



CORPORATE CREDIT APPLICATION

Account # _____
 (OFFICE USE ONLY)

Company Name _____

Principal Owners _____ Establishment Date _____

Fed ID # _____ Social Security # (principal owner) _____

Type of Ownership: Corporation Partnership Sole Proprietorship

Email Address _____

Mailing Address (where statements are to be sent): _____

Street, PO Box, etc. _____

City _____ State _____ Zip _____

Delivery Address (if different from above): _____

Street, PO Box, etc. _____

City _____ State _____ Zip _____

FINANCIAL INFORMATION			
BANK NAME	ADDRESS	CITY, STATE, ZIP	PHONE
BRANCH ADDRESS	CITY, STATE, ZIP	CHECK ACCT #	BANK OFFICER FAMILIAR WITH BUSINESS
TRADE REFERENCES			
COMPANY NAME	ADDRESS		PHONE

TERMS AND CONDITIONS

These Terms and Conditions apply to ALL accounts at Jernigan Oil Company. By use of the Jernigan Oil Company, Inc. (JOC) Fleet Fueling car, you agree to the following terms and conditions:

- The customer and each guarantor unconditionally, jointly, and severally guarantee full and prompt payment of all sums which may, from time-to-time, be owing to JOC by the customer as a result of the agreement. Such sums may include all purchases on accounts of products through JOC facilities, and applicable interest, penalties, and service charges.
- Customer will receive at least one invoice per month (or more) depending on Customer's credit arrangements with JOC.
- Customer agrees to pay the full amount due according to the terms indicated on the JOC billing statement by delivery or mail to the address shown on the statement. If this amount is not received by JOC by the due date shown on the statement, customer and guarantors agree to pay interest on the past due balance at an annual rate of the greater of 18% or the maximum allowed by law, until the balance is paid in full. Any payments received will be applied first to outstanding finance charges, then to any past due balance, then to any new purchases.
- If JOC must use an attorney or collection agency to collect any overdue amount from customer and/or guarantors, customer and each guarantor agree to pay reasonable attorney fees and costs of collection incurred by JOC, plus court costs. In consideration of charges allowed and to be allowed to the customer, the guarantor hereby personally guarantees payments of all amounts due JOC.
- Customer must notify JOC of any disputed charge(s) within 60 days after the date of the statement on which such charge(s) appeared. After 60 days, all charges are considered valid and no adjustments will be made. Notice to JOC of a disputed charge shall be given by customer in writing and shall include the following information: Customer's name and account number; the dollar amount of the disputed charge; the reason customer is disputing the charge; and a copy of the statements on which the disputed charge appears. Notice shall be mailed to the JOC main office.
- Customers and guarantors shall be responsible for any unauthorized use of a lost or stolen card which occurs prior to customer's notification to JOC of such loss or theft. Customer and guarantors each agree that they shall notify JOC no later than the earlier of (i) forty-eight (48) hours following receipt or a JOC invoice which includes unauthorized charges or (ii) upon learning of unauthorized use of cards. Such notice must include the card number of each lost or stolen card as well as the identification of the person responsible for the loss.
- If cards are to be used for the conduct of customer's business by the employees of customer, it shall be customer's responsibility to ensure that its employees use the card in compliance with the customer's business policies. Any dispute in the regard shall be resolved between customer and its employees. Customer shall be responsible to JOC for payment of all such charges.
- JOC maintains the absolute right, exercisable in its sole discretion, to interrupt or terminate use of any and all cards issued to customer. In addition, the amount of credit we extend to a customer is subject to change or be limited at any time.
- If any portion of this agreement is subsequently held to be valid, such determination shall not affect the other provision of these terms and conditions, which shall remain in full force and effect.

FLEET CARD USER ONLY

Company Name _____ Number of Cards Requested _____

Card Description: Driver Name or Vehicle Information (up to 20 letters)	Product Authorization (see table-select all that apply)	Prompt for Odometer (yes or no)	PIN Number (4 digits)
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

UNCONDITIONAL PERSONAL GUARANTEE

I assume personal and individual responsibility and liability and guarantee payment of all charges due and payable to JOC by the company or corporation listed. I hereby consent and authorize the use of my consumer credit report in the credit evaluation process.

This day of _____, 20 _____

Signature of Guarantor

Signature of Guarantor

Signature of Guarantor

PRODUCT AUTHORIZATION TABLE

#	Description
1	Unleaded Gasoline (Regular, Plus, Premium)
2	Diesel Fuel (Highway Use & Non-Highway)
3	K-1 Kerosene
4	Miscellaneous Merchandise
5	Any and All Products at Store

This table indicates to us what you want the individual cards to be able to purchase.

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CREDIT APPLICATION VALID FOR:

- Jernigan Oil/Duck Thru Fleet Card Accounts
- Jernigan Oil Propane Accounts
- Jernigan Oil Home Heat Accounts
- Jernigan Oil Fuel & Gasoline Accounts
- All services and products purchased from Jernigan Oil Company



Mail to:
Jernigan Oil & Propane Company, Inc.
Duck Thru Food Stores
Att: Accounts Receivable Dept.
PO Box 688 • Ahsokie, NC 27910

Fax to: 252.332.7611
Email to: credit@jerniganoil.com