

CREDIT APPLICATION

					8	Salespersor	n Name	e:		
Business Name:					Trade	Name (if differer	, 			
Physical Address:				City:			State:		Zip:	County:
Billing Address:				City:			State:		Zip:	County:
Contact Name:				Title:					Email:	
Phone:				Mobile	e/Pager:	T			Fax:	
Description of Business:						Bus. Start Dat	e:			
Type of Business: Sole Proprie	torship 🗖 (Corporation	□G	eneral P	artnership		ther	Purch	ase Order Requi	red: ☐ Yes ☐ No
Would you like your invoices and	statements d	lelivered elect	ronicall	ly: 🗆 Yes	s □ No	Email Address	S:			
Has the business or any owner ev	er declared l	bankruptcy: [Yes [□ No	Are there a	any outstandion I	iens or jud	dgments	: 🗆 Yes 🗅 No	Number of Employees:
Federal ID Number:				Sales	Tax Exempt	∷ □ Yes □ No	If yes,	please at	ttach copy of sigr	ned exemption certificate
Insurance Company:				Conta	act Name:				Phone:	
Bank/Finance Company Refere	nce:									
Name:	Account #	# :	Con	tact:		Phone:			Fax:	
Trade References:										
Name:	Account #	#:	Con	tact:		Phone:			Fax:	
Personal information On Owner **Federal regulation requires a **Credit Applications with ID's of	copy of a go	vernment is:	sued ID) (driver	's license, p	assport, etc.) fo				ing this application.** d to accountsrec@ltscinc.com.**
Name:		Title:				Birth Date	e:		SSN:	
Home Address: City, State & Zip:						Phone:			·	Time as Current Owner:
Net Worth:		Annual Inco	me:			Monthly I	Housing P	ayment:		% Ownership:
Name:		Title:				Birth Date	ə:		SSN:	
Home Address: City, State & Zip:						Phone:				Time as Current Owner:
Net Worth:		Annual Inco	me:			Monthly I	Housing P	ayment:		% Ownership:
true, correct, accurate and complete. A tors, references and from Applicant incl the use of Lift Truck Service Center, Inc	to process you that all of the ir oplicant authori uding, but not I c. Lift Truck Ser	g below, Applica ir applications for information and dizes Lift Truck S imited to, baland rvice Center, Inc	nt is requer credit and documer ervice Coce sheets are serves.	uesting the and other ants provide enter, Inc. s, cash flo es the righ	e extension of orders and to i ed to Lift Truck to obtain cred ow statements at to refuse cred	mprove or market L Service Center, Inc lit experience inform and income statement dit, services and char	k Service C ift Truck Se in connect nation and o ents. Applica arges at any	Center, Inc. ervice Cent tion with the opinions as ant hereby y time. App	ter, Inc. products or ne request for credit is to the credit worthing authorizes the rele- policant agrees to and	services Applicant and each person including the information above shall be ness from banks, credit bureaus, credi-
SIGNED BY:						TITLE:			DATE:	
SIGNED BY:									DATE:	
irrevocably guarantee prompt and full p and the Open Account Agreement or ar further agrees that in the event of any o demand and/or first proceeding to enfo shall be primary, absolute and uncondit	ayment, and fund other documn default by Applicate the obligational, irrespect of the Truck Service.	ully and uncondition to the control of the control	tionally g agrees such obli cant. Gu te the lad any def	juarantees to the terr igations, L larantor w ck of notic fense that	s full performar ms and condition Lift Truck Servi- aives presenting ce as to any mo Applicant may	d individual(s) (here nce of Applicant's ob- ons in this Application ce Center, Inc. or the nent, demand, prote- odifications, amendal have with respect to	oligations to on including eir respecti est and all o ments, or ex hereto. The	Lift Truck the authove assigned ther notice extensions of payment	Service Center, Inc orization and use of I sees may immediatel se of any kind, and go of credit to the Appli obligations of Guara	y pursue Guarantor without first making uarantor agrees that its liability hereunder cant or the unenforceability or uncol- antor are direct, primary, and continuing
SIGNED BY:						TITLE:			DATE:	
SIGNED BY:						TITLE:			DATE:	

Authorized Users	
Name	Name
Name	Name

OPEN ACCOUNT AGREEMENT BETWEEN APPLICANT/BUYER AND LIFT TRUCK SERVICE CENTER, INC. DEALER/SELLER

The aforesigned (hereinafter called "Buyer") and Lift Truck Service Center, Inc. (hereinafter called "Seller") agrees that all purchases, rentals or leases of goods and services (hereinafter "goods") by Buyer from Seller on Open Account, or any other credit facility shall be subject to the following terms and provisions:

- 1. **Definition of Lift Truck Service Center, Inc., and Seller.** Lift Truck Service Center, Inc., and its subsidiaries and affiliated companies including but not limited to JCB of Arkansas.
- 2. Payment Due Date: For all purchases made during any one calendar month (or such other billing period as Seller may from time to time establish by written notice to Buyer), payment shall be due and payable in full on the 10th of the following month unless other specific terms of payment are stated in the body of the invoice (the "Payment Due Date"). Seller shall furnish Buyer and Account Statement promptly upon the close of such billing period, covering all goods and services delivered to or for the benefit of Buyer during such billing period (or since the last such Statement) and payment in full shall be due on or before the Payment. Due Date as herein above stated. Buyer acknowledges that this agreement does not require any sales on credit nor the deferred payment of all or any part of the agreed cash price or prices of goods and services, but to the contrary this agreement establishes for the convenience of the parties a date of payment for cash purchases in lieu of cash on delivery.
- 3. Where to Make Payments: Buyer agrees to pay in full on or before the Payment Due Date the aggregate Cash Purchase Price of all goods and services received by or for Buyer's benefit since the date of Sellers last Account Statement and, as such, payments shall be made at Lift Truck Service Center, Inc., 12829 Interstate 30, Little Rock, AR 72209.
- 4. Interest: Should Buyer fail to pay the entire balance owed on or before the Payment Due Date, Buyer agrees to pay interest on the unpaid portion thereof from the purchase date until paid in full at the maximum rate allowed by applicable law.
- 5. Security Interest in Goods and Financing Statements: Buyer grants to Seller an express security interest under the Uniform Commercial Code covering any and all goods purchased hereunder and grants permission to Seller to file all security agreements, financing statements or other instruments appropriate to documents and perfect the security interest herein granted without Buyer's signature. Neither the agreement to pay interest herein contained, nor the payment thereof by Buyer, nor the acceptance thereof by Seller shall be construed as an extension of any payment due date nor any waiver by Seller of any remedy available to Seller, including but not limited to, the right to reclaim goods sold.
- 6. Cross-Collateralization of Security: Any security interest granted to Seller by Buyer in this or any other agreement between the parties shall also secure and enforce the payment of all other indebtednesses of Buyer to Seller presently existing or which may in any manner or means hereafter be incurred by Buyer to Seller, and evidenced in any manner whatsoever, either by lease/rental agreements, equipment purchased, parts or labor, open accounts, promissory notes, advances, overdrafts or any other mode or means. The fact of repayment of any or all indebtednesses to seller shall not terminate such security agreement(s) and it shall nevertheless secure the payment of any future indebtednesses owing to Seller and it shall remain in full force and effect until it is fully and formally discharged in writing.
- 7. Failure To Pay: Should Buyer fail to pay promptly when any sum or sums are owed to Seller under the terms of the agreement or otherwise or fail to keep, observe and perform the terms and provisions of this or any other agreement with Seller, the Seller as its option my declare any and all sums owed hereunder to be immediately due and payable. If any indebtedness now or hereafter due is placed in the hand of an attorney for collection or collected through probate, bankruptcy or other proceeding, Buyer agrees to pay reasonable attorneys' fees.
- 8. Cross-Default Remedies: It is agreed that should Buyer fail to pay any indebtedness owing to Seller as the same shall become due and payable to Seller including lease/rental agreements, with any of the covenants or obligations of any security agreement, lease/rental agreement, sales order, lease order, credit application or any other documents securing or pertaining to such indebtedness, then such failure shall be a default and breach under this document and all other documents securing all other indebtednesses, and Seller shall be entitled to pursue any of the contractual remedies in such documents and any remedies allowed under applicable law.
- 9. Notices: Notices called for hereunder or required by law shall be deemed received by Buyer three (3) days after said notice is deposited in the United States mail, properly stamped and addressed to Buyer at its address shown on the reserve side hereof.
- 10. Jurisdiction, Venue and Choice of Law: The Buyer expressly agrees if the Buyer purchases goods from the Seller from its places of business in the state of Arkansas, jurisdiction and venue of any dispute arising from this agreement will exclusively lie in Pulaski County, Arkansas and the laws of the state of Arkansas shall govern the dispute and Buyer waives the right to any trial by jury.
- 11. Revisions to Credit Application: Buyer and Seller agree that this Credit Application may be changed from time to time by Seller, and that Buyer's credit arrangements with Seller shall be governed by the most current official Credit Application form (whether or not signed by Buyer) and said form shall govern all new accounts, pre existing accounts, or any other debts now owed or hereafter owed by Buyer to Seller.

Applicant understands that any decision to grant or deny business credit by Lift Truck Service Center, Inc., will be made by Lift Truck Service Center, Inc. Applicant also acknowledges, agrees and understands that Lift Truck Service Center, Inc. may, in its sole discretion, refuse or extend to Applicant business credit, goods, or services and may terminate such at any time. The fact that this Application contains reference to an amount of credit requested shall not be deemed a limitation of liability by Applicant or a guarantor, if applicable.

NOTICE: If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial. To obtain a statement, please contact the applicable creditor to whom you applied for credit within 60 days from the date you are notified of the decision. The creditor will send you a written statement of the reasons for the denial within 30 days from receiving your request. The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origins, sex, martial status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance programs; or because the application has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the FTC Regional Office for the region in which the creditor operates or the Federal Trade Commission, Equal Credit Opportunity, Washington, DC 20580.

Lift Truck Service Center
Credit Manager 12829 Interstate 30 Little Rock, AR 72209 PHONE: 501-568-3330