

## **APPLICATION FOR CREDIT Ring Power Corporation**

ACCT: #

TERR: \_\_

\_\_\_\_ TAX: \_\_

		( ) Cat Rental	( ) Crane		CR:
500 WORLD 000	AMEROE DIGANG	( ) Entertainment	` '	1,0	POR:
ST AUGUSTINE	MMERCE PKWY FL 32092-3788	( ) Heavy Equipmo	,	.	D&B PG:
904-737-7730	• FAX: 904-739-0936	( ) Power System	, ,	[	DATE: DATE:
		( ) Phoenix Produ			FICE USE) BY:
Date:		( ) i nocilix i rodu	013		
	our type of business: ( ) Corpo	oration ( ) S Corp ( )	State of Inc ( ) Indiv	idual ( ) Partne	rship (All must sign)
Name:	lame: Federal ID#.:				
Address:					
,	de street, city, state and zip code)				
Bill Address:	different from above)				-
E-mail address:	, :				
Telephone:	Business ( )	Fax:	Home:		
List below the fo	ollowing: Corporate officers, individu <b>Title</b>		necessary if individual owner or	partner)	Date of Birth
	y other trade names used:street number:				
	endant in any suits or legal acti				
	en declared bankrupt in the last				
			n yes, piease explain		
	ales tax exempt: (   ) Yes   (   ) No Of Your exemption certificate(3		d until valid certificate is receive	ed by the Credit Departr	nent.
	s (be specific):		established? Numb		
	PRMATION (Please attach copy of current				
Credit References	NAME	TELEPHON	E	FAX	
Banks And To Whom It May Concern: I hereby authorize any bank, financial institution or creditor of any kind or characte past, present or future account(s).				information as to my	
	BANK NAME	ADDRESS (Include City, State and Z	ip Code)	ACCT. #	TELEPHONE
Rental/Lease in or interest at the to Creditor a reat to collect the in in the courts lo State of Florida WAIVES THE RI	d agrees that payment is due to Rir voices are due upon receipt. Sales e highest rate allowed by law until asonable attorney's fee and/or cos debtedness due and owing. Venue cated in Duval County, Florida. Th and the parties accept exclusive p IGHT TO A TRIAL BY JURY. The pa EMIT PAYMENT TO: PO BOX 9350	invoices are due net 10 days fro payment is made. If any indebte sts of collection whether suit be if for all actions instituted for any proceed personal jurisdiction of these courties further agree that the waive 04, ATLANTA GA 31193-5004	m the date of invoice. Past duedness due and owing is not presented or not, if Creditor reindebtedness due and owing ding brought concerning the orts. THE UNDERSIGNED KNO	e balances shall be ass paid as agreed, the und fers its claim to an atto to Ring Power Corpora credit application shall DWINGLY, VOLUNTARIL inducement for Credito	sessed a service charg dersigned agrees to pay orney and/or collection ation shall lie exclusivel be in the courts of the LY, AND INTENTIONALLY or to extend credit to the
Salesman's I	Name and Territory Number ( <b>For O</b>	ffice Use)	Signature	(Officer/Owne	er) Title

	GUARANTY OF PAYMENT	Account #	
As an induce	ement to RING POWER CORPORATION to extend credit to		
		, ("Obligor",)	
	(List company name or individual applying for credit)		
of		, the undersigned ("Guarant	tor")
	(List street, city, state and 9 digit zip code)		
	y and severally and unconditionally guarantees to Ring Power Corporation and its affiliated ormance of all terms, provisions and conditions of any and all liabilities or obligations of the		

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 or 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, presentment, protest and demand, notice of protest and demand or any of them with respect to any note or other instrument or agreement to which 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 or any other person. The undersigned further agrees to be bound by and on demand to pay Creditor any and all sums that a Trustee or Debtor (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 liabil

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 to extend credit to 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 inure to the benefit of Creditor, its successors and assigns, and to any person whom Creditor may grant an interest in any of the obligations or debts of the Obligor and shall be binding upon the undersigned and their respective successors, representatives and assigns. 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 capacity. Furt

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



Heavy Equipment Power Systems Cat Rental Store Ring Power Lift Trucks Ring Power Crane 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 an	nd/or its affiliates ("Ring Power") to extend, renew, or
continue credit to	("Customer"),
Customer represents and warrants to Ring Power as follow	ws: (i) all balance sheets, income statements,
statements of profit and loss, net worth statements, and an	ny and all other financial data or other information that
has been or will be supplied to Ring Power regarding Cus	tomer, including without limitation, the documents
attached hereto as Exhibit A (collectively, the "Financial S	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 liabi	lities; (ii) the Net Worth of Customer amounts to
as of the date of the Financial Sta	tements; and (iii) since the date of the most recent
financial statement(s) provided to Ring Power, there has b	been no material adverse change in the business
condition (financial or otherwise), operations, properties of	or prospects of Customer.
as of	CUSTOMER:
	CUSTOMER:
WITNESS:	
Print Name:	Ву:
	Print Name:
	Title:
	Address: