

321 N Rampart St., Suite 203 Orange, CA 92868 Phone: 888-722-4381 Fax: (949) 861-6278

COVERSHEET

To:	Andy				
Company:	Royal Corinthian Incorporate	ed Phone:	(630) 675 0365 9/26/2013 8:56 AM 6 including cover page		
From:	Mike Ruiz	Date:			
Re:	Documents	Pages:			
CC:		USB Acct #	<b>;</b>		
× Urgent	For Review	🗆 Please Comme	nt 🛛 Please Reply		

Comments: Please follow the instructions on the cover page. If you have any questions please feel free to give me a call.

- Please sign & complete where noted and fax a copy to me at (714) 385 1000.
- Overnight original documents and any invoices you have pertaining to this transaction to the address below, along with your deposit check in the amount of \$6,236.16.
- Please include a photocopy of the driver's license for signature verification of all signatures (both sides of driver's license if signature is on the back).
- Sign only in the designated areas, Please do not write on the documents.
- Please include a copy of the last 4 months business bank statements.
- Make all checks payable to:

## PLATINUM FINANCIAL, OC

Thank you & have a wonderful day!

Sincerely, Mike Ruiz

#### (949) 861-6278

## MASTER EQUIPMENT LEASE AGREEMENT Agreement Number: 17932258

FED ID: 36-3945528

This document was written in "Plain English". The words YOU and YOUR refer to the customer. The words WE, US and OUR refer to the Lessor. Every attempt has been made to eliminate confusing language and create a simple, easy-to-read document.

STREET ADDRESS 603 Fenton LN	Ň	CITY West Chicago	STATE IL	ZIP 60185-2671	PHONE (630) 675 0365			
SUPPLIER INFORM NAME OF SUPPLIER Gruber	MATION	~	STREET ADDRESS 29083 The Old Road, Valencia, CA 91355					
QUANTITY		ITEM DESCRIPTION SEE EXHIBIT "A"		SERIAL				
	·····		· · · · · · · · · · · · · · · · · · ·	·····	· · · · · · · · · · · · · · · · · · ·			
RENTAL TERMS		RENTAL PAYMENT AMOUNT		INITIAL DEPOSIT				
<u>60</u> MOS.)		(Plus applicabl	Payments of \$3,118.08 (Plus applicable taxes) Rental Payment		\$6,236.16 Unless Otherwise Indicated			
TERMS AND CONI 1. LEASE AGREEMENT Master Agreement (Cont)	DITIONS (THIS LEASE AGREEM T: You agree to lease from us t inued on back)	ENT CONTAINS PROVISIONS SE he personal property desc	ET FORTH ON THE REVERSE SIC	E. ALL OF WHICH ARE MADE	PART OF THIS) FASE AGREEMENT)			
	General 1	Manager						
agreement have been revi- we have purchased the ec	IF Cutton LN       West Chicago       IL       60185-2671       (630) 675 0365         PLIER INFORMATION IE OF SUPPLIER       STREET ADDRESS         Der       STREET ADDRESS         29083 The Old Road, Valencia, CA 91355         ANTITY       ITEM DESCRIPTION SEE EXHIBIT "A"       MODEL NO.       SERIAL         VITAL TERMS       RENTAL PAYMENT AMOUNT       INITIAL DEPOSIT         VITAL TERM							
	Royal Corinthian Inc.				······································			
Date of Delivery	Customer	Signature:			Title			
		t, the undersigned ("you"), jo			tees that the customer will make all payments			

As adoitors intolections required under this dependent and any supplements fully and promptly. You agree that we may make other arrangements including compromise or settlement with the customer and you waive all defenses and notice of those changes and will remain responsible for the payment and obligations of this Agreement. We do not have to notify you if the customer is in default, if the customer defaults, you will immediately pay in accordance with the default provision of the Agreement all sums due under the terms of the Agreement and will perform all the obligations of the Agreement. If it is necessary for us to proceed legally to enforce this guaranty, you expressly consent to the jurisdiction of the court set out in paragraph 15 and agree to pay all costs, including attorneys feed incurred in enforcement of this guaranty. It is not necessary for us to proceed first against the customer or the Equipment before enforcing this guaranty. By spining this guaranty, you authorize us to obtain credit bureau reports for credit and collection purposes.

### Royal Corinthian Incorporated

1. This Master Agreement from time to time aigned by you and us (such property and any upgrades, replacements, repaire and additione referred to as ("Equipment") for business purposes only. You agree to all of the terms and conditions contained in this Agreement and any supplement, which together are a complete statement of our Agreement regarding the listed Equipment ("Agreement") and supersedes any purchase order or outstanding invoice. This Agreement may be modified only by written agreement and not by course of performance. This Agreement becomes valid upon execution by us and will begin on the rent commencement date shown and will continue from the first day of the following month for the number of consecutive months shown. You also agree to pay to Lessor interim rent. Interim rent shell be in an amount equal to 1/30th of the monthly rental, multiplied by the number of days between the rent commencement date and the first payment due date. The term will be extended automatically for successive 12 month terms unless you send us written notice you do not want it renewed at least thirty (30) days before the end of any term. If any provision of this Agreement is declared unenforceable in any jurisdiction, the other provisions herein shall remain in full force and effect in that jurisdiction and all others. THE BASE RENTAL PAYMENT SHALL BE ADJUSTED PROPORTIONATELY UPWARD OR DOWNWARD TO COMPLY WITH THE TAX LAWS OF THE STATE IN WHICH THE EQUIPMENT IS LOCATED. Equipment located in various states is subject to sales tax laws which require that tax to be paid up front. You authorize us to advance tax and increase monthly payment by an amount equal to the current tex percentage applied to the monthly rental shown above.

2. RENT: Rent will be payable in installments, each in the amount of the basic lease payment shown plus any applicable sales tax, use tax, plus 1/12th of the amount estimated by us to be personal property tax on the Equipment for each year of this Agreement. You will pay the security deposit on the date you sign this Agreement. Subsequent installments will be payable on the first day of each rantal payment period shown beginning after the first rental payment. period. We will have the right to apply all sums, received from you, to any amounts due and owed to us under the terms of this Agreement. In the event this Agreement is not fully completed, the security deposit will be retained by us to compensate us for our documentation, processing and other expenses. If for any reason your check is returned for nonpayment, a \$20.00 bad check charge will be assessed

3. WARRANTY DISCLAIMER: WE MAKE NO WARRANTY, EXPRESS OR IMPLIED THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABLE. YOU AGREE THAT YOU HAVE SELECTED THE SUPPLIER AND EACH ITEM OF EQUIPMENT BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US OR ANY SUPPLIER. WE DO NOT TAKE RESPONSIBILITY FOR THE INSTALLATION OR PERFORMANCE OF THE EQUIPMENT. THE SUPPLIER IS NOT AN AGENT OF OURS AND NOTHING THE SUPPLIER STATES CAN AFFECT YOUR OBLIGATION UNDER THE LEASE. YOU WILL CONTINUE TO MAKE ALL PAYMENTS UNDER THIS AGREEMENT REGARDLESS OF ANY CLAIM OR COMPLAINT AGAINST SUPPLIER.

4. LOCATION OF EQUIPMENT/RETURN: You will keep records showing the location of the Equipment. You will report this location to us upon request. At the end of the Agreement's term, you will either renew per paragraph 1 or return the Equipment to a location we specify at your expense, in retail resalable condition, full working order and in complete repair. All license plates, registration certificate, documents of title and odometer certificates shall also be returned,

5. LOSS OR DAMAGE: You are responsible for the risk of loss or for any destruction of or damage to the Equipment. No such loss or damage releves you from the payment obligations under this Agreement. You agree to promotly notify us in writing of any loss or damage and you will then pay to us the present value of the total of all unpaid lease payments for the full lease term plus the estimated fair market value of the Equipment at the end of the originally scheduled term, all discounted at six percent (6%) per year. Any proceeds of insurance will be paid to us and credited, at our option, against any loss or damage.

COLLATERAL PROTECTION AND INSURANCE: You agree to keep the equipment fully insured against loss with us as loss payee in an amount not tess than the replacement cost until this Agreement is terminated. You also agree to obtain a general public liability insurance policy from anyone who is acceptable to us and to include us as an insured on the policy. You agree to provide us with cartificates or other evidence of insurance acceptable to us, before this Agreement begins or, we will enroll you in our property damage coverage program and bill you a property damage surcharge as a result of our increased administrative costs and credit rick. As long as you are current at the time of the loss (excluding losses resutting from acts of God), the replacement value of the Equipment will be applied against any loss or damage as per paragraph 6. You must be current to benefit from this program. NOTHING IN THIS PARAGRAPH WILL RELIEVE YOU OF YOUR RESPONSIBILITY FOR LABILITY COVERAGE ON THE EQIPMENT.

8. TAXES AND FEES: You agree to pay when due all taxes (including personal property tax, fines and penalties) relating to this Agreement or the Equipment. If we pay any of these fees of taxes for you, you agree to reimburse us and to pay us a processing fee for each payment we make on your behalf. You also agree to pay us any filing fees prescribed by the Uniform Commercial Code or other law and reimburse us for all costs and expenses involved in documenting and servicing this transaction. You further agree to pay us up to \$100.00 on the date the first lease payment is due to cover the expense of originating the Agreement.

9. FACSIMILE: FAX COPIES OF ALL DOCUMENTS INCLUDING DEPOSIT CHECK SHAL BE CONIDERED ORIGINALS AND FULLY EXECUTED, "CHECK BY FAX" WILL BE APPLIED WHEN CHECK FAX COPY IS SUPPLIED BY LESSEE UNLESS OTHERWISE STATED IN WRITING BY LESSE OR LESSOR, ALL faxed checks will be deposited via CHAX, Inc. software prior to Lessor receiving original check copy.

10. DEFAULT AND REMEDIES: If you do not pay any lease payment or other sum due to us or other party when due or if you break any of your promises in the Agreement or any other Agreement with us, you will be in default. If any part of a payment is late, you agree to pay a late charge of 15% of the payment which is late or if less, the maximum charge allowed by law. If you are ever in default, we may retain your security deposit and at our option, we can terminate or cancel this Agreement and require that you pay (1) the unpaid balance of this Agreement (discounted at 6%); (2) the amount of any purchase option and if none is specified, 20% of the original equipment cost which represents our anticipated residual value in the equipment; (3) and/or return the Equipment to us to a location designated by us. We may recover interest on any unpaid balance at the rate of 8% per annum. We may also use any of the remedies available to us under Article 2A of the Uniform Commercial Code as enacted in the State of New Jersey or any other law. If we refer this Agreement to an attorney for collection, you agree to pay our reasonable attorney's fees and actual court costs. If we have to take possession of the equipment, you agree to pay the cost of repossession. YOU AGREE THAT WE WILL NOT BE RESPONSIBLE TO PAY YOU ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES FOR ANY DEFAULT BY US UNDER THIS AGREEMENT. You agree that any delay or failure to enforce our rights under this Agreement does not prevent us from enforcing any rights at a later time. It is further agreed that your rights and remedies are governed exclusively by this Agreement and you waive lessee's rights under Article 2A (508-522) of the UCC.

11. SECURITIZATION FEE- INITIAL DEPOSIT: The lease payments for the Equipment leased shall be in the amount designated in the payment schedule and shall commence on the indicated payment due date immediately following the Equipment acceptance date (the "Commencement Date"). Lessee shall pay Lessor said payments on or before the due date and at the office of Lessor or to such other person or place as Lessor may designate in writing. The initial Deposit noted above is required upon acceptance of this agreement by the Lessee, which shall be applied to the Securitization Fee which is non-retundable and fully earned by Lessor upon Lessee's acceptance of this agreement, each as noted above. This proposal is subject to receipt of final documentation and final Equipment/credit approval by Lessor. In consideration of Lessor's time, effort and expense in considering and processing the lease transaction, Lessee agrees that Lessor shall have twenty (20) business days from the date of Lessor's receipt of all documentation and information required by Lessor from Lessee (which documentation and information Lessee shall provide to Lessor within seven (7) business days of Lessor's request) to provide final approval as noted above. If Lessor provides final approval and Lessee does not fulfill its commitment with respect to completing the lease transaction for any reason, then the initial Deposit will be considered a processing fee earned by Lessor. The Initial Deposit shall be retained as liquidated damages by Lessor in the event Lessee does not supply the required documents and information required by Lessor or otherwise comply with the terms of this agreement or back out of the original agreement as stated above, there is a material adverse change to the financial condition of the Lessee or any Guarantor, or if any material misrepresentation is made by Lessee in connection with the documents and information provided to Lessor.

12. LAW: This lease shall be deemed fully executed and performed in the State of California or in the home state of whoever holds the Lessor's interest as it may be assigned from time to time per paragraph 10. This lease shall be governed by and construed in accordance with the laws of the State of California or the laws of the home state of Lessor's assignee. You expressly and unconditionally consent to the jurisdiction and venue of any court in the State of California or any other state or federal court chosen by the Lessor or its assignee. You expressly and unconditionally consent to the jurisdiction and venue of any court in the State of California and waive the right to trial by jury for any claim or action arising out of or relating to this Agreement or the Equipment.

12a. REFUNDS: If lessee is due a refund lessee acknowledges all refunds may take up to 90 days to process before a check/money order/cashiers check or ach draft is completed by lessor to lessee.

12b. ASSIGNMENT: Lessor reserves the right to self/transfer agreement to its successors and assignors without notice to lessee. Master lease agreement is subject to be split in to multiple agreements until full amount and terms are reached without notice to lessee.

13. LESSEE GUARANTY: You agree to submit the original master lease documents with the security deposit to Lessor or its assignee via overnight courier the same day of the facsimile transmission of the lease documents. Should we fail to receive these originals, you agree to be bound by the faxed copy of this agreement with appropriate signatures on the document. Lessee waives the right to challenge in court the authenticity of a faxed copy of this agreement and the faxed copy shall be considered the original and shall be the binding agreement for the purposes of any enforcement action under paragraph 11.

14. DISPUTE RESOLUTION: Lessee agrees that any dispute or legal action related to, or arising out of, this proposal or the final lease documentation shall be filed in Orange County, California. The dispute or legal action shall be resolved through compulsory and binding arbitration before the Judicial Arbitration and Mediation Services, Inc. (J.A.M.S.). The laws of the state of California are controlling this proposal and the underlying lease transaction. Discovery may be conducted during the binding arbitration process pursuant to California Code of Civil Procedure section 1283.1, subdivision (b).

15. DOCUMENTATION: Lessor's standard documents are contemplated. This proposal is subject to the Execution of the Lessor's Standard documents, by the Lessee within a masonable amount of time. The monthly payment quoted herein is based upon like term U.S. Treasury Notes. This payment is subject to deviation upon a change in the U.S. freesply Note's base rate, a material or adverse change in the Lessee's credit or any determination by Lessor that Lessee's credit or fines of support the proposed terms. The lease payment and rate shall be fixed at lease commencement. All taxes on the Lessee equipment are the responsibility of the Lessee.

SIGNATURE



# **OPTIONS OF LESSEE** \$1.00 PURCHASE OPTION

Lease <u>#17932258</u> between <u>PLATINUM FINANCIAL, OC</u>, Lessor And <u>Royal Corinthian Incorporated</u>, Full legal name of Lessee)

Provided the Lease has not terminated early and no event of default under the Lease has occurred and is continued, Lessee shall have the following options:

PURCHASE EQUIPMENT FOR \$1.00

OR

**RETURN EQUIPMENT TO LESSOR** 

Lessor: PLATINUM FINANCIAL, OC

Lessee: Royal Corinthian Incorporated

Signature

Title

Signature

Title

Date

9 126/13

Date

## EXHIBIT 'A' EQUIPMENT DESCRIPTION

The following invoice(s) are referenced, and hereby incorporated, for the purpose of describing the equipment subject to lease agreement # 17932258». By signing below, I, the lessee, acknowledge that I chose to lease the equipment listed on the invoice(s) per the payment schedule and the terms and conditions set out in lease agreement # # 17932258», which is the governing document to this lease regardless of the price and terms (if any) indicated on the invoice(s).

Quotation							
Line ftem	Pjart Number	Description	Qty		Unit. Price		Total Price
lisin.	(NU) (GG)			ł			1199
		Proposed Configuration - Autocaster Economizer					
1	1000AW2H-480 HO	Autocaster Ultra (Baseline Configuration + High Output Sectioned Auger)		1 \$	128,593.91	\$	128,593.9
		- 2 Metering Hopper					
		- 1 Base Color					
		- 1 Resin System (Larger Pump For High Output)					
	ł	<ul> <li>Resin Heater (Expanded Heat Exchanger For High Output)</li> </ul>					
		- Catalyst System					
		<ul> <li>Flush And Recycle Cleaning System</li> </ul>					
		- 100 Recipes					
		<ul> <li>Maximum Output 100 Lbs Per Minute Standard (High Output Sectioned Auger)</li> </ul>					
		2 Veining Colors				l	
		- Crating		Í			
	PNT50	Add Custom Enlarged Filler Metering Hoppers		2 \$	500.00	· ·	1,000.0
	183500	Add Additional Resin Heating System Modifications		1 \$	2,207.28		2,207.3
	CMBCS-4C	Add 4 Base Color (Total Of 5 = 4 Add + 1 Baseline)		1 S	15,490.23		15,490.2
	163770	Add Base Color System With Stand		1 \$	5,312.37		5,312.
	PNTBD	Delete 2 Veining Colors		15	(3,015.22)		(3,015.)
	700CAGR	Chopper Assembly, Fiberglass Strand Gear Reduced Motor		1\$	4,411.35		4,411.
	1000AGH	Ground Hopper For Autocaster With Crating		1 \$	8,667.25	£	8,667.:
	150160	Bulk Bag Suspender Frame With Crating	ļ	1 \$	2,883.50		2,883.
	009903	Machine Commissioning	i i	0 \$	4,500.00	\$	
			Tatal Manhin	a Dius Cov	und Hoppers	ŀ	165,550

LESSEE: Royal Corinthian,, Incomprated By: Signature 26/13  $\mathcal{C}$ Date: