Date Received:



EMPLOYMENT APPLICATION FORM

Please mail completed application to: P.O. Box 10313 KY1-1003 Or fax your application to: 345-949-7074

PLEASE COMPLETE ALL PAGES OF THIS APPLICATION

	Last	First	Middle	Maiden
Name:				
Physical Address:				
Mailing Address:				
Primary Telephone:		E-mail	Address:	
Nationality:				
If not Caymanian, are	you currently working in (Cayman? Yes	No	
If you are working, wh	no currently holds your pe	rmit?		
If not Caymanian, how	v long have you resided in	the Cayman Islands?		
Position applied for (1	1)	and wage	desired (2)	
				(Be Specific)
Days/hours available to work				
No Preference	Mon Tue	Wed Thur	s Fri	Sat Sun
How many hours can you work weekly?				
Employment desired:	Full-Time only	Part-Time only	No Preferer	nce
When are you available to start work?				
Type of School	Name of School	Location	# of Years	Diploma or
Type of Senoot	Nume of School	Location	Completed	Certificate Awarded
High School				Diploma Certificate Awarded
College /University				Diploma Certificate Awarded
Business or Trade School				Diploma Certificate Awarded
Professional School				Diploma Certificate Awarded

Do you have a criminal conviction?				
If yes, please provide further details				
Do you have a driver's license?				
Do you have your own transportation to work?				
Driver's license number: Expiration date:				
Driver's license type: Operator Commercial (Gr 4) Other:				
Have you had any traffic accidents during the past three years? Yes No How	many?			
Have you had any speeding tickets during the past three years? Yes No How	many?			
Please list TWO references other than relatives.				
Name: Name:				
Company: Company:				
Position: Position:				
Address: Address:				
E-mail:				
Telephone:				
Please use this space to elaborate on any background, experience, or qualifications that you believe should be				
considered in evaluating your qualifications for employment. You may include hobbies, volunteer experience, and other activities you believe relevant.				

WORK EXPERIENCE

Please list your work experience for the **past five years** beginning with your most recent job held. If you were self-employed, give you company name.

Name of employer:					
Name of last supervisor:					
Employment dates:	From		То		
Pay of Salary:	Start		Final		
Address:					
Telephone:			Your last	job title:	
Reason for leaving (Be Specific)					
List the jobs you held, dution worked at this company.	es perfo	ormed, skills used or l	learned, adva	ancements or promo	otions while you
Name of employer:					
Name of last supervisor:					
Employment dates:	From		То		
Pay of Salary:	Start		Final		
Address:					
Telephone:			Your last	job title:	
Reason for leaving (Be Specific)					
List the jobs you held, duties performed, skills used or learned, advancements or promotions while you worked at this company.					
May we contact your present employer? Yes No					
Did you complete this application yourself? Yes No If not, who did?					

APPLICATION FORM WAIVER

PLEASE READ CAREFULLY

As indication that you have read and understood each sentence, please sign and date. In exchange for the consideration of my job application by Massive, [Hereinafter called "The Company"], I agree that:

Neither the acceptance of this application nor the subsequent entry into any type of employment relationship, either in the position applied for or any other position, and regardless of the contents of the employee handbooks, personnel manuals, benefit plans, policy statements, and the like as they may exist from time to time, or other Company practices, shall serve to create an actual or implied contract of employment, or to confer any right to remain an employee Massive, or otherwise to change in any respect the employment-at-will relationship between it and the undersigned, and that relationship cannot be altered except by a written instrument signed by an officer of the Company. Both the undersigned and Massive may end the employment relationship at any time, without specified notice or reason. If employed, I understand that the Company may unilaterally change or revise their benefits, policies and procedures and such changes may include reduction in benefits.

I authorize investigation of all statements contained in this application. I understand that the misrepresentation or omission of facts called for is cause for dismissal at any time without any previous notice. I hereby give the Company permission to contact schools, all previous employers (unless otherwise indicated), references, and others, and hereby release the Company from any liability as a result of such contact.

I understand that, in connection with the routine processing of an employment application, the Company may seek information as to my credit records, character, general reputation, personal characteristics, and mode of living.

I further understand that if hired my employment with the Company shall be probationary for a period of ninety (90) days, all employment is on an annual contract basis, and further that at any time during the probationary period or thereafter, my employment relationship with the Company is terminable at will for any reason by either party.

Signature of applicant	Date:	

Thank you for completing this application form and for your interest in our business.

INTERVIEW CONFIDENTIALITY AGREEMENT

This Agreement made as of the	day of	, 20	
Rental & Sales Ltd ("Massive") and			(the "Interviewer").

- 1. Confidential Information. Massive proposes to disclose certain of its confidential and proprietary information (the "Confidential Information") to Interviewer. Confidential Information shall include all data, materials, products, technology, computer programs, specifications, manuals, business plans, software, marketing plans, financial information, and other information disclosed or submitted, orally, in writing, or by any other media, to Interviewer by Massive. Confidential Information disclosed orally shall be identified as such within ten (10) days of disclosure. Nothing herein shall require Massive to disclose any of its information.
- 2. Interviewer's Obligations. Interviewer agrees that the Confidential Information is to be considered confidential and proprietary to Massive and Interviewer shall hold the same in confidence, shall not use the Confidential Information other than for the purposes of its business with Massive, and shall disclose it only to its officers, directors, or employees with a specific need to know. Interviewer will not disclose, publish or otherwise reveal any of the Confidential Information received from Massive to any other party whatsoever except with the specific prior written authorization of Massive. Confidential Information furnished in tangible form shall not be duplicated by Interviewer except for purposes of this Agreement. Upon the request of Massive, Interviewer shall return all Confidential Information received in written or tangible form, including copies, or reproductions or other media containing such Confidential Information, within five (5) days of such request.
- 3. Term. The obligations of Interviewer herein shall be effective from the date Massive last discloses any Confidential Information to Interviewer pursuant to this Agreement. Further, the obligation not to disclose shall not be affected by bankruptcy, receivership, assignment, attachment or seizure procedures, whether initiated by or against Interviewer, nor by the rejection of any agreement between Massive and Interviewer, by a trustee of Interviewer in bankruptcy, or by the Interviewer as a debtor-in-possession or the equivalent of any of the foregoing under local law.
- 4. Other Information. Interviewer shall have no obligation under this Agreement with respect to Confidential Information which is or becomes publicly available without breach of this Agreement by Interviewer; is rightfully received by Interviewer without obligations of confidentiality; or is developed by Interviewer without breach of this Agreement; provided, however, such Confidential Information shall not be disclosed until thirty (30) days after written notice of intent to disclose is given to Massive along with the asserted grounds for disclosure.
- **5. No License.** Nothing contained herein shall be construed as granting or conferring any rights by license or otherwise in any Confidential Information. It is understood and agreed that neither party solicits any change in the organization, business practice, service or products of the other party, and that the discloser of Confidential Information shall not be construed as evidencing any intent by a party to purchase any products or services of the other party nor as an encouragement to expend funds in development or research efforts. Confidential Information may pertain to prospective or unannounced products. Interviewer agrees not to use any Confidential Information as a basis upon which to develop or have a third party develop a competing or similar product.
- **6. No Publicity.** Interviewer agrees not to disclose its participation in this undertaking, the existence or terms and conditions of the Agreement, or the fact that discussions are being held with Massive.

INTERVIEW CONFIDENTIALITY AGREEMENT

- 7. Governing Law & Equitable Relief. This Agreement shall be governed and construed in accordance with the laws of the Cayman Islands and Interviewer consents to the exclusive jurisdiction of the courts of the Cayman Islands for any dispute arising out of this Agreement. Interviewer agrees that in the event of any breach or threatened breach by Interviewer, Massive may obtain, in addition to any other legal remedies which may be available, such equitable relief as may be necessary to protect Massive against any such breach or threatened breach.
- **8. Final Agreement.** This Agreement terminates and supersedes all prior understandings or agreements on the subject matter hereof. Only a further writing that is duly executed by both parties may modify this Agreement.
- **9. Non-Assignment.** Interviewer may not assign this Agreement or any interest herein without Massive's express prior written consent.
- 10. Severability. If any term of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, then this Agreement, including all of the remaining terms, will remain in full force and effect as if such invalid or unenforceable term had never been included.
- 11. No Implied Waiver. Either party's failure to insist in any one or more instances upon strict performance by the other party of any of the terms of this Agreement shall not be construed as a waiver of any continuing or subsequent failure to perform or delay in performance of any term hereof.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

Name:	Name:
Firm:	Firm:
Title:	Title: