

Baucom Service, Inc.

9611 Morgan Mill Road Monroe, NC 28110 P. 800.284.9611 F. 704.753.2016 www.BaucomService.com

Customer Credit Application

Type (select one) \square C	_	e-Proprietorship Tax ID
Name		Contact
		City/State/Zip
Phone	Fax	Website:
E-mail address		Website:D&B No
OWNER INFORMATIO	N	
1) Name	Add	dress
Ownership %	Birthdate	SSN dress
2) Name	Add	dress
Ownership %		SSN
Insurance Provider	ON FOR RENTAL TRANSACTION	
REFERENCES Bank Phone	Fax	CityContact
	Fax	
		Contact
2) Cradit Pafaranca	Fax	Contact
	Fax	Contact
This application is made conditions are preprinted account becomes delinquand reasonable legal fee on file prior to billing, the remitted. The applicant	e with the understanding that post on invoice. Applicant's failure uent to the point of turning over s. A service fee of \$40.00 will be e responsibility remains with the	payment is due NET 30 days from invoice date. Any additional terms and to meet payment terms may result in credit suspension or revocation. If an r to a collection agency or attorney, the customer agrees to pay all collection e charged for each returned check. If a valid tax exemption certificate is not e applicant to file for a refund with the state to which those taxes have been erences to release information for credit references. Applicant understands
Applicant Signature:		Date
Co applicant Signature:		Data

I certify that I am authorized to sign this credit application, and I authorize The B	aucom Group, affiliates, and or
assoc. hereafter defer to as provider, to whom this application is made, or their a	
worthiness and hereby authorize the references herein named to provide all info. the event credit is extended to applicants, I/we do hereby agree to the credit poli	
authorize Baucom Group to run a business principal report/personal credit report	
change from time to time, and notification to the applicant is not required, and ap	-
the credit policy terms, in continuation, as modified and does agree to compensa	
Baucom Group for any legal and/or collection charges that may be incurred or ac	
interest, without prejudice, and does hereby waive all notices and defenses of ag	
The Baucom Group full authority to collect all monies owed by applicant, whatsoes	
after due date shall accrue a finance charge of 1 ½ % per month on the past due a	
The Baucom Group guaranty - the undersigned, jointly and severally, hereby irre	
guaranty, without deduction or diminution by reason of counterclaim, offset, or de-	fense, the prompt and complete
payment under, whenever due, and performance of this agreement to applicant or	its assigns, including any and all
modifications, additions, supplements and amendments thereof, as well as all of A	oplicant's other additional leases.
The undersigned warrant and guaranty that this document has been properly executive.	
this guaranty shall be of full force and effect irrespective of any invalidity or unen	-
provisions thereof, or the existence, validity or value of any security. The undersi	
notice of acceptance hereof, all notices of any kind to which they may be entitled, a	
surety. The undersigned consent that from time to time, without notice to or further	•
and without releasing or affecting the undersigned's liability hereunder, the time fo	
this lease may be extended or accelerated in whole or part, any security therefore	
enforced, sold, leased or otherwise dealt with, the provision of any documents me	
waived, any other guarantors may be released, and any indulgence may be gran in its sole discretion determine. The obligation and liability of each undersigned is of	
unconditional, shall not be diminished or affected whether or not the equipment is r	
be required to proceed against applicant or resort to any other right or remedy be	•
undersigned under this guaranty. No payment by the undersigned, except payment	
shall entitle the undersigned to be subrogated to any of the rights or remedies of	
undersigned warrant they have read this document and hereby waive any and all r	
to the venue and jurisdiction contained therein, and agree that only full payment ar	
can discharge the undersigned's liability. This guaranty shall be binding upon the u	
representatives, successors and assigns of the undersigned, in favor of Provider	and provider's successors and
assigns. This guaranty cannot be terminated or changed orally and no provision he	reof may be modified or waived
except in writing. If provider chooses to assign this lease for financing purposes, ap	plicant agrees to the jurisdiction
in th state of the Provider's Assignee. I have read and understand the above.	
Signature	Date