

DATE

Corporation
Individual
Partnership
Sole Proprietorship

APPLICATION FOR CREDIT

AAILING ADDRESS:				
HIPPING ADDRESS:				
HONE #:	_ FAX #:	AP CONTACT		
EARS IN BUSINESS:	_ COUNTY/PARISH:	EMAIL	EMAIL	
NDUSTRY (check one only): Commercial Construction Commercial Non-Construction Environmental Food & Beverage Industrial Contractors	 Manufacturing Medical Mining Municipal Oilfield PRINCIPALS OF C	OMPANY	Petrochemical Pulp & Paper Utilities Other	
JAME	TITLE			
JAME	TITLE			
	CREDIT REFER	ENCES		
COMPANY ADD	RESS	PHONE	FAX (required)	
COMPANY ADD	RESS	PHONE	FAX (required)	
COMPANY ADDI	RESS	PHONE	FAX (required)	
COMPANY ADDI	RESS	PHONE	FAX (required)	
	BANKING INFOR	MATION		
SANK NAME ADDRESS		PHONE		
ACCOUNT # BANK OFFIC	CER	YEARS AT BANK		
AXABLE? YESNO TAX-EXIOUSINESS for exemption.)	EMPTION # (Tax Certification	ficate must be submitted with a	pplication for each state doing	
The above information is for the purpose of obtaining dustrial Rentals and its agents and representatives act, and to investigate the references listed above re	ng credit and is warranted to be true and correct. On to obtain reports regarding the creditworthiness of garding Customer's financial responsibility and credit of the accompanying terms and conditions of all ms and conditions. Payment terms – net 30 days.	customer, as identified above, hereby auti Customer, including a "Consumer Repo ditworthiness. Customer authorizes its cr	rt," as defined under the Fair Credit Reporting editors and financial institutions to release said	
DATE	OFFICERS SIGNATURE & TITLE			

Account Agreement and Terms

The Customer identified on the Application for Credit and below hereby acknowledges and agrees to the following terms and conditions for all sales or rentals (collectively and singularly, "Sales") on account with Crenshaw Enterprises, Ltd. d/b/a Tiger Industrial Rentals (Tiger):

- 1. This Account Agreement and Terms ("Agreement") supersedes, with respect to sales or rentals made subsequent to the execution of this Agreement by Customer, any prior contract, agreement or understanding governing the extension of credit by Tiger to the Customer or the payment and security therefore of amounts due to Tiger by Customer. Sales by Tiger to Customer made subsequent to the execution of this application and Agreement by Customer shall be governed by the terms and conditions pertaining to such Sale and by this Agreement. In the event that any term or condition of a Sale conflicts with any provision of this Agreement, this Agreement shall control.
- 2. The acceptance of Customer's Application for Credit or this Agreement shall not create any obligation on the part of Tiger to provide any goods or services to Customer.
- 3. If credit is extended, Customer agrees to pay Tiger's invoices for each Sale in full within thirty (30) days from the date of invoice. Customer will make payment to Tiger at PO BOX 790 Beaumont, Jefferson County, TX 77704-0790 or in such other location as Tiger may designate in writing, including any remittance address on an invoice, which are hereby incorporated by reference.
- 4. Customer agrees to pay interest to Tiger on any overdue amount at a rate of 1.5% per month or the maximum amount allowed by the law governing this Agreement, whichever is less, until the principal overdue balance is paid in full. Payments will be applied first to accrued interest and then to the principal amount due.
- 5. Customer shall on demand fully reimburse Tiger for all expenses (including but not limited to attorneys' fees, collection agency fees, court costs, and repossession expenses) incurred by Tiger in connection with the collection or enforcement of any indebtedness of Customer.
- 6. Customer agrees to furnish promptly to Tiger all information regarding the location(s), including well sites, where Customer may use Tiger's equipment and further provide the identity of the owners or operators of such locations or well sites, the identity and contact information of any primary contractor with such owner or operator and such other and further information that may be needed or requested by Tiger to determine the location of its equipment or to perfect a lien under applicable laws.
- 7. This Agreement shall be governed and construed by the laws of the State of Texas. Customer hereby irrevocably consents to the personal jurisdiction of the state and federal courts of applicable subject matter jurisdiction for any and all litigation arising out of or related to this Agreement or the enforcement of any indebtedness Customer owes Tiger. If any provision or any part of any provision of this Agreement or the application thereof is held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and to this end the provisions of this Agreement are declared severable.
- 8. Customer hereby waives the right to a jury trial of any or all claims or disputes which may arise after in connection with this Agreement or any Sale between Customer and Tiger.
- 9. The terms of this Agreement may be revised or supplemented from time to time by Tiger sending the Customer notice of such changes at Customer's mailing address identified on the Application for Credit or such other address as Customer may designate in writing, and it will be presumed that Customer has received any such notice properly addressed and mailed to such address. Any Sale subsequent to the effective date of such changes or supplementations will be governed thereby and will be deemed Customer's acceptance of such changes or supplementations unless Customer gives written notice to Tiger of its objection to such changes or supplementations prior to any such Sale.
- 10. Tiger does not guarantee or promise a particular amount of credit or a duration of time for which credit may be extended to Customer. Tiger may in its sole discretion, upon notice to Customer, extend, reduce or terminate the amount of credit offered to Customer. Tiger further reserves the right to require all Sales to be paid in advance or require a deposit in an amount to be determined in Tiger's sole discretion. Tiger may apply the deposit against any amounts owed to Tiger by Customer and not timely paid, including the costs to refuel, clean, repair or replace any rental equipment not returned to Tiger in accordance with the rental terms and conditions. If the deposit has not been exhausted after the deposit has been applied, Tiger will refund the deposit balance to Customer.

NAME OF BUSINESS (OR INDIVIDUAL ("Customer"):		
By:	Title	Printed Name	Date
	no is either a principal of the credit applicant or a sole proprieto of the applicant, hereby consents to and authorizes the use of a process.		
Name (Please Print)	Social Security No.	Signature	Date
	G	uaranty	
and promise to pay all amount obligations arising hereunder s change in the form of indebted	on of credit to the applicant named herein, the undersigned (here is now owing or which may hereinafter become owing by Custo hall not be affected by any change in terms of indebtedness, the ness or the acceptance of security or collateral. Tiger shall not separately or concurrently with Customer or any other Guaranto	mer identified above and in the Application for Cre extension of credit beyond amounts specified her be required to exhaust any remedies against Custo	edit to Tiger. This is a continuing guaranty and ein, a change in the term or time for payment, a
protest and notice of dishonor	otice of acceptance of this guaranty and of extensions of credit or default to Guarantor with respect to any indebtedness of the and (f) all set-offs and counterclaims.		
to any security. Guarantor agree	and not for collection and Guarantor further waives any right to sees that, on demand, Guarantor will reimburse Tiger, for all exp ent or collection of any indebtedness of Customer or the enforce	enses (including but not limited to attorneys, court	
	s or her individual credit history may be a necessary factor in thatatives to obtain and use a consumer credit report pertaining to		
applicable subject matter jurisdiction to be in	rned and construed by the laws of the State of Texas. Guara- risdiction for any and all litigation arising out of or related to valid or unenforceable, then such provision, or part thereof, as a which will remain valid and enforceable to the fullest extent. Grant of the state o	o this Guaranty. If any provision or part of any part of the case may be, shall be deemed null and void, bu	provision of this Guaranty is found by a court of t without invalidating the remaining provisions herec
	es and represents that any titles written near his or her signature personal nature of this Guaranty.	below are merely intended to clarify the individua	l's position with the Customer and in no way is
GUARANTOR:		GUARANTOR:	
Name (Please print)	Social Security No.	Name (Please print)	Social Security No.
Signature	Date	Signature	Date

Witness

Date

Witness

Date