East Tenn Rent-Alls

And our Family of Companies





DATE		

Individual or Joint Credit Application

Thank you for requesting a credit application with East Tenn. Rent-Alls, Inc. You can drop the completed application off at our office, mail it to us, or fax it to us at (423) 283-4149 or e-mail it to jewellg@etra.biz. We will contact you if additional information is needed, or when it is approved or denied.

We appreciate your interest in our company. We look forward to doing business with you. If you have any questions concerning this application, please call our credit department at (423) 282-3221. Our Office hours are Monday through Friday 8:00 A.M. until 5:00 P.M. mail: 3711 Bristol HWY Johnson City TN 37601

Please Complete and Return (it may take up to 2 weeks to process Credit App)

NAME	AME Date of Birth					
Address	City		State	Zip		
Phone	Cell		How long at add	ress		
Social Security #	Driver's License#(sca	n required)	Issued_	Expire		
Previous Address		_City	State	Zip		
Employer	Address		City	State		
Employed yrs?source	Gross Salary per month	Other Inc	ome			
Previous Employer	Addre	ess	City	State		
Bank Name #	checking Acct #	checking Acct #Savings Acct		cct		
	earest Relative not living with you					
Relationship#_	Phone	Cell				
CO-APPLICANT						
NAME		Date of Birth				
Address		City	State	Zip		
Phone	Cell		How long at address			
Social Security # Expire	Driver's License# (So	can Required)	lssue	d		
Previous Address	City		State	Zip		

Employer	Address	Cit	t <u>y</u>	
Stat	<u>e</u>			
Employed vrs.?	Gross Salary per month	Other Income		
soui			_	
revious Employer_	Addr	ess	City	State
Bank Name	checking Acct #_		Savings Acct #	‡
			0	
lame and Address of	nearest Relative not living with you			
elationship	Phone	Cell #		
Гах Exempt	Tax Exempt NO:	expiration date		
Yes, You Must Includ	le Tax Exemption Form with This Applica	ation Before We Consider Y	ou Exempt.	
MAIL ADDRESS				
All involues on	nd statements will be mailed to this addre	: -		-
• •	ation To Be Processed, You Must Give Comple ave Done Business. No Application Will Be Pro		• •	• •
(Visa, Mastercard,	etc.) Or Insurance Companies.			
Trade Name 1:		Trade Name 2:		
Email Address:		Email Address:		
Person to Contact:		Person to Contact:		
Phone:		Phone:		
Your Account #		Your Account #		
Trade Name 3:		Trade Name 4:		
Email Address:		Email Address:		
Person to Contact:		Person to Contact:		
Phone:		Phone:		
Your Account #		Your Account #		

CREDIT REPORT AUTHORATION FORM

report	r signature below I,
	r signature below, I hereby authorize all corporations, credit agencies, educational institutions, law enforcement agencies, businesses, and persons to release all nation they may have about me. This authorization shall be valid in original and/or copy form.
Signe	d by Applicant:Dated
	Terms And Conditions
	Please Read and Sign The Following:
1.	THE UNDERSIGNED HEREBY AGREES THAT OUR TERMS OF SALE AND RENTAL ARE NET 28 DAYS FROM THE DATE OF THE INVOICE. ANYTHING THAT IS NOT
	PAID WITHIN THESE TERMS BECOMES PAST DUE, AND A SERVICE CHARGE OF 1½ PERCENT PER MONTH (18% PER ANNUM) WILL BE ADDED ON ANY PAST DUE PORTION
	AND MUST BE PAID IN FULL. IF THE ACCOUNT SHOULD RUN OVER 60 DAYS PAST DUE, THE ACCOUNT WILL BE PLACED ON A HOLD STATUS UNTIL ALL PAST DUE
	INVOICES AND FINANCE CHARGES ARE PAID IN FULL. THIS CAN BE DONE WITHOUT NOTIFICATION TO THE ACCOUNT HOLDER.
2.	PURCHASER AGREES TO EXAMINE ALL INVOICES AND STATEMENTS PROMPTLY UPON RECEIPT AND TO NOTIFY SELLER IMMEDIATELY OF ANY FAILURE OF
	DELIVERY, SHORTAGE, DISCREPANCY, OR ERROR. PURCHASER FURTHER AGREES THAT SUCH INVOICES OR STATEMENTS SHALL BE PRESUMED CORRECT UNLESS OUR
	OFFICE IS NOTIFIED IN WRITING WITHIN 27 DAYS OF SUCH FAILURE OR DELIVERY, SHORTAGE, DISCREPANCY OR ERROR. IT SHALL BE PRESUMED THAT THE PURCHASER
	RECEIVED INVOICES, AND STATEMENTS ON OR BEFORE THE FIFTEENTH (15TH) DAY OF THE MONTH SUCCEEDING PURCHASE.
3.	IN THE EVENT OF DEFAULT OF PAYMENT AND IF THE SAME IS PLACED FOR COLLECTION, THE UNDERSIGNED AGREES TO PAY THE FULL AMOUNT, PLUS ENTIRE
	COLLECTION COST, INCLUDING All ATTORNEY'S FEE AND ANY COURT COST AND FINES INCURRED OR AWARDED. PLEASE REFER TO SECTION 18 "MISCELLANEOUS" ON
	THE BACK OF EACH CONTRACT/INVOICE FOR COMPLETE DETAILS
4.	THE UNDERSIGNED AGREES THAT ANY CHANGES OR OWNERSHIP, OFFICERS, OR FORM OF BUSINESS SHALL BE MADE KNOWN IN WRITING TO EAST TENN. RENT-ALLS, INC.,
	P.O. BOX 3856, JOHNSON CITY, TN 37602.
5.	THE UNDERSIGNED DOES HEREBY CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT & ALSO AGREES TO ALL TERMS AND
	CONDITIONS OF THE RENTAL CONTRACT / INVOICE
OWNE	R, PARTNERS, OR OFFICIAL SIGNITURE:DATE
Print N	IAME OFFICIAL TITLE: DATE SIGNED:

This application will not be considered complete until originals are received.

YOU MAY REQUEST A FULL COPY OF OUR DAMAGEWAIVER POLICY AT THE FRONT COUNTER. IF YOU CHOOSE NOT TO ACCEPT THE DAMAGE WAIVER, WE WILL NEED A COPY OF YOUR CERTIFICATE OF INSURANCE FROM YOUR INSURANCE CARRIER SHOWING COVERAGE OF RENTAL EQUIPMENT AND THE POLICY AMOUNT AND EXPIRATION DATE. YOU MAY FAX THE CERTIFICATE TO OUR OFFICE AT 423-283- 4149.

East Tennessee Rent-Alls, Inc. & Companies

Rental Equipment Damage Waiver

THIS IS <u>NOT</u> INSURANCE AGAINST ANY LOSS OR DAMAGE

accepted by renter, Lessor (East Tennessee Rent-Alls, Inc. / Celebrate Rentals / Bobcat of Mountain Empire) agrees in consideration of an additional charge of 10 percent of the gross rental charges on this contract and its subsequent periodic invoices, to modify the responsibility of RENTER as indicated below, file a report with the proper law enforcement authorities, and furnish a copy to Lessor within 48 hours of the incident. By renter accepting the Damage Waiver, Lessor waives certain claims against the renter incurred from the direct loss of the rental equipment by fire, theft, or burglary (provided there is evidence of forced entry) of the rental equipment or vandalism of the rental equipment except as follows:

- 1. Scaffolding and all scaffolding accessories.
- 2. heft (other than burglary), abuse, theft by conversion, theft by persons entrusted with the equipment, intentional destruction, loss due to mysterious or unexplained disappearances.
- 3. Damage or loss occasioned by acts of God (windstorm, hail, lightning, flood, etc.).
- 4. Damages resulting from neglect or misuse.
- 5. Use of the equipment in violation of any of the terms of this contract.

Renter's Liability to Lessor is a deductible in the amount of the FOUR (4) WEEKS rental fee for the equipment listed on the front of this contract of each claim for loss as a result of fire, theft, or vandalism. Accessories such as air hoses, tool steel, electric cords, blades, welding cables, and other similar items are excluded from this plan. Renter's payment of Lessor's invoice with the Damage Waiver will be considered acceptance of the Damage Waiver. Accrued rental charges cannot be applied against any deductible. Renter agrees to

If Renter has Insurance covering loss of Rented Equipment, Renter shall have their Insurance company provide Lessor, in advance of any rental a certificate of insurance indicating sub-limit dollar amount for equipment rented from others. Renter shall exercise all rights available to them under said insurance, take all action necessary to process said claim and renter further agrees to assign said claim and any and all proceeds from such claim from such Insurance to Lessor. NOTE: CERTIFICATE OF INSURANCE MUST SPECIFICALLY STATE THAT COVERAGE IS

EXTENDED TO RENTED EQUIPMENT. FAX CERTIFICATES OF INSURANCE TO (423) 283-4149, OR MAIL TO EAST TENN. RENT-ALLS; P.O. BOX 3856, JOHNSON CITY, TN 37602; ATTN: JOSH BAXTER

If Renter Declines the Damage Waiver, the renter agrees to pay and be responsible for any and all loss or damage to the equipment until same has been returned to the Lessor, whether or not such loss or damage to the equipment is due to the negligence of the renter, their agents, or employees. In the event equipment is lost or stolen, the renter agrees to be responsible for actual cash value of said equipment. Accrued rental charges cannot be applied against the actual cash value of said equipment. The cost of any repairs will be borne by the renter, whether performed by Lessor, or, at Lessor's option, by others. LESSOR RESERVES THE RIGHT TO CANCEL THIS PROTECTION PLAN BY MAIL

COST OF THE Damage Waiver IS 10% OF THE GROSS AMOUNT OF RENTAL CHARGES ON THIS CONTRACT AND IT'S SUBSEQUENT INVOICE Please E-mail Complete Credit Application to jewellg@etra.biz or mail to address 3711 Bristol Hwy Johnson City, TN 37601.