	Α		T-ALL, INC.		
	Email: account	ing@aaarer	nway Baton Roug Itall.com or Fax: 2 Iso available at aa	25-291-3133	
New Applicant AccountUpdate	nt			Date	
Business Information					
Business Name	DBA (if app		plicable)	Federal Tax ID #	
Physical Address					
Billing Address (if different fro	om above)				
(Area Code) Phone Number	(Area Code) Fax Num		lber	(Area Code) Cell Phone Number	
Accounts Payable Contact	Acc	counts Payable Pl	none Number	Accounts Payable E-mail Address	
Purchasing Manager	Pur	chasing Manager	Phone Number	Purchasing Manager E-mail Address	
Date Business Opened	Sta	te Registered		Industry (ex: plumber, electrician, etc.)	
Type of Business: (Pleas	e Check One)	Billing Inform	nation Preferred:		
 □ Corporation □ Partnership □ Government 	□ Sole Proprietor□ LLC□ Other		s to (choose one): ents to (choose one): nt:	□ Address □ Address □ Purchase Order #	□ E-mail □ E-mail □ Job Name/#
Applicant Information- O	wner, Officer, Partr	ner, Member or	· Municipal Contact In	formation	
Name	Social Security Number		Name	Social Security Number	
Address			Address		
Title	Phone Number		Title	Phone Number	
Email Address	Address		Email Address		
Commercial Banking Infe	ormation				
Bank		City & State		Bank Officer	

Acct #	Vendor Name	Phone Number	Fax Number
Acct #	Vendor Name	Phone Number	Fax Number
Acct #	Vendor Name	Phone Number	Fax Number
Acct #	Vendor Name	Phone Number	Fax Number

Contracts Terms and Conditions

Commercial Trade References- All Information Required

Applicant hereby applies to AAA Rent-All, Inc. for credit and specifically consents to investigating Applicant's credit history and authorizes the release of its bank account information. If credit is extended, Applicant acknowledges that AAA Rent-All, Inc. requires payment within 30 days of invoice date. In the event of failure to timely pay any invoice, Applicant agrees to pay a finance charge to AAA Rent-All, Inc. on such delinquent invoice(s) until fully paid, at the maximum rate allowed by the laws and jurisdiction of the originating location stated on the invoice, and all collection costs, including but not limited to attorney's fees. Applicant agrees to be bound by the terms and conditions as set forth in AAA Rent-All, Inc.'s standard form of Rental and Sales Agreement, or similar document, in use at the time of each rental or sales transaction in the jurisdiction where the purchase or rental occurs, which terms and conditions are incorporated herein by reference and which constitute a part of the credit agreement, regardless of whether or not the agreement is executed by an authorized representative of Applicant. AAA Rent-All, Inc. reserves the right to file preliminary notices for work done in states where these notices are required by state law in order to protect our lien rights.

Applicant Signature

Х

Applicant's Signature

Date

Title

Printed Name of Applicant

Personal Guaranty

In consideration of the extension of credit to

jointly, severally and unconditionally guarantees and promises to pay all amounts now owing or which may hereinafter become owing by the company to AAA Rent-All, Inc. It is understood and agreed that this is a continuing guaranty and AAA Rent-All, Inc. shall not be obligated to notify the undersigned of the dates or amounts of any such credit, that the undersigned waives demand and notice of default and agrees that any extension of time or other forbearance, which may be granted by AAA Rent-All, Inc. shall not affect or alter AAA Rent-All, Inc.'s rights under this guaranty. The undersigned further waives (a) notice of acceptance of this guaranty; (b) any demand for paying under this guaranty; (c) benefit of all exemptions and homestead laws; (d) all set-offs and counterclaims; (e) all other notices to which the undersigned might otherwise be entitled. The undersigned for themselves and the company further agrees to pay a service charge to AAA Rent-All, Inc. at the maximum rate allowed by the laws of the jurisdiction where the originating AAA Rent-All, Inc. location(s) stated on the invoice(s) is located on all delinquent balances as well as all costs and expenses AAA Rent-All, Inc. incurs in connection with the collection of any delinquent balance or any other default by the company on any agreement or transaction the company may enter into with AAA Rent-All, Inc., including without limitation reasonable attorney's fees and all other fees arising from placement of collection. This is a guaranty of payment and not of collection and the undersigned further waives any right to require that any action be brought against the company or other person or to require that resort be had to any security. The undersigned's obligation shall remain effective and be enforceable regardless of any subsequent incorporation, reorganization, merger or consolidation transfer or sale of the company or any other change in the composition, nature, personnel, or location of the company. This guaranty shall ensure to the benefit of AAA Rent-All, Inc., its successors and assigns and shall bind the heirs, executors, personal representatives, administrators, assignees, purchasers, and other successors of the undersigned. If any provision or part of this guaranty is in conflict with any applicable statute or rule of law, the such provision, or part thereof, as the case may be, shall be deemed null and void to the extent that it may conflict therewith, but without invalidating the remaining provisions hereof or the remaining part of such. The undersigned hereby consent(s) to AAA Rent-All, Inc.'s 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 grantor(s) in connection with the extension of business credit as contemplated by this credit application. The undersigned hereby authorize(s) AAA Rent-All, Inc. to utilize a consumer credit report on the undersigned from time to time in connection with the extension or continuation of the business credit represented by the credit application. The undersigned as (an) individual(s) hereby consents to the use of such credit report consistent with the Federal Fair Credit Reporting Act as contained in 15 USC @ 1681 et seq. The undersigned's obligations hereunder may be canceled only by written notice delivered to AAA Rent-All, Inc. by certified mail, with proof of delivery. Upon receipt by AAA Rent-All. Inc. of such cancellation notice, the undersigned shall not be liable for any further extensions of credit to the company; however, the undersigned shall continue to be liable for all indebtedness of Applicant incurred prior to the date of AAA Rent-All, Inc.'s receipt of the cancelation notice, together with all pre- and postcancelation service charges, reasonable costs of collection, including attorney's fees, incurred in AAA Rent-All, Inc.'s efforts to collect any indebtedness incurred prior to the date of receipt of the cancelation notice. The undersigned agrees that any and all claims of the undersigned against the Applicant shall be subordinate and subject in right of payment to the prior payment in full of all indebtedness to AAA Rent-All, Inc. by Applicant. In consideration of AAA Rent-All, Inc.'s extension of credit to Applicant, the undersigned hereby expressly waives any right of trial by jury in any proceeding arising out of, or relating to, this guaranty, to the extent allowed by the laws of the relevant jurisdiction. The undersigned further consents to venue for any such action in any jurisdiction where venue is proper as to the Applicant. The undersigned recognizes the obligation both of the Applicant and the undersigned to cause that portion of all payments received by Applicant which include payment to Applicant for the equipment and supplies furnished by AAA Rent-All, Inc. pursuant to this agreement to be held in a separate account in trust for payment to AAA Rent-All, Inc. The undersigned agrees that the Applicant shall not use said payments for any other purpose until payment in full has been made to AAA Rent-All, Inc. The undersigned agrees to act as a fiduciary for payment to AAA Rent-All, Inc. in exchange for the Applicant's ability to rent and/or purchase equipment and supplies on credit. The undersigned agrees that any failure to hold payments in trust for AAA Rent-All, Inc. shall create a debt which is not dischargeable in bankruptcy and which shall be an exception to discharge pursuant to the terms of 11 U.S.C. §523(a)(4) and (6). The undersigned agrees to be bound, to the same extent as Applicant, by the terms and conditions as set forth in AAA Rent-All. Inc.'s standard form of Rental and Sales Agreement in use at the time of each rental or sales transaction in the jurisdiction where the purchase or rental occurs, which terms and conditions are incorporated herein by reference and which constitute a part of the credit agreement and guaranty,

Guarantor's Signature

Date

Printed Name of Guarantor

("Business Name"), the undersigned

Social Security Number

regardless of whether or not the agreement is executed by an authorized representative of Applicant.

Home Address