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500 WORLD CO ST AUGUSTINE	Power EAX: 904-739-0936	() Heavy Equipment() Power Systems	() Crane () Lift Trucks () Used Parts () Other	SIC: CR: S/C: POR: DIV: D&B PG: DATE: DEC: DATE:
Date:		() Phoenix Products		(FOR OFFICE USE) BY:
-		Corporation () S Corp () State of Inc	_ () Individual	() Partnership (All must sign)
Name:		Fed	leral ID#.:	
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	ollowing: Corporate officers, in	ndividual owner* or partners* - (*Items necessary if indi	, ,	
List below the fo Name	Title	*Home Address	*Social Security #	✓ *Date of Birth
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Name Please list an Dunn & Brads Are you a def Have you bee Are you state s ATTACH COPY (Type of busines	Title y other trade names used street number:		rchase Order required? lain: ase explain: ificate is received by the Cre Number of employ FAX	? () Yes () No

The undersigned agrees that payment is due to Ring Power Corporation as follows: Parts and Service invoices are due net 30 days from the date of the invoice. Rental/Lease invoices are due upon receipt. Sales invoices are due net 10 days from the date of invoice. Past due balances shall be assessed a service charge or interest at the highest rate allowed by law until payment is made. If any indebtedness due and owing is not paid as agreed, the undersigned agrees to pay to Creditor a reasonable attorney's fee and/or costs of collection whether suit be instituted or not, if Creditor refers its claim to an attorney and/or collections to collect the indebtedness due and owing. Venue for all actions instituted for any indebtedness due and owing to Ring Power Corporation shall lie exclusively in the courts located in Duval County, Florida. The parties agree that any proceeding brought concerning the credit application shall be in the courts of the State of Florida and the parties accept exclusive personal jurisdiction of these courts. THE UNDERSIGNED KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES THE RIGHT TO A TRIAL BY JURY. The parties further agree that the waiver of trial by jury is a material inducement for Creditor to extend credit to the undersigned. REMIT PAYMENT TO: PO BOX 935004, ATLANTA GA 31193-5004

Please print name

Salesman's Name and Territory Number (For Office Use)

Signature

MAIL ALL ORIGINAL DOCUMENTS TO CREDIT DEPARTMENT

GUARANTY OF PAYMENT

Account # _____

As an inducement to RING POWER CORPORATION to extend credit to

_____, ("Obligor",)

_____, the undersigned ("Guarantor")

(List company name or individual applying for credit)

of

(List street, city, state and 9 digit zip code)

hereby jointly and severally and unconditionally guarantees to Ring Power Corporation and its affiliated divisions, as "Creditor" the punctual payment and prompt performance of all terms, provisions and conditions of any and all liabilities or obligations of the Obligor including those obligations that the Obligor may now owe or that the Obligor may at any time hereafter owe to Creditor whether said indebtedness or obligation arises from or is evidenced by written agreement, contract, open account or otherwise, and guarantees the payment on demand of the entire unpaid balance if the Obligor defaults on any payment(s) or any installment(s) at its due date or in any other manner, without first requiring Creditor to proceed against the Obligor to liquidate any security, and, the undersigned further agrees to be bound by and on demand to pay any deficiency established by a sale of any collateral held, with or without notice. Guarantor hereby waives notice of acceptance of this Guaranty, notice of default by the Obligor may be a party. The undersigned expressly agrees to remain bound under this Guaranty, notwithstanding Creditor's extension of time or performance to, the granting of or any other indulgence to, or any other modification of any obligation of the Obligor and/or the acceptance, alteration, or release of any security, whether provided by the Obligor), pursuant to The Bankruptcy Code, 11 U.S.C., Sections 101-1532 (as it now exists or may hereafter be amended), might recover from Creditor, and the undersigned waives any and all rights of subrogation and/or contribution. If more than one party signs this Guaranty, all obligations and liabilities created shall be the joint and several obligation and liability of each of said parties. This Guaranty shall be governed by the substantive laws of the State of Florida without regard to conflicts of law principles. This Guaranty is a guaranty shall be governed by the substantive laws of the State of Florida without regard to conflicts of law principles. This Guaran

Revocation of this Guaranty shall be effective as of ten (10) days after the receipt of written notice of revocation, sent by the undersigned, by certified mail, to the Creditor at 500 World Commerce Parkway, St. Augustine, FL 32092, attention Credit Department. The liability of the undersigned shall continue with respect to any transaction with and any obligation of the Obligor incurred prior to the effective date of termination. No termination hereof shall be effected by the withdrawal of any of the undersigned as a stockholder, officer, director or employee of the Obligor or the death of any of the undersigned. The undersigned expressly agrees to remain bound under this guaranty notwithstanding creditor's acceptance of an updated Application for Credit from Obligor or acceptance of a guaranty from a third person. Neither such event shall operate as a revocation of this Guaranty.

This Guaranty is fully enforceable irrespective of any defenses that the Obligor may assert, including but not limited to failure of consideration, breach of warranty, payment, statute of frauds, statute of limitations, accord and satisfaction and usury. The undersigned agrees to pay to Creditor a reasonable attorney's fee or the actual attorney fees paid by Creditor to its attorney, whichever is greater, plus the allowed costs of in house counsel, plus all costs of collection and all other costs and expenses that may be incurred by Creditor relative to collection of the indebtedness due and owing whether suit be instituted or not and in the event of suit or litigation, whether incurred in connection with trial or appellate proceedings or a bankruptcy case. Venue for all actions instituted for any indebtedness due and owing to Ring Power Corporation shall lie exclusively in the courts located in Duval County, Florida. THE UNDERSIGNED KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES THE RIGHT TO A TRIAL BY JURY. The parties further agree that this waiver of trial by jury is a material inducement for Creditor shall be in the courts of the Obligor. The parties agree that any proceeding brought concerning any transactions among Obligor, Guarantor, and/or Creditor shall be in the courts of the State of Florida and the parties accept exclusive personal jurisdiction of these courts. This Guaranty shall not be modified except by instrument in writing signed by the undersigned and a duly authorized officer of Creditor. Unless the Guarantor is a corporation, the signature below is the personal signature of that person, and this is the personal guaranty of that person, regardless of whether that person is identified in any other corporation may obtain Guaranty shall not be modified except by instrument in writing signed by the undersigned and a duly authorized officer of Creditor. Unless the Guarantor is a corporation, the signature below is the personal signature of that person, and this is the personal guaranty of that

WITNESS my/our hand(s) and seal(s) this day of	, year
WITNESS:	Guarantor(s):
	Print Name
	Legal Signature
TO BE COMPLETED BY RPC ASSOCIATE	Home Address
IDENTIFICATION OBTAINED Driver's License, state issued #	Social Security Number Date of
Identification Card, state issued	Print Name
#	Legal Signature
RPC EMPLOYEE (please print)	Home Address
	Social Security Number Date of E



Heavy Equipment Cat Rental Store Ring Power Lift Trucks

Ring Power Crane Power Systems Entertainment Services Phoenix Products Ring Used Parts

Ring Power Corporation, 500 World Commerce Pkwy, St. Augustine, FL. 32092, (904) 737-7730

FINANCIAL AFFIDAVIT

As an inducement to Ring Power Corporation and/or its affiliates ("Ring Power") to extend, renew, or continue credit to ("Customer"), Customer represents and warrants to Ring Power as follows: (i) all balance sheets, income statements, statements of profit and loss, net worth statements, and any and all other financial data or other information that has been or will be supplied to Ring Power regarding Customer, including without limitation, the documents attached hereto as Exhibit A (collectively, the "Financial Statements"), are and will be correct in all material respects and are and will be sufficiently complete to give Ring Power accurate knowledge of Customer's financial condition, including all material contingent liabilities; (ii) the Net Worth of Customer amounts to as of the date of the Financial Statements; and (iii) since the date of the most recent financial statement(s) provided to Ring Power, there has been no material adverse change in the business

condition (financial or otherwise), operations, properties or prospects of Customer.

Customer intending to be legally bound, has duly executed this Financial Affidavit in favor of Ring Power as of

CUSTOMER:

WITNESS:

Print Name:

By:
Print Name:
Title:
Address:

CAT [®] Financial	ADDENDUM (SUBMIT WITH EACH DEALER APPLICATION) Caterpillar Financial Services Corporation Caterpillar Financial Commercial Account Corporation 2120 West End Avenue, P.O. Box 340001 Nashville, Tennessee 37203		eck all that apply. I am fi Equipment from a Cat Deale Equipment from an auction Parts, service, attachments from a Cat dealer with Cat C	er or renting equipment		ave previously applied with Cat Financial for: Equipment Financing Commercial account to pay for parts, service, attachments or to rent equipment from a Cat Dealer N/A
COMPLETE if you	are financing PARTS, SERVICE, ATTACHMENTS or	RE	NTING equipment fro	om a Cat dealer with C	Cat (Card
Requesting a revolvin	g credit limit range of (select ONE) : 🗖 \$		🗅 \$25,000 or less	□ \$25,000-\$75,000		\$75,000 or more (see FINANCIAL section below)
Billing preference (se	lect ONE or statement billing will apply):					
Please choose Stater	nent Billing if you are taking advantage of a special financing	proç	jram.			
 STATEMENT BILLING: Receive one statement monthly that covers all transactions made during that period. A minimum payment of 10% (revolving) of the account balance plus interest is due each payment cycle, or pay in full without interest charges. Rental charges are due in full by the due date. As with all statement billing methods payments are applied to the oldest outstanding balance. INVOICE BILLING: Immediately receive a separate Invoice Bill that mirrors the dealer invoice for each transaction you make, plus receive a monthly summary of all paid and open invoices. The full payment of the invoice is due on the stated terms. 						
Name(s) of individual	(s) authorized to charge on account: 1) Name			2) Na	me _	
Contact Credit.Depar	tment@cat.com to request additional authorized users.					
FINANCIAL: Atta	ch the following if financing exceeds \$350,000 for e	equi	ipment purchases			
Financial statements for	r the last 2 fiscal year-ends, latest interim statements and comparabl	le int	erims from prior year (if fisca	al year-end is over 120 days),	and	a detailed list of work on hand

Additional financial information may be required.

NOTICES

Definitions: The terms "you" and "your" will refer to the person applying for financing, each Guarantor and each Signatory signing this credit application. The terms "we", "us" or "our" will refer to each of Caterpillar Financial Services Corporation ("CFSC") and Caterpillar Financial Commercial Account Corporation ("CFCA"). CFSC, CFCA, Caterpillar Inc. and their affiliates and subsidiaries are collectively referred to herein as "Caterpillar".

Representations and warranties: You represent that the information provided by you in this Credit Application (i) is true, correct and complete and (ii) is provided for the purpose of obtaining business credit from one or both of us.

Notice and Consent: We may collect and use personal and business contact information, personal and business details, credit and financial information (including, without limitation, credit reports), and government identifiers. Any of your information supplied or obtained in connection with this Credit Application that relates to an identified or identifiable individual may sometimes be referred to herein as "Personal Information" (see Caterpillar's Global Data Privacy Statement at the link referenced below ("Privacy Statement") for a complete definition). We may collect your information directly from you or from other Caterpillar companies, sellers of Caterpillar products (each a "Dealer"), banks, consumer reporting agencies, financial institutions, merchants, customers or any other person or entity for the uses described herein. You further authorize and instruct each such person or entity to furnish, share or otherwise make accessible to us any such information or request, (b) continue any previously provided credit, (c) review your account, (d) assist in any collection activity, and (e) share such information with any other person or entity, including but not limited to Caterpillar companies, Dealers, consumer reporting agencies, financial institution, are quest, (b) each assist in any other person or entity, including any Personal Information, as required by law or regulation, or as requested by government authorities or for the protection of persons or property.

We may share your information, including any Personal Information, supplied or obtained in connection with this Credit Application, with Caterpillar, Dealers, and external service providers processing such information on our behalf. We may, from time to time, use such information and share such information among and with Caterpillar companies and Dealers to promote and market additional products or services of the Caterpillar companies to you. Caterpillar's Privacy Statement describes how Caterpillar of equipment or data collected by Caterpillar, including geolocation and operational data relating to equipment or owners or operators of the equipment from which telematic data is received. By providing information, including Personal Information for this Credit Application, you agree: (1) that you have received and reviewed the Privacy Statement online at https://www.cat.com/data_governance_statement; (2) to the collection, use, disclosure, and sharing of Personal Information to us or our affiliates. Customer (or individuals representing Customer) may also authorize and/or consent to the collection, use, disclosure, and sharing of information in other agreements or documents with us or our affiliates, or Caterpillar dealers, and not here in shall interfree with or affect such agreements or documents in any way. You further agree that telematic data can be accessed for the management of risk contemplated by this application, at the present time or in the future.

To update your Personal Information or for additional information about how we handle the Personal Information, please contact us at:

Caterpillar Financial Services Corporation Attn: Customer Relations Manager Mailing Address: 2120 West End Avenue, P.O. Box 340001, Nashville, TN 37203 E-Mail: NABC.CustomerService@cat.com Phone: (800) 651-0567

Attn: Customer Service: Mailing Address: 2120 West End Avenue, P.O. Box 340001, Nashville, TN 37203 E-Mail: CatCard.CustomerService@cat.com Phone: (877) 373-9510

Caterpillar Financial Commercial Account Corporation

By signing below, each individual Signatory authorizes and instructs us to procure a personal consumer credit report in connection with this Addendum. This application for credit is solely addressed to us. A decision to grant or deny business credit requested of any company on this joint application will be made by such company. We may, in our sole discretion, refuse to extend business credit, goods, or services to you.

Any references to a requested amount of credit in this Addendum will not be deemed a limitation of liability by you. You understand and agree that any credit granted by us to you will be governed by the provisions and conditions set forth in the applicable agreements between us.

You acknowledge that this Addendum is for business customers only (including sole proprietorships) and credit provided by us in connection with this Addendum may not be used to acquire equipment or services for personal, household or family purposes. You acknowledge that you have read and fully understand the terms and conditions contained in this Addendum.

The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital 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 program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning these creditors is the FTC Regional Office for the region in which CFSC or CFCA operates or the Federal Trade Commission, Equal Credit Opportunity, Washington, DC 20580.

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 the statement, contact us the applicable company denying the credit at the the applicable address below within 60 days from the date you are notified of our decision. We will send you a written statement of the reasons for the denial within 30 days from the date you are notified of our decision. We will send you a written statement of the reasons for the denial within 30 days from the date you are notified of our decision.

Caterpillar Financial Services Corporation, Attn: Credit Manager, 2120 West End Ave., P.O. Box 340001, Nashville, TN 37203, (800) 651-0567 Caterpillar Financial Commercial Account Corporation, Attn: Credit Manager, 2120 West End Avenue, Nashville, TN 37203, (877) 373-9510

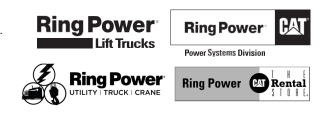
SIGNATURES

Required signatures: If you are a legal entity (e.g., corporation, limited liability company or limited liability partnership), an authorized person must sign below on your behalf in addition to each owner listed in this credit application. If you are a partnership or a sole proprietorship, each owner must sign below.

Authorized Signature		Date
Printed Name	Title	
Ownership (To be completed by every owner	dentified in the OWNERSHIP Section of this Application; ID require	d)
1) Signature	Printed Name	Date
2) Signature	Printed Name	Date
TO BE COMPLETED BY A CATERPILLAR REPR	ESENTATIVE OR CAT DEALER	



Ring Power Corporation 500 World Commerce Pkwy. St. Augustine, FL 32092 (904) 494-1356 FAX: (904) 448-4021



Announcing a New Service for Customer Invoices on the Web

Ring Power Corporation is pleased to invite you to use our web-based application that allows our customers to view and print copies of their statements and invoices.

If you are interested in this service, please complete the form at the bottom of this letter and e-mail or fax it to us. Once we receive and verify the information sent, we will issue your password and instructions via e-mail. Note that there will be only one password issued per customer account number. Also note that the authorization must be signed by an officer/owner of the company. It is your responsibility to safeguard your password, and you agree to notify us immediately if your password is lost or stolen.

We hope this program will add convenience and value to your doing business with Ring Power Corporation. We appreciate your business and, as always, welcome your feedback.

Thank You.

Ring Power Corporation credit@ringpower.com (904) 494-1356

Please complete and sign this form and return it to us in th Your Company Name: Your Customer Number (if known):	·			
List Names/Email Addresses of Users of the Application: User 1: User 2: User 3: User 4: User 5:	Email: Email: Email: Email: Email:			
(Attach a separate sheet if needed)	(Note: There will be one password for each account)			
Officer/Owner (Print):				
Email of Officer/Owner (Print):				
Signature:	Date:			
Name of Reply to (if other than the Authorized Officer/Owner):				
Your Username and Password will be e-mailed to the officer/own	er listed above shortly. Thank You - Ring Power Corporation			



Ring Power Corporation 500 World Commerce Pkwy. St. Augustine, FL 32092 (904) 494-1356 FAX: (904) 448-4021



INVOICES ON THE WEB - TERMS OF USE

Ring Power Corporation requires that all visitors to the ringpower.com customer site (the "Site") adhere to the following rules and regulations. By accessing the Site, you indicate your acknowledgment and acceptance of these terms and conditions.

1. LAWS AND REGULATIONS

User access to and use of the Site is subject to all applicable international, federal, state, and local laws and regulations.

2. COPY RIGHT/TRADEMARKS

The trademarks, logos, and service marks ("Marks") displayed on the Site are the property of Ring Power Corporation and other parties. Users are prohibited from using any Marks for any purpose including, but not limited to use as metatags on other pages or sites on the World Wide Web without written permission of Ring Power Corporation or such third party that may own the Marks. All information and content including any software programs available on or through the Site ("Content") are protected by copyright. Users are prohibited from modifying, copying, distributing, transmitting, displaying, publishing, selling, licensing, creating derivative works or using any Content available on or through the Site for commercial or public purposes.

3. NO WARRANTIES

All Content, products, and services on the Site, are provided to you "AS IS" without warranty of any kind. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, SECURITY OR ACCURACY. Under no circumstances will Ring Power Corporation be liable for any loss or damage caused by a user's reliance on information obtained through this site.

4. USE OF THE SITE

The information contained in this system is confidential and proprietary to Ring Power Corporation and is available only for approved business purposes. This system and any related information are not to be used for any purpose that is unlawful or prohibited by any policy instituted by Ring Power Corporation. Access to the Site is limited to those individuals with a need to know the information contained therein.

5. CHANGES TO RULES AND REGULATIONS

Ring Power Corporation reserves the right to revise these Rules and Regulations at any time and users are deemed to be apprised of and bound by any changes to these Rules and Regulations.

6. VIOLATIONS OF RULES AND REGULATIONS

Ring Power Corporation reserves the right to seek all remedies available at law and in equity for violations of these Rules and Regulations, including the right to block access from a particular internet address to the Site.

7. ACCESS TO PASSWORD PROTECTED/SECURE AREAS

Access to and use of password protected and/or secure areas of the Site is restricted to authorized users only. Unauthorized individuals attempting to access these areas of the Site may be subject to prosecution. The issuance of a username and password is the only authorization for a company or individual to access the secure areas of the Site. The company or individual to whom the user identification name and password are issued should take care to ensure they remain secret.

8. PASSWORD CHANGE

To request a password change, a form must be obtained from the Ring Power Corporation Credit Department and authorized by the appropriate person. To obtain a copy of this form and /or obtain answers to any other questions regarding access or use of the Site, contact the Credit Department at Ring Power Corporation.