

#### PC #\_\_\_\_\_ Rep #\_ Account No. \_\_\_

APPLICATION FOR CREDIT & RENTAL AGREEMENT

## www.opifexenterprises.com

Revision:081523 In order to process your request, this agreement must be signed. Please attach a company credit profile if available. Customer Name (Individual or Company) (d/b/a) Trade Name Phone Number Fax Number Mailing Address Physical Address **BUSINESS INFORMATION** Corporation Partnership Proprietorship Length of Time in Business (If less than 2 years, please provide INDIVIDUAL PERSONAL GUARANTY information below and sign guaranty on reverse side.) Previous Business Name\_ \_\_ D & B# \_\_\_\_\_ \_\_\_\_\_ Federal Tax ID#\_\_ Have you ever filed bankruptcy?\_\_\_ Bonding Agent Name and Address \_\_ **SIGNATORY INFORMATION (Authorized Agent)** Name (Please Print) Title / Relationship to Customer Address Citv State Zip **Phone Number** Social Security Number **Email Address BANKING INFORMATION Bank Name** Contact Name Phone Address City State Zip **Checking Account Number** Loan Account Number **ACCOUNTING INFORMATION** Purchase Order Number Required? Insurance Co. Job #s Required \_\_\_ Insurance Contact Person Tax Exempt? Insurance Co. Phone No. If checked, attach proper forms. Certificate of Insurance being forwarded Interested in online access to Account Information? Insurance Cert. required prior to rental. A/P Phone Number Accounts Payable (A/P) Contact A/P E-Mail Address A/P Fax Number TRADE REFERENCES City, State Phone Number United RSC/Prime Hertz Rental Companies Previously Used? Other\_

### **APPLICATION FOR CREDIT & RENTAL AGREEMENT**

**Confidential Credit Information** 

# TERMS & AGREEMENT (Must be signed for account processing)

The undersigned ("Customer") in consideration of Opifex LLC or any of its subsidiaries and affiliated entities, successors or assigns ("Opifex") extending commercial credit based upon the information furnished herein, warrants and agrees that by executing this Agreement: (a) all purchases/rentals made by Customer from Opifex LLC subject to the terms and conditions contained herein; (b) Customer has received, read, understands and accepts all of the terms and conditions of Opifex's, rental contract, which are on the reverse side of each and every rental contract

(c) the Rental Contract terms are deemed incorporated into and made a part of this Agreement and each and every rental/sale of equipment and/or provision of labor furnished to Customer, whether or not Customer executes each Rental Contract; and (d) any terms in the Customer's acceptance, purchase order or other documentation that are inconsistent with or in addition to this Agreement (except such additional terms which are required by law) shall be void and of no effect (any use or reference to Customer's purchase order or purchase order number in any Rental Contract is for Customer's convenience only). Opifex shall deliver equipment in consideration for Customer's agreement to be bound by the Rental Contract. Customer also confirms that they and/or the persons or companies who will have access to the equipment purchased and/or rented are not listed on the Specially Designated Nationals ("SDN") List maintained by the Office of Foreign Assets Control, nor any other denied persons list maintained by a U.S. government agency, and agrees to notify Opifex should they become listed in the future. Refer to www.treas.gov/offices/enforcement/ofac/ for information regarding the SDN list and to www.bis.doc.gov for information on other denied parties lists and other U.S. export restrictions.

In making this Agreement upon which Opifex will rely to extend commercial credit, I/We agree to Opifex's terms of payment as follows: NET 30 on all accounts and service charges of 2% per month on all invoices/contracts not paid when due or the maximum rate permitted by law, whichever is less. Any disputed invoices must be brought to the attention of Opifex within fifteen (15) days of the receipt or the invoices/contracts are deemed correct and undisputed. At Opifex's discretion, any account with a delinquent balance may be placed on a cash basis, deposits may be required and the rental equipment picked up without notice. If collection of amounts due requires the assistance of a collection agency or attorneys, suit is brought hereon, or it is enforced through any judicial proceeding whatsoever, I/We agree (a) that Opifex reserves the right to bring legal action in whatever jurisdiction Opifex deems necessary, whose laws, at the option of Opifex, shall govern this Agreement, and (b) to pay all costs and expenses of collection, including but not limited to, reasonable attorney's fees, not exceeding a sum equal to fifteen percent (15%) of the outstanding balance owing, plus all other reasonable expenses incurred by Opifex exercising any of Opifex's rights and remedies.

The individual executing this Agreement below warrants that (i) s/he is authorized to do so; (ii) the information contained in this Agreement is a true and correct statement of the financial condition of Customer; and (iii) a photo or facsimile copy of this Agreement shall be valid as the original. If any part of this Agreement is held unenforceable, the remainder of this Agreement shall not be affected thereby. Customer waives the right to a jury trial of any or all claims or disputes which may arise from this Agreement. I/We authorize Opifex LLC make whatever credit inquiries it deems necessary in connection with this Agreement. Bank and trade reference(s) can accept this authorization to disclose to Opifex LLC/or their respective designees (and any assignee or potential assignee thereof), Customer information normally released to a prospective creditor including: length of time account has been active, average monthly balances, how the account has been handled, and details of any lending relationship. I/We authorize Opifex to contact our insurance company and authorize the insurance company to issue insurance certificate(s) when Opifex calls from time to time showing the insurance required in the Rental Contract to be maintained by Customer.

Print Customer Name:	Print Authorized Officer's Name:
Authorized Officer's Signature:	Print Authorized Officer's Title:
	Date:

# **CREDIT APPLICATION AND AGREEMENT**

VII. PERSONAL GUARANTY:									
consideration of the extension of credit to("Applicant"), the undersigned, jointly, severa d unconditionally guarantees and promises to pay all amounts now owing or which may hereinafter become owing by the Applicant to Opifex LLC ("Opifex"). It is understood and agree at this is a continuing guaranty and Opifex shall not be obligated to notify the undersigned of the dates or amounts of any such credit, that the undersigned waives demand and notice fault and agrees that any extension of time or other forbearance, which may be granted by Opifex shall not affect or alter Opifex's rights under this guaranty.									
The undersigned further waives: (a) notice of acc and counterclaims; and (e) all other notices to wit to Opifex at the maximum rate allowed by the la costs and expenses Opifex incurs in connection into with Opifex, including without limitation reas further waives any right to require that any action effective and be enforceable regardless of any snature, personnel, or location of the Applicant. Tadministrators, assignees, purchasers, and othe provision, or part thereof, as the case may be, a remaining part of such provision. The undersign worthiness of the undersigned as principal(s), undersigned hereby authorize(s) Opifex to obtain credit represented by the credit application. The contained in 15 USC § 1681 et seq.	nich the undersigned maws of the jurisdiction with the collection of a sonable attorney's fees to be brought against the subsequent incorporation in guaranty shall incorporation be deemed null a shall be deemed null and hereby consent(s), proprietor(s), and/or and utilize a consum	night otherwise be entitled. The where the originating Opifex I any delinquent balance or any is and all other fees arising from the Applicant or other person or ion, reorganization, merger or re to the benefit of Opifex, its undersigned. If any provision and void to the extent that it rous to Opifex's use of a non-busing grantor(s) in connection with the recredit report on the undersigned.	e undersigned ocation(s) state other default by m collection. To to require that consolidation successors ar or part of this ness consume on the extensice gned from time	for themselves and ad on the invoice(s) y the Applicant on an this is a guaranty of the resort be had to any transfer or sale of the dassigns and shall guaranty is in conflerewith, but without er credit report on the of business crede to time in connectice	the Applicant fur is located on all ny agreement or payment and no y security. The u e Applicant or a bind the heirs, of ict with any applinvalidating the undersigned ir it as contempla on with the exter	rther agrees to a delinquent bal transaction the ot of collection undersigned's o any other change executors, persplicable statute is remaining proor order to furthe ated by this crusion or continu	pay a service ance(s) as we applicant in and the uncombined in the consonal represe or rule of lover evaluate the dit application of the until the consonal represe or rule of lover evaluate the dit application of the lover the consonal representation of the lover the consonal representation of the lover t	ce charge well as al may ente dersigned all remair mposition entatives law, such eof or the tredition. The business	
The undersigned's obligations hereunder may be notice, the undersigned shall not be liable for any prior to the date of Opifex's receipt of the cancel in Opifex's efforts to collect any indebtedness in Applicant shall be subordinate and subject in rig	y further extensions of lation notice, together curred prior to the date	credit to the Applicant; however with all pre- and post- cancellation of receipt of the cancellation	er, the undersi ation service cl notice. The ur	gned shall continue t harges, reasonable o ndersigned agrees th	to be liable for all costs of collectio	II indebtedness on, including atte	of Applicant	t incurred , incurred	
In consideration of Opifex's extension of credit to to the extent allowed by the laws of the State undersigned recognizes the obligation both of the equipment and supplies furnished by Opifex pursuse said payments for any other purpose until probability to rent and/or purchase equipment and such bankruptcy and which shall be an exception to Terms and Conditions [https://lddaf78d-e065-47 "Rental Agreement"). Such terms and condition undersigned acknowledges that the Rental Agreemtal or sales transaction in the jurisdiction when	of Delaware. The und he Applicant and the usuant to this agreemer ayment in full has beer pplies on credit. The u o discharge pursuant to ffb-b6aa-7de21a501b4 ons include, but are n greement terms and c	dersigned further consents to undersigned to cause that por  to be held in a separate acc  n made to Opifex. The undersi  undersigned agrees that any fa  to the terms of 11 U.S.C. §523  5.filesusr.com/ugd/6bc5f2_1b  to t limited to, indemnification  conditions may change over the  sundersigned for the service of the ser	p jurisdiction a tion of all payr ount in trust for gned agrees to ilure to hold pa (a)(4) and (6). 966ff250c14b4 and limitation	and venue for any suments received by A r payment to Opifex. o act as a fiduciary for ayments in trust for C The undersigned ag 590fe7c30cf1977c7 of liability provision	uch action in Ke pplicant which in The undersigne or payment to Op prifex shall creat grees to be bour pdf], as amende ons that may a	ent County, Stanclude paymer and agrees that the pifex in exchanate a debt which and, by the Onlined from time to affect the under the u	ate of Delaw to Applicant the Applicant age for the A the is not disch the Rental Act time (collect ersign's liab	vare. The int for the t shall not pplicant's nargeable greement tively the ility. The	
The terms and conditions of the Rental Agreem Agreement is executed by an authorized represe	nent are incorporated l	herein by reference and cons							
Individual Signature		Date Signed		Print Name of Indi	vidual				
Social Security Number	Home Address		City	- micrianio or ma		ate ZII			
Social Security Number	Home Address	•	Oity		3.	ale Zii			
Witness Signature	- X	Date		Print Name of Witi	ness				
Has Applicant or any of its owners, partners, offic filing, had a receiver appointed, or made an assi			or, ever been a	a debtor in a voluntar	y or an involunta	ary bankruptcy	Yes	□ No	
Has any of Applicant's owners, partners, officers, enterprise which was a debtor in a voluntary or a							Yes	☐ No	
VIII. Tax Requirements: (Tax Fees Will Be Cha	arged If You Fail To Pr	ovide A Valid Certificate)							
All purchases are "TAXABLE"	Tax Exempt:	: Yes No (If yes we	need a valid Ta	ax Exempt certificate	)				
IX. Insurance Options:									
Property Insurance must be provided to show proorder to avoid being charged optional Rental Pro	•	• •	a limit high end	ough to cover all equ	ipment rented fr	rom Opifex at a	ny point in t	ime, in	
XII. Bonding Company (Attach Copy of Paymer	nt Bond):								
Name	Address	- 2	City	7(4)	State	Phone			
XIII. Additional Contact Information:									

Cell Phone

Job Name

Project Manager