



Corporate Offices: 1428 W. Danville Street | South Hill, Virginia 23970 Ken Currin | Fleet Fuel Systems Administrator | 434.447.0247

Commercial Credit Application & Guarantee Agreement

Date						
Name of Business						
Address						
City			State			Zip
Estimated Usage (gallons)						
Type of Business	EIN	/SSN			Years in	n Business
Individual/Sir	gle Member LLC	C Corpo	oration	S Corpora	tion	Partnership
Any Pending or Current Le	gal Judgments	No	Yes			
If Yes, please list:						
Contact Person					Title	
Address		City, State			Zip	
Telephone			e-mail			
Company Principal					Title	
Address			City, State			Zip
Social Security Number			e-mail			
Telephone: Office	Cell				Home	
Banking						
Name of Bank						
Address						
City			State			Zip
Account Numbers	Checking			Savings		
Bank Contact			Telephone			
Trade References						
Company Name						
Address/City/State/Zip						
Account Number			Telephone			
Company Name						
Address/City/State/Zip						
Account Number			Telephone			

"This Application and Guarantee is subject to the terms And conditions of sale that follow"

GUARANTEE AGREEMENT

In consideration of credit being extended to the undersigned or any other entity on its behalf, by Parker Oil Company, trading as Parker Fuel Freedom, the applicant and the undersigned agree as follows:

<u>Discrepancies</u>: All invoices and delivery tickets, whether signed or no, shall be deemed true and accurate unless alleged discrepancies are reported in writing to Parker within five (5) days after the date thereon.

<u>Service Charges</u>: Any balance more than thirty days old will be assessed a late charge or finance charge in the amount of \$29.00 or 1 1/2 percent (1.5%) monthly (whichever is greater) until payment in full is made, which constitutes an annual percentage rate of eighteen percent (18.0%) if based on 1.5%.

<u>No Signatures</u>: Purchases and deliveries are hereby authorized to be made without signatures.

<u>Bank Authorization</u>: The applicant and any of the undersigned persons hereby authorize any person, association, firm, bank or corporation to furnish on request to seller, information concerning our credit, financial status, and financial history and banking history.

<u>Guaranty</u>: All the undersigned, in consideration of the extension or continuation of credit to the applicant, hereby jointly and severally, absolutely and unconditionally, guarantee to Parker, payment when due of any and all sums of monies, which either have previously been incurred or may hereafter become due and payable by virtue of the extension of credit to the applicant or any other persons or entity on its behalf, together with all interest thereon and all attorney's fees (33%), costs and expenses of collection incurred by Parker in the enforcement of this Guaranty or any other documentation between Parker and the applicant or any of the undersigned.

This Guaranty is a continuing guaranty, and shall remain in full force and effect irrespective of any other operations of the business relations of the applicant with Parker and shall apply to and guaranty and balance which shall remain due by the applicant to Parker, provided, however, that each of the undersigned, may by notice in writing delivered personally to or received by registered mail by an officer of Parker, terminate this guaranty with respect to all debts of the applicant incurred or contracted by the applicant after the date upon which such notice is actually received by Parker. Notice of default is hereby waived, and the obligation of the undersigned shall not in any manner be affected by the granting of extensions of time for payment or other indulgences, the exercise or refrain from exercising of any rights against the applicant, the compromise of any sums owed by the applicant, the failure to set off or release any deposit on behalf of the applicant or any other reason. Each of the undersigned expressly waives: (a) notice of acceptance of this guaranty and all extensions of credit to the applicant; (b) presentment and demand for payment of any of the debts of the applicant; (c) protest and notice of dishonor or of default being sent to any party with respect to Any of the debts of the applicant or with respect to any security therefore; (d) all other notices to which the undersigned might otherwise be entitled to; (e) demand for payment under this guaranty. Each of the undersigned

Subordinate all indebtedness of the applicant owing to them, or any of them, whether now existing or hereafter arising, to any and all sums owed by the applicant to Parker. No invalidity, irregularity or unenforceability of an or any part of the sums hereby guaranteed or any security therefore shall affect, impair or be a defense to this guaranty is a primary obligation of the undersigned. Notwithstanding the fact that all or a portion of the sums of the applicant owed to Parker may have been paid in full, the obligations of the undersigned hereunder shall continue in full force with respect to any amounts that Parker may ever be required to repay under any bankruptcy or insolvency laws.

<u>Indemnity</u>: Applicant and the undersigned agree to indemnify and hold harmless Parker for any and all liability to the applicant and any and all other persons or entities out of the purchase or use of any goods or merchandise sold to the applicant by Parker pursuant to the terms of this credit application.

Name of Individual Co	ompleting Application	Ken Currin, Fleet Fuel Systems Administrator Parker Oil Company, Inc.			
Signature	Date	Signature	Date		
Name of Individual G	uarantor				
Signature	Date				