IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	
In re:)	CHAPTER 11
)	
BUILDING MATERIALS HOLDING)	CASE No. 09-12074 (KJC)
CORPORATION, et al.,)	
)	Jointly Administered
Reorganized Debtors.)	
)	Objection Deadline: June 14, 2010 at 4:00 p.m. (ET)
)	Hearing Date: June 23, 2010 at 2:00 p.m. (ET)

RESPONSE OF NATIONAL ASSOCIATION OF CREDIT MANAGEMENT COLORADO TO REORGANIZED DEBTORS' OBJECTION TO CLAIM

I, Sharon Limbach, under penalty of perjury, pursuant to the laws of the State of Colorado and of the laws of the United States of America, do solemnly state and swear as follows: I am, and at all times mentioned herein, have been, the General Manager of National Association of Credit Management Colorado, hereinafter, sometimes referred to as "NACM", a California Corporation duly licensed to do business in the State of Colorado. As such, I am fully cognizant of the files and records pertaining to all of the dealings and transactions with our Association's members, of which Building Materials Corporation West is/was a member, hereinafter sometimes referred to as, "BMC WEST". Our files and records indicate as follows:

- A) The receipt of debtors' motion papers, was the first full notice or pleading NACM has been given;
- B) NACM has been doing business as usual with the debtor on a post-petition basis since the filing;
- C) NACM was never given notice or order of any deadline for the filing of proofs or claims, nor was NACM aware of same;
- D) NACM was not apprised of the filing of a plan or arrangement, much less given a copy of such proposed plan, nor was NACM asked to vote on such a plan:
- E) Obviously, in light of the failure to notify, NACM had no idea of any progress by the debtor, our member and customer.

Thus, NACM respectfully requests our Proof of Claim be accepted timely filed.

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Executed in the City of Lakewood, County of Jefferson, State of Colorado, on June 10, 2010.

Sharon Limbach