

COMPANT INFORMATION								
LEGAL BUSINESS NAME			FEDERAL TAX ID #					
ADDRESS			CITY, STATE, ZIP CODE					
PHONE					F	AX		
CIRCLE ONE: SOLE PROPRIETORSHIP PARTNERSHIP LLC CORPORATION	YEARS IN BUSINESS	INA 2	NUAL SALES	ANNUAL VOLUME	REGISTE	RED IN WHIC	H STATES	TAX EXEMPT? Yes or No
PRODUCT INFORMATION		·						
YEARLY GASOLINE VOLUME:	CIRCLE GASOLINE PR					CREDIT LINE	DESIRED: \$;
YEARLY DIESEL VOLUME:	CIRCLE DIESEL PRODUCTS TO BE QUOTED: #2 ULSD clr #2 ULSD dyed #2 ULSD clr w/BIO #2 ULSD dyed w/BIO #1 ULSD clr #1 ULSD dyed other			dyed other:				
TRADE REFERENCES								
1) COMPANY NAME				ADDRESS				
CONTACT PERSON			PHONE	FAX				
2) COMPANY NAME			ı	ADDRESS				
CONTACT PERSON			PHONE			FAX		
3) COMPANY NAME				ADDRESS				
CONTACT PERSON			PHONE			FAX		
ELECTRONIC FUNDS TRANSFER (EFT)	AUTHORIZAT	ION						
1. AUTHORIZATION - Customer hereby authorizes Ventu debit and credit, by means of Electronic Funds Transfe	er, Customer's	LEGAL	BUSINESS NAME					
account described below, and further authorizes the financial institution described below to debit or credit such entries to the Customer's account. 2. TERMINATION This authority shall remain in effect until terminated upon fifteen (15) days written notice to the financial institution by either Customer or Venture Fuels LLC. Notice of termination shall in no way affect entries initiated prior to actual receipt of notice. All credit terms and other terms and conditions of trade otherwise established between Customer and Venture Fuels LLC remain in effect and are not in any way modified by this Agreement.		SIGNATURE OF AUTHORIZED REPRESENTATIVE D				DATE		
					TITLE			
		BANK NAME BRANCH CITY		′	BANK PHON	NE		
		NAME ON BANK ACCOUNT						
		ACCOUNT #		ROUTING #				
CREDIT AUTHORIZATION								
1. AUTHORIZATION - This applicant attests to the information provided and the creditor is authorized to contact the bank and trade references in order to establish creditworthiness of the company. You authorize us to obtain business and consumer credit bureau reports in connection with your request for trade credit.		LEGAL BUSINESS NAME						
		SIGNATURE OF AUTHORIZED REPRESENTATIVE DATE						
This application has been prepared by the undersigned and all information is true and correct I have read and agree to the Venture Fuels Terms and Conditions, located within this credit application. This authorizes Venture Fuels, LLC to request credit information on my account.		PRINTED NAME OF AUTHORIZED REPRESENTATIVE TITLE SOCIAL SECURITY NUMBER						
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					

total income.



VENTURE CR	EDIT APPLICATI	ION		Please complete all
PERSONAL FINANCIA	L STATEMENT			
NAME(S)			PHC	DNE
ADDRESS		CITY, STATE, ZIP CO	DE	
ASSETS				
CASH ON HAND AND IN BANK	SAVINGS ACCOUNTS	RETIREMENT ACCOUNTS	ACCOUNTS AND NOTES RECEIVABLE	MONEY MARKET, CD, STOCKS
REAL ESTATE	AUTOMOBILE(S) PRESENT VALUE	OTHER PERSONAL PROPERTY	OTHER ASSETS	TOTAL ASSETS
SOURCE OF INCOME	*Alimony or child support pay	ments need to be disclosed in 'other Inc	come' unless it is desired to have such p	ayments counted towards total i
SALARY, BONUSES, COMMISSIONS	INVESTMENT ACCOUNTS	REAL ESTATE INCOME	OTHER INCOME*	TOTAL INCOME
LIABILITIES				
ACCOUNTS PAYABLE	INSTALLMENT ACCOUNT (AUTO)	INSTALLMENT ACCOUNT (OTHER)	MORTGAGES ON REAL ESTATE	CREDIT CARDS

CONTINGENT LIABILITIES

NOTES PAYABLE (BANKS OR OTHERS) | MONTHLY PAYMENTS (AUTO)

AS ENDORSED OR CO-MAKER	LEGAL CLAIMS OR JUDGMENTS	OTHER DEBTS OR LIABILITIES	TOTAL LIABILITIES	TOTAL NET WORTH

MONTHLY PAYMENTS (OTHER)

taining credit with Venture Fuels, LLC to whom you have submitted this statement on behalf of questions about its credit experience with me/us. the undersigned, or persons, firms, or corporations in whose behalf the undersigned may either severally, or jointly with others, execute a guaranty in favor of Venture Fuels, LLC. Each undersigned understands that Venture Fuels, LLC is relying on the information provided herein (including the designations made as ownership of property) in deciding to grant or continue credit.

Each undersigned represents and warrants that the information provided is true and complete and that Venture Fuels, LLC may consider this statement as continuing to be true and correct until a written notice of a change is given to Venture Fuels, LLC by the undersigned. Venture Fuels, LLC is authorized to make all inquiries it deems necessary, including the obtaining of a credit bureau report, to verify the accuracy of the statements made herein, and to determine my/out credit worthiness.

You understand and agree that from time to time Venture Fuels, LLC may receive information about you from a third parties (including statements, confirmation or electronic access). Venture Fuels, LLC may share information it obtains through these inquiries and any credit bureau

The information contained in this statement is provided for the purpose of obtaining or main-report with other Venture Fuels, LLC affiliates. Venture Fuels, LLC is authorized to answer

MONTHLY PAYMENTS (REAL ESTATE) MONTHLY PAYMENTS (CREDIT CARDS)

SIGNATURE (INDIVIDUAL)		DATE
PRINTED NAME	SOCIAL SECURITY NUMBER	D.O.B.
SIGNATURE (OTHER PARTY)		DATE
PRINTED NAME	SOCIAL SECURITY NUMBER	D.O.B.

PERSONAL GUARANTY

In consideration of Venture Fuels, LLC ("Venture Fuels") selling to:

COMPANY NAME (BUYER) CIRCLE ONE: LLC CORPORATION SOLE PROPRIETORSHIP PARTNERSHIP ADDRESS

various products and merchandise and extending credit therefore,

YOUR NAME

agrees that if the Buyer should default for more than fifteen (15) days with respect to the payment of part or all of the amount of the amount of any monies owed to Venture Fuels, Guarantor shall pay any amounts outstanding and owed to Venture Fuels by Buyer. Guarantor shall be further liable for all attorney's fees and disbursements incurred by Venture Fuels as a result of the enforcement of this Guaranty.

This Guaranty shall be enforceable against Guarantor without the necessity of any suit or proceeding on behalf of Venture Fuels against Buyer, or if there are any modifications or changes in the terms, covenants, conditions or provisions of the sale of product from Venture Fuels to Buyer.

This Guaranty is continuous unless earlier revoked by Guarantor. Guarantor reserves the right to revoke this Guaranty at any time by giving notice in writing.

However, Venture Fuels shall have the right to rely on this Guaranty with respect to any shipment which was made to Buyer by Venture Fuels in reliance in this Guaranty and prior to Venture Fuels receipt of any revocation of this Guaranty. Venture Fuels will at any time during the continuance of this Guaranty give to Guarantor when requested by Guarantor full and

accurate information as to the amount of the indebtedness of the Buyer to Venture Fuels. This Guaranty is conditioned on the following:

- Venture Fuels, LLC shall have complied fully with the Buyer's shipping instructions so that the Buyer's ability to pay for the material has not been impeded by Venture Fuels, LLC's actions; and
- Venture Fuels, LLC agrees to promptly repay to Guarantor any amounts paid under the terms of this Guaranty that are not paid to Venture Fuels, LLC by the Buyer subsequent to the payment by Guarantor.

This Guaranty shall be enforceable against Guarantor without the necessity of any suit or proceeding on behalf of Venture Fuels, LLC against Buyer, or if there are any modifications or changes in the terms, covenants, conditions or provisions of the sale of product from Venture Fuels. LLC to Buver.

If more than one Guarantor, each Guarantor is jointly and separately liable hereunder, meaning that each Guarantor is responsible for the full debt, independent of the Buyer or other Guarantor.

SIGNATURE OF GAURANTOR	DATE
PRINTED NAME OF GAURANTOR	TITLE
SIGNATURE OF GAURANTOR	DATE

TITLE

PRINTED NAME OF GAURANTOR



TERMS AND CONDITIONS

- 1) Terms of Contract. Provisions in Buyers purchase order, confirmation or other writing of whatever kind of inconsistent with our in addition to the terms of this sales confirmation shall not be binding upon seller unless expressly approved in writing by Seller making specific reference to the inconsistent or additional term of condition. This contract is a final expression of the entire agreement of Buyer and Seller and is intended also as the complete and exclusive statement of all terms of that agreement. No evidence of any prior or contemporaneous agreement or negotiation, whether oral or written, or any evidence of course of dealing, usage of trade of course of performance may be used to contradict, explain or supplement this contract.
- 2) Payment Terms. Buyer agrees to pay Seller for such product within the agreed upon terms from delivery of the product to Buyer. Payment for such product shall be electronic funds transfer (EFT). Seller has the right to modify, at any time, when payment is due for product.
- **3) Risk of Loss.** Seller's origin calibrated meters are to govern settlement. On sales made F.O.B. delivered basis, title and risk of loss shall pass to Buyer at Buyer's receiving tank inlet flange, and no allowance for shortage or damage will be made by Seller unless Buyer furnishes acknowledgement from the carrier the same occurred in transit. On all sales made F.O.B. Seller's plant or warehouse, title and risk of loss shall pass to buyer at the Seller's outlet flange, and in the event of loss or damage in transit, Buyer shall file its own claim with carrier.
- **4) Modification.** No modification of this contract shall be binding unless such modification shall be in writing, consented to by Buyer and signed by Seller expressly assenting to the modification.
- 5) Force Majeure. A delay in or failure of performance (other than payment of money) by either party hereto shall not constitute default, or breach of this contract, not shall either party be held liable to the other for any delay, failure, loss or damage to the extent such delay, failure, loss or damage us caused by occurrences reasonably beyond the control of the party affected, including but not limited to acts of God or the public enemy; expropriation of confiscation of facilities; compliance with any order or request of any governmental authority or person purporting to act therefore; failure to obtain or maintain permits or other necessary authorization; acts of declared or undeclared war; any weapon of war employing atomic fission or radioactive force, whether in the time of peace or war; public disorders, rebellions, sabotage, revolution; earthquakes, floods; strikes, labor or employment difficulties; delays in transportation; or any causes whether or not the same class or kind as those specifically above named, not within the reasonable control of the party affected or which, by the exercise of reasonable diligence said party is unable to prevent.
- **6) Taxes; Fees.** Buyer shall be directly responsible for any applicable sales or use taxes imposed upon the sale of the product. Buyer shall not be responsible for any taxes based on income, corporate franchise tax or license fee of Seller.
- **7) Warranties.** Seller warrants that (i) it has good marketable title to the product sold hereunder; (ii) that the product is free and clear of any liens, charges, encumbrances, pledges or security interest; (iii) the product sold hereunder conforms to the specifications set forth on the attached sales confirmation, in any.
- **8) Nonwaiver.** Either party's failure to insist on full performance of any term of condition of this contract or waiver of any breach hereunder shall not be considered a waiver of that term or condition in the future or any other terms, conditions or rights under this contract.

- 1) Terms of Contract. Provisions in Buyers purchase order, confirmation or other writing of whatever kind of inconsistent with our in addition to the terms of this sales confirmation shall not be binding upon seller unless expressly approved in writing by Seller making specific reference to the inconsistent or additional term of condition. This contract is a final expression of the entire agreement of Buyer and shipped portion of the goods sold hereunder without liability.
 - **10) Governing Law; Venue.** The validity, enforceability, and construction of all portions of this contract shall be governed by the substantive laws of the State of Wisconsin, without regard to its conflict of law principles. Any legal action arising from a dispute including this contract shall be venued in La Crosse County, Wisconsin.
 - 11) Buyer's Remedies. Should Seller fail to make delivery hereunder, Buyer shall have as its exclusive remedy damages measured by the difference between contract price on the lowest market price of the goods between the time when Buyer learned of Seller's breach and the time at which replacement goods are purchased by Buyer or judgment against Seller is obtained.
 - 12) Seller's Remedies. The occurrence of any of the following events shall constitute a default by Buyer and a breach of the entire contract: (i) failure by buyer to perform any of its obligations specified in the Contract, or any other contractual undertaking between the parties, including but not limited to the obligation to accept specified in this Contract, or any other contractual undertaking between the parties, including but not limited to the obligation to accept and pay for any installment of goods delivered or to be delivered hereunder; and (ii) buyer generally not being creditors; the commencement of any case, proceeding or other action, whether by Buyer or any other person entity, seeking to have an order for relief entered on its behalf or against it as debtor to adjudicate it a bankruptcy, insolvency, reorganization, arrangement, adjuctment, liquidation, dissolution or composition of its or its debts under any law relating to bankruptcy, insolvency, reorganization, or relief or debtors or seeking appointment of a receiver, trustee, custodian or other similar official for it or for all of any substantial part of its property, or Buyer taking any corporate action to authorize or in Buyer taking any corporate action to authorize or in contemplation of any of the actions set forth in this subsection (ii). If in Seller's opinion, Buyer's credit during the life of this Contract becomes impaired, then Seller may at its sole discretion; (i) demand the Buyer commence making cash payments in advance of deliveries or that Buyer provide Seller with a letter of credit in the form, amount, and from a bank acceptable to Seller, and suspend performance until buyer has complied with such demands; or (ii) terminate this Contract, without prejudice to any other rights remedies Seller may have hereunder or by law, by giving written notice to Buyer. In the event of a default, Seller may cancel this Contract and all other contracts covering purchase by buyer of Seller's product, whether or not Buyer may otherwise be in default thereunder, and may, if Buyer defaults as to any installment of this Contract, declare all subsequently maturing installments due and then cancel the entire Contract. No right shall accrue to Buyer against seller on account of any such cancellation, nor shall Seller's failure to cancel other contracts with Buyer or to accelerate subsequently maturing installments be construed as a waiver of any subsequent default of Buyer. Seller shall have all rights to pursue any remedy allowed by law or equity, supplemented by any relief seller has retained for itself under this Contract including attorney's fees and expenses.

By signing, you agree to these terms and conditions.

SIGNATURE	DATE
PRINTED NAME	TITLE