

APPLICATION FOR CREDIT

Fax application to
Email to Sales@247spotcoolers.com

Corporation
Individual
Partnership
Sole Proprietorship

NAME OF BUSINESS	S OR INDIVIDUAL:			
MAILING ADDRESS	·			
SHIPPING ADDRESS	:			
PHONE #:		FAX #:	AP CONTACT	
YEARS IN BUSINESS:		COUNTY/PARISH:		
INDUSTRY (circle one only): Commercial Construction Commercial Non-Construction Environmental Food & Beverage Industrial Contractors		Manufacturing Medical Mining Municipal Oilfield	Petrochemical Pulp & Paper Utilities Other	
		PRINCIPALS OF COMPAN	NY	
NAME		TITLE		
NAME		TITLE		
		CREDIT REFERENCES	5	
COMPANY	ADDRESS	PHON	NE FAX (required)	
COMPANY	ADDRESS	PHON	NE FAX (required)	_
COMPANY	ADDRESS	PHON	NE FAX (required)	
COMPANY	ADDRESS	PHON	NE FAX (required)	_
		BANKING INFORMATION	ON .	
BANK NAME	ADDRESS		PHONE	-
ACCOUNT#	BANK OFFICER		YEARS AT BANK	_
The above information is pertaining to my/our crecaccompanying terms and cobelow. If any payment is	rion.) R REQUIRED? YESNO for the purpose of obtaining credi dit and financial responsibility. I/ conditions of sale. I/We have the al not tendered when due, customer rate, whichever is less, on any bala	t and is warranted to be true. I/We hereby authorize the we authorize our creditors and financial institution willity and agree to pay our invoices in accordance with agrees to pay a late charge from the date such payr	the firm to whom this application is made to investigate the references in to release said credit information. I/We acknowledge the receipt in these terms and conditions and also guaranty such payment by our signature becomes due of one and one half percent (1.5%) per month. (not limited to attorney's fee) incurred by 247 Spot Coolers to collect on	of the nature Or the
DATE	OFFIC	ERS SIGNATURE & TITLE		

Account Agreement and Terms

The company submitting this application (the "Undersigned") acknowledges and agrees to the following:

Name (Please Print)

Witness

- 1. This Account Agreement and Terms ("Agreement") supersedes, with respect to rentals made subsequent to the acceptance of this application by 247 Spot Coolers any prior Account Agreement and Terms governing the extension of credit by 247 Spot Coolers to the Undersigned, Rentals by 247 Spot Coolers to the Undersigned make subsequent to the acceptance of this application by 247 Spot Coolers shall be governed by the Rental Contract pertaining to such rental and by this Agreement. In the event that any provisions of the Rental Contract shall conflict with any provision of this Agreement, the Rental Contract shall control.
- 2. The acceptance of this application shall not create any obligation on the part of 247 Spot Coolers to rent equipment to the undersigned in connection with any such rental.
- 3. It is understood and agreed that the undersigned specifically consents to 247 Spot Coolers investigating the undersigned's credit history and the information provided on this application, for the purpose of extending credit.
- 4. If credit is extended, the undersigned acknowledges that 247 Spot Coolers credit terms are payment in full net thirty (30) days from the date of invoice.

 All sums are due and payable Montgomery County to P.O. Box 698 Conroe, TX 77305 or in such other county and/or at such other mailing address as shall be specified on the invoice. In the event of a lawsuit, venue shall reside in the aforementioned County.
- 5. In the event the undersigned fails to timely pay any invoice, the undersigned agrees to pay a late fee to 247 Spot Coolers on such delinquent invoice until same is fully paid, at the rate of 1.5% per month or maximum rate allowed by the laws of the jurisdiction where the originating 247 Spot Coolers branch stated on the invoice is located, whichever is less.
- 6. The undersigned agrees that, with or without notice or demand, the undersigned shall reimburse 247 Spot Coolers, for all expenses (including counsel fees) incurred by 247 Spot Coolers in connection with any indebtedness of the applicant or the collection thereof.
- 7. The undersigned agrees fully and promptly to furnish to 247 Spot Coolers information needed or requested by 247 Spot Coolers for proper filling out and service of preliminary notices under the mechanic's lien laws.
- 8. This agreement shall be governed and construed by the laws of the Texas, with the exception of collection, lien enforcement and bond claims ("Collections") for which the laws of Texas shall govern. Customer consents to jurisdiction in the State and United States District court, of Texas for resolutions of all Collections. If any provision or any part of any provision of this Agreement or the application thereof is held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and to this end the provisions of this Agreement are declared severable.
- 9. If the equipment rented hereunder is used in the construction of a particular private or public work of improvement, the undersigned agrees that all monies owed to or received by the undersigned in connection with such work or works of improvement shall be helped by undersigned in trust of the benefit of 247 Spot Coolers, shall be segregated from other monies of the undersigned, and shall be used only to pay 247 Spot Coolers, to the extent that such monies The terms of this agreement may be revised or supplemented from time to time by 247 Spot Coolers sending the undersigned notice of such changes. It will be presumed that the undersigned has received any such notice mailed to the undersigned at the address shown on this application or otherwise provided are attributable to the equipment rented hereunder until 247 Spot Coolers has been paid in full for such rentals.
- 10. The undersigned recognizes that it may from time to time be owed money by 247 Spot Coolers due to contracts or transactions between the undersigned and 247 Spot Coolers which are separate and distinct for the rentals contemplated by this Credit Application and Agreement. 247 Spot Coolers shall have the right to withhold from the undersigned any monies owed by 247 Spot Coolers to the undersigned in connection with any such other contracts or transactions and to offset the same against any sums owed by the undersigned to 247 Spot Coolers in such amounts as may be deemed by 247 Spot Coolers to be reasonably necessary to cover such indebtedness of the undersigned. So long as this right of withhold and offset is carried out in good faith, the undersigned hereby waives any claims against 247 Spot Coolers for any consequential damages coming from such withhold and offset even if it is later determined that the withhold and offset was improper.
- 11. The Undersigned hereby waives the right to a jury trial of any or all claims or disputes which may arise after acceptance of this application by 247 Spot Coolers in connection with this agreement or any rental contract between the undersigned and 247 Spot Coolers.
- 12. The terms of this Agreement may be revised or supplemented from time to time by 247 Spot Coolers sending the Undersigned notice of such changes. It will be presumed that the Undersigned has received any such notice mailed to the Undersigned at the address shown on this Application or otherwise provided to 247 Spot Coolers. The Undersigned's making a rental from 247 Spot Coolers using credit after the effective date of such changes will constitute the Undersigned's acceptance of such changes.

Signature

Date

Date

3. The Undersigned agrees to promptly notify 247 Spot Coolers in writing of any change in the undersigned's business ownership/form or structure. If the undersigned fails to promptly notify 247 Spot Coolers of such change, then the undersigned expressly assumes full responsibility for all charges and/or credit extensions made on this account subsequent to such change.

Title

Date

		oprietor of the credit applicant, recognizing that his or her i se of a consumer credit report on the undersigned by 247 S	
Name (Please Print)	Social Security No.	Signature	Date
		Guaranty	
hereinafter become owing by the applicant extension of credit beyond amounts specifi	to 247 Spot Coolers. This is a continuing guar	ointly, severally and unconditionally guarantee and promise to ranty and obligations arising hereunder shall not be affecte yment, a change in the form of indebtedness or the accepta ted hereby.	d by any change in terms of indebtedness, the
of the applicant; (c) protest and notice of	dishonor or default to the undersigned with re	ons of credit by 247 Spot Coolers to the applicant; (b) pres espect to any indebtedness of the applicant; (d) all other n and homestead laws; (g) all set-offs and counterclaims.	
This is a guaranty of payment and not for be had to any security.	collection and the undersigned further waives	any right to require that any action be brought against the	applicant or any other person or to require that resort
	pot Coolers in connection with any indebted	eimburse 247 Spot Coolers, to the extent that such reimburs iness of the applicant or the collection thereof, and will p	
		y may be a necessary factor in the evaluation of this persona ne as may be needed, in the credit evaluation process.	l guarantee, hereby consents to and authorizes the
	f this guaranty is in conflict with any applicab but without invalidating the remaining provis	ole statute or rule of law then such provision, or part thereo sions hereof or the remaining part of such.	f, as the case may be, shall be deemed null and void
The undersigned hereby waives the right t	o a jury trial of any or all claims or disputes w	which may arise in connection with this guaranty.	
The undersigned further acknowledges an intended to limit or cancel the personal na		gnatures below is/are merely intended to clarify the individ	lual's position with the customer and in no way is
Name (Please print)	Social Security No.	Name (Please print)	Social Security No.
Signature	Date	Signature	Date

Witness