



P.O. Box F 806-658-4565
 Booker, TX 79005 806-658-4566 FAX

<http://www.fronkoil.com>

OFFICE USE ONLY	
ACCT #:	
CR LIMIT:	
DATE:	
BY:	

COMMERCIAL CREDIT APPLICATION AND ACKNOWLEDGEMENT OF TERMS

Legal Name of Company		Telephone #	Cell #	Fax #
DBA (If Applicable)		E-Mail		Credit Limit Desired
Type of Business	Years in Business	SIC Code	Purchasing Agent Name & Number	
Current Address	City	State	Zip	How long at this address
Billing Address, If Different	City	State	Zip	A/P Contact Name
Have you ever filed for Bankruptcy? Corporate or Personal		If yes, when and what Chapter?		A/P Phone & Extension
Check one of the Following:	Proprietorship <input type="checkbox"/>	Partnership <input type="checkbox"/>	LLC <input type="checkbox"/>	State Incorporated In:
	Corporation <input type="checkbox"/>	Non Profit <input type="checkbox"/>	OTHER <input type="checkbox"/>	Federal ID# or SS#

PRINCIPALS OF COMPANY

Name	Position	Name	Position
Name	Position	Name	Position

BANKING INFORMATION

Primary Bank Name	Acct #	Telephone #	Fax # (REQUIRED)	Type of Account
Bank Address	City	State	Zip	Person to Contact

CREDIT REFERENCES - THREE REQUIRED- USE LOCAL IF POSSIBLE

Trade Business Name	How Long a Customer	Telephone #	Fax # (REQUIRED)	Contact
Address	City	State	Zip	
Trade Business Name	How Long a Customer	Telephone #	Fax # (REQUIRED)	Contact
Address	City	State	Zip	
Trade Business Name	How Long a Customer	Telephone #	Fax # (REQUIRED)	Contact
Address	City	State	Zip	

DELIVERY INFORMATION

Directions to Residence/Location:

Driver Instructions (locks, dogs, etc.):

PRODUCTS/SERVICES

- Fronk Oil Credit Card - How Many _____
- Lubricants
- Dyed Diesel - Permit Required (see below)
- Clear Diesel
- Gas Unleaded Premium
- Propane - Tank Size _____ gal Customer Owned? _____ Tank Serial # _____ Winter Route? _____ (October - April)
- Previous Supplier (if applicable) _____ Estimated Annual Usage _____ gallons

Please provide any Dyed Diesel Permits or Tax Exempt Certificates required.
 Visit our website <http://www.fronkoil.com> for links to these forms.

TERMS AND CONDITIONS

PLEASE READ:

The following is an agreement between the undersigned herein known as "customer" and Fronk Oil Co, Inc. or one of its divisions. The customer hereby personally guarantees to Fronk Oil Co, Inc the payment, when due, of every claim (including but not limited to service charges, reasonable attorney's fees and costs) of Fronk Oil Co, Inc. against the customer. This is a continuing guaranty and shall remain in full force until written revocation from the undersigned is actually received by Fronk Oil Co., Inc., but such revocation shall be effective only as to claims of Fronk Oil Co, Inc that arise out of transactions entered into after its receipt of such notice. Notwithstanding the full payment of any claim or receipt of any revocation, this guaranty shall remain in full force and effect or be reinstated with respect to claims against the Customer if the Customer files for bankruptcy protection, or in any court proceeding an order or judgment is entered compelling Fronk Oil Co, Inc. to refund any amount of payment made with respect to the claims. Further the undersigned agrees to and hereby does waive any and all right to subrogation against the Customer for monies paid to Fronk Oil Co, Inc. under this agreement or any other binding the undersigned or the Customer.

PAYMENT TERMS:

The Customer and the undersigned agree to pay all charges per invoice terms and in the event said charges are not so paid, then the undersigned agrees to pay Fronk Oil Co, Inc. a service charge of 1.5% per month on the unpaid balance for all charges not paid per terms. This is not interest on a loan or a finance charge, but an agreed to service charge for the failure to timely pay for goods and services received. Fronk Oil Co, Inc. may, at their option, refuse to permit charges to be incurred on the account. The Customer and the undersigned agree that if the account is referred for collection to an attorney, the undersigned will pay reasonable attorney's fees and costs of collection. It is understood and agreed that all sales, billing and processing of accounts receivables, applications and credit and performance of the Agreement is entirely in Lipscomb County, Texas. Thus only the laws of the State of Texas shall apply to interpretation of the Agreement. Lipscomb County is the only proper venue for litigation filed by either party. We further covenant and agree, if suit or litigation is filed by either party to this Agreement, the Municipal or Superior Courts of Lipscomb County, Texas retain both in rem and in personam jurisdiction over us and all our assets. It is understood that Fronk Oil will retain this application whether or not it is approved.

DELIVERY TERMS:

Delivery of product to the undersigned's facilities or trucks may be made without obtaining signature upon delivery. Purchase Orders required by the customer are the Customer's responsibility to track. Delivery times are "best efforts" only. Fronk Oil will not be responsible for any claims or damages whatsoever for failure(s) to deliver at certain times.

BANKING AND CREDIT INFORMATION:

I hereby authorize Fronk Oil Co, Inc. or any credit reporting agency employed by Fronk Oil Co, Inc. to investigate the reference herein listed or any of the other information stated above to determine customers qualifications for a credit account. Fronk Oil Co., Inc. is authorized to check our credit and employment as needed and to answer questions about Fronk Oil's credit experience with us.

By signing below I acknowledge that I have read the terms and conditions and everything that is stated in this application is true and correct.

[X] _____
Signature - Owner or Officer

Please Print Name & Date

[X] _____
Signature - Owner or Officer

Please Print Name & Date