



www.aeroaz.com

Account No. _____ Rep. No. _____
APPLICATION FOR CREDIT AND RENTAL AGREEMENT

Phone: (602) 256-6250 or (800) 585-8776
E-mail: accounts@aeroaz.com

When complete, Mail to: P. O. Box 5743 Goodyear, AZ 85338 or Fax to: (602) 271-4759

Company Name _____ Physical Address _____

Trade Name (dba) _____ Mailing Address _____

Phone # _____ Fax # _____ City, State, Zip _____

BUSINESS INFORMATION Corporation LLC Partnership Proprietorship Length of Time in Business
(If less than 2 years, please provide INDIVIDUAL PERSONAL GUARANTY—over)

Previous Business Name _____ D & B # _____

Have you ever filed bankruptcy? _____ Federal Tax ID # _____ State entity formed _____

If Partnership or LLC, list all partners/members _____

AUTHORIZED AGENT

Name (Please print) _____ Title / Relationship to Customer _____

Address _____

City _____ State _____ Zip _____

Phone Number _____ E-mail address _____

Who else is authorized to rent on this account? _____

BANKING INFORMATION

Bank Name _____ Contact Name _____ Phone # _____

Address _____ City _____ State _____ Zip Code _____

Checking Account # _____ Savings Account # _____ How long with bank? _____

ACCOUNTING INFORMATION

Purchase Order # Required? _____ Insurance Co. _____

Job #s Required? _____ Insurance Contact Person _____

Tax Exempt? _____ (If yes, attach Form 5000) Insurance Co. Phone No. _____

Worker's Comp Expiration Date _____ Certificate of Insurance Being Forwarded? _____ (Required prior to rental)

Accounts Payable (A/P) Contact _____ A/P Phone # _____ A/P Fax # _____

<u>CREDIT REFERENCES—</u>			
Company Name	Complete Address	Phone Number	Account Number

Contractual Terms for Aero Equipment Supply LLC

Explanation of Terms: Aero Equipment Supply LLC is hereinafter referred to as AES

Renter or Customer refers to customer doing business with AES

Rentee refers to Aero Equipment Supply LLC

GENERAL TERMS & CONDITIONS

1. There are no agreements or understandings that are not represented on this contract.
2. Credit is not issued without an established account.
3. Terms of AES credit are **Net 10th of the month, past due on the 30th following the date of rental. If not paid within terms, Customer agrees to pay an interest charge at the rate of 1.5% per month.** Customer further agrees that all payments shall be applied first to costs of collection, next to accrued finance charges and next to the oldest outstanding unpaid invoice, unless AES shall, at its sole discretion, apply payments otherwise or unless customer, in writing prior to payment, requests that payment be applied to a specific job, invoice, or account.
4. AES also accepts Visa, Mastercard, Discover, and American Express.
5. AES reserves the right to not rent or sell to customers without appropriate credentials.
6. AES reserves the right to deny use of trailers to anyone, at our discretion.

RENTAL TERMS

1. All equipment is billed by eight (8) working hours on the hour meter (if present) per day or a 24-hour period, whichever happens first.
2. All cash or personal charge card rentals are payable in advance, as well as a deposit.
3. All equipment rentals begin when the equipment leaves our yard.
4. All equipment remains "on rent" until the customer physically checks the equipment into our office and is invoiced or calls in and receives a Pickup Number from AES.
5. All equipment is to be returned filled with the proper type of fuel and clean or charges will apply for cleaning or fueling equipment
6. Customer agrees to maintain equipment in the same condition in which it is rented. This includes routine maintenance and service (which includes checking fluids and lubricating equipment, as needed).
7. Customer agrees to pay a reasonable fee, as established by AES, for any damages caused while equipment is within their possession.
8. Because AES has no control over how the equipment is used, the Customer agrees to indemnify, exonerate, and hold AES harmless for any damages done or loss to any person, persons, or property that are involved in any way to the rented equipment.
9. If the Renter defaults on a payment, AES or any of its agents will not be held liable for the means taken to retrieve the rented equipment from the renter's possession.

SALES TERMS

1. AES holds title of all goods sold until product is paid in full.
2. Any used equipment sold by AES is sold "as is" and comes with no warranty, either expressed or implied. AES can choose to offer a warranty, in writing, at their discretion.
3. All warranties, either expressed or implied by a manufacturer are subject to manufacturer's discretion for repair or replacement.
4. Because AES has no control over how sold equipment is used, the Customer agrees to indemnify, exonerate, and hold AES harmless for any damages done or loss to any person, persons, or property that are involved in any way to purchased equipment.
5. All returns must be accompanied by a "Return Authorization #" and are subject to a 15% restocking fee.
6. No credit or exchange will be given for carburetors, carburetor parts, electrical components, or any item that has been previously installed.

REPAIR / SERVICE TERMS

1. Customer agrees that there will be a minimum charge for diagnosis on all equipment brought into AES.
2. If the customer determines not to repair the item they brought to us for repair, the piece of equipment will be returned unassembled, and the customer will be held liable for the diagnosis fee.
3. All equipment brought to our shop is chargeable with a mechanic's lien.

PRINT CUSTOMER NAME _____ **PRINT AUTHORIZED OFFICER'S NAME** _____

PRINT OFFICER'S TITLE _____ **OFFICER'S SIGNATURE** _____ **DATE** _____

INDIVIDUAL PERSONAL GUARANTY In consideration of the extension of credit, at our request, the undersigned, jointly and severally, hereby personally guarantees the payment to AES of any obligation of the aforementioned Customer, in accordance with the terms, conditions, and agreements contained in this application, together with such costs and expenses, including reasonable attorney's fees, as may be incurred by AES in the enforcement of this guarantee. It is understood that this guarantee shall be a continuing and irrevocable guarantee and indemnify for such indebtedness of the Customer. We do hereby waive notice of default, non-payment and notice thereof and consent to any modification or renewal of the credit agreement hereby guaranteed. Any undersigned guarantor who is married, expressly represents that he/she has been duly authorized by the non-signing spouse to act in a representative capacity and execute this guarantee on behalf of the non-signing spouse, for the purpose described herein, so as to bind their marital community.

GUARANTOR'S SIGNATURE _____ **GUARANTOR'S SIGNATURE** _____

PRINT GUARANTOR'S NAME _____ **PRINT GUARANTOR'S NAME** _____

FULL ADDRESS _____ **FULL ADDRESS** _____

SSN _____ **DATE** _____ **SSN** _____ **DATE** _____

This agreement must be signed in order to process. Please attach a company profile, if available.