

APPLICATION FOR CREDIT ACCOUNT

Trading Name:		
Company/Partnership/Sole Trader Name:		
Company Number:		
Physical Address:		
Postal Address:		
Office Phone ()	Office Fax: ())
Mobile Phone:	. Contact Email: .	
Email for Sending Accounts:		
Contact person for Purchases:		
Contact person for Accounts:		
<u>Trade References</u> (excluding credit cards, for	uel, landlord and power	& phone)
Business:	. Contact:	Ph:
Business:	. Contact:	Ph:
Business:	. Contact:	Ph:
Bank:	Branch:	
Accountant:	. Contact	

Payment of invoices to be paid by the 20th of the month following date of invoice.

Privacy Act 1993

Where you are an individual, the information included in this credit application is required in order to determine whether Invercargill Hire will accept this application for credit and whether to continue to provide credit. I/We understand that if full information is not provided, my/our application for credit may be declined. I/We consent to Invercargill Hire collecting, using and holding general credit information about me/us and to Invercargill Hire disclosing that information to any third party in connection with credit management and control purposes. I/We understand that Invercargill Hire may credit check me/us and I/We agree that Invercargill Hire may collect information from any person who can provide Invercargill Hire with information relevant to these purposes. I/We acknowledge we can access and request correction of any of the personal information Invercargill Hire holds about us by writing to Invercargill Hire.

I certify that the above information is true and correct and that I am authorised to make this application for credit. I have read and understand the Conditions of Hire (overleaf) of Invercargill Hire which form part of, and are intended to be read in conjunction with this Credit Application and agree to be bound by these conditions. I authorise the use of my personal information as detailed in the Privacy Act clause therein.

Name: (Proprietor/Partner/Director)	Signed:	Date:		
Name: (Proprietor/Partner/Director)	Signed:	Date:		
If Partnership, all partners must sign. must sign.	Liability is joint and several. If a co	mpany an authorised persor		
DIRECTORS PERSONAL GUARANTEE				
I/We, the undersigned guarantor/s bel application and the terms upon which in consideration of Invercargill Hire proposed and irrevocably guarantee to Invercargill Hire (in accordance) amended from time to time). This guarantee by more than one party as g	credit is to be provided to the above oviding goods for the Hirer at my/out gill Hire the due and proper performand rdance with Invercargill Hire Terms rantee is a continuing guarantee. If	e application (the Hirer) and r request I/we unconditionally ance by the Hirer of all its and Conditions, as f this guarantee has been		
Signature:	Position:			
Name:	Date:			
Signature:	Position:			
Name:	Date:			

The Guarantor confirms that prior to executing this credit application form they have read the Terms, understood their rights, obligations and liabilities pursuant to them and executed this credit application form willingly without any pressure from the Company or any other party. It is further acknowledged that the Guarantor was offered the opportunity to take independent legal advice by the Company.

The Guarantor acknowledges that this guarantee is a continuing guarantee and shall remain in full force and effect for all purchases of goods and services made by the applicant either now or at any time in the future.

CONDITIONS OF HIRE

1. Delivery and removal of equipment

The Hirer authorises the Owner to bring its vehicle onto his property to deliver and to recover the equipment at the end of hire. The Owner shall not be responsible to the Hirer nor third parties for any damage that may be done to driveways or underground services by any reason of the weight of the vehicle. Requests for collection must be made by telephone when the Hirer has finished with the equipment and not by prior arrangement. All cartage charges are to be paid by the Hirer. Equipment must be packed up, ready for loading, and assistance rendered to the Owner's driver if more than one person is required to load it. Client is still responsible for equipment until picked up from site by Invercargill Hire.

2. Hire Period

Hiring commences at the time the equipment leaves the Owner's store. The hiring shall terminate at the time the equipment is delivered back into the Owner's yard either by the Hirer or following collection by the Owner's vehicle at the Hirer's request.

3. (a) Owners right to Hire

The Owner may terminate the hire at any time without reason by giving the Hirer 48 hours written notice. Such notice may be given either by personal delivery or by post to either the job address or any other address of the Hirer specified on the face of this agreement. In the case of notices posted to the Hirer the period of notice shall commence to run from the time at which the notice would have been delivered in the ordinary course of the post. The Owner shall not be responsible to the Hirer for any loss arising as a result of such termination.

(b) Not withstanding termination of the hiring the Hirer shall be obliged to pay the Owner a sum equivalent to hire fees at the rate specified herein in respect of any period from the date of termination of the hiring until the equipment is actually returned to the Owner's store.

4. Hiring Charges

In the absence of any special arrangements to the contrary equipment is hired on a daily rate, Saturday, Sunday and holidays included. The hire period is based on the time the equipment is uplifted until the time the equipment is returned or advised for pickup, not the time for which the equipment is used.

5. Payment

- (a) Unless the Hirer operates a credit account with the Owner a bond is required before hiring commences which will exceed the estimated total charges and an appropriate refund will be made to the Hirer on return of the equipment in good order and condition. Should total charges exceed the amount of the bond the balance is payable by the Hirer promptly on return.
- (b) The Hirer by accepting the goods or services agrees to the terms and conditions as laid down by the Owner and agrees to pay any costs of collection and all legal fees incurred by the Owner in the event of legal action becoming necessary.
- (c) Where the Hirer operates a credit account with the Owner payment is due on the twentieth day of the month after the date of invoice. Where payment is not made by the due date, the Owner reserves the right to charge default interest at the rate of 2% above the Owner's overdraft rate as it may apply.

 (d) No claim for credit will be recognised after one month of the date of invoice.

6. Care of Equipment and Breakdowns

- (a) In the event of the equipment being damaged, the Hirer shall pay to the Owner a sum equivalent to the cost of making good said damage. In the event of the equipment being lost on hire to the Hirer then the Hirer shall pay to the Owner a sum equivalent to the cost of replacing the equipment as lost.
- (b) The Hirer warrants that he is competent and qualified to use the equipment in the way or which it is designed.
- (c) Breakdown resulting from misuse shall not in any circumstances shorten the period of hire.
- (d) It is the Hirers responsibility to satisfy himself that the equipment is suitable for the work intended and that it is used in a way that complies with all statutory requirements.
- (e) The equipment does not purport to be new stock or equal to new, but when sent out all items are understood to be in good condition and fit for normal use.
- (f) The Owner is not liable for any loss suffered by the Hirer or liability incurred by the Hirer as a result of the breakdown of the equipment howsoever caused. Not withstanding the foregoing any liability attaching to the Owner under this agreement shall be limited to the amount of hireage charges due under this agreement. In the event of breakdown the Hirer must immediately notify the Owner by telephone.

7. Injury or Damage to Hirer or Third persons or Property

The Hirer shall not have any claim against the Owner for loss or damage suffered by the Hirer as a result of the Hirer's use of the equipment and further the Hirer will indemnify the Owner against any claim by a third person in respect of any loss, injury or liability arising from this hiring or arising out of the use of the equipment hired by the Hirer.

8. No assignment of hire agreement

This agreement is personal to the Hirer and is not capable of assignment by him, and the Hirer shall not sublet the equipment to any other person, but this shall not prevent employees of the Hirer using the equipment by the Hirer.

9. No warranties by owner

The Owner makes no warranty or representations as to the state, quality or fitness of the equipment for any purpose and no such warranty shall be implied by the description of the equipment on the face of this form. All implied warranties and conditions as to the state, quality or fitness of the equipment for any purpose are hereby excluded.

- 10. The person signing this document for and on behalf of the Hirer (if not personally the Hirer) warrants that he has the authority of the Hirer to make this contract on the Hirer's behalf and that he is empowered by the Hirer to bind the Hirer to this agreement. The person so signing hereby indemnifies the Owner against all losses and costs that may be incurred by the Owner arising out of the person so signing the agreement failing to have such power of authority.
- 11. The Hirer shall forthwith on request by the Owner advise the Owner of the whereabouts of the equipment and allow the Owner or its agent or servants reasonable time to inspect and test the equipment and for such purposes the Hirer hereby gives irrevocable leave and licence to the Owner its servants and agents to take possession of the equipment remove the same and to enter upon any premises where the equipment or any of the same or any part thereof may be.