

Customer Credit Application

16651 Gemini Lane Huntington Beach, CA 92647 PH: 714-841-8877 FX: 714-841-8855 www.pinnaclepetroleum.com

Sales Representative Name:

Thank you for selecting Pinnacle Petroleum, Inc. ("Pinnacle") as your wholesale supplier of fuel and other lubricant products. We wish to service you in the most professional manner possible. To establish the most reasonable credit line for your business, please provide us with the following information

Company Information ("Company")

Company Full Legal Name	
Parent Company Name	
Address 1	City
	State Zip Code
Phone Number	Fax Number
Main Contact Title	
Alternate Contact Title	
Date Business Established	State of Organization
	ntity (Corp, LLC, Partnership, Other)
	- If so, when and provide details
Credit Line Requested	
OR	
Indicate the number of loads you purchase each wee	k: 1-2 3-4 5+



16651 Gemini Lane

Authorization to Obtain Credit Information for Company or Owner

Company Name		
Signature	Title	Date
Signature	Title	Date
Bank Reference		
Bank Name		
Phone Number		Fax Number
Main Contact		_
Trade References		
Company Name		
Phone Number		Fax Number
Main Contact		Title
Account Number(s)		Years doing business with:
Company Name		
Phone Number		— Fax Number
Main Contact		Title
Account Number(s)		Years doing business with:
Company Name		
Phone Number		Fax Number
Main Contact		Title
Account Number(s)		Years doing business with:



FINANCIAL STATEMENTS

Attach current financial statements, past three years and most current interim audited preferred.

DEFAULT AGREEMENT

Should the undersigned default on any obligation incurred under this agreement and Pinnacle refers this account to a collection agency and/or attorney for collection and/or legal action, the undersigned agrees as follows: to pay the principal due, reasonable late charges (not to exceed 2% per month, as permitted by law), attorney fees, collection agency fees and other costs associated with any collection efforts, attorney fees and all costs of any nature incurred by Pinnacle to pursue the delinquent obligation. In addition, 15% of the principal amount due shall be added to the principal as liquidated damages. In the event of a dispute or litigation between the parties, it is hereby agreed that jurisdiction and venue shall vest in Orange County, California, at the sole discretion of Pinnacle. All other venues are hereby expressly waived.

Signature _____ Name _____

Date

Title ____

Signature must be Owner, Partner, or Authorized Officer

PERSONAL GUARANTEE

The undersigned Guarantor authorizes Pinnacle to obtain a Consumer Credit Report and agrees to act as a personal guarantor and co-signer to this agreement for all indebtedness and liabilities incurred both now and in the future for all monies owed by the Company, Organization, Persons or Corporations who have signed the credit application and who have extended credit both now and in the future. Indebtedness means all debts, liabilities and obligations owing by the Company to Pinnacle of any nature, including, without limitation, those arising under any promissory note, account, invoice, contract, understanding, or agreement, and any extension, renewal, or replacement of any of the foregoing whether now existing or hereafter created between the Company and Pinnacle, including, without limitation, all attorney's fees, filing fees, court costs, other costs and expenses incurred in the enforcement of any such debt or obligation.

Guarantor's obligations under this Guaranty are unconditional and continuing, and are not subject to any setoffs, adjustments or credits. Guarantor recognizes, understands and agrees that the guarantee cannot be revoked or rescinded if any balance remains owed and outstanding to Pinnacle and Guarantor hereby waives their subrogation and recovery rights.

This Guaranty shall be governed and construed in accordance with the laws of the State of California. Should Pinnacle be required to hire an attorney to enforce the terms of this Guaranty, Guarantor agrees to pay Pinnacle its reasonable attorney's fees, costs and out-of-pocket expenses incurred in the enforcement hereof. I/we further agree that if invoices are not paid that reasonable late charges will be paid (not to exceed 2% per month, as permitted by law), and any collection agency fees and other costs associated with any collection efforts. The venue for legal proceedings shall vest in Orange County, California.

Guarantor	 Date	
Guarantor	 Date	

Signature must be Owner, Partner, or Authorized Officer



CREDIT TERMS AND CREDIT AGREEMENT

The undersigned agrees to the following terms in all credit transactions with Pinnacle unless otherwise agreed to in writing by an authorized officer of Pinnacle.

Motor Fuel Products - Net 10 Days from date of delivery

Fuel Management Systems - Net 10 Days from date of delivery

Fleet Cards - Net 10 Days

Oil, Lubes, Greases, and Specialty Products - Net 30 Days from date of delivery

If this account goes out of terms, Company agrees that Pinnacle may assess and Company agrees to pay reasonable late charges (not to exceed 2% per month, as permitted by law), attorney fees, collection agency fees and other costs associated with any collection efforts.

I have read, understood and agree to the conditions presented with this Credit Application. I authorize the references to release to Pinnacle requested Company information related to applicant's account. The information provided to Pinnacle on this application by Company and any other information provided to Pinnacle, including financial statements, is warranted to be accurate, complete and true, and shall be the property of Pinnacle. The information herein may be shared with Pinnacle employees to the extent necessary to provide credit valuation. Pinnacle is authorized to obtain credit report(s) and/or information from agencies or other entities chosen by Pinnacle regarding the above applicant in connection with the processing of this application at any future time.

It is agreed that any product (fuel, lubricant, etc.) for which payment has not been received within the agreed to payment terms and is deemed significantly past due at Pinnacle's sole discretion, Pinnacle shall have the authorization to recover.

Company acknowledges that Pinnacle may from time to time set limits on the aggregate amount of credit outstanding to Company; but agrees that the credit limits from time to time set by Pinnacle are solely for the benefit of Pinnacle and may be modified or waived at any time by Pinnacle in its sole discretion. Company shall pay for all purchases of products and other charges notwithstanding any credit limit in effect at the time of purchase. Further, Pinnacle may, in its sole discretion, without prior notice to Company (1) refuse to permit charges or further charges to be incurred on Company account and to extend further credit to Company; and (2) require that Company pay cash for any purchases or products at the time of that purchase or at delivery thereof.

To secure payment and performance of all Company's obligations under the Credit Agreement, Company grants Pinnacle a security interest in all products sold under this Credit Agreement and all proceeds thereof. Company Authorizes Pinnacle to file financing statements and amendments thereto with respect to that security interest. Pinnacle shall have all the rights and remedies of a secured party under the California Uniform Commercial Code as from time to time in effect, which remedies shall be cumulative and not exclusive. Company shall promptly give notice to Pinnacle of any change in Company name, form of business organization or state of jurisdiction or organization (if an entity or becoming one), principle executive office (if an entity or becoming one), or residence (if an individual/sole proprietorship or becoming one).

I warrant the above information to be true, correct, and complete; I agree to abide by Pinnacle's Credit Policy if credit is granted; and I have received and signed Pinnacle's Terms and Credit Agreement.



Your signature below represents your warranty that you are the owner, partner or an authorized officer of the Company with the authority to bind the Company, and that Pinnacle may rely on this warranty. Undersigned also agrees to abide by Pinnacle's Credit Policy, and if credit is granted, and by all rules and regulation set forth in the most current executed version of this agreement.

Print name and title
Signature
(Must be owner, partner or authorized officer of the Company)
Company Date
Print name and title
Signature
(Must be owner, partner or authorized officer of the Company)
Company Date

P 1665 Huntingte PH: FX: www.pin	PINNACLE PETROLEUM 51 Gemini Lane on Beach, CA 92647 714-841-8877 714-841-8855 naclepetroleum.com illing address is the same	as the Company Address a	bove, please check the box below.
	Same as Company Add	ress	
	Address 1		City
	Address 2		State Zip Code
	Phone Number		Fax Number
	A/P Contact		A/P Phone Number
	A/P Fax Number —	A/P E	Mail Address
			entact provide. If the invoice(s) will be sent to an E-mail ied above, please specify information below:
	Purchase Order Require		cked please advise below if the Purchase Order Number is a number or if a new P.O. will be provided with each order.
	Pay by ACH		Account Clearing House (ACH), which Pinnacle Petroleum, payment from the provided bank account. Please complete the next page.



ELECTRONIC FUND TRANSFER (ACH) AUTHORIZATION DEBIT/CREDIT AGREEMENT

(Customer Name)	(Telephone Nu	(Telephone Number)		(Fax Number)	
(Customer Address)	(City)		(State)	(Zip)	
(Email Address)	("Customer") hereby authorize		· •	• /	
to Customer's bank acco transactions to such bank	bunt indicated below and the ban c account.	ik named below to	o debit or credit su	ich	
Bank Name		Branch			
City		State	Zip		
ABA Number Account Number					
Selephone Number Checking Savings					
written notice by the Cus 92647. Notice of termina receipt of notice. I (We) however, such transaction	ain in effect until terminated at the stomer received at our office at the ation shall in no way affect debin hereby authorize debit/credit en ons are for properly supported che stomer and Company remain in o I by Company.	16651 Gemini La t or credit transac tries to my (our) harges due and ow	ne, Huntington Be tions initiated price bank account, pro- ving the Company	each, CA or to actual vided, . All other	
Authorized this	Day of	,	(Year)		
(Signature)	(Printed Name)	(Date)	(Title)		
Note	e: Obtain correct nine-digit Al Please attach voi		<u>ı your bank</u>		



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If deliveries will be made to more than one location please attach a file with the information requested below.

Address 1	City
Address 2	State Zip Code
Site Contact	Phone Number
Alternate Contact	Phone Number

Additional site information, such as Cell Phone numbers, E-Mail Address or Access to Site information, please specify below. (Please indicate if site is locked and requires employees on site to access.)

Tank Information

Tank #	Above or Below Ground	Gallon Capacity	Fuel Type	Special Fittings

Additional tank information can be listed below. (Please indicate if tank(s) are locked and required employees on site to access)