

Customer Rental/Credit Application and Credit Terms and Conditions

Thank you for choosing Jarrett Enterprises Montana, LLC, d/b/a "Time Rental" (collectively, the "Lessor" or "Time") for your equipment rentals, sales, and servicing needs. We look forward to doing business with you. Please provide the information requested below.

Business Information:			
Name of Customer (hereinafter referred to as "Customer"):		d/b/a:	
Mailing Address:	Ship To (if different): _	County:	
		nail:	
Check One: [] Individual [] Corporation [] Partnership			
Business Type: Years In	Business: State of Form	mation:	
Federal Tax ID Number: State Tax	x ID Number:		
Tax Exempt?: [] No [] Yes If "Yes," Tax Exempt / Resale #	#:	Please attach Tax Exemption	n/Resale Certificate.
Principal Owner(s) (more than 10% equity)		Address	
Parent(s): Affiliate(s):	Subsidiary(ies):	
· · · · · · · · · · · · · · · · · · ·			
Authorized Signatories:			
Account Payable Contact Name: Phor	ie Number:	Email Address:	<u></u>
Time is hereby authorized to do business with all of Custom assume that each such person or Terms of Account:		pehalf of Customer without further in	
Charge Authorization (To Charge the Following Account for All Ar	mounts Due and Coming Due to Time	e from Customer on a Net 30 basis):	
Bank:		,	
Account No.:	Phone:		
Billing Address:	Fax / Email:		
Card Information:			
Type of Card: [] Visa [] MasterCard [] American Expres	ss []Discover []Other:		
Account Number:			
Cardholder Name:			
Email /Fax Receipt To:	City, County, State, Zi	p:	
Trade References / Principal Suppliers:			
Reference #1:	Contact:		
Phone:	Fax/Email:		
Reference #2:	Contact:		
Phone:	Fax/Email:		
Reference #3:	Contact: Fax/Email:		
Phone:	Fax/EIIIdii.		
Charge Authorization / Guaranty:			
Each of the undersigned parties: (a) certifies that all information provided by			
material information: (b) acknowledges that Time will rely on such information	ation with respect to making decisions reg	arging Customer's terms of credit: (c) author	rizes time and/or its assigns to make :

inquiries it/they may deem necessary to verify the accuracy of information provided in order to determine the creditworthiness of the undersigned, including, without limitation, obtaining and using one or more business and/or personal credit reports and/or such other information as Time deems appropriate (the "Financial Information"); (d) authorizes and instructs each person or entity to furnish to, share with or otherwise make accessible to Time the Financial Information; (e) authorizes Time to share the Financial Information with any other person or entity, including but not limited to parents, subsidiaries and affiliates of any Time entity, dealers, consumer reporting agencies, financial institutions and merchants, to the extent permitted by law; (f) authorizes Time to make a decision to extend credit now or in the future based upon the Financial Information and the information contained in this Agreement; (g) authorizes Time to accept the signatures of all Authorized Signatories identified (whether or not specifically) above; and (h) agrees to promptly pay and perform Customer's obligations set forth in his/her/its agreement with each applicable credit card issuer. The above referenced bank account(s) will be charged for all future obligations owing to Time. In the event such bank accounts do not contain sufficient funds, the above referenced credit card will be charged, for which Time may charge a convenience fee of up to 4%, as determined in Time's sole discretion, where not prohibited by law. The undersigned further certifies that: (i) he/she/it has carefully reviewed, fully understands, and agrees to comply with the terms of this Agreement, including Time's Credit Terms and Conditions (See Page 2); and (ii) is authorized to sign this application on behalf of the Customer. Digital, electronic, photocopied, facsimiled and emailed signatures appearing hereon will be deemed originals for all purposes. Executed by the undersigned personally and under seal:

Date	Print Name	Signature	Title		
Our terms are Net 30 days, unless otherwise indicated in your Rental Contract, Rental Purchase Option Addendum, Services Agreement, or other agreement with Time. A service charge equal to the lesser of: (i) 1.5% per month (18% annually); or (ii) the maximum rate permitted under applicable law may be assessed on all past-due amounts until paid in full. Time reserves the right to require that delinquent accounts be C.O.D., in its sole discretion.					
<u>GUARANTY</u> : The undersigned "Guarantor" hereby <u>GUARANTEES</u> the Customer's full and timely payment and performance of all obligations of the Customer arising under and/or in connection with any one more "Contract(s)" as defined on Page 2 hereof (See Section 12 on Page 2 for a complete statement of the terms of this <u>GUARANTY</u>).					
Signature of Gu	uarantor:	Address:			

PLEASE SEND COMPLETED FORM TO TIME RENTALS VIA FASCIMAIL TO: _____ OR VIA EMAIL TO: ____

Copyright © EquipmentRentalContracts.com, LLC. (866) 582-2586. All Rights Reserved. Unauthorized copying and distribution of this Agreement strictly prohibited.

CREDIT TERMS AND CONDITIONS

The "Customer" identified on the preceding page ("P.1") has requested that Jarrett Enterprises Montana, LLC, d/b/a "Time Rental" (collectively, the "Lessor or "Time") sell, rent, lease, loan, service, and/or repair certain equipment and/or other items of personal property (hereinafter referred to as the "Item(s)") on account and/or otherwise extend credit to Customer, in consideration of which Customer and Time agree as follows:

1. As used herein, "P.1" refers to the first page or "face" of this Agreement; "Agreement" refers to P.1 together with these Credit Terms and Conditions; "Contract(s)" means each and every contract, exhibit, addendum, and other agreement of any kind you enter into with Time including but not limited to any and all purchase, sale, rental and/or service agreements, bills of sale, bills of lading, warehouse receipts, exhibits, addenda and other agreements, whether or not signed; "Customer," "you" and "your" mean the "Customer" identified on P.1, and "Lessor," "we," "us" and "our" mean Time.

2. In consideration of Time's agreement to evaluate Customer's creditworthiness for purposes of the possible extension of commercial credit to Customer based upon the information furnished on P.1, Customer represents, warrants, acknowledges and agrees that, by executing this Agreement: (a) all purchases, rentals, services and storage obtained by Customer from any Time entity are subject to this Agreement; (b) Customer has received, read, understands and accepts the same and all of the terms and conditions of each Contract; and (c) Customer accepts and agrees to the terms and conditions of each Contract (whether or not signed by Customer), which shall be deemed incorporated herein and made a part hereof. This Agreement supplements, but does not supersede, the Contract(s). Use of or reference to acceptance(s), invoice(s), purchase order(s) or other similar document(s) is for convenience and identification only. This Agreement and the Contract(s) supersede any and all inconsistent provision(s) in any acceptance, invoice, purchase order or other such document(s) (except to the extent required by law).

3. You agree to pay the full outstanding balance(s) due under the Contract(s), including but not limited to all purchase, rental, service, and storage charges, on the terms set forth therein (or if none, upon receipt of each invoice from Time). Customer acknowledges and agrees that the absence of an invoice or purchase order number on any statement, invoice or other billing delivered by Time to Customer shall not constitute grounds for delay or non-payment of charges due or coming due to Time under this Agreement and/or any Contract(s) at any time. You grant Time a perfected security interest in the Item(s) purchased by Customer from Time (and all proceeds thereof) to secure any and all obligations of Customer's name to any other document to enforce this security interest. Time is authorized to file and record any financing statements in its discretion.

4. Time may, at its sole option, agree to increase the amount of credit extended from time to time. Time may reduce or terminate the credit arrangement described herein at any time, for any lawful reason, by written notice to Customer (whereupon, to the maximum extent permitted under applicable law, all amounts outstanding and owing by Customer to Time will, at Time's option, become immediately due and payable). <u>Customer authorizes Time to make credit investigation(s) and inquiries (including without limitation, by direct contact with Customer's lenders, vendors, and suppliers) that Time deems appropriate to evaluate Customer's credit, financial standing, and credit experience, with credit <u>bureaus and other creditors</u>. Customer authorizes and instructs each person or entity to furnish, share or make accessible the Financial Information to Time. Nothing contained in this Agreement, or any Contract, shall obligate Time to rent or extend credit to Customer or any Guarantor.</u>

5. Customer acknowledges that Customer has special skill and knowledge in the selection and use of the Item(s) and expressly disclaims any reliance upon any statements or representations made or to be made by Time, its agents, or employees regarding the same. Customer acknowledges that it is the Customer's responsibility to comply with all manufacturers' instructions and warnings pertaining to the Item(s) (or any of them), and Customer expressly disclaims any reliance upon any statements or representations made by Time or any of its agents or employees regarding the same.

6. Customer represents and warrants that Customer and all parties who will have access to the Item(s) purchased and/or rented from Time are not listed on the Specially Designated Nationals ("SDN") List maintained by the Office of Foreign Assets Control or any other denied persons list maintained by any U.S. government agency and agrees to notify Time if any of such persons become listed. For information regarding the SDN list go to https://www.treasury.gov/resource-center/sanctions/Pages/default.aspx and to https://www.tbis.doc.gov for information on other denied parties lists and U.S. export restrictions.

7. Customer authorizes each of its employees, agents and representatives (including without limitation, drivers and delivery personnel) to sign any and all Contracts, Addenda and other documents, instruments and agreements presented by Time, and Customer agrees to honor and be bound by all of the terms thereof (excepting only Contract(s) executed by such person(s) whose authority to do so has been revoked by written notice from Customer delivered to and received by Time prior to such execution). If Customer or any such employees or representatives request that Time deliver or drop off any Item(s) and/or other personal property, Customer authorizes Time to leave the subject item(s) at the designated delivery site, whether or not Customer and/or Customer's representative is/are present. From and after said delivery, Customer will be solely responsible for any and all liabilities, claims, damages, losses, costs and expenses (including without limitation, attorneys' fees) arising from or associated with any Item(s) and/or other personal property, including without limitation, any use, misuse, contamination, loss and/or damage of/to the same, as well as any personal and/or bodily injury(ies) (including death) and/or property damage arising therefrom and/or in connection therewith (including without limitation, any attempted or actual use, operation, movement, storage, maintenance and/or repair of such Item(s) and/or other personal property).

8. If: (a) you or any Guarantor: (i) fail to fully and timely honor, pay, perform or comply with any provision of this Agreement, any Contract and/or any Addendum included therewith; (ii) provide any incorrect or misleading information to Time; (iii) become insolvent; or (iv) die or cease conducting business; (b) any Item(s) shall be lost, damaged or destroyed; or (c) more than 25% of the equity and/or voting interest(s) in Customer shall be transferred without the prior written approval of Time, you will be in default hereunder (a "Default"), whereupon, in addition to any other rights and/or remedies available under any other Contract or Addendum, Time may with or without notice or legal process (and without liability to you), to the maximum extent permitted under applicable law: (A) terminate this Agreement and/or any Contract(s); (B) seek relief from stay; (C) recover, empty, lock and/or disable the Item(s) without being guilty of breach, trespass, wrongful interference or other transgression (for which you hereby agree to indemnify, defend and hold harmless Time, its agents and employees); (D) perform your obligations hereunder on your behalf, without being obligated to do so; (E) purchase replacement Item(s); (F) recover from you and/or any Guarantor our associated direct and indirect damages, losses, costs and expenses (including attorneys' fees and costs); and/or (G) pursue any other rights and/or remedies available hereunder and/or under any other Contract(s), at law and/or in equity, all of which shall be cumulative. For these purposes, attorneys' fees of 40% of the total of all amount(s) due and coming due, but remaining unpaid, will be deemed reasonable. Neither Time's exercise, nor its failure or delay in the exercise, any rights and/or remedies hereunder or in connection herewith will constitute a waiver of any right or remedy Time may have.

9. From and after the date of any Default, all amounts due from Customer to Time will bear interest at the lesser of: (a) 18% per annum (1.5% per month); or (b) the highest rate permitted under applicable law, until paid. Customer shall pay Time the maximum fee(s) permitted under applicable law for any check returned unpaid or any debit or credit card charge hereunder which is declined, charged back, reduced. or reversed.

10. This Agreement, together with the applicable Contract(s) and any Exhibit(s) and/or Addenda signed and/or provided by Time, represent(s) the entire agreement between Customer and Time, superseding all other oral and written agreements and representations. This Agreement is not transferable or assignable without the prior written consent of Time. The terms of this Agreement are severable. If any provision hereof is deemed invalid or unenforceable by any court of competent jurisdiction, such provision will be deleted, and the remainder of this Agreement will remain valid and enforceable. This Agreement shall be interpreted under the laws of Montana, and proper venue for all associated civil legal proceedings shall lie solely in the State and County nearest to the Time facility where Customer obtained the Item(s), services and/or storage. You consent and submit to such jurisdiction and venue and waive all claims that such venue lies in an inconvenient forum. **YOU WAIVE YOUR RIGHT TO TRIAL BY JURY**.

11. Bank and trade reference(s) are hereby authorized by Customer and each Guarantor (if any) to disclose to Time and its designee(s) (and any assignee or potential assignee thereof), any and all information normally released to a prospective creditor, including: length of time any account has been active, average monthly balances, how the account has been handled, and details of any rental and/or lending relationship(s). Digital, electronic, photocopied, facsimiled and emailed signature(s) of Customer and any and all Guarantor(s) appearing hereon will be deemed originals for all purposes. Customer and each Guarantor waive(s) its/their right to a jury trial and to file a counterclaim, and consent(s) to jurisdiction and venue in the federal, state, and local courts located in or nearest to the venue identified in Section 10. Customer and each Guarantor (if any) agree(s) to promptly, and at its/their sole cost, take such additional actions, and execute, deliver and/or file of public record (as applicable) such additional documents and instruments as may be requested by Time from time to time in order to give full effect to the terms of this Agreement and any one or more Contract(s).

12. <u>GUARANTY</u>: If and only if the "Guaranty" on Page 1 is signed, the following terms shall apply: Each person or entity ("Guarantor") signing P.1 of this Agreement, for and in consideration of Time's agreement to extend credit to the Customer at Guarantor's request, hereby guarantees the full and prompt payment and performance of all obligations of the Customer owing to Time (including without limitation, all amounts due and coming due under each Contract, and all interest, attorneys' fees and other charges now or hereafter owing thereunder and/or in connection therewith) and waives presentment, demand, notice of acceptance, modification, extension, renewal, non-payment, default, homestead exemption(s), dishonor, diligence, maturity, protest and notice of protest, and consents without notice, to any extension(s) of time or increase(s) in the amount of the credit made available by Time to Customer. Each Guarantor acknowledges the obligations of the Customer arising under and/or in connection with the Contract(s) and agrees to hold a portion of all payments received in connection with Customer's use of the Item(s) sufficient to fully satisfy all amounts due and coming due to Time under and/or in connection with such Contract(s) in trust for the sole benefit of Time. Accordingly, Customer and each Guarantor agree to act as fiduciaries for such payment to Time and agree that Customer shall not use said funds for any other purpose. Customer and each Guarantor further agree that any failure to hold such funds in trust for Time shall create a debt which is not dischargeable in bankruptcy, and which shall be an exception to discharge pursuant to the terms of 11 USC § 523(a)(2), (4) and (6) (and any successor provision(s)). Time shall not be required to exhaust any other remedies against Customer or any other party before seeking recovery from any Guarantor(s) (each of whom shall be jointly and severally liable to Time for all of Customer's liabilities and obligations to Time). This guaranty is coupled with an interest, is intended to be a continuing guaranty of payment and performance (and not merely of collection) and shall continue as to all new indebtedness incurred by or for the benefit of the Customer, unless and until a written notice is sent by any Guarantor to, and received by, Time, via certified mail-return receipt requested, declaring that this Guaranty has been terminated by such Guarantor.