

APPLICATION FOR EMPLOYMENT

POSITION REQUESTED:			DATE:			
		PLEASE P	RINT			
Name:						
Address:						
City:		State:	Zi	p:	-	
Previous Address:						
City:		State:	Zi	p:	_	
Telephone Number: (Cell)(Other)						
E-mail Address:						
Please Note:						
and administrative confidentially. The	rm was designed for use e. Answer the question issuance of this applica yer and may hire or tern	ns to the best tion in no way o	of your a	bility. All info	rmation will be treate greement. The Company	ed
the information sup	e this application in its epplied by the applicant is cation process or the em	s found to be fa	lse or misle	eading, the Comp		
EDUCATION	Print Name and Addre	ss for each Scho	ol Listing	Number of Years Completed	Degree, Major or Type of Course	
College				_		
Graduate School						
Trade, Business, Correspondence						

Other

EMPLOYMENT HISTORY PLEASE PROVIDE A FIVE (5) YEAR HISTORY. LIST YOUR MOST RECENT FIRST.

Employer Name:		Dates: From: To: (mo/yr) (mo/yr)
Employer Address:		(mo/yr) (mo/yr)
Supervisor Name:		Phone Number:
May we contact this employer?	YES NO	Salary: Start: End: (hour/month/year)
Your Job Title:		Duties:
Reason for Leaving:		
Job Verification Completed By:		Dated:
Is the applicant eligible for rehire?	YES NO	(If NO, is this normal company policy? Yes No)
Employer Name:		Dates: From: To:
Employer Address:		Dates: From: To: (mo/yr)
		Phone Number:
May we contact this employer?		
Your Job Title:		Duties:
Reason for Leaving:		
Job Verification Completed By:		Dated:
Is the applicant eligible for rehire?	YES NO	(If NO, is this normal company policy? Yes No)
Employer Name:		Dates: From: To:
Employer Address:		(mo/yr) (mo/yr)
		Phone Number:
May we contact this employer?	YES NO	
Your Job Title:		Duties:
Reason for Leaving:		
Job Verification Completed By:		Dated:
Is the applicant eligible for rehire?	YES NO	(If NO, is this normal company policy? Yes No)

REFERENCES:

Name: City, State: Phone Number: Describe how you know this reference: Phone Number: City, State: Phone Number: Describe how you know this reference: City, State: Phone Number: Describe how you know this reference: City, State: Phone Number: Describe how you know this reference: Phone Number:		
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GENERAL INFORMATION

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is application for employment as may

Mutual Agreement to Arbitrate Claims

Etatsom, LLC. d/b/a Pinegar Honda, hereafter referred to as "The Company" and I mutually agree that ALL CLAIMS OR DISPUTES, PAST, PRESENT, AND FUTURE, THAT MAY ARISE OR HAVE ARISEN (UNLESS SPECIFICALLY EXCLUDED BELOW), SHALL BE DECIDED BY AN ARBITRATOR THROUGH ARBITRATION AND NOT BY A JUDGE OR JURY, including without limitation all claims or disputes related to or arising out of my application for employment, my employment, and/or my termination of employment. Any reference to the Company in this Mutual Agreement to Arbitrate Claims ("Agreement") also includes the Company's parent companies, subsidiaries, divisions, related companies, affiliates, and all successors and assigns of any of them. Except as otherwise provided in this Agreement, this Agreement applies to all claims and disputes that the Company may have against me or that I may have against the Company, or its officers, directors, partners, shareholders, members, owners, and employees. The arbitration will be conducted before a single arbitrator under the Employment Arbitration Rules of the American Arbitration Association ("AAA"), which are available at the AAA website (www.adr.org) or by calling the Employee Hotline at (877) 416-1405. A court of competent jurisdiction shall have the authority to enter judgment upon the arbitrator's decision/award. This Agreement is governed by the Federal Arbitration Act ("FAA") and evidences a transaction involving commerce.

The Company and I agree to bring any claim or dispute in arbitration on an individual basis only, and not as a class or collective action, and there will be no right or authority for any claim or dispute to be brought, heard or arbitrated as a class or collective action ("Class Action Waiver"). Regardless of anything else in this Agreement and/or the AAA Rules, the interpretation, applicability, enforceability or formation of the Class Action Waiver may only be determined by a court and not an arbitrator.

This Agreement does not apply to claims for worker's compensation, state disability insurance and unemployment insurance benefits; claims for benefits under any benefit plan covered by ERISA or funded by insurance; or any claim that an applicable federal statute expressly states cannot be arbitrated. The Company and I may also apply to a court of competent jurisdiction for temporary or preliminary injunctive relief in connection with an arbitrable controversy; however, all determinations of final relief shall be decided in arbitration. Regardless of any other terms of this Agreement, claims may be brought before and remedies awarded by an administrative agency if applicable law permits such notwithstanding the existence of an agreement to arbitrate. Such administrative filings include without limitation claims or charges brought before the Equal Employment Opportunity Commission, U.S. Department of Labor, National Labor Relations Board, or Office of Federal Contract Compliance Programs.

By signing this Agreement, I am voluntarily entering into this Agreement and I agree to its terms.

THIS AGREEMENT CONTAINS A BINDING ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES. YOU UNDERSTAND AND AGREE THAT YOU ARE GIVING UP YOUR RIGHT TO A JURY TRIAL OR A COURT TRIAL. YOU UNDERSTAND THAT THIS AGREEMENT TO ARBITRATE SURVIVES THE TERMINATION OF YOUR EMPLOYMENT.

SIGNATURE	DATE
PRINTED NAME	