SUMMIT CREDIT APPLICATION 11339 CUTTEN ROAD HOUSTON, TEXAS 77066

PHONE: (281) 537-1344 FAX: (281) 537-9615

Date:		Fax:
Name of Firm:		Phone:
Mailing Address:		
Physical Address:		
Type of Business:		
Number of Years in Business under this	Company name:	
Corporation: Partnership:	Sole Proprietor:	
Date of Incorporation:	State Incorporation:	
Federal ID #		
INSURANCE INFORMATION:		
Proof of Insurance must be provided for certificate will be required.	Equipment Rental. In addition to belo	ow information requested, a copy of your insuranc
Insurance Company:	Agent:	
Address:	Phone:	
Policy Number:	Exp. Date:	
PRINCIPAL, OWNER and / or PAR	TNER INFORMATION:	
Name:	Address:	
Drivers Lic.# & State	-	
Name:	Address:	
Drivers Lic.# & State		
Name:	Address:	
Drivers Lic.# & State		
Have any of the Principals, Owners or P company/companies names and address circumstances. Please attach additional	es. If companies are no longer active	her name or company name. If so, please list or doing business, please explain reason or

SUMMIT EQUIPMENT COMPANY LLC.

CREDIT APPLICATION PAGE 2

BANKING REFERENCE:

Bank:	Officer/Account Manager:	
Phone #:	Account #: Date Opened:	
TRADE REFERENCES (INC	LUDE EQUIPMENT RENTAL COMPANIES)	
1. NAME:	BUSINESS TYPE:	
ADDRESS:	CONTACT:	
	PHONE:	
ACCT#:	FAX:	
2. NAME:	BUSINESS TYPE:	
	CONTACT;	
	PHONE:	
ACCT#:	FAX:	
3. NAME:	BUSINESS TYPE:	
ADDRESS:	CONTACT:	
***************************************	PHONE:	
ACCT#:	FAX:	
1. NAME:	BUSINESS TYPE:	
ADDRESS:	CONTACT:	
	PHONE:	
ACCT#:	FAX:	
5. NAME:	BUSINESS TYPE:	
	CONTACT:	
	PHONE:	
ACCT#:	FAX:	
6. NAME:	BUSINESS TYPE:	
ADDRESS:	CONTACT:	
	PHONE:	
ACCT#:	FAX:	
authorize you to contact the above scomplete and accurate as of the	eve references (including our bank) to obtain credit information. I certify that the above informate date of this application.	
Principal/Officer Signature:		
Principal/Officer's Name Printed		
Γitle:		

FOR VALUE RECEIVED, and in consideration of the cr	redit heretofore and he	ereafter extended			
("Debtor"). By SUMMIT EQUIPMENT COMPANY LLC. ("SUMMIT"), a undersigned, whether one or more, jointly, severally, and unconditionally as primary obligors, guarantee the full and punctual syment when due of all indebtedness now owing by Debtor to Summit; and the undersigned further agree that such guarantee is a ntinuing guarantee of all indebtedness of Debtor to Summit hereafter incurred during the existence hereof, and that it shall be inclusively presumed that all extensions of credit and financial accommodations by Summit to Debtor made concurrently herewith hereafter were made in reliance upon this Guarantee Agreement.					
This guarantee shall continue until such time as the under Summit; provided, that such notice shall not be effective a Summit by Debtor, but that this guarantee shall continue a satisfied.	as the termination of	this guarantee as to any indebtedness then owing to			
The Undersigned waive notice of Summit's acceptance he Debtor's default and of the accrual of the Undersigned's I protest as to any of the indebtedness. Undersigned's liabil other guarantee or security of the indebtedness, or by the security, or by Summit's failure, refusal or neglect to colleor guarantee or by the release by Summit of any of the Uninsolvency, bankruptcy, disability, or lack of capacity of I occurring.	liability hereunder, as ility hereunder shall n release, surrender, su lect the indebtedness to indersigned of the term	s well as grace, notice, presentment for payment and not be impaired, reduced or affected by the taking of any abordination or loss of any such other guarantee or from Debtor, or to enforce of preserve any other security mination hereof by any of them, or by the death.			
In the event Summit enforces this Guarantee by suit, or by Summit reasonable attorney's fees, as well as all costs inc further, in the even of such enforcement by Summit, expre	curred by Summit in c	connection with such enforcement. Undersigned			
As used here "indebtedness" means and includes every cle extension and renewals thereof, whether arising by reason notes, interests, express or implied contracts, or tort, or an includes every person executing this guarantee, his heirs, Summit Equipment Company LLC., corporate subsidiarie Debtor's indebtedness, then so far as the assigned portion are to be performed at the office(s) of Summit Equipment	n of sales of goods, m ny other secondary, lia successors, executors es, its corporate succe thereof, it assigns. A	ability of Debtor to Summit. "Undersigned", means and administrators. "Summit" means and includes essors, and in the event it assign all or any party of All obligations of the undersigned under this guaranty.			
EXCUTED EFFECTIVE this	day of	200()			
		Guarantor's Signature			
		Guarantor's Printed Name			



Construction Equipment Sales · Rentals · Service

CONSUMER REPORT REQUEST To NACM of South Texas

I understand that NACM of South Texas, offers reports under strict guidelines of federal Fair Credit Reporting Act (FCRA). I also understand that a consumer reporting agency such as CSC Credit Services, Inc., may furnish a consumer credit report to a company which intends to use the information is furnished, when extending credit, reviewing or collecting an account, or otherwise has legitimate business need in connection with a business transaction involving the consumer.

Answer yes or no to the following questions: Are you the Principle of a publicly traded company? Are you employed by Summit Equipment Company LLC.? If "yes" are you the employee making the request? Are you a co-worker or family member of Summit Equipment Company LLC.? I UNDERSTAND AND AUTHORIZE TO OBTAIN A CONSUMER REPORT ON ME FROM NACM OF SOUTH TEXAS. I HEREBY CONFIRM THAT MY APPLICATION PERTAINS TO THE EXTENSION OF BUSINESS CREDIT. Please Print Legibly And Clearly In This Section: Full Name: Residence: City, State, Zip: Social Security #: Signature: Date:

GENERAL TERMS & CONDITIONS OF RENTAL

The Lease of the Rental Equipment covered by the foregoing lease agrees:

- 1. In the event Lessee does not produce an applicable tax exemption certificate, tax shall be added to the rental invoice as required by law.
- 2. Rentals of all licensed motor vehicles are required by the Texas State Comptroller to be charged a Motor Vehicle Rental Tax of 10%. There are no exemptions allowed by the State for the Motor Vehicle Rental Tax.
- 3. LOSS DAMAGE WAIVER (LDW) This is NOT Insurance! In the event lessee does NOT provide adequate equipment loss protection to the Lessor, a rental sur-charge will be assessed in the amount of 15% of the MONTHLY published rental rate. The customer is responsible for the 5% of "Equipment Value" deductible as noted on Rental Agreement. The Loss Damage Waiver covers Theft, Fire and Vandalism ONLY. Lessee must provide General Liability Insurance. Both parties at start of rental period must agree upon LDW. LDW does NOT cover any other damages including Misuse or Abuse; operating equipment in a reckless, negligent or abusive manner; dishonest acts of the Lessee or other to whom the property is entrusted and unauthorized use of equipment
- 4. Lessee accepts full responsibility and liability for any and all damage to listed equipment due to improper operation, maintenance and / or lubrication, freezing, fire, theft windstorm, hailstorm, collision, flood, strike, vandalism in addition to damage incurred during transportation of equipment, loading, and for any damage whatsoever other than ordinary wear and tear.
- 5. Lessee agrees to use equipment in prudent manner, perform preventative maintenance including any changes of oil, filters and grease, replacement of ground engaging tools/cutting edges/teeth and adjustments on a daily/weekly/monthly basis. Lessee is responsible for all tire damage beyond normal wear and tear.
- 6. Lessee agrees to inspect machinery for damages in transit and notify Lessor immediately.
- 7. Lessee is to notify Lessor immediately if machinery is experiencing any problems particularly safety related. If a safety or unsafe problem exists Lessee is responsible to shut down machinery immediately and discontinue operation. Upon notification Lessor has the right at its option to either cancel the agreement or repair or replace the machinery. Use of the machinery constitutes a full and complete responsibility by Lessee.

SPECIAL NOTE REGARDING TOOL and HOLDER WEAR: Rental of Soil Stabilizers/Reclaimers does NOT include excessive tool or holder wear or damage by Lessee. Tool/Holder excessive wear and damages to and/or broken and/or missing tools/holders will be billed at the end of the rental period.

- 8. Rental will be charged on a time out basis, whether the Equipment is in use or not. Rental Rates are based on a maximum workday of 8 hours, maximum workweek of 40 hours, maximum work month of 160 hours. Excess usage will be charged for Equipment working in excess of these hours, at the Lessor's customary rates, which Lessee promises to pay upon demand.
- 9. Lessee is acquiring NO equity as a result of this rental unless otherwise specified in writing, in the form of a rental option agreement.
- 10. Equipment is delivered full of fuel and lessee will be charged if unit needs fuel when returned from rental. Equipment is delivered clean and upon return additional cleaning charges will apply for excessively dirty machines.
- 11. Lessee agrees to return equipment to Summit's yard in as good condition as received, excluding normal wear and tear. Upon termination of this lease agreement any damages, excessive tire wear, undercarriage wear, tine/tool/holders wear will be charged in addition to normal lease rate at normal shop charges. Lessee is responsible for all tire damage beyond normal wear and tear.
- 12. Lessee covenants and agrees that in the event any equipment returned requires repairs, the rental period shall continue to run at the expense of the Renter, and the Renter assumes responsibility for payment of rental sums accrued during the period said equipment remains idle while being repaired, and the rental rate during this period shall be computed to the terms originally contracted for between Lessee and SUMMIT EQUIPMENT COMPANY, LLC., while said equipment was in use by Lessee.
- 13. To hold harmless Lessor its heir, assigns, and representatives for all liability or damages to persons or property.
- 14. Not to assign, transfer, sub-let or part with possession of the contracted equipment, directly or indirectly.
- 15. That in the event of default or in any terms and / or conditions of the Lessee, Lessor or their agents may enter the premises where said equipment is located and remove the same without notice to lessee, in which instance Lessee agrees to pay transportation charges for such removal.
- 16. That in the case of default of any terms conditions of the Lease with regard to payment of monies due lessor, Lessee agrees to pay all collection, interest and / or attorney's fees.
- 17. Past due invoices shall accrue interest of the maximum legal rate, and such interest shall be cumulative on the ascending balance until the invoices are paid in full.
- 18. Lessee must notify the Lessor within three working days of the change of location of said equipment from original delivery location.
- 19. Lessee is responsible for the payment of all Federal, State, County or Local Taxes and Fees.
- 20. Lessor assumes NO liability for lost time or damages on account of defect, inefficient operation of the equipment, accident, repairs, strikes or delays in the delivery and removal of the equipment. UNDER NO CIRCUMSTANCES SHALL LESSOR BE LIABLE FOR LOSS OF USE, DOWNTIME OR AND OTHER CONSEQUENTIAL DAMAGES.
- 21. Any and all payments made by Lessee to Summit Equipment Company, LLC.. pursuant to this rental agreement shall be made to Summit Equipment Company, LLC,'s office in Harris County, Texas.

Customer's Signature	Date





11339 CUTTEN ROAD HOUSTON, TX 77066 281/537-1344 281/537-9615 (FAX) amcnair@summitequip.com

То:	From: AMY	MCNAIR
Fax:	Pages: 1	(INCLUDING COVER)
Co.	Date:	
Re: INSURANCE CERT. RE	EQUEST CC:	
☐ Urgent ☐ For Review	☐ Please Comment	☐ Please Reply ☐ FY
Comments:		
A certificate of insurathey have general liability A equipment (price per occur**additional insured and lo	ance for the customer na ND/OR coverage for lea rence & price per item).	
Please rush. This custome release the equipment until		
Thank you.		
Customer Name:		