

## ASPHALT WEEKLY MONITOR® New Subscribers

## **SUBSCRIPTION AGREEMENT**

666 Third Avenue, 27th Floor, New York, NY 10017

Tel: 212-230-2000 • Email: asphalt@poten.com

SUBSCRIBER COMPANY (Bill to Address)	PRIMARY AUTHORIZ	ED USER (Ship to address)
Name	Name	
Company	Company	
Address		
City		
StateZip	State	Zip
Country	Country	
Phone	Phone	
Email		
Product	Price per Primary Authorized User per Year	Price per Additional Primary Authorized User per Year*
Please Ma	ark Applicable Boxes Beld	
Product		•
Asphalt Weekly Monitor® (delivered via e-mail)	\$7,695	\$2,595
SUBSCRIPTION FEES: The undersigned here	by subscribes to the <b>Asphalt We</b>	ekly Monitor® for a total of
Primary Authorized Users and agrees to pay Poten add applicable sales tax based upon delivery point. Dayable to Poten & Partners Inc.		
*Additional Primary Authorized Users must be directive January 1, 2		ne Subscriber Company or its wholly-
SUBSCRIPTION PERIOD:		
One-year period commencing	(month/day/year).	
Two-year period (locks in current rates, to be	paid upfront) commencing	(month/day/year).
By signing below you certify that you have read are stached for your reference.	nd agree to abide by the General	Terms and Conditions, a copy of which
Company		
Signature	Title	
Name	Date	

PLEASE RETURN THE COMPLETED SUBSCRIPTION AGREEMENT TO: Asphalt Department By Email: ASPHALT@POTEN.COM



## **Additional Primary Authorized Users Form**

666 Third Avenue, 27th Floor, New York, NY 10017

Tel: 212-230-2000 • Email: asphalt@poten.com

ADDITIONAL PRIMARY AUTHORIZED USER	ADDITIONAL PRIMARY AUTHORIZED USER	
Name	Name	
Company		
Address		
City	City	
StateZip	StateZip	
Country	Country	
Phone	Phone	
Fax	Fax	
Email	Email	
ADDITIONAL PRIMARY AUTHORIZED USER	ADDITIONAL PRIMARY AUTHORIZED USER	
Name	Name	
Company	Company	
Address	Address	
City	City	
StateZip	StateZip	
Country	Country	
Phone	Phone	
Fax		
Email	Email	
ADDITIONAL PRIMARY AUTHORIZED USER	ADDITIONAL PRIMARY AUTHORIZED USER	
Name	Name	
Company	Company	
Address	Address	
City		
StateZip		
Country	Country	
Phone	Phone	
Fax	Fax	
Fmail	Fmail	

Please copy this page to add Additional Primary Authorized Users.

## GENERAL TERMS AND CONDITIONS Multi-Client Reports and Electronic Services

- 1. General Terms and Conditions. These General Terms and Conditions apply to the Reports and Services described in the attached Subscription Agreement (collectively, the "Products") and shall apply during the Subscription Period described in the Subscription Agreement and any extensions or renewals thereof (the "Term"). Certain Products may be accessed via the Poten & Partners, Inc. ("Poten") web portal (the "Poten Portal"). The Poten Portal may contain other reports and services which will be subject to separate terms and conditions and which are in addition to these General Terms and Conditions.
- 2. Subscriber and Authorized Users. Upon full payment of the Subscription Fee described in the attached Subscription Agreement, Poten will grant Subscriber Company a non-exclusive, non-assignable, non-transferable license to permit the Primary Authorized Users (as listed in the Subscription Agreement) and other directors, officers and employees of the Subscriber Company who work in the same offices as the ship to address listed in the Subscription Agreement (the "Secondary Authorized Users", together with the Primary Authorized Users, the "Authorized Users") the right to use the Products for their internal use during the Term. The Subscriber will inform each of the Authorized Users of the Subscriber's obligations under these General Terms and Conditions.
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- **10. Governing Law.** These General Terms and Conditions and the Subscription Agreement shall be governed by and construed in accordance with the laws of the State of New York.
- 11. Entire Agreement. These General Terms and Conditions, together with the Subscription Agreement, represent the entire agreement between the Subscriber and Poten with respect to the subject matter covered herein and shall not be modified except in a writing signed by both parties. Any rights not expressly granted herein are reserved.
- **12. Severability.** The provisions of these General Terms and Conditions are intended to be severable. If for any reason any provision of these terms shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severed from these terms and shall not affect the validity and enforceability of any remaining provisions.
- **13. Survival**. The obligations and other terms and conditions contained in paragraphs 4, 5, 9 and 10 of these General Terms and Conditions shall survive the expiration and termination of the Subscription Agreement.