

Credit Application

Account Name					
Mailing Address					
	quired for delivery a separate job				
City	Sta	teZip _	Γ	Date Started	
Phone No	Cell Phone	No	FA	X No	
Purpose of Account: Per	sonal	Business		Both	
AP Contact:	AP Phor	ne:	AP	E-mail:	
_	account is for business pu	-	Propri	ietorship	
If a Corporation: Year &	State of Incorporation:				
Authorized to do Busines	ss in Texas? Yes	No			
Registered Agent and Ad	ldress				
Charter No. In Texas	In	Good Standing: (All F	ranchise Taxes Pa	id?)	
Federal Tax ID No		Sales Tax Exempt No (If exempt from sales tax, please attach certifi		please attach certificate)	
Officers, Partners, Own	ners:				
Name	Position/Title	Home Addr	ess	Phone No.	SSN
Financial Reference: Institution	Contact	Address	Pho	one Acc	count No.
Savings					
Purchase orders required	on all purchases?	My mon	thly purchasing/	 rental needs are \$	
or or or or quired			, ber cressing,		

The company or individual indicated below, as Purchaser, hereby submits the above application and by execution of this application warrants and represents that the statements furnished above true and correct. Purchaser further expressly agrees that all the purchases now made and which may hereafter be made from U Rent It Sales & Service, as Seller, shall be upon the following terms and conditions:

Terms and Conditions

- 1. Terms of sale are Net 30 days from close of invoice.
- 2. All merchandise returned for credit is subject to inspection by Seller, which shall not be obliged to accept any damaged, mutilated, altered, or otherwise unsalable merchandise for return as determined by Seller in its sole discretion. In no event will Seller be liable for any monetary damages with respect to any merchandise sold to Purchaser, and Purchaser's sole remedy for any defects in the merchandise or otherwise, shall be, at Seller's option to repair or replace the merchandise or credit Purchaser's account.
- 3. All invoices and billings are payable in Terrell, Kaufman County, Texas at the office of the Seller, 2280 W. Moore Ave., Terrell, Texas 75160, and Purchaser agrees to make payments as required at said place and in accordance with conditions hereof.
- 4. Seller makes no warranty or guarantee of any kind whatsoever with respect to the merchandise purchased by Purchaser, including without limitation and implied warranty of merchant ability or fitness for a particular purpose. Purchaser hereby acknowledges that, as between Seller and Purchaser, all of such merchandise is being purchased on an AS IS, WHERE IS basis. The foregoing limitation is not intended, however, to limit any warranty or guarantee, if any which the original manufacturer of the merchandise may provide.
- 5. In the event Purchaser defaults in making payment for any purchases made pursuant hereto, or fails to comply with any of the terms and conditions of the invoices on which same shall be purchased, or if a proceeding in bankruptcy, receivership or insolvency be instituted by or against the Purchaser or his property, the Seller shall have the right, at its election, with or without notice or demand, to declare the entire account of Purchaser to be immediately due and payable. Further, in any such event, Seller, Seller's agent or any sheriff or other officer of the law may take immediate possession of the said property without notice or demand, and for this purpose Seller or its agent may enter upon the premises where said property may be and remove same. Purchaser agrees to pay all costs, charges, expenses, and disbursements including expenses and reasonable attorney's fees incurred by the Seller, and if the Seller repossesses said property by confiscation, Seller may sell same with or without order of Court without being liable for conversion or damages therefore.
- 6. This application, together with any invoice provided by Seller in connection with the sale of any merchandise to Purchaser, shall constitute the entire agreement between Seller and Purchaser and may not be amended, modified or altered in any respect except by writing executed by both parties.
- 7. This agreement shall be governed by, and construed in accordance with the laws of the State of Texas.
- 8. Any account with an unpaid, past due balance at the close of business on the 26th day of the month will be assessed finance charges at the annual rate of eighteen percent (18.00%). This annual rate is subject to change to the maximum amount allowed by law. Any account with an unpaid balance dating over 90 days is subject to be turned over to a third party collection agency and Purchaser will be liable for all reasonable collection costs and legal fees.
- 9. Any account unpaid at the close of business on the 30th day past due date will be automatically placed on hold. Any attempt to make a purchase after the 30th day past due date will automatically be declined and may only be overridden by obtaining approval from David Landua, Shirley Landua or Mark Landua.
- 10. Applicant authorizes U Rent It Sales & Service to check all financial and credit references and obtain credit bureau information without recourse.

Purchaser agrees to Terms and Conditions stated above, as required, to establish an account with U Rent It Sales & Service:
Printed Name:
Signature:

All accounts, business or personal, require a personal guarantee.

StateZip Io. & State
ate:
eet

Account Name:	
The following individual(s) is/are authorized to charge on the above acc	count:

Authorized by:		
Title:	 	



Trade References

Company Name	
Company Address	
Account Number	
Phone Number	
FAX Number	
Company Name	
Company Address	
Account Number	
Phone Number	
FAX Number	
Company Name	
Company Address	
Account Number	
Phone Number	
FAX Number	
	1
Company Name	
Company Address	
Account Number	
Phone Number	
FAX Number	