1704 Chichester Ave., Boothwyn, PA 19061 | 1301 E. 14th St., Wilmington DE 19802 www.FuelOilNow.com | info@FuelOilNow.com | p:610-494-4874 | f: 610-494-7444

Commercial Application

Business Name			Credit Amount Requ	uested
Street Address		City	State	Zip
Phone	Fax	Company Email		
State Incorporated	Date Incorporated	Federal Tax ID or Social Security	y number	
DUNS	In Business Since	Other Names Applicant Does Bu	siness As	
☐ Corporation ☐ Limited	d Liability Corporation	Partnership		
Names of Officers, Principal (if more than two, please include			☐ See Attached	
Name		Phone	Title	
Address		Social Security	/ Number	
Name		Phone	Title	
Address		Social Security	/ Number	
Are any above applicants involv	red in pending litigation?	If yes, please provide details:		
Has the company been involved	d in bankruptcy or insolvency p	roceedings in the past seven years?_	If yes, please pr	ovide details:

Banking Details	☐ See Att	ached			
Primary Bank		Address		Phone Number	r
Bank Officer		Account Typ	e	Account #	
Have there been any	executions, stop paym	ents or nsf checks	s in the last 6 months	? If so, how many of each?	
Business Referenc	es (working relations	ships of 1+ year	rs)	☐ See Attacl	ned
Business	Contact		Address	High Credit	Phone
Business	Contact		Address	High Credit	Phone
Business	Contact		Address	High Credit	Phone
Bonding Details					
Are your jobs bonded	? Yes No	_			
Bonding Company				Contact	
Address				Phone	
Tax Details					
Non-taxable entities r	must provide exemption	Certificates or Sp	pecial Fuel User Licen	ses	
Are you subject to the	e following Taxes:				
State	e Sales Tax	Yes	No		
State	e Diesel Tax	Yes	No		
Fede	eral Diesel Tax	Yes	No		
Franc	chise Tax	Yes	No		

Billing Information & Terms

Phone	Fax		
eekly □Monthly			
	☐ See Atta	ched	
application)			
Cita Camtant 9 Call F	No. a. a.		
Site Contact & Cell F	rione		
City	State	Zip	
F			
rax			
	eekly □Monthly application) Site Contact & Cell F	eekly	eekly

GENERAL TERMS AND CONDITIONS AND PERSONAL GUARANTEE

correct, and complete. Authorization is given to American Energy Supply Corporation to verify the information provided on this form.

ENTIRE AGREEMENT: This Application, along with the terms and conditions set forth on American Energy Supply Corporation's quotations, general service agreement, contracts, invoices and delivery tickets (incorporated herein by this reference), constitute the entire agreement between the parties and supersede any terms and conditions set forth on any purchase order submitted to American Energy Supply Corporation by Applicant. Applicant hereby agrees to be bound by such terms and conditions.

TERMS OF PAYMENT: Net amounts are due in fifteen (15) Days. Default occurs on the sixteenth (16) day. A late pay rate of 2.499% per month will be assessed and charged on any and all amounts past due. Applicants agree to pay any and all costs and expenses of collection including legal and attorneys' fees, in addition to all sums due not otherwise paid by Applicant. All accounts are due and payable at the remittance address shown on the American Energy Supply Corporation invoice, unless accompanied by specific remittance instructions; Applicant agrees that American Energy Supply Corporation is authorized to apply all unspecified payments at its discretion.

PERSONAL GUARANTY As consideration for American Energy Supply Corporation (including its successors and affiliates, "American Energy Supply Corporation") extending credit to Applicant, the undersigned Guarantor(s) jointly and severally hereby personally guarantee to American Energy Supply Corporation the full and prompt payment when due (including any accelerated or extended maturity) of all indebtedness, obligations and liabilities of Applicant to American Energy Supply Corporation, now existing or hereafter created or arising, even if such indebtedness is in excess of the amount applied for by Applicant or the established credit line. Guarantor further agrees to pay any and all costs and expenses of collection including legal and attorneys' fees, in addition to all sums due not otherwise paid by Applicant. Guarantor waives all notices and demands of any kind, and hereby consents to any agreement or arrangement with Applicant, including without limitation agreements and arrangements for payment, extension, subordination, composition, arrangement, discharge or release of the whole or any part of the indebtedness, and the same shall in no way impair Guarantor's liability hereunder. American Energy Supply Corporation may release or relinquish any security now or hereafter held for any indebtedness hereby guaranteed or any guarantees or sureties, without the same discharging, releasing or in any manner affecting the liability of Guarantor hereunder. This Guaranty shall be enforceable before or after proceeding against Applicant or simultaneously therewith, and without resort to any security. The incorporation, merger, reorganization or sale of Applicant's business shall not operate as termination of this Guaranty, and the Guaranty shall continue as to credit extended to such other entity. Guarantor may revoke this Guaranty only by providing American Energy Supply Corporation's office written notice via certified mail, return receipt requested, of its intent to revoke the Guaranty shall be binding upon Guarantor an

is also bound by the terms set out in this Application	relating to the obligations of Applicant.		
I (we) have read the general terms and conditions st	ated above and/or on the back of this credit	application, acknowledge receipt of a true copy of the retail credit agreen	nents and The
By signing here, the undersigned warrants the about	ove Application for Commercial Credit has b	peen carefully read; the Applicant and Guarantor understands the sai	me.
Signature & Title	Print Name	Date	
(Must be officer, owner, principle or partner)			
Signature & Title	Print Name	Date	