG,A/E,GRAVEL
359	4000 A,A/E,STONE,PAVING
360	FLOWABLE FILL=PUMP=F- FLY ASH
360	XFLOWABLE FILL=PUMP=F- FLY ASH
364	4000 S,N/A,ASH,GRAVEL
364	CL C,4000 S,N/A,ASH,GRAVEL
364	CL D,4000 S,N/A,ASH,GRAVEL
364	CLASS C,4000 S,N/A,ASH,GRAVEL
366	6000 S,N/A,GRAVEL
367	3000 S,N/A,GRAVEL
367	3500 S,N/A,GRAVEL
369	4000 S,A/E,STONE,SUPER
369	CL B,4000 S,A/E,STONE,SUPER
370	4000 S,N/A,STONE,W/R
371	3 BAG,A/E,GRAVEL
Ufi	10 DOOPNE, OLV WEE

372	CLASS D,FLEXIFILL QUICKSET
372	FLEXIFILL QUICKSET
372	FLEXIFILL QUICKSET PR268016-1
372	FLEXIFILL QUICKSET- PR268125-1
372	FLEXIFILL QUICKSET-PR268005-1
372	IMIX FLEXIFILL QUICKSET
372S	IMIX TEMP DRIVE PLUS
373	7 BAG,A/E,#11 STONE,W/R
373	CLASS C,A/E,#11 STONE,W/N
375	9 BAG,A/E,GROUT
377	9 BAG,A/E,GROUT 4000 S,A/E,#11 STONE,W/R
ACCUPATION AND ADDRESS OF THE PARTY OF THE P	CL G,4000 S,N/A,#11 STONE,W/R
379	
381	7 BAG,N/A,#11 STONE,
383	3500 A,N/A,#11 STONE
384	5000 S,A/E,PEA GRAVEL,CURB
387	5.75 BAG,N/A,STONE,W/R
389	7000 S,A/E,STONE,SUPER
390	4500 S A,A/E,ASH,GRAVEL
390	CLASS A,A/E,ASH,GRAVEL
392	7 BAG,A/E,ASH,PEA GRAVEL,W/R
393	CL B,4000 A,N/A,GRAVEL
393	CL E,5000 S,N/A,GRAVEL,W/R
394	3000 S,N/A,GRAVEL
394	CL A,3000 S,N/A,GRAVEL
394	CL B,3000 S,N/A,GRAVEL
394	CL D,3000 S,N/A,GRAVEL
394	I=3000 S,N/A,GRAVEL
395	6 BAG,A/E,GRAVEL,CURB,HEDGER
395	HEDGER CURB 6 BAG, A/E, GRAVEL
396	7.5 BAG,A/E,#11 STONE
398	CLASS A,A/E,STONE,BARRIER WALL
399	3000 S,A/E,GRAVEL,W/R
4001	4000 PSI GRAVEL 5-7% AE
4001	4000,GR,A/E
4003	4000,STONE 5-7%AE
4004	4000 PSI GRAVEL 2-3% AE
4004	4000,GR,N/A
4005	4000,ST,DRIVE,A/E
4005	4000,STONE DRIVE 5-7%AE
4007	4000,GR,A/E,DRIVE
4007	4000,GRAVEL DRIVE 5-7% AE
4008	4000 PSI STONE DRIVE 5-7%AE MRW
4011	4000 EXP AGG
4011	4000 EXPOSED PEA GRAVEL 5-7%AE
4031	SMITH BROS & ALLIED EXTERIOR
406	4000 S,A/E,STONE
406	ODOT CLASS C FLYASH
4061	4000 PSI WALL MIX
4071	4000 PSI FOOTING MIX
4093	4000,EXP AGG STONE 5-7%AE
4099	4000 EXPOSED GRAVEL 5-7%AE
4099	4000,EXP GR,A/E

410	ODOT CLASS S-OPTION 1
412	5.5 BAG,GRAVEL,INCRETE
413	6 BAG,GRAVEL,INCRETE
414	5.5 BAG,STONE,INCRETE
414	STAMP,5.5 BAG,STONE
415	6 BAG,STONE
415	6 BAG,STONE,INCRETE
416	6 BAG,A/E,GRAVEL,50%,INCRETE STAMP
417	3000 S.A/E.15%ASH,STONE
417	3500 S,A/E,15%ASH,STONE
418	8.5 BAG, GROUT, PEA GRAVEL
419	CEMENT/ASH SLURRY MIX
419	CEMENT/ASH,SUPER,SLURRY MIX
419	EMENT/ASH SLURRY MIX
420	16.75 BAG,SLURRY MIX
421	FLEXIFILL-CELLULAR=PUMP
421	IMIX FLEXIFILL=PUMP
421	IMIX FLEXIFILL=PUMP-CELLULAR-EGG MIX
422	6 BAG,A/E,PEA GRAVEL,CURB
CACAMATA MARKATA MARKATA CACAMATA CACAM	4000 S,A/E,15%ASH,EBONY,TYPE III
423	2000 A,A/E,STONE,W/R
428	CLASSIC N/A,PEA GRAVEL,GUNITE
430	CLASSIC N/A,PEA GRAVEL-GUNITE
430	4000 S,N/A,#11ST,SUPER,TYPE 3
432	MIDWEST PUMP PRIME
434	8 BAG,N/A,ASH,GROUT
436	8.5 BAG,PEA GR,RETARDER
439	5000 S,N/A,PEA GRAVEL
450	4500, GRAVEL 5-7%, A/E
4501	
4503	4500,ST,A/E 4500,STONE 5-7%,A/E
4503	4500,GRAVEL 2-3%,A/E
4504	4000 S,A/E,ASH,STONE
454	CL B,4000 S,A/E,ASH,STONE
454	CL G,4000 S,A/E,ASH,STONE
454	CLASS B,4000 S,A/E,ASH,STONE
454	4000 S,N/A,ASH,GRAVEL
455	
455	CL F,4000 S,N/A,ASH,GRAVEL
456	6.5 BAG,A/E,ASH,GROUT
457	CLASS A,A/E,STONE
458	5000S, A/E, STONE, MICROSILICA
458	7000, A/E, STONE, MICROSILICA
459	7.5 BAG,N/A,PEA GRAVEL,POLYHEED
460	CLASS A,4000 AP,A/E,STONE,W/R
460	CLASS A,4000 SP,A/E,STONE,W/R
462	8 BAG PEA GRAVEL
463	6BAG,A/E,#11ST,BLK BEAUTY SAND
467	4000 S,N/A,STONE,15%ASH
467	CL II,4000 S,N/A,STONE,15%ASH
468	4000 S,A/E,PEA-GR,#8GR,SUPER
469	IMI EXPOSED WALL BROWN STONE
472	4000 S,N/A,#4STONE,#8STONE

472	ST, 4000 PSI, N/A
473	4000 SP,A/E,STONE,TILT WALL
478	6000 S,N/A,STONE,SUPER
479	6000 S,N/A,STONE,SUPER,TYPE K
480	WEBER WALL#1,3500,GRAVEL
481	WEBER WALL#2,3500,GRAVEL
483	WEBER WALL#3,3500,GRAVEL
484	5.5 BAG STAMP MIX
484	STAMP,5.5 BAG,GR
484	SWACKHAMMER STAMP MIX
5001	5000.GRAVEL.A/E
5003	5000,STONE,A/E
601	5 BAG,A/E,GRAVEL-ELIASON
602	5.5 BAG,A/E,#9 GRAVEL
604	6.5 BAG,A/E,## GIVAVEL
607	10.4 BAG,GROUT
AND DESCRIPTION OF THE PARTY OF	SANDERS 5.5 BAG,GRAVEL,INTERIOR
609	4000 S,A/E,STONE,SILICA,SUPER
610	8 BAG,A/E,ASH,PEA GRAVEL,WR
611	CL D,8000 S,A/E,ASH,PEA GRAVEL
611	4000S,N/A,#4STONE,#8STONE
614	
614	5 1/2 BAG,N/A,#4ST,#8ST,POLYHEED
614	6 BAG,N/A,#4ST,#8ST,POLYHEED
615	CLASS C,A/E,#11ST,MICRO,SUPER
624	LEPPERT CONCRETE=HIGH EARLY
625	4000 S,LEPPERT CONCRETE MIX
643	SLURRY, ASH, SAND MIX
650	FLEXFILL EXTRA QUICK-SET
650	FLOWABLE FILL
650	IMIX FLEXFILL EXTRA QUICK-SET
704	3000 AP,A/E,GRAVEL
705	3300 AF, AC, GRAVEE
706	4000 AP,A/E,GRAVEL
706	4000 AP,A/E,GRAVEL PR 268028-1
709	3000 AP,N/A,GRAVEL
710	3500 AP,N/A,GRAVEL
711	4000 AP,N/A,GRAVEL
711	4000 AP,N/A,GRAVEL-PR-268024-1
711	4000 AP,N/A,GRAVEL-PR276002-1
711	4000 AP,N/A,GRAVEL-PR276094-1
711	4000 AP,N/A,GRAVEL-PR276096-1
711	4000 AP,N/A,GRAVEL-PR276097-1
711	4000 AP,N/A,GRAVEL-PR76099-1
711	4000 AP,N/A,GRAVEL=PR268006-1
711	4000 AP,N/A,GRAVEL=PR268014-1
711	4000 AP,N/A,GRAVEL=PR268019-1
711	4000 AP,N/A,GRAVEL=PR68009-1
71553	SMIX 5.5 BAG EXTERIOR
717	4000 BP,A/E,GRAVEL
718	3000 BP,N/A,GRAVEL
719	3500 BP,N/A,GRAVEL
720	4000 BP,N/A,GRAVEL

TPLEND 1
BLEND 1
BLEND 3
BLEND 4
BLEND 5
3000 AP,A/E,STONE
3500 AP,A/E,STONE
4000 AP,A/E,STONE
DRIVE + " 4500 PSI
XDRIVE + " 4500 PSI
3000 AP,N/A,STONE
3500 AP,N/A,STONE
4000 AP,N/A,STONE
4000 BP,A/E,STONE
3000 BP,N/A,STONE
3500 BP,N/A,STONE
4000 BP,N/A,STONE
DRIVE + " 4500 PSI OPITON 1
XDRIVE + " 4500 PSI OPITON 1
4500 PSI DRIVEWAY OPTION 2
DRIVE + " 4500 PSI OPTION 2
XDRIVE + " 4500 PSI OPTION 2
DRIVE + " 4500 PSI OPTION 3
XDRIVE + " 4500 PSI OPTION 3
BEATY-3500,GRAVEL,GARAGE MIX
BEATY-4000,STONE,DRIVEWAY MIX
BEATY-3500,GRAVEL,SLAB MIX
4000 AP,1/2 A/E,GRAVEL
DRIVE + " 4500# PSI
DRIVE PLUS
IMIX DRIVE PLUS,4500#
DRIVE + " 4500#PSI OPITON 1
DRIVE PLUS,OPT1
IMIX DRIVE PLUS,4500#,OPT1
DRIVE + " 4500#PSI OPTION 2
DRIVE PLUS,OPT2
IMIX DRIVE PLUS,4500#,OPT2
DRIVE PLUS, OPT3
M,CLASS B,N/A,ASH,GRAVEL
CLASS AM,A/E,GRAVEL
M,CLASS A,A/E,GRAVEL
CLASS AM,A/E,STONE
M,CLASS A,A/E,STONE
CLASS BM.A/E,GRAVEL
CLASS BM,A/E,STONE
M,CLASS B,A/E,STONE
CLASS CM,A/E,GRAVEL
7 BAG M,A/E,STONE,PATCHING
CLASS CM,A/E,STONE
M,CLASS C,A/E,STONE
CLASS AM,A/E,GRAVEL,CURB
CLASS AM, A/E, STONE, CURB

808	M,CLASS A,A/E,STONE,CURB
809	CLASS AM.A/E.ASH,STONE
809	M,CLASS A,A/E,ASH,STONE
810	CLASS AM,A/E,ASH,GRAVEL
811	CLASS BM,A/E,ASH,STONE
813	CLASS CM,A/E,ASH,STONE
813	M,CLASS C,A/E,ASH,STONE
	XCLASS CM,A/E,ASH,STONE
813	CLASS CM,A/E,ASH,GRAVEL
814	CLASS CW,A/E,ASH,GRAVEL CLASS AM,A/E,ASH,STONE,CURB
815	M,CLASS A,A/E,ASH,STONE,CURB
815	IONACO AMAGU CRAVEL CURR
816	CLASS AM, ASH, GRAVEL, CURB
818	CLASS AM, A/E, STONE, PAVING
819	CLASS AM, A/E, ASH, STONE, PAVING
822	INDOT M,HIGHEARLY,STONE,PAVING
824	CLASS CM,A/E,STONE,MICROSILICA
824	M,CLASS C,A/E,STONE,MICROSILICA
825	CLASS CM,A/E,GRAVEL,MICROSILICA
826	9 BAG,M,A/E,#11 STONE,DECK
827	CLASS CM,A/E,#11 STONE
828	9 BAG,M,A/E,GRAVEL
829	9 BAG,M,A/E,STONE
830	6 BAG,M,A/E,GROUT
830	M,6 BAG,A/E,GROUT
831	9 BAG,M,A/E,GROUT
831	M,9 BAG,A/E,GROUT
833	INDOT M,FLEXIFILL HD
833	M,INDOT,FLEXIFILL HD
834	INDOT M,FLEXIFILL-CELLULAR
834	M,INDOT,FLEXIFILL-CELLULAR
835	CLASS CM,A/E,STONE,SLAG CEMENT
836	INDOT M,FLEXIFILL QUICKSET
836	M,INDOT,FLEXIFILL QUICKSET
840	M-QC/QA BRIDGE,ASH
847	CLASS AM, A/E, STONE, MICROSILICA
851	METRIC FREEZE GUARD(20-24)
853	M,CLASS A,ST,FREEZEGUARD(30-34)
854	M,CLASS A,ST,FREEZEGUARD(35-39
856	CLASS AM,A/E,STONE,CURB
859	7 1/2 BAG,A/E,STONE-METRIC
860	8 BAG M,A/E,STONE,PATCHING
860	8 BAG,A/E,STONE-METRIC
860	M,8 BAG,A/E,STONE-METRIC
863	CLASS AM, A/E, STONE, SLAG CEMENT
869	M-INDOT,QC/QA,PAVING
870	M-INDOT, QC/QA, PAVING
THE RESERVE OF THE PERSON NAMED IN THE PERSON	M-INDOT,QC/QA,PAVING,OF HON 1
871 881551	PREMIUM 5.5 BAG GRAVEL (EXTERIOR)
Lancius de la companya de la company	PREMIUM 5.5 BAG GRAVEL (EXTERIOR)
881553	PREMIUM 6 BAG EXTERIOR
881603	PREMIUM 6 BAG EXTERIOR PREMIUM ECONOMY EXTERIOR SLAB
883501	
883504	PREMIUM ECONOMY INTERIOR SLAB

884004	PREMIUM SLAB MIX (INTERIOR)
884005	PREMIUM DRIVEWAY MIX
884007	PREMIUM POOL AND PATIO MIX
900	BLOCKFILL,PEA GRAVEL
900	CL E,BLOCKFILL,PEA GRAVEL
900	IMIX BLOCKFILL,PEA GRAVEL
901	(20-25) FREEZEGUARD, STONE
901	5.5 BAG, STONE FREEZEGUARD, (20-24)
901	FG,5.5 BAG,STONE,(20-24)
901	IMIX FG.5.5 BAG,ST(20-25)
902	(25-29)FREEZEGUARD,STONE
902	FG,5.5 BAG,STONE,(25-29)
902	IMIX FG,5.5 BAG,ST(25-29)
903	(30-34)FREEZEGUARD,STONE
903	FG,5.5 BAG,STONE,(30-34)
903	IMIX FG,5.5 BAG,ST(30-34)
904	(35-39) FREEZEGUARD, STONE
904	FG.5.5 BAG.STONE.(35-39)
904	IMIX FG,5.5 BAG,ST(35-39)
905	40+ FREEZEGUARD,STONE
905	FG,5.5 BAG,STONE,(40-49)
905	IMIX FG,5.5 BAG,ST(40-49)
906	FG,6 BAG,STONE,(20-24)
906	IMIX FG,6 BAG,ST(20-24)
907	FG,6 BAG,STONE,(25-29)
907	IMIX FG,6 BAG,ST(25-29)
908	FG,6 BAG,STONE,(30-34)
908	IMIX FG,6 BAG,ST(30-34)
909	FG,6 BAG,STONE,(35-39)
909	IMIX FG,6 BAG,ST(35-39)
910	FG,6 BAG,STONE,(40-49)
910	IMIX FG,6 BAG,ST(40-49)
911	FG,5.5 BAG,STONE,(20=24)
911	IMIX FG,5.5 BAG,ST(20=24)
912	FG,5.5 BAG,STONE,(25=29)
912	IMIX FG,5.5 BAG,ST(25=29)
913	FG,5.5 BAG,STONE,(30=34)
913	IMIX FG,5.5 BAG,ST(30=34)
914	FG,5.5 BAG,STONE,(35=39)
914	IMIX FG,5.5 BAG,ST(35=39)
914	FG,5.5 BAG,STONE,(40=50)
The second secon	IMIX FG,5.5 BAG,ST(40=49)
915	FG,6 BAG,STONE,(20=24)
916	IMIX FG,6 BAG,ST(20=24)
916 917	FG,6 BAG,STONE,(25=29)
Annual research and the second	IMIX FG,6 BAG,ST(25=29)
917	FG,6 BAG,STONE,(30=34)
918	IMIX FG,6 BAG,ST(30=34)
918	MIDWEST MOLE CASTING FILL
921	FG,6 BAG,STONE,(35=39)
922	
922	IMIX FG,6 BAG,ST(35=39)
923	FG,6 BAG,STONE,(40=50)

923	IMIX FG,6 BAG,ST(40=50)
924	20-24 FREEZEGUARD,GRAVEL
924	FG,5.5 BAG,GRAVEL,(20-24)
924	IMIX FG,5.5 BAG,GR(20-24)
925	(25-29) FREEZEGUARD, GRAVEL
925	FG,5.5 BAG,GRAVEL,(25-29)
925	IMIX FG,5.5 BAG,GR(25-29)
926	(30-34) FREEZEGUARD, GRAVEL
926	FG,5.5 BAG,GRAVEL,(30-34)
926	IMIX FG,5.5 BAG,GR(30-34)
927	35-39 FREEZEGUARD, GRAVEL
927	FG,5.5 BAG,GRAVEL,(35-39)
927	IMIX FG,5.5 BAG,GR(35-39)
928	40+ FREEZEGUARD, GRAVEL,
928	FG,5.5 BAG,GRAVEL,(40-49)
928	IMIX FG,5.5 BAG,GR(40-49)
929	FG,6 BAG,GRAVEL,(20-24)
929	IMIX FG,6 BAG,GR(20-24)
930	FG,6 BAG,GRAVEL,(25-29)
930	IMIX FG,6 BAG,GR(25-29)
931	FG,6 BAG,GRAVEL,(30-34)
931	IMIX FG,6 BAG,GR(30-34)
932	FG,6 BAG,GRAVEL,(35-39)
932	IMIX FG,6 BAG,GR(35-39)
933	FG,6 BAG,GRAVEL,(40-49)
933	IMIX FG,6 BAG,GR(40-49)
934	FG,5.5 BAG,GRAVEL,(20=24)
934	IMIX FG,5.5 BAG,GR(20=24)
935	FG,5.5 BAG,GRAVEL,(25=29)
935	IMIX FG,5.5 BAG,GR(25=29)
936	FG,5.5 BAG,GRAVEL,(30=34)
936	IMIX FG,5.5 BAG,GR(30=34)
937	FG,5.5 BAG,GRAVEL(35=39)
937	IMIX FG,5.5 BAG,GR(35=39)
938	FG,5.5 BAG,GRAVEL,(40=50)
938	IMIX FG,5.5 BAG,GR(40=50)
939	FG,6 BAG,GRAVEL,(20=24)
939	IMIX FG,6 BAG,GR(20=24)
940	FG,6 BAG,GRAVEL,(25=29)
940	IMIX FG,6 BAG,GR(25=29)
941	FG,6 BAG,GRAVEL,(30=34)
941	IMIX FG,6 BAG,GR(30=34)
942	FG,6 BAG,GRAVEL,(35=39)
942	IMIX FG,6 BAG,GR(35=39)
943	FG,6 BAG,GRAVEL,(40=50)
943	IMIX FG,6 BAG,GR(40=50)
944	FG,6 BAG,STONE,PAVING,(20-29)
945	FG,6 BAG,STONE,PAVING,(30-39)
947	FG,6 BAG,STONE,CURB,(20-29)
948	FG,6 BAG,STONE,CURB,(30-39)
948	IMIX FG,6 BAG,ST,CURB(30-39)
949	FG,6 BAG,STONE,CURB,(40-50)

Parket Complete Compl	
950	FG,6 BAG,GRAVEL,CURB,(20-29)
950	IMIX FG,6 BAG,GR,CURB(20-29)
951	FG,6 BAG,GRAVEL,CURB,(30-39)
951	IMIX FG,6 BAG,GR,CURB(30-39)
952	IMIX FG,6 BAG,GR,CURB(40-50)
956	FG,3000S,LIGHTWEIGHT,(20=24)
958	FG,3000S,LIGHTWEIGHT,(30=34)
960	FG,3000S.LIGHTWEIGHT,(40=49)
961	FG,4000S,LIGHTWEIGHT,(20-24)
962	FG,4000S,LIGHTWEIGHT,(25-29)
963	FG,4000S,LIGHTWEIGHT,(30-34)
965	FG,4000S,LIGHTWEIGHT,(40-50)
966	FG,6 BAG,A/E,PEA GRAVEL(20=24)
966	IMIX FG,6 BAG,PEA(20=24)
967	FG,6 BAG,A/E,PEA GRAVEL(25=29)
967	IMIX FG,6 BAG,PEA(25=29)
968	FG,6 BAG,A/E,PEA GRAVEL(30=34)
968	IMIX FG.6 BAG,PEA(30=34)
969	FG,6 BAG,A/E,PEA GRAVEL(35=39)
969	IMIX FG,6 BAG,PEA(35=39)
970	IMIX FG,6 BAG,PEA(40=50)
971	FG,5.5 BAG,STONE,(50-59)
971	IMIX FG,5.5 BAG,ST(50-59)
972	FG,5.5 BAG,GRAVEL,(50-59)
973	FG,6 BAG,STONE,(50-59)
973	IMIX FG,6 BAG,ST(50-59)
AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	FG,6 BAG,GRAVEL,(50-59)
974	IMIX FG,7 BAG,PEA(30=34)
977	FG,4000S,LIGHTWEIGHT,(20=24)
980	IMIX FG,4000,LIGHTWT(20=24)
980	
981	FG,4000S,LIGHTWEIGHT,(25=29)
982	IMIX FG,4000,LIGHTWT(30=34)
983	FG,4000S,LIGHTWEIGHT,(35=39)
983	IMIX FG,4000,LIGHTWT(35=39)
984	FG,4000S,LIGHTWEIGHT,(40=50)
99001551	SUPER STAMPERS DREAM / 5 1/2 BAG
991501	SURE SET (SLOW) 5 BAG GRAVEL
991551	SUPER 5.5 BAG GRAVEL (EXTERIOR)
991553	SUPER 5.5 BAG, EXTERIOR
991554	SS/ SUPER 5.5 BAG,GR,N/A
991601	SURE SET 6 BAG GRAVEL (SLOW)
991603	SUPER 6 BAG (ESTERIOR)
991603	SUPER 6 BAG (EXTERIOR)
991603	SUPER 6 BAG, EXTERIOR
991604	SUPER 6 BAG (INTERIOR)
9921601	SUPER DREES EXTERIOR, 6 BAG
993004	SUPER BASEMENT & SLAB
993004	SUPER 3000 BASEMENT & SLAB
993501	SUPER ECONOMY EXTERIOR SLAB
993501	SUPER EXTERIOR SLAB
993504	SUPER ECONOMY INTERIOR SLAB
993561	SUPER 3500 WALL MIX

994004	SUPER SLAB MIX
THE RESIDENCE OF THE PARTY OF T	SUPER SLAB MIX (INTERIOR)
994004	The state of the s
994005	SUPER DRIVEWAY MIX
994007	SUPER GRAVEL DRIVEWAY MIX
994007	SUPER POOL & PATIO MIX
994007	SUPER POOL AND PATIO MIX
CS5	CURE & SEAL 5 GALLON
FABCON71	8.35 BAG, STONE, AE
MC	MISCELLANEOUS CHARGES
RIVEROCKTAN	SPECTRA RIVER ROCK EXPOSED (TAN)
ROCKYTOPBRN	SPECTRA ROCKY TOP EXPOSED (BROWN)
ROCKYTOPRED	SPECTRA ROCKY TOP EXPOSED (RED)
ROCKYTOPTAN	SPECTRA ROCKY TOP EXPOSED (TAN)
SPECTRA1	SPECTRA LIGHT BEIGE (E)
SPECTRA10	SPECTRA LIGHT RED (E)
SPECTRA11	SPECTRA MEDIUM RED (E)
SPECTRA12	SPECTRA DARK RED (E)
SPECTRA2	SPECTRA MED BEIGE (E)
SPECTRA3	SPECTRA DARK BEIGE (É)
SPECTRA4	SPECTRA LIGHT BROWN (E)
SPECTRA5	SPECTRA MED BROWN (E)
SPECTRA6	SPECTRA DARK BROWN (E)
SPECTRA7	SPECTRA LIGHT GRAY (E)
SPECTRA8	SPECTRA MEDIUM GRAY (E)
SPECTRA9	SPECTRA DARK GRAY (E)
TLK3	TLK INTERIOR (3)
CONTRACTOR DESCRIPTION OF THE PROPERTY OF THE	TLK GARAGE (35)
TLK35	TLK EXTERIOR (6)
TLK6	TLK EXTERIOR (6+)
TLK6+	WET SAND BY YD.IN MIXER
WS	SAND BY YD.IN MIXER
WTS	TEST, ECONO, GRAVEL MIX
X4007	
#	MICRO SILICA
#	MICRO SILICA @ 60#
#M	MICROSILICA=METRIC
%	FG-CHECK TEMP*CALL DISPATCH FOR MIX
	FIBERMIX STEALTH
*	FIBERMIX STEALTH-PR268067-2
*	FIBERMIX STEALTH-PR268070-2
*	FIBERMIX STEALTH=PR268026-2
*	FIBERMIX STEALTH=PR268041-2
*	STEALTH FIBERS
**	FIBERMIX 1-1/2 RATE
4	4" EXPANSION
4"	4" EXPANSION
@	NYCON FIBER
@1.5	NYCON FIBER X 1.5
@25	STEEL FIBER @ 25#
@30	STEEL FIBER @ 30#
@33	STEEL FIBER @ 33#
@35	STEEL FIBER @ 35#
@40	STEEL FIBER @ 40#

@50	TOTECH EIDED @ 50#
**************************************	STEEL FIBER @ 50#
@75	STEEL FIBER @ 75#
@@	NYCON FIBER X 2
<u> </u>	STONE
AA	WINTER CHARGE
AM	STONE-METRIC
В	HIGH EARLY
BM	HIGH EARLY = METRIC
C	BLACK COLOR
С	CHARCOAL GREY
С	COLOR
C	COLOR - RED
C	COLOR = RED
С	COLOR BRICK RED
С	COLOR RED DYE=ELECTRICAL
С	COLOR SOMBRERO BUFF
C	COLOR- COACHELLA SAND
c	COLOR- RED
Ċ	COLOR-ANTIQUE CORK
	COLOR-ARIZONA GOLD
Č	COLOR-CHARCOAL GREY
č	COLOR-RED
<u> </u>	COLOR-RED DUCT WORK
C	COLOR-RED DYE
C C	COLOR= C15 BROWN
C	COLOR=DAVIS COLOR#5447
<u> </u>	
C C C C	COLOR=QUARRY RED COLOR=RED DUCT
<u> </u>	
<u>C</u>	COLOR=RED DYE
<u> </u>	COLOR=RED-DUCT WORK
C	COLOR=RED-ELEC.
C	CONDUIT RED
C C	IU BIEGE
C	RED DYE
C C	RED UNDERGROUND COLOR
and the Committee of th	SOMBRERO BUFF
CAL.50	1/2% CALCIUM
CAL1	1% CALCIUM
CAL1	CALCIUM 1%
CAL1.5	1.5% CALCIUM
CAL1.5	CALCIUM 1.5%
CAL2	2% CALCIUM
CAL2	CALCIUM 2%
CC	COLOR=CONDUIT RED
CS5	CURE & SEAL 5 GALLON
CS5	XCURE & SEAL 5 GALLON
D	CORROSION INHIBITOR
D	SIKA FEROGUARD
E	TYPE III CEMENT
EC	ECLIPSE-SHRINKAGE COMPENSATION
EC	ECLIPSE-SHRINKAGE REDUCER
EM	TYPE III CEMENT = METRIC
	To C.S. one 146. No head 37 Seed A.C. 185 time I.S. Ship.

The state of the s	TO PER 17 013
E	FIBERMESH
<u> </u> F	FIBERMESH PR# 268023-2
FEE	WASHOUT FEE
<u> Fl</u>	STEALTH FIBER
FIM	FIBERMESH-METRIC
FM	STEALTH FIBERS
FTB	FOAMTECH BLACK EXP.= 4" = 50 FT.
G	SUPERPLASTICIZER
GM	SUPERPLASTICIZER = METRIC
H	HAUL CHARGE
H	HAUL CHARGE <2CY
H1	HAUL CHARGE < 2YDS
H2	HAUL CHARGE
Н3	HAUL CHARGE
HE.50	.5% HIGH PERFORMANCE
HE.50	HIGH PERFORMANCE .50%
HE1	1% HIGH PERFORMANCE
HEI	HIGH PERFORMANCE 1%
HE1.5	1.5% HIGH PERFORMANCE
HE1.5	HIGH PERFORMANCE 1.5%
HE2	2% HIGH PERFORMANCE
HE2	HIGH PERFORMANCE 2%
1102	HIGH PERFORMANCE
1.25	HIGH PERFORMANCE 1/4
1.5	HIGH PERFORMANCE X 1/2
i1.5	HIGH PERFORMANCE X 1.5
11.5 12	HIGH PERFORMANCE X 2
12M	HIGH PERFORMANCE X 2=METRIC
121VI 13	HIGH PERFORMANCE X 3
13 4	HIGH PERFORMANCE X 4
ICE	ICE/CHILLED WATER
IM	HIGH PERFORMANCE=METRIC
K	TYPE K CEMENT
LC0001	LC-SCFLD MAIZE
LC0001 LC0288	LC-SCFLD MAIZE
CHARLES OF THE PROPERTY OF THE	LC-SCFLD TRAFFIC YELLOW
LC034 LC1010	LC-SCFLD BROWNSTONE
LC1010	LC-DAV SOUTHERN BLUSH
L	LC-DAV SOOTHERN BLOSTI
LC10134C	
LC1014	LC-SCFLD CANYON TAN
LC1015	LC-SCFLD ETRUSCAN TILE
LC1017	LC-SCFLD BARCELONA BROWN
LC1117C	LC-DAV TILE RED
LC1264	LC-AZ OXIDE-CHOCOLATE #4
LC1266	LC-SCFLD COOL GREY
LC160B	LC-DAV BAJA RED
LC160C	LC-DAV BRICK RED
LC1906	LC-SCFLD FENNEL GREEN
LC1C3	LC-BAY-SADDLE BROWN
LC1C4	LC-BAY-CRANBERRY
LC200	LC-SCFLD MUSKY MULBERRY
LC236	LC-SGS-BUTTERCUP

LC238	ILC-SGS-DOESKIN
LC238A	LC-SGS-THYME
LC242C	LC-SGS-NUTMET
LC288	LC-SGS-ROSEMARY
LC288B	LC-SGS-GINGER
LC306B	LC-SGS-TOFFEE
	LC-SCFLD MOONLIGHT GRAY
LC3172	
LC3685	LC-DAV GREEN SLATE
LC3987	LC-SCFLD-PORCELAIN GRAY
LC413A	LC-SGS-TERRA COTTA
LC417	LC-SGS-ROSE
LC417A	LC-SGS-BRICK
LC417C	LC-SGS-APPLE RED
LC4662	LC-SCFLD SANTA FE TILE
LC4821	LC-SCFLD SHADY RED
LC489	LC-SGS-DARK REDWOOD
LC5084C	LC-DAV SPANISH GOLD
LC5130	LC-SCFLD SPRING BEIGE
LC5130	SCOFIELD SPRING BEIGE
LC5178	LC-SCFLD STETSON BUFF
LC5234	LC-SCFLD SUMMER BEIGE
LC5237A	LC-DAV SANDSTONE
LC5237B	LC-DAV SAN DIEGO BUFF
LC5238	LC-SCFLD SUNBAKED CLAY
LC5447A	LC-DAV MESA BUFF
LC5447B	LC-DAV PALOMINO
LC5460	LC-SCFLD TIMBERLINE TAN
LC6058C	LC-DAV RUSTIC BROWN
LC6063	LC-SCFLD WINTER BEIGE
LC61078B	LC-DAV ADOBE
LC61076B	LC-SCFLD GOLDEN MAIZE
LC6213	LC-DAV PEBBLE
LC677A	LC-DAV PEDDEE
THE RESIDENCE OF THE PARTY OF T	LC-SGS-DESERT TAN
LC750	LC-DAV SILVERSMOKE
LC8084A	
LC8084B	LC-DAV LIGHT GRAY
LC8084C	LC-DAV DARK GRAY
LC8084D	LC-DAV GRAPHITE
LC860A	LC-DAV PEWTER
LC920A	LC-SGS-SLATE
LCA24	LC-RUSSET
LCA51	LC-STEADMAN BUFF
LCC11	LC-SCFLD DESERT SAND
LCC12	LC-SCFLD MESA BEIGE
LCC13	LC-SCFLD TAWNY
LCC14	LC-SCFLD FRENCH GRAY
LCC15	LC-SCFLD COACHELLA SAND
LCC20	LC-SCFLD LIMESTONE
LCC21	LC-SCFLD ADOBE TAN
LCC22	LC-SCFLD CORAL RED
LCC24	LC-SCFLD -CHARCOAL
LCC25	LC-SCFLD SOMBRERO BUFF

LCC26	ILC-SCFLD ANTIQUE CORK
LCC27	LC-SCFLD WESTWOOD BROWN
LCC29	LC-SCFLD DUSTY MAUVE
LCC29 LCC31	LC-SCFLD SHADOW SLATE
LCC32	LC-SCFLD QUARRY RED
LCC32 LCC34	LC-SCFLD DARK GRAY
The second secon	LC-FEDERAL RED
LCFED	
rcin	LC-IU BEIGE
M	1/2% CALCIUM
M	CALCIUM 1/2%
MC	MISCELLANEOUS CHARGES
MF	MICROBAN FIBER
MICROBAN	MICROBAN FIBER
MRW	MID-RANGE WATER REDUCER
N	NON-CHLORIDE ACC.
N.5	NON-CHLORIDE ACC. X 1/2
N2	NON-CHLORIDE ACC. X 2
N2M	NON-CHLORIDE ACC. X 2 = METRIC
N3	NON- CHLORIDE ACC. X 3
N4	NON-CHLORIDE ACC. X 4
NC1	1% NON CHLORIDE ACCEL
NC2	NON-CHLORIDE ACC. X 2
NC3	NON-CHLORIDE ACC. X 3
NC4	NON-CHLORIDE ACC. X 4
NM	NON-CHLORIDE ACC. = METRIC
NO	NOVAMESH
NYFI	NYCON FIBER
OD	CONTRACTOR DISCOUNT
ОТ	OVER TIME DELIVERY
OT5	OVERTIME
OTS	OVERTIME CHG
OTS	SATURDAY OVERTIME
Q	MID-RANGE WATER-REDUCER
Q10	POLYHEED-10 OZ/CWT
Q5	POLYHEED-5 OZ.
Q8	POLYHEED - 8 OZ.
QM	MID-RANGE W/R METRIC
R	RETARDER
R.5	RETARDER - 1/2 DOSAGE
R2	RETARDER - 2 X
RETARDER	RETARDER
RM	RETARDER = METRIC
Annual Company of the	ADD EXTRA BAG CEMENT
S	LC-MAHOGANY
SCC618	STRUCTURAL FIBER
SF SCC200	LC-SGS ROSEMARY
SGS288	LC-SGS CLAY
SGS413	
SLQR	SCOFIELD LIQUID RELEASE
SM	ADD EXTRA BAG CEMENT = METRIC
STR	STRUX 90-40 FIBER
SX2	ADD 2 EXTRA BAGS CEMENT
T	1% CALCIUM CHLORIDE

T	ICALCIUM 1%
T1.5	1-1/2% CALCIUM CHLORIDE
T1.5	CALCIUM 1-1/2%
TC	TEST CYLINDERS
TG	TETRAGUARD-SHRINKAGE REDUCER
TM	1% CALCIUM = METRIC
TM	CALCIUM=METRIC=1%
U	2% CALCIUM CHLORIDE
U	CALCIUM 2%
UM	2% CALCIUM = METRIC
UM	CALCIUM=METRIC=2%
V	3% CALCIUM
V	CALCIUM 3%
W	WAITING TIME
WC	WHITE CEMENT
WR	NORMAL WATER REDUCER
WS	SAND BY YD.IN MIXER
X	RHEOMIX
X	WATER REPELLANT
XY	XYPEX WATER PROOFING
Υ	ADD 1/2 BAG CEMENT
YM	ADD 1/2 BAG CEMENT = METRIC
Z	POZZOLITH
ZM	POZZOLITH = METRIC