



Phone: 888 765-7771

Fax Completed Application To:
Kansas City Office - 816 765-5088
St. Louis Office - 618 215-8005

CREDIT APPLICATION

Applicant (Legal) Name _____

Business Trade Style (DBA) _____

Address _____ Billing Address _____

City/State/Zip _____ City/State/Zip _____

Phone # _____ A/P Contact/Phone # _____

Email _____ A/P Email _____

Fax # _____ Fax # _____

Purchase Order # Required (Y / N) Tax Exempt (Y / N) Desired Credit Amount _____
Must Include Certificate

Recurring Payments on Credit Card (Y / N) Recurring ACH Debit Payments from Bank Account (Y / N)
Must Include Completed Credit Card Authorization Form Must Include Completed ACH Debit Authorization Form

Business Information

(check one) Corporation _____ Partnership _____ Sole Proprietor _____ Individual _____

Date of Incorporation or Years in business _____ Nature of Business _____ # of Employees _____

Owner/Officer _____ Title _____

Owner/Officer Residential Address _____
City State Zip

Owner/Officer _____ Title _____

Owner/Officer Residential Address _____
City State Zip

Owner/Officer _____ Title _____

Owner/Officer Residential Address _____
City State Zip

Federal Tax ID # _____ Duns # _____

Resale # _____ SS # _____
Must have certificate Must have social security # if individual, partnership, or sole proprietor

Bank Name _____ Account # _____

Bank Address _____
City State Zip

Bank Contact _____ Phone # _____ Fax # _____

Name of Insurance Agent _____ Phone # _____ Fax # _____

Trade References

TRADE REFERENCE 1 _____ Contact _____

Address _____ Phone # _____

City/State/Zip _____ Fax # _____

TRADE REFERENCE 2 _____ Contact _____

Address _____ Phone # _____

City/State/Zip _____ Fax # _____

TRADE REFERENCE 3 _____ Contact _____

Address _____ Phone # _____

City/State/Zip _____ Fax # _____

Other Items

Have you ever filed bankruptcy? (circle one) Yes No

Signature attests that the information provided is accurate, complete, gives authorization to check credit, financial and banking history, and accepts that invoices are due upon receipt. By signing below I/we also Understand & Authorize all dishonored checks plus a processing fee to be electronically debited from my/our checking account. Furthermore, I/we understand that if a storage trailer or container is used for anything other than storage, I/we will be liable for any and all damages.

Individual signing below is an authorized officer and or signer for the company listed above.

Authorized Signature _____ Date _____

Print Name & Title _____

To Be Completed by ATS Staff

LOC _____ SIC Code _____ Lead Source _____ Unit Size & Type _____ Qty _____

Rental / Sale / Lease (circle one) Storage / Office Trl / Cartage (circle one)

Estimated Credit Line Required _____ Special Billing Instructions _____

Type of Business _____ Anticipated Delivery Date _____

Additional Information _____

Sales Rep.(# and Name) _____ Today's Date _____



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TERMS AND CONDITIONS

1. **Lease:** You lease from Us the Equipment for the Term and agree to pay the Charges incurred during the Term and thereafter prior to redelivery of the Equipment to Us. If you keep the Equipment after the Term, We may, but do not have to, agree to extend the Lease on a month-to-month basis AT THEN-CURRENT RATES, and You agree to pay all Charges for the period prior to redelivery to Us. After the Term, You and We may terminate the Lease on thirty days' written notice. At all times You will keep the Equipment free of any liens or claims of others. You may not assign rights and obligations under the Lease.
2. **Delivery/Redelivery:** Your approval of Our equipment receiver, or Your use or Your agent's use of our equipment means that the Equipment has been delivered by Us in good condition. You agree to redeliver the Equipment to Us in the same condition, normal wear and tear excepted (conditions that You could have prevented by normal maintenance are not normal wear and tear). You agree to pay the cost of all repairs deemed necessary in Our sole discretion to restore the Equipment to the same condition, normal wear and tear excepted, and all Charges shall continue unabated until the Equipment is again rental ready. You will not apply to or remove from the Equipment any markings or signs unless We agree in writing. You will pay all Charges to make the Equipment rental-ready if not redelivered to Us in proper condition. We will deliver the Equipment to You at the Site; You will contact us to pick up the equipment at the site or redeliver the Equipment to Us at the Site with all locks and contents removed and broom clean. You warrant that the Site is suitable for the Equipment. You will not store Hazardous Materials in the Equipment. If prior to redelivery the Equipment is destroyed, damaged beyond repair, stolen, lost, or used to store Hazardous Materials, You will pay Us the greater of Our book value or the fair market value of the Equipment. Until we receive payment in full of same, Rental and all other Charges for the Equipment shall continue unabated. We may inspect the Equipment at any time prior to redelivery.
3. **Insurance:** Until the Equipment is picked up by Us or redelivered to Us, You will maintain insurance policies acceptable to Us with property damage coverage for Equipment equal to Replacement Value and with \$1,000,000 combined single limit coverage per incident for personal injury and property liability, naming Us as loss payee and additional insured, and providing 30 days' written notice to Us prior to cancellation or expiration. You will give us proof of insurance prior to delivery or when We request. If you or your agent transport our equipment you must also provide auto liability of \$1,000,000. You may elect to accept our damage waiver program for a fee which will cover Incidental Damages. The damage waiver does not cover loss as defined in section 4.
4. **Disclaimer of Warranty/Indemnity:** We have not made and We disclaim any warranties, including any WARRANTY OF MERCHANTABILITY, WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE or WARRANTY OF PERFORMANCE, QUALITY, DESIGN, CONDITION or COMPLIANCE WITH LAWS. Your obligations under the Lease are absolute and shall not be affected by any circumstance whether or not beyond Your control. Prior to redelivery of the Equipment, You are responsible for all risk, loss or damage to the Equipment and contents as well as all incidental (unless damage waiver program has been elected), consequential, direct or indirect loss, including, without any limitation, loss or damage caused by collision, fire, lightning, theft, explosion, flood, windstorm, other Act of God, vandalism, leaks, humidity or condensation, heat, cold, insect or other vermin infestation, and all loss or damage from personal injury, death, or other damage to You, Your employees, agents, invitees, caused by or resulting from any defect in the Equipment or by the negligence of Indemnified Parties. YOU AGREE TO INDEMNIFY AND HOLD HARMLESS the Indemnified Parties from and against any claim, loss, damage, expense (including attorneys' fees and expenses), whether or not concurrently caused by the negligence of Indemnified Parties, arising from (i) death or injury of any person (ii) loss, damage or destruction of the Equipment, (ii) loss, damage or destruction of contents, (iii) loss, damage or destruction of Your property, or (iv) your breach of the Lease.
5. **Default:** If an Event of Default occurs, We may, without notice, (i) terminate the Lease, in which case all Charges will be deemed due; (ii) without terminating the Lease, declare all Charges to be due and deny You access to the Equipment (by recovering or locking the Equipment) until you have cured the Event of Default to Our satisfaction (iii) make use of any other remedies available to Us under Law. You shall be liable for all Our attorney's fees, costs and expenses associated with Your default or with any action to enforce the Lease.
6. **Miscellaneous:** You assume responsibility for and agree to pay all sales, use and other direct taxes imposed by any Law for property, excise and gross receipts, and all license and registration fees imposed on Us and allocated by Us on an individual or prorated basis for the Equipment, whether based on purchase price, value, possession, use situs, rentals, delivery or operation, but excluding any taxes imposed on Our income. All billings, payments and written notices will be given by You or Us to the addresses on the face of the Lease. The Laws of the State of Missouri govern the Lease and bind You, Us and any successors and permitted assigns. Any dispute between You and Us will be decided only in the Circuit Court of Jackson County, Missouri. If any part of the Lease is found to be invalid or unenforceable, the invalidity or unenforceability of that part will not affect the remaining parts of the Lease. If We forbear the exercise of any right or remedy given us under the Lease or under Law, that forbearance will not be a waiver of our rights under the Lease respecting any other or future exercise of rights and remedies. The Lease is the entire agreement between You and Us and may not be changed except by a written agreement between You and Us.
7. **Definitions:** Capitalized words/phrases take the following meaning or the meaning given on the face of the Container Lease Agreement of which this is a part ("Lease"): "You" and "Your" means the person or business identified as Lessee. "We," "Us" and "Our" mean American Trailer & Storage, Inc. "Equipment" means the equipment identified on the Lease, including replacements or substitutions. "Term" means the period of time identified on the Lease. "Charges" means the rates and charges under the Lease, together with any fees, permits, fines, taxes, penalties, cleaning expenses, towing charges, impound fees, handling and drayage charges and attorneys' fees and expenses. "Hazardous Materials" means any substance classified as hazardous in any Law. "Indemnified Parties" means Us and our shareholders, officers, employees, agents, affiliates and assigns. "Event of Default" means (i) Your failure to pay any Charges when due; (ii) Your failure to perform any other act required of You under the Lease; (iii) the placement of any lien on or claim against the Equipment by others; (iv) Your ceasing doing business or becoming insolvent or becoming subject to any bankruptcy or other reorganization proceeding. "Law" means any statute or regulation promulgated by the State of Missouri or any other governmental authority. "Incidental Damages" means minor damages not due to negligence or willful misconduct by You, not to exceed \$1000.

Signature

Printed Name

Company Name



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Our Damage Waiver Protection Program

Coverage of the Damage Waiver.

Your payment of the Damage Waiver relieves you of liability for the first \$1000 per unit for loss or damage caused by graffiti, theft, forced or attempted forced entry, earthquake, hail windstorm, hurricane and tornado. This is not an insurance policy.

Limits of the Damage Waiver.

The Damage Waiver shall not bind American Trailer & Storage unless you

1. take reasonable precautions against theft and forced entry,
2. notify American Trailer & Storage of such event within 3 business days of discovery of such event,
3. deliver to American Trailer & Storage satisfactory proof of the loss or damage of such event, and
4. comply with the terms of this Lease.

Losses and Damage Not Covered by the Damage Waiver.

We will not waive your liability for damage of loss involving the following circumstances:

1. Use or operation of the Equipment in a manner prohibited by or in breach of the rental agreement.
2. The unauthorized use or negligent or willful act of you, your employees or agents, improper use of the Equipment, overloading or improper load distribution, lack of maintenance or neglect of the Equipment.
3. Theft or loss of, or damage to, any Equipment contents.
4. Delivery, pickup or movement of Equipment.
5. Damage or loss to a third party's person or property resulting from any occurrence or accident involving a trailer or other rental unit, whether on-road or off-road.
6. Damage to a unit's components or fixtures, including, without limitation, shelves, racks cabinets, floor covering, window coverings, lights, HVAC, etc.
7. Tire repair or replacement.
8. Fees for towing or storage.
9. Vandalism or malicious mischief (except graffiti), fire, or damage caused by any third party not expressly covered under the Damage Waiver, not representing American Trailer & Storage or you.

Equipment Not Covered by the Damage Waiver – Certificate of Insurance Required.

Over the road trailers
Cartage trailers

Automatic Enrollment.

For your protection and convenience, we have automatically enrolled you in the Damage Waiver Program

Certificate of Insurance.

Should you choose not to participate you must provide a certificate of insurance with the requirements as listed below:

- General Liability coverage of \$1,000,000 for storage trailers and containers
And
- "All Risk" Physical Damage coverage with a maximum deductible of \$1000
- American Trailer & Storage must be shown as Loss Payee and Additional insured
- List of trailers/containers and/or the statement "This certificate pertains to equipment leased or rented to the insured from American Trailer & Storage."

Cost of the Damage Waiver.

The cost of the damage waiver is set forth in your rental agreement and is subject to change without notice. The terms of the rental agreement will control in the event of any inconsistency between the rental agreement and any other document, including this brochure.

Acceptance.

Please initial to indicate whether you are accepting damage waiver or will be providing a certificate of insurance as listed above.

I accept Damage Waiver:

I will provide certificate of insurance as listed above:
