

Print Application	
Print Application	

RETURN COMPLETED FORM TO:

Email: qp_ffsales@gpminvestments.com

Fax: 540-361-4674

Mail: Quarles Petroleum, A Division of GPM Empire, LLC

1701 Fall Hill Avenue, Suite 200, Fredericksburg, VA 22401

For questions, please call 877-444-3835.

Applicant Information						
Your Email Address*			Company Name*			
Your First Name*			Doing Business As			
Your Last Name*			Years in Business*			
Business Phone*						
Business Information						
Company Physical Address*			Type of Organization*			
Company Address 2			Taxpayer ID*			
City*			Average Monthly Fuel Exp	penses*	Number of Company Vehicles	
State*	Zip Code*		DUNS Number			
Authorized Signer						
By signing below, I represent and warrant that I am understand that Quarles offers certain fleet and coropen and operate an account ("Account"). I hereby report(s), contacting the Applicant's bank, and obt Applicant acknowledges that this application is subjette Account's available credit limit, the acceptable provided in the account agreement that will be deliving a payment method at any time upon notice to App Applicant's unpaid balance ever exceeds the establi in whatever form, or use of any of the fuel programs Applicant agrees that any liability arising or resulting Credit Grantor uses an attorney or collection agency applicable account agreement, (ii) any cards issue purposes shall be grounds for immediate terminatic processing the Account application.	mmercial delivered fuel pr authorize the Credit Gran aining trade references. ect to approval and accept ayment terms and metho- ered along with the cards licant. I revolving credit account: shed credit line, the Acco- provided to the Applicant from the misuse, unauth to collect an unpaid over d under the Account are!	ograms where either Quaries or a third part tor to check Applicant's creditworthiness, in tance by the Credit Grantor. If this application, and any applicable program fees. Program to the Authorized Representative. Credit of the Authorized Representative. Credit of the Authorized Representative and that any purchases made during the bill unit may incur a fee, be suspended and the Awill constitute acceptance of the terms and prized or fraudulent use, loss or theft of any due amount, the Applicant agrees to pay all for business/commercial use only and new	y, together or separate ("Cred itially as well as from time to ti on is approved, then the Applic in details, to include further ter Grantor reserves the right to happlicant's credit history may la conditions contained in this ay cards issued to the Applicant's reasonable attorney and/or cor reused for personal or house or used for personal or house	it Grantor"), operate the pime, including but not limit cant's authorized represents and conditions applications and conditions applications, alter or amend the pin full on each applicable be reported to credit report polication and the accounts hall be fully boolelotion fees. Applicant a shold purposes, and (iiii)	rogram and offer and retain the credit needed to ed to obtaining credit and/or employment history tative listed on this application will be notified of bible to the type of Account approved, will be a Account's available credit limit, payments terms due date, including any applicable fees. If the ting agencies. Applicant's acceptance, signature, agreement. rine, assumed and paid by the Applicant. If the grees that (i) the Account will be governed by the lee use any cards for consumer or household	
By signing below, I agree to the terms of the applicat	ion.					
Signature (Authorized Representative)	gnature (Authorized Representative) Print Name (Authorized Representative)			Title		
Cell Phone		Date				
Personal Guaranty Form Business Owner/Account Principal (Required for al	l Proprietorships and Part	nerships. <u>Required</u> for any LLCs less than fi	ve years old and Corporations	under 2 years		
For valuable consideration, each of the undersigned payment and performance under the account agree obligations that Debtor may become in any manner Guarantor further agrees that the Creditor may verify	ement and all payments the a creditor of Debtor (collective creditworthiness initially	nat shall at any time be due and payable to the ectively the "Obligations"). y as well as from time to time, including but r	ne Creditor, from the Applicant ("Debtor"), whether now own and/or employment history r	wing or hereafter contracted, including all eport(s), contacting the Guarantor's bank, and	

executed by the Creditor. This Guaranty shall be governed by the laws of the Commonwealth of Virginia. Any provisions contrary to, prohibited by, or invalid under applicable laws or regulations shall be revised to the minimum extent necessary to make such provision enforceable, but shall not invalidate the remaining provisions of this Guaranty.

Signature (Primary Principal)

Street Address

City

State

Zip Code

Phone

Email Address

Obligation incurred by Debtor prior to such receipt of termination. To the extent permitted under applicable law, Guarantor waives: (i) all notices and consents of any kind and demand for presentment; (ii) until Obligations are paid in full any claim which Guarantor may have or hereafter acquire against Debtor including the right of subrogation; and (iii) all exemptions, homestead laws, and defenses given to sureties and guarantors. The liability of each Guarantor is joint and several, direct and unconditional. Guarantor acknowledges that the Creditor would not have entered into any transaction with Debtor without this Guaranty and that the Obligations are of substantial benefit

Guarantor agrees that the Creditor may extend any payment due date, modify any agreement, postpone the enforcement of any agreement, and release or add any collateral and any party primarily or secondarily liable without affecting the liability of any Guarantor. Guarantor represents and warrants to the Creditor that this Guaranty has been duly executed and is enforceable against Guarantor in accordance with its terms. In the event of any dispute regarding this Guaranty, Guarantor agrees to pay all costs and expenses of the Creditor, (including reasonable attorney's fees and expenses) incurred in connection with such dispute, regardless of whether litigation or other action is instigated.

This Guaranty constitutes the entire agreement of the Guarantor regarding the guaranty of Debtor's Obligations. No amendment, modification or waiver of any provision of this Guaranty shall be valid unless in writing and

to Guarantor. The Creditor may proceed against the Guarantor without resorting to any other remedy. All of the Creditor's remedies are cumulative.