



Airdrie, Alberta (403) 503-7877

CREDIT APPLICATION AND AGREEMENT

PURPOSE FOR CREDIT APPLICATION:	SALES	RENTALS	PARTS	SERVICE
BUSINESS INFORMATION:				
CREDIT AMOUNT REQUESTED: \$	_			
APPLICANT COMPANY NAME:			DBA :_	
YEAR STARTED: YEAR INCORPORA				
TYPE OF BUSINESS: SOLE PROPRIETOR	PARTNERSF	HIP LP	LLC C-C	ORP
CORPORATE ADDRESS:				
CITY:PROV:	ZIP:		PHONE: ()
COUNTY:	-			
INDUSTRY SEGMENT DESCRIPTION:		I	F OTHER:	
INDUSTRY SUBSEGMENT DESCRIPTION:				
D-U-N-S NUMBER:	_			
CONTACT INFORMATION:				
CEO/PRESIDENT FULL NAME:				
EMAIL:)	
SENIOR FINANCIAL OFFICER FULL NAME:				
EMAIL:				
ACCOUNTS PAYABLE CONTACT:				
EMAIL:				
BILLING ADDRESS, IF DIFFERENT FROM ABO				
EMAIL WHERE WE SHOULD SEND OUR INVO	ICES:			
BANK REFERENCES:				
BANK NAME:	BANK	PHONE #: _		
NAME ON ACCOUNT:		_ ACCOUN	Τ#:	
TRADE REFERENCES				
1) NAME:	PHONE: ()		EMAIL:
2) NAME:				
3) NAME:				
INSURANCE INFORMATION:				
IF RENTING EQUIPMENT, A CERTIFICATE OF LIAC CreditTeam@MLDistributionGroup.com AND REQ				
OTHER:				
DO YOU REQUIRE USE OF PURCHASE ORDER	S: YES NO		SALESMAN OR	
IF A RESELLER, RESALE LICENSE #:	MACHINERY SLIPPLY REPRESENTATIVE ·			
ATTACH SALES TAX EXEMPTION CERTIFICA	TE, IF APPLIC	CABLE.		

CONTINUED ON NEXT PAGE -- MUST BE SIGNED BY AN OFFICER OR PARTNER OF THE APPLICANT

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100 East Lake Drive Northeast Airdrie, Alberta (403) 503-7877

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CREDIT APPLICATION AND AGREEMENT, CONT,

The undersigned certifies that the above information given for credit purposes is true and correct and authorizes the "Company," "us," or our assigns and any credit bureau or other investigative agency to investigate the references, statements or other data listed or accompanying this application from the date of this application until any unpaid sums owed the lender are paid in full. The undersigned authorizes all parties to release credit and financial information requested as part of said investigation. The undersigned agrees to our payment terms which are: PAYMENT OF STATEMENT IN FULL IS DUE WITHIN 30 DAYS OF INVOICE DATE UNLESS OTHERWISE NOTED AS DUE UPON DELIVERY. Interest of the lesser of two percent (2%) per month or the legally allowed limit which will be applied to the unpaid balance from the billing date including post-judgment, together with all costs, expert witness fees, and reasonable attorneys' fees and any other costs or expenses of collection, incurred in collecting these amounts. This authorization cannot be revoked if any moneys are owed to us. We also agree that this credit application and agreement shall be enforced and construed pursuant to the laws of the state of Company's choosing. Any claims that arise out of the manufacture, sale, use, operation, maintenance, or repair of any parts or equipment sold under this

SIGNATURE:	WITNESS SIGNATURE:	
PRINTED NAME:	WITNESS NAME:	
TITLE:	ADDRESS:	
DATE:	CONTACT PHONE: ()	
PERSO	ONAL GUARANTY	
("Guarantors"), jointly and severally, hereby personally guarantee uncorbecome due and owing by the Company to Creditor. It is understood a	("Company") on or after this date, the undersigned guarantor (s) inditionally the prompt payment of any sums or obligations which are now or shall hereafter and agreed that credit, if extended, is to be on a continuing basis, and Creditor shall not be credit, that the Guarantors waive demand and notice of default and agree that any extension affect or alter Creditor's right under this guaranty.	
allowed limit on all past-due, including post-judgment, balance as well as balance or any other default by the Company on any agreement or trans	agree to pay a service charge equal to the lesser of two percent (2%) per month or the legally sall costs and expenses Creditor may incur in connection with the collection of any past due saction the Company may enter into with Creditor including, without limitation, reasonable	
guaranty, they are submitting themselves to the jurisdiction of Company Creditor and the Company and/or any of the Guarantors and at the sole of venue proper in the county of Company's choosing. This obligation of the Guarantors shall remain effective and be enforced the Company or any other change in the composition, nature, personnel of	The Guarantors for themselves and the Company understand and agree that in signing this by's choice of state or city and its courts and, in the event that litigation arises between the ption of the Creditor, jurisdiction will be appropriate in the state of Company's choosing and ble regardless of any subsequent incorporation, reorganization, merger, or consolidation of or location of the Company. This guaranty shall insure to the benefit of Creditor, its	
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