

Phone:

232 NE MIDDLEFIELD RD PORTLAND, OR 97211 503-283-1256



CREDIT APPLICATION

Please send back via email: credit@staroilco.net or mail to address above \*ONLY\*

SALESPERSON:

Please fill o The information contained in this appl	out this form complete					complete co	onfidentialit	έγ.	
		cts and	Services					<u>.</u>	
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E-mail:	Federal ID #			Washington State Resale			le Permit No:		
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Method of payment	* NOTE: A 3% admin	1			credit card	nrocessing			
I have provided a list of contact names authoriz			-			-	Oilco attad	ched in this applica	tio
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Own Rent Landlord/Mortgage Company	<b>y</b> :				F	Phone:			
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Please list 2 trade references									_
1. Company Name:				Phone:					
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Fax:

Account #:

## Credit Terms, Terms of Sale & Agreement:

## Cardlock or Bulk/Gasoline & Diesel terms : Net 10 days (from Invoice date)

• Customer agrees to pay all invoices as rendered. In the event there becomes a past due invoice/s, customer agrees to pay all late fees incurred. The past due fees will be based on 1.5% per month, (18% annually). All disputes must be brought to Star Oilco's attention within 15 days, after said 15 days customer waives dispute rights and agrees to pay the balance of the invoice and its late fees.

• Offered discounts may be taken within term dates only. Applicant acknowledges, ALL unearned discounts will be charged back to the account and may be subject to late fees.

• All payments may be applied against open charges in the sole discretion of Star Oilco, except against those open charges for which there is a good faith dispute.

• This agreement shall bind and insure to the benefit of, as the circumstances may require, not only the immediate parties but their heirs, executors, successors in interest and assigns.

• Customer agrees to notify Star Oilco in writing, in the event of a change of ownership, principal or business name. The undersigned understands that they remain responsible for any and all charges accrued until the updated account is established.

• Star Oilco has the right to terminate or modify any credit availability at any time within its sole discretion.

\*Only credit grantor's terms and conditions shall apply. No other terms and conditions and no change to credit grantor's terms and conditons shall be acceptable unless in writing and agreed to in writing by credit grantor.

\* Please attach a list of authorized purchasers. It is the applicant's responsibility to keep this list updated and will not hold Star Oilco responsible.

## Additional Cardlock Terms:

1. Account holder shall be responsible for all purchases made by account holder or by any other person using the Cardlock Cards issued to the account holder, regardless of whether use by any other person is fraudulent or unauthorized or in violaiton of non-retail dispensing rules. Creditor will maintain the Cardlock system in good working order and conditon at its own expense. Creditor will not be responsible for any damages or loss which may result from its failure to provide fuel or the failure of the Cardlock system in any manner whatsoever. Account holder agrees that any person using the Cardlock cards delivered to account holder shall promptly notify Creditor of any malfunctioning of the Cardlock system of which account holder becomes aware.

2. Cardlock holder understands that the terms of the sale are ten (10) net days from date of invoice and the billing will be twice a month. Terms are subject to change without notice.

3. Oregon State Fire Marshall assesses an annual fee for each Cardlock customers account which Star Oilco is required to pay. Applicant is aware that

this fee will be passed onto the customer. This yearly fee is currently \$10.00 per customer account from Oct 1 through Sept 30<sup>th.</sup> \*This fee is subject to change yearly per Fire Marshall.

4. Purchaser's right to purchase fuel through the Cardlock system may be terminated immediately upon any breach of any of the terms hereof, or of any other agreement with supplier and may be terminated upon 30 days notice by either party. Upon termination, purchaser agrees to immediately pay all outstanding sums owing to supplier. Supplier agrees to refund any card deposits held by supplier to purchaser when all cards are returned and all the amounts owing to supplier are paid in full.

By signing below, I the Applicant or Authorized representative, certify that I am authorized to open this account and that all information contained herein and any attachment or amendment is true, correct, and complete to the best of my information, knowledge, and belief. I authorize and acknowlege that Star Oilco will utilize an outside credit reporting service to obtain information to evaluate the initial credit decisions with respect to the Applicant and all ongoing credit decisions thereafter for the life of my account. This includes the authorization for my credit references and bank reference to release information to Star Oilco that may be used to establish credit worthiness for the life of my account. I do hereby waive notice of default, non-payment, and notice thereof and consent to any modification of renewal of the credit agreement guaranteed. Should it become necessary to assign the account to a collection agency, the undersigned agrees to pay not only the past due balance, but also any reasonable and customary expenses incurred by Star Oilco in the collection process, including but not limited to, collection agency fees, attorney fees, court costs, and attorney fees as awarded by the court. Should suit become necessary, the undersigned / guarantor will agree to venue in the County of Multnomah, State of Oregon. The parties hereto knowingly and intentionally waive the right to a jury trial on any issue or dispute that may arise between them. I acknowledge that I have read and understand the above Terms and Conditions and will adhere to them.

Applicant:		Date:	
Signature	Authorized Representative		
Print Name:		Title:	
Guarantee	e of Debt:		
Ŭ	ed individual(s), partners, or stockholders in the commercial ventu		, in
Company shall the Company. I necessary to as Star Oilco in the necessary, the i terminated in wi	I fail to pay the same per stated terms. It is also understood that the I do hereby waive notice of default, non-payment, and notice there ssign the account to a collection agency, the undersigned agrees t the collection process, including but not limited to, collection agency undersigned / guarantor will agree to venue in the County of Multr writing.	to herby agree to personally guarantee all obligations incurred by the Company whenever the is guarantee shall be a continuing and irrevocable guaranty and idemnity for such indebtedness of and consent to any modification of renewal of the credit agreement guaranteed. Should it be o pay not only the past due balance, but also any reasonable and customary expenses incurred fees, attorney fees, court costs, and attorney fees as awarded by the court. Should suit becom omah, State of Oregon. This guarantee of Debt agreement shall remain effective until withdraw	ecome d by ne
SIGNATURE	E	Date	
PRINT NAME	E		
SIGNATURE	F	Date	

## PRINT NAME

THE FEDERAL EQUAL CREDIT OPPORTUNITY ACT PROHIBITS CREDITORS FROM DISCRIMINATING AGAINST CREDIT APPLICANTS ON THE BASIS OF RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, MARITAL STATUS, AGE (PROVIDING THE APPLICANT HAS THE CAPACITY TO ENTER INTO A BINDING CONTRACT) BECAUSE ALL OR PART OF THE APPLICANT/S INCOME DERIVES FROM ANY PUBLIC ASSISTANCE PROGRAM, OR BECAUSE THE APPLICANT/S HAS IN GOOD FAITH EXERCISED ANY RIGHT UNDER THE CONSUMER CREDIT PROTECTION ACT. THE FEDERAL AGENCY THAT ADMINISTERS COMPLIANCE WITH THIS LAW CONCERNING THIS CREDITOR'S IS FEDERAL TRADE COMMISSION, EQUAL CREDIT OPPORTUINITY, WASHINGTON, D.C. 20580

If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial. To obtain the statement, please contact the Credit Department at 503-283-1256 within 60 days from the date you are notified of our decision. We will send you a written statement of the reasons for the denial within 30 days of receiving your request for the statement.