

FLEET FUELING CREDIT APPLICATION

Pac	Pride
Vov	vager

COMPANY NAME		PHONE				
BILLING ADDRESS		CITY	STATE	ZIP		
STREET ADDRESS		CITY	STATE	ZIP		
CONTACT PERSON	PHONE	EN	EMAIL			
Check the appropriate area and provide	required informatio	on:				
Single Entity D&B ID# Corporation FEDERAL ID # Other		Name & Address of Parent Company (if applicable)				
How long in business		Type of busir	ness?			
Please list name and address of Partner(s						
Owner, Manager or Officer		Ti	tle			
Home Address		Previous Address (if less than one year)				
Phone	Social Security	How long did y	ou reside here? Date	of Birth		
Banking Information						
Bank Name	City		State			
Name of Bank Officer	Account #	nt # Phone				
Please List Two Trade References						
Reference #1	Address		P	hone		
Reference #2	Address		P	hone		
Are you currently using a Fleet Card?	YES	NO				
Current Fleet Card	Address		P	hone		
Estimated Monthly Gallons		Billing Cycle Monthly		ly Weekly		
	AGREEMENT A	AND GUARANTY	,			
I have made the above statements for th a credit investigation. This agreement als		-		•		
Notwithstanding that this account is in the	he name of a Compa	ıny, I personally (guarantee paymei	nt of this account.		
Signed		<u>Date</u> Printed Name	 e			
Internal Use Only:						
Sales Ren Annroyed by	Annroval Dat	e Cr	edit Limit	Account		



AUTHORIZED REPRESENTATIVE

FLEET FUELING CREDIT APPLICATION

PLEASE COMPLETE THIS FORM COMPLETELY. AN INCOMPLETE FORM MAY NOT BE PROCESSED. A COPY OF YOUR MOST RECENT FINANCIAL STATEMENT OR TAX RETURN MAY BE REQUIRED. THE INFORMATION CONTAINED HEREIN IS PROVIDED FOR THE PURPOSE OF OBTAINING CREDIT.

- TERMS OF SALE: Unless otherwise agreed, Rhoads Energy accounts will be invoiced twice a month (through the 15th and last day of the month). Each invoice is **DUE** and payment must be **RECEIVED** within 10 days of invoice date. Billing frequency may vary by invoice, product, amount or billing division. Acceptance of payment(s) for past due amounts shall not affect the terms of this agreement. **ANY SPECIAL BILLING CONSIDERATIONS MUST BE AGREED UPON IN WRITING BY RHOADS ENERGY.**
- 2. Fuel prices are subject to change at any time without notice. Fuel purchased from the cardlock system shall include applicable state fuel taxes unless exempt from tax pursuant to Pennsylvania Use Fuel Tax. Exemption from state taxes shall be granted only upon proof of exemption as required by Rhoads Energy. Customer shall retain full responsibility for payment of taxes should a taxable use arise, including cancellation or expiration of exemption permits.
- 3. Past due balances are assessed a **FINANCE CHARGE of 1.5** % **per month** (ANNUAL PERCENTAGE RATE 18%) or the maximum rate authorized by law whichever is lower; MINIMUM FINANCE CHARGE \$0.50. Pending credits from product returns, exchanges, repurchases or otherwise shall not be deemed payment unless and until such credits have been approved by Rhoads Energy and are reflected on customer's invoice or statement.
- 4. Accounts may be placed on hold or on a C.O.D./cash only basis at our option without advance notice. In no event, shall Rhoads Energy be liable for any consequential damages or other loss which may result from the exercise of its option under this section.
- 5. In the event any account is not paid when due, the prevailing party shall be entitled to recover reasonable attorney's fees and any court costs, including costs of appeal or other review. In the event your account is placed for collection with a collection agency, you agree to pay any collection fee that may be assessed in addition to all other amounts owing. Parties hereby acknowledge making this agreement in the State of Pennsylvania and agree that jurisdiction and venue for any suit brought to enforce any term(s) of this agreement and/or any other action(s) arising from or as a result of this agreement shall be in Lancaster County, State of Pennsylvania.
- 6. Rhoads Energy shall be entitled to rely upon verbal order or signature by you or your apparent representative on any invoice for any sale or service performed, and such authorization is presumed to establish your acceptance of and agreement to comply with the terms and conditions set forth herein, without exception.
- 7. This agreement shall be subject to acceptance by Rhoads Energy. **Payment terms and payment method are ACH or check only. PAYMENT BY CREDIT CARD IS NOT ACCEPTED.** All new accounts are subject to credit approval. Account Users can purchase up to the credit limit that is assigned by issuer. If issuer has permitted Account Users to exceed credit limit, it does not mean issuer will allow account users to exceed credit limit again.
- 8. Designated Payment Locations: Payments should be mailed to 205 Hazel Street, Lancaster PA 17603.
- 9. Upon issuance of cards, Customer is responsible for all activities and transactions, whether valid or fraudulent, occurring under account. Customer shall immediately notify Rhoads Energy of any unauthorized use of Customer's account or any breach of security known to Customer within 24 hours.
- 10. Default Control values can be assigned by customer. If Customer does not assign Default Controls, Issuer will place the minimum requirement of Default Control values on Customers behalf. Issuer may, in its sole discretion, at any time, without prior notification modify Controls for the purpose of, among others, aiding in the prevention of suspected fraudulent activity. Issuer will notify Customer after modification. Customer agrees it is responsible for reviewing fraud control data provided by Issuer for the purpose of detecting fraud that may occur within Control parameters. Customer is responsible for reconciling all transactions provided by issuer. The effectiveness of is dependent upon each merchant's adoption of card specification and the information including product codes that the merchant transmits to issuer. The product codes are assigned my merchant and not issuer. In addition, some codes are not enforceable at island card readers due to equipment restrictions at themerchant location.
- 11. We reserve the right to amend our customer terms and conditions without prior notice. It is your responsibility to regularly review our website for any changes. By continuing to access or use our services, you agree to be bound by the revised terms and conditions.

Applicant hereby acknowledges understanding and acceptance of the above terms and conditions of sale and authorizes investigation of any and all sources listed on this application as well as such credit bureau reports as Rhoads Energy may desire for the establishment and maintenance of a credit account.

NAME & TITLE

PERSONAL GUARANTY: To induce I	Rhoads Energy to ente	er into the above C	redit Agreement with				
("Customer"), and for other valuable the Credit Agreement, including (we Credit Agreement, payment of all control with regard to the Credit Agreement of this Personal Guaranty shall be be Customer for payment, whether be may be changed in any other particular acknowledge(s) and agree(s) that Remultiple guarantors) to collect any Customer, and that the rights and control shall be binding on the undersigned guarantor's consumer credit report document.	le consideration, I/we rithout limitation) the costs and attorney fees on this Personal Guarought in Lancaster Cefore or after maturity cular without notice as a choads Energy, in its so obligation covered by obligations of this Person guarantor(s), and his guarantor(s), and his	, jointly and several prompt payment vist incurred in collect aranty, and I/we agrounty Circuit Courty or default, and fund without in any role discretion, may the Credit Agreen sonal Guarantee she/her/their heirs ar	ally, personally and und when due of all amoun sting or attempting to o gree that jurisdiction a t, State of Pennsylvani rther agree that any of manner releasing any g or proceed against the unent and Personal Gua hall inure to the benefind assigns. The unders	ts now collect nd ver a. I/W r all of guaran inders ranty t of Rh igned	w due or to become monies due or the consent to extend the consent to extend the consent to from any like igned (jointly a without first or noads Energy, it consent(s) to R	ome due otherwistensions under the ability. The discussions is under the ability. The discussions is successionads Er	under the terms of to se enforcing any right in to enforce the term of time to the the Credit Agreement the undersigned ally in the case of proceeding against the sors and assigns, and thergy obtaining each
INDIVIDUAL GUARANTOR #1							
PRINT NAME	SIGNATURE		DATE OF BIRTH		SS#		DL#
ADDRESS		CITY		STATE	<u> </u>	ZIP	
INDIVIDUAL GUARANTOR #2						l .	
PRINT NAME	SIGNATURE		DATE OF BIRTH		SS#		DL#
ADDRESS		CITY	<u> </u>	STATE	<u> </u>	ZIP	<u>I</u>

DATE