

## **APPLICATION FOR CREDIT**

Fax: 602-307-1051 • Phone: 602-307-1092 • Email: idlcredit@rwcgroup.com Mailing address: RWC Group • 600 N 75th Ave • Phoenix AZ, 85043

CUSTOMER	LEGAL BUSINESS NAME and DBA, if applicable						APPLICATION DATE			
	SHIPPING ADDRESS (if multiple, please attach list)  CITY							ZIP		
	BILLING ADDRESS			STATE	ZIP					
	EMAIL ADDRESS									
	ELEPHONE NUMBER FA		AX NUMBER		CELL	CELL NUMBER				
	TYPE OF BUSINESS			I	DOT /	/ MC NUM	BER			
BUSINESS STRUCTURE	☐ CORPORATION☐ LLC	NUMBER OF EMPLOYEES	TRUCKS	OWNER'S FUL						
	☐ PARTNERSHIP ☐ PROPRIETORSHIP ☐ OTHER	YEARS IN		AVABLE NAME	TO PURCHASE					
	FED TAX #	BUSINESS	ACCOUNTS PA	YABLE PHONE	EMAI	IL				
CREDIT REQUEST	SS# AMOUNT OF MONTHLY CREDIT REQUESTED		EVER FILED FO	EVER FILED FOR BANKRUPTCY DATE FILED, if applicable						
	DO YOU REQUIRE PURCHASE ORDERS  YES NO		DO YOU ACCE	DO YOU ACCEPT EMAILED INVOICES AND STATEMENTS  YES NO IF YES, EMAIL:						
SALES TAX	ARE YOU SALES TAX EXEMPT  YES NO IF YES, THE REQUIRED STATE SALES TAX EXEMPTION DOCUMENTATION MUST ACCOMPANY THIS APPLICATION.									
INSURANCE	DO YOU HAUL HAZARDOUS MATERIA						POLICY NUMBER			
	IF YES: □BULK □PACKAGE	D			LIABILITY COVERAGE \$  COLLISION COVERAGE \$	\$		CONTACT PERSON		
BANK REFERENCE	BANK	CITY			STATE					
	CONTACT PERSON				PHONE NUMBER					
	ACCOUNT NUMBER		ROUTING NUMBER							
TRADE REFERENCES	NAME ADDRESS									
	PHONE NUMBER ACCOUNT NUMBER				TYPE OF BUSINE	SS	Y	EARS DOING BUSINESS		
	NAME ADDRESS									
	PHONE NUMBER ACCOUNT NUMBER				TYPE OF BUSINE	SS	Y	EARS DOING BUSINESS		
	NAME ADDRESS									
	PHONE NUMBER	ACCOUNT	NUMBER		TYPE OF BUSINE	SS	Y	EARS DOING BUSINESS		
	1									

## TERMS AND CONDITIONS OF CREDIT

## REQUIRES SIGNATURE OF OWNER OR OFFICER ONLY PLEASE SIGN IN ALL PLACES INDICATED EMAIL TO CREDIT@RWCGROUP.COM OR FAX TO CREDIT DEPARTMENT: 602-307-1051

In consideration for RWC International Ltd, RWC Idealease, Fred M. Boerner Motor Co. and Fleet Lease, Inc, dba RWC Group or Idealease of LA, ("Company") permitting the undersigned individual or entity ("Applicant") to purchase goods or services from the Company, the Applicant agrees that the following terms and conditions shall control with respect to all business dealings, determinations, and sales:

- 1. The person(s) signing this credit application ("Application") warrants and represents to the Company that they have full authority to enter into this Application on behalf of the Applicant. Applicant represents that all goods or services purchased from the Company are for business or commercial purposes only and not for personal purposes. The Applicant understands that the submittal of this Application does not constitute a credit account until approved by the Company.
- 2. Applicant agrees to pay for all goods and services purchased from the Company by the due date or as otherwise agreed to in writing between the Applicant and the Company. All accounts are due and payable at 600 N 75th Ave, Phoenix, AZ 85043. Credit availability shall be at the sole discretion of the Company and may be terminated or changed at any time by the Company. The Company specifically reserves the right to require payment in full for any goods or services should the Company so determine.
- 3. Invoices are due on the date of the invoice and delinquent 30 days after invoice date. Applicant agrees to pay late payment fees on all 30 day past due amounts at a rate of 1.5% per month, but not to exceed the highest rate lawfully allowed in the state in which this Application is executed; this is an annual rate of eighteen percent (18%). Acceptance of any payment from Applicant without the accrued interest included shall not be deemed to be a waiver of such accrued interest. Should a check be returned on this account, the Applicant agrees to pay a return check fee of \$25.00 if you reside in Alaska, Arizona and Washington. The return check fee is \$75.00 if you reside in California.
- 4. The Applicant agrees to notify Company, in writing, of any error on any invoice within ten (10) days after the date of the invoice. If not so notified, the invoices shall be deemed to be correct and accepted as rendered. The Applicant agrees that for and in consideration of the extension of credit by the Company, this agreement shall be construed under the laws of the state of Arizona, and if legal action is brought to enforce this agreement, that Maricopa county, Arizona, shall be the exclusive jurisdiction and legal venue for said action. To the extent allowed by applicable law, the Applicant agrees to pay all costs of collection incurred by the Company relating to this Application or the Applicant's account including reasonable attorneys' fees, expert witness fees and any additional costs, without regard to whether a lawsuit or arbitration is commenced. This choice of law and venue provision is a negotiated term and an integral part of the bargained for consideration for this Application.
- 5. Company's Terms and Conditions of Sale apply to all transactions between Company and Applicant and are incorporated herein by reference. No terms or conditions or purchase orders of the Applicant that are different from the Company terms will become part of any contract unless approved in writing and signed by the Company.
- 6. As security for the payment obligations of the Applicant owing the Company under any outstanding invoice, the Applicant hereby grants to the Company a security interest in the goods described in such invoice or invoices, together with the proceeds thereof. The Applicant agrees to provide the Company with such financing statements and other documents as the Company may request in order to perfect its security interest. In addition, the Applicant appoints the Company as its attorney-in fact to execute and file any such financing statement or statements necessary to perfect the Company's security interest. Company retains all rights, as appropriate and necessary, to file mechanics liens, bond rights, and file lawsuit for payment.
- 7. The Company is hereby authorized to investigate the references listed in this Application pertaining to the credit and financial responsibility of the Applicant. As often as the Company may request, the Applicant will provide financial statements and such other financial information of the Applicant (and any guarantor of Applicant's account) as the Company shall request from time to time. In addition, the Company is authorized to obtain, from time to time, credit reports on the Applicant. The undersigned hereby consent(s) to the Company's use of a non-business consumer credit report on the undersigned in order to further evaluate the credit worthiness of the undersigned as principal(s), proprietor(s) and/or guarantor(s) in connection with the extension of business credit as contemplated by this Application. The undersigned hereby authorize the Company to utilize a consumer credit report on the undersigned from time to time in connection with the extension or continuation of the business credit represented by this Application. The undersigned as [an] individual(s) hereby knowingly consent(s) to the use of such credit report consistent with the Federal Fair Credit Reporting Act as contained in 15 U.S.C. ¶ 1681 et. seq.

Name Printed:

Signature:

	SS#:	SS#:
8.	change in the ownership interest of the Applicant, Applicant shall immediately noti agreement and Application and Company may revoke any and all credit terms. The	hether by incorporation or otherwise, by addition of partners, members or any other fy Company. Any change not relayed to Company may be grounds for a breach of this Company will rely on the information provided in the Application until notified by by the Applicant, by certified mail, return receipt requested, to the Company at the
Ву	signing below, the Applicant acknowledges its agreement to these Terms a	and Conditions of Credit.

Name of company or entity:						
Name Printed:	Title:					
Signature:	Date:					

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Name Printed:

Signature: