**WESTERN PETERBILT, LLC**P.O. BOX 24065 SEATTLE, WA 98124 (206) 624-7383 CREDIT APPLICATION

LEGAL NAME				
TRADE NAME OR SUBS		E IS APPLYING, ALSO PROVI	DE INFORMATION FO	OR MAIN OFFICE)
P.O. BOX OR BILLING	ADDRESS			
STREET ADDRESS			H	Iow Long?
CITY / STATE / ZIP				
TELEPHONE () _	I	MOBILE ()	FAX (	)
EMAIL ADDRESS		ICC Exempt? ICC No.		
FEDERAL TAX No		RESALE / UBI No.		
		GENERAL PARTNERSHIP ATE ESTABLISHED		
HOW LONG OPERATEI	UNDER PRESENT MAN	NAGEMENT ?		
<b>DESCRIPTION OF O</b>	WNERS / PARTNERS	/ PRINCIPAL SHAREHOI	LDERS / MANAGIN	G OFFICERS
(***) INDICATE THOSI NAME		N DOCUMENTS AND CONTR C. SEC. No. ADDRE		DERS ON ACCOUNT EPHONE
	ESSING, PLEASE ADVIS	SE YOUR BANK OF THIS APP ONTACT PERSON T		R PENDING INQUIRY OANS OR CREDIT?
EOUIPMENT FINAN	CE DEFEDENCE			
COMPANY NAME		ONE EQUIP. DESCRIPTION	N LOAN DATE	AMOUNT FINANCED
INSURANCE INFOR	MATION			
NAME OF AGENT	ADDRESS	TELEPHO	NE FA	X
TRADE CREDIT REI	FERENCES (ONE + YE	EARS AND CREDIT OF A M	IEANINGFUL AMOU	UNT.)
PREVIOUS OR EXIST	ING CREDIT WITH WI	ESTERN PETERBILT? ACC	COUNT NO	
REFERENCE NAME		ADDRESS	TELEPHO	ONE

# APPLICANT'S STATEMENT AND BORROWING RESOLUTION EACH PERSON SIGNING BELOW HEREBY CERTIFIES:

(1.) EACH SIGNER BELOW IS AUTI ANY AND ALL DOCUMENTS R			M WESTER	N PETERBILT	, LLC, AND TO SIGN
(2.) EITHER (CHECK ONE)					
THE APPLICANT CONSTANDING UNDER THE LAWS AND SIGNING AUTHORITY OF RESTRICTION TO TRANSACT	S OF F THOSE HEREIN NA	STATE, A AMED, WHO AR	ND CONSE E AUTHOR	NTS TO BORI	ROWING
THE APPLICANT COM BY SIGNER, AND IF MARRIED ALSO A SIGNER, OR IF NOT, H	, BY SIGNER'S SPOU	SE, WHO IF PA	RTICIPATIN	NG IN THE BU	JSINESS IS
CONSENTING SPOUSE OF SOLI	E OWNER			DATE_	
(3.) THE INFORMATION PROVIDEI TO SIGNER BUT NOT DISCLOS WESTERN PETERBILT, LLC AND I MAKE INQUIRIES ABOUT THE FIN OR PARTNERS, OR THE INDIVIDU TO ANY CREDIT THAT WESTERN	ED ON THIS APPLIC TS DESIGNATES AR JANCIAL CHARACTI AL APPLICANTS, AN	ATION. FOR THE AUTHORIZED ERISTICS OF THE ND TO GIVE CR	HE PURPOS O TO CHEC HE APPLICA EDITORS C	E OF ESTABL K THE CREDI ANT COMPAN	ISHING CREDIT, T RECORDS AND TO IY AND ITS OFFICERS
(4.) NEITHER THE UNDERSIGNED, THE EQUIPMENT PROPOSED F RECORD OR REPUTATION OF VIO RELATING TO CONTROLLED SUB VEHICLE LEASED OR RENTED FR	OR USE IN ANY LEA DLATION, OR CONVI STANCES, NOR WIL	SE OR RENTAL CTION FOR VIO L SUCH SUBST	FROM WE	STERN PETE F ANY FEDE	RBILT, LLC HAS ANY RAL OR STATE LAW
(5.) APPLICANT COMPANY AGREE LLC BUSINESS CREDIT DOCUMEN REQUEST. THE APPLICANT AGRE FOLLOWING THE SIGNING OF THE CONDITIONS FOR SUCH CREDIT A	NTS THAT WILL BE I EES THAT THE USE O E CREDIT DOCUMEN	DRAWN AND SI DF ANY WESTE NTS CONSTITU	GNED UPC RN PETERI	N APPROVAI BILT, LLC CR	L OF THE CREDIT EDIT FACILITY
NOTE: ORAL AGREEMENT TO FORBEAR FROM ENFO UNDER THE LAWS OF WAS	RCING THE REPA	AYMENT OF			
APPLICANT SIGNATURES:			-	DATE OF E	BIRTH
BY: AUTHORIZED SIGNERS			-		
NAME	TITLE		DATE	CDL#	STATE OF ISSUE

#### LIMITED WARRANTIES

WE MAKE NO WARRANTIES, EITHER EXPRESSED OR IMPLIED, WHETHER OF MERCHANTABILITY, FITNESS FOR PURPOSE OR OTHERWISE, EXCEPT AS FOLLOWS:

(a) All new items and factory rebuilt, reconditioned or remanufactured items are warranted by their respective manufacturers, not by us.

(b) All items reconditioned by us are warranted for 90 days from the sales invoice date covering such item against defects in materials and workmanship under normal service and use. Any repairs or alterations not authorized by us in writing VOIDS this warranty. Further, this warranty shall not apply to any items which have been subject to misuse, negligence or accident, including by way of illustration only, and not by way of limitation, improper installation, lack of Inbrication or use of improper lubricants. All items must be returned to our shop with transportation charges prepaid for our inspection and determination within 90 days from the date of the sale invoice covering said items. Our obligation under this warranty shall be limited, as we may elect, either to replacement of any defective parts, free of charge, at our shop, or to payment of an amount equal to the original purchase, per our invoice, of any parts not so replaced. We shall not be liable for any labor charges incurred by customer for removal, replacement, adjustment or repair of any defective parts. Customer shall not be entitled to any special, consequential or other damages. THIS IS A LIMITED WARRANTY.

(c) On all USED, or SECOND HAND items we make no warranties, either express or implied, whether of merchantability, fitness for purpose or otherwise.

### PARTS RETURN POLICY

- 1. Full purchase price will be credited to your account for new parts returned provided the parts were purchased from WPI, and the return is made by the end of the following work day from the date of invoice for parts supplied from our stock.
- 2. Parts designated by our suppliers "made to order" or "nonreturnable" will not be acceptable for credit.
- New parts returned after the end of the following work day from the date of invoice but within 30 days from the date of purchase will be credited at 90% of the purchase price provided they are new, in salable condition and are returnable to our supplier.
- 4. New parts returned after the 30-day period from the date of purchase may be accepted for credit at our option only. The amount of credit to be allowed will be determined by us.
- The following parts will NOT be acceptable for return:
  - a. Gaskets
  - b. Parts showing damage, rust, corrosion, dirt or signs of having been installed on a machine
  - c. O-ring seats
  - d. Incomplete parts
  - e. Hose or hose assemblies
  - f. Electrical parts
  - Obsolete parts
- Transportation charges must be prepaid.
- Invoice numbers or parts sales number and purchase dates must accompany the part returned; otherwise, it will be assumed the purchase did not occur within the 30-day period
  preceding the date of return.
- Unacceptable parts will be held for a period not to exceed 15 days to allow purchaser to contact and advise WPI of disposition. In the absence of such advice within the 15-day
  period, it will be assumed all rejected parts are to be discarded or scrapped, and our responsibility for them will cease.
- Cores for all components applying to our exchange programs must be returned within 15 days from date of receipt. This policy will be strictly adhered to. (Cores returned late will be subject to the following handling charges: 0-15 days, No Charge; 16-30 days, 25% Charge; Over 30 Days, No Credit.)
- 10. The above terms, conditions and rates subject to change without notice.

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Title		 

# NATIONWIDE SERVICE WARRANTY

We make no warranties, either expressed or implied, whether of merchantability, fitness for purpose or otherwise, except as follows:

- (a) The only warranties relative to all items sold including factory rebuilt, reconditioned or remanufactured items are the warranties of the respective manufacturers, if any.
- (b) All repair work done by us is warranted for 90 days from the sales invoice date covering defects in workmanship under normal service and use. Our obligation under this warranty shall be limited, as we may elect, to repair of defects, free of charge at any authorized Peterbit dealer, or to a payment equal to the original purchase amount, per our invoice. Further, this warranty shall not apply to any situations involving misuse, negligence, or accident. Customer shall not be entitled to any special, consequential, or other damages. THIS IS A LIMITED WARRANTY.
- (c) On all USED, or SECOND HAND items we make no warranties, either expressed or implied, whether of merchantability, fitness for purpose or otherwise.

SHOULD ANY PROBLEMS OCCUR IN WHICH THE CUSTOMER FEELS WARRANTY APPLIES THE FOLLOWING PROCEDURE IS TO BE FOLLOWED:

- (1) Customer will go to the nearest authorized Peterbilt dealer. All warranty repairs are to be conducted by an authorized Peterbilt dealer only. (Charges such as towing charges, motel charges, meal charges are not covered under warranty.)
- (2) Customer will contact WPI for authorization to repair before any repairs are conducted. An authorization number must be issued by WPI before any warranty work is conducted.
- (3) Customer will not pay for any work the customer feets should be covered under warranty. WPI will make payment directly to any Peterbilt dealer making authorized warranty repairs.

FAILURE TO FOLLOW THIS PROCEDURE MAY VOID WARRANTY.

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## PURCHASE AGREEMENT

I (we) agree to pay my (our) account in full within 30 days after your invoice is received, or as specified in terms and conditions of a separate written contract. If, however, this account is not paid as agreed, a finance charge shall accrue computed at the rate of 1½% per month or 18% per annum on the unpaid balance or at the highest rate of interest allowed by applicable law. For loans or forbearances of money, whichever is less; provided, however, said service charge shall be computed at a rate not less than 12% per annum. I (we) agree to pay, in addition to the foregoing, reasonable attorney fees incurred in connection with the collection of this account, or, if this account is placed in the hands of a collection agency, I (we) then agree to pay you, as liquidated damages, an amount equal to the amount charged you on said collection agency, not exceeding, however 50% of the amount unpaid thereon, together with such reasonable attorney fees as may be incurred in connection with the collection.

In addition, for value received, each and every person who signs this agreement or becomes liable thereon hereby waives presentment, demand, protest, and notice of nonpayment hereof and binds himself as principal and not as surety and agrees to remain liable notwithstanding any time extension that may be made on the indebtedness, at the option of Western Peterbilt, Inc., the venue of any suit brought to collect this account may be had in King County or Yakima County, Washington, Pierce County, Washington, Spokane County, Washington, or Snohomish County, Washington.

You are hereby authorized to contact any or all of the above references regarding credit standing. I (we) understand the above-stated credit terms and policy as stated and agreed to

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The undersigned \_\_\_\_\_\_\_\_\_of the applicant corporation does hereby agree to the above terms and conditions and assumes personal responsibility for payment of said corporation's account. It is understood that credit would not be extended to said corporation without this assumption of liability.