# Winslow Rental & Supply, Inc. 204 Williamstown-New Freedom Rd. Berlin, NJ 08009 856-767-5554 • Fax 856-768-7594

## Marlton Rental, Inc. 18 N. Maple Ave. Marlton, NJ 08053 856-983-1717 • Fax 856-985-8030

Estimated monthly volume of purchases: \$		DIT APPLICATION Salespers	on:		Date:
Business/Customer Name			Busin	ness Phone	
Address			Busin	ness Fax	
			E-ma	ail address:	
			Web	site:	
Employer Tax Identification Number					
Business Property 🗅 Lease 🗅 Mortgage 🗅 Own	L				
With Whom		Address			
<b>Type</b> of <b>Organization Proprietorship Corpo</b>			ness	yr	mo.
Type of Business					
Owner's Name/Title		Date of Birth		al Security #	Home Phone
Spouse		Date of Birth	Soci	al Security #	
Home Address:					
Township:		County:			
How long at this address?       years         Mortgage       Mortgage Value \$         Rent       Monthly Rent \$	_Balance Owed \$ _				
Additional Principals: Name/Title 1		Date of Birth	Soc	cial Security #	Home Phone
Address:				-	yrs mos
Address:				How long?	yrs mo
Business Checking Account Bank Name	A	ldress:		Account #	
Contact:		tle:		Phone #	
Business Loans or Personal Loans for Busines			4 Normali		
Lending InstitutionAdo Supplier References 1	City / State	Phone			il address
2					

Has applicant or any of its owners, principals, partners, officers or directors ever filed a petition in bankruptcy or assignment for the benefit of creditors?\_\_\_\_Yes\_\_\_No If answer is yes, give name of petitioner, when and where filed and disposition:

Has a tax lien or civil suit been tiled against applicant or any of its owners, principals, partners, officers or directors within the past six years? Yes\_\_\_\_\_No If answer is yes, give name of plaintiff, date and place of suit, amount and disposition: Accounts Payable Contact Name/Title:

Please provide billing instructions on a separate page. Please provide a copy of a tax exemption certificate, if applicable.

### AUTHORIZATION/TERMS OF ACCEPTANCE

Applicant authorizes WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. to make whatever credit inquiries it deems necessary in connection with this credit application or in the course of review or collection of any credit extended in reliance on this application. Applicant further authorizes and instructs any person or credit-reporting agency to compile and furnish WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. any information it may possess or obtain in response to such credit inquiries

Applicant represents and warrants that the information contained within this application is true and correct. Applicant agrees to submit his, her, or its most recent financial statement and a list of all creditors who hold liens or security interests in assets of the undersigned upon request.

Applicant agrees to pay all invoices for all labor, material, or equipment supplied to the Applicant or the Applicant's representative upon receipt unless otherwise expressly agreed in writing. Applicant agrees to pay, upon demand, a late charge of 1.5% per month (A.P.R. 18 for all invoiced amounts which have not been paid within thirty (30) days from the invoice date.

Should WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. refer any past-due balance to any attorney or collection agency for collection efforts, Applicant agrees to pay, upon demand, a collection fee equal to 33% of any sums due from Applicant together with any other fees, costs or expenses incurred to collect the past-due balance, including court costs.

This document and all disputes shall be governed by the laws of the. State of New Jersey.

Applicant hereto knowingly and intentionally waives the right to a jury trial on any issue or dispute that may arise.

Applicant does hereby expressly and irrevocably waive any notice and/or hearing which may be required for prejudgment remedies under the statute at the State of New Jersey.

Applicant hereby agrees that in the event any dispute, difference, or disagreement shall arise between WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. and Applicant, WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. shall have the option in their sole and absolute discretion, to require any and all such dispute, difference, or disagreement to be settled by arbitration in New Jersey in accordance with the commercial rules of the American Atbitration Association, and judgment upon the award rendered may be entered in any court having jurisdiction thereof. This Agreement shall be subject to and interpreted under the Federal Arbitration Act.

If credit is granted, WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. may suspend or terminate credit to Applicant at any time for any reason, or for no reason at all, without incurring any lability to Applicant. Applicant agrees that each and every term and condition of this Authorization shall be a term and condition of every future sale to Applicant, regardless of whether these terms or conditions are stated on any particular invoice.

Should any provision of this Authorization be finally determined to be invalid, illegal or unenforceable, said provision shall be deemed amended to the least amount necessary to render the provision valid, legal and enforceable, without affecting any of the other terms and conditions

The undersigned warrants that the above agreement has been carefully read and understood; in the case of a Corporation or Partnership, the undersigned represents that he or she has authority to enter into this credit agreement on behalf of said Corporation or Partnership.

\_\_\_\_\_ Owner Signature: \_\_\_\_ Owner Signature: Authorized Signature of Officer Opening Account

Print name of Officer:

### PERSONAL GUARANTEE OF PAYMENT:

(Title of Officer)

In consideration of the extension of credit to the above Applicant, the Guarantor(s) hereby warrants and unconditionally guarantees to WINSLOW RENTAL & SUPPLY INC. MARLTON RENTAL, INC.- the full and prompt payment when due of all indebtedness, obligations, and liabilities of customer to WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. as expressed above, including late charges it applicable thereto, now existing or hereafter created or arising, if such indebtedness is in excess of the applied for or established credit line, and including the agreed upon collection fees paid or incurred by WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. in endeavoring to collect such indebtedness or part thereof or in enforcing this guaranty. The incorporation, merger, reorganization or sale of the customer's business shall not operate as a termination of this Guaranty, and the Guaranty shall continue as to credit extended such other entity. Guarantor hereby agrees that in the event any dispute, difference, or disagreement shall arise upon or in respect of this Guarantee, and or the meaning and construction hereof, WINSLOW RENTAL & SUPPLY, INC./MARLTON RENTAL, INC., shall have the option, in their sole and absolute discretion to require any and all such dispute, difference or disagreement to be settled by arbitration in New Jersey in accordance with the commercial rules of the American Arbitration Association and judgment upon the award rendered may be entered in any court having jurisdiction thereof. This Agreement shall he subject to and interpreted under the Federal Arbitration Act. This guarantee shall he enforceable before or after proceeding against the Applicant, or simultaneously with any action against the Applicant.

Witness	Grantor Signature:	
	Print name:	
Witness	_Grantor Signature:	

Print name:\_\_\_

#### THE USE OF MY CORPORATE TITLE IS ONLY TO IDENTIFY MY POSITION IN THE COMPANY AM) IN NO WAY NEGATES MY PERSONAL GUARANTEE

The undersigned hereby consent (s) to WINSLOW RENTAL & SUPPLY, MARLTON RENTAL, INC. use of a non-business consumer credit report on the undersigned in order to further evaluate the credit worthiness of the undersigned as principal(s), proprietor(s), and/or guarantor(s) in connection with the extension of business credit as contemplated by this credit applicatIon. The undersigned hereby authorize(s) WINS RENTAL & SUPPLY, INC./MARLTON RENTAL, INC. to use a consumer credit report on the undersigned from time to time for the extension or continuation of the business credit represented by the credit The undersigned as an individual (s) hereby knowingly consent to the use of such credit report consistent with the Federal Fair Credit Reporting Act application. as contained in 15 U.S.C. In 1651 et seq.