



CALIFORNIA FUELS AND LUBRICANTS

NEW ACCOUNT APPLICATION

Phone: 714 530-4795 Fax: 714 530-5026

Email: credit@cafueling.com

Fuel

Oil

Sales Representative

Credit Line Requested

Terms Requested

General Company Information

Legal Entity: _____ Phone: _____
Trade/DBA: _____ Fax: _____
Corporate Address: _____ City _____ State _____ Zip _____
Primary Business Address: _____ City _____ State _____ Zip _____
Check One: [] Proprietorship [] Corporation [] Partnership State _____ Fed ID#: _____
Date Established: _____ Annual Sales: _____ Contractor's Lic#: _____

CREDIT LINE REQUEST OVER \$50,000 - PLEASE ATTACH FINANCIAL STATEMENTS.

Account Contact Information

Billing Contact Information

Contact Name: _____
Contact Title: _____
Contact Email: _____
Contact Phone: _____ Ext. _____
Contact Fax: _____
Any special exemptions that you qualify for through the State Board of Equalization? (Resale, Farming, Government entity)
Y [] N [] Resale # _____
If YES, Please provide resale certificate along WITH application.
Will a PO or Job # be needed on invoices? Y [] N []
Who will provide PO or Job #? _____

Billing Name: _____
Billing Phone: _____ Ext. _____
Billing Fax: _____
We are a PAPERLESS company- We will send invoices via email to the Billing contact.
Billing Email: _____
CC Email: _____
Please initial here to acknowledge that California Fuels & Lubricants will be processing payments electronically.

Please email checks to: Accountsreceivables@cafueling.com

Bank References

Name of Bank: _____ Bank Contact: _____
Routing #: _____ Account #: (Required) _____
Address: _____ Phone: _____
City _____ State _____ Zip _____ Fax: _____

Trade References

Table with 3 columns for trade references. Headers: Company Name: 1, 2, 3. Rows: Address, City, State, Zip, Phone, Fax, Account #: (Required), Contact.

Signature & Authorization

In order for California Fuels & Lubricants to extend credit or permit charging of product by _____ (hereinafter called: "The Customer") the undersigned hereby grants California Fuels & Lubricants permission to make investigations of the customer's credit and authorizes the customer's creditors and business references to provide information to California Fuels & Lubricants as required in conjunction with this application.

Name (PRINT)

Signature

Date

California Resale Certificate

I HEREBY CERTIFY:

1. I hold valid seller's permit number: _____

2. I am engaged in the business of selling the following type of tangible personal property:

3. This certificate is for the purchase from _____ of the item(s) I have listed in paragraph 5 below. [Vendor's name]

4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law.

5. Description of property to be purchased for resale:

6. I have read and understand the following:

For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more.

NAME OF PURCHASER _____

SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE _____

 PRINTED NAME OF PERSON SIGNING _____ TITLE _____

ADDRESS OF PURCHASER _____

TELEPHONE NUMBER _____ DATE _____
()



CALIFORNIA FUELS AND LUBRICANTS ACH AUTHORIZATION FORM

(PH) 714.530.4795 (FX) 714.530.5026 (E) info@cafueling.com



ACCOUNT HOLDER INFORMATION

Company Name (Legal Entity)

DBA name (if any)

Authorizing Business Address

Authorizing Business City, State, Zip

Bank Routing Number (9 Digits)

Bank Account Number

- Business Check
- Personal Check
- Savings Account

HOW TO FIND YOUR ROUTING AND ACCOUNT NUMBERS ON A CHECK

Memo: _____

|: 123456789 |: 1234 || ' 123451234

ROUTING NUMBER ACCOUNT NUMBER

TRANSACTION INFORMATION

FUELS AND LUBRICANTS

Goods Purchased / Services

Effective Date

Notice / Confirmation Preference

- _____
Email
- _____
Fax

AUTHORIZATION

I certify that I have the authority to authorize this payment. I understand that because this is an electronic transaction, these funds may be withdrawn from the account as soon as the above noted date. In the case the transaction is returned for Non-Sufficient Funds (NSF) I agree to an additional \$35.00 charge for each attempt returned NSF, which will be added to your AAA Oil, Inc. DBA: California Fuels and Lubricants bill. I have certified that the above bank account is enabled for Electronic Check transactions, and agree to reimburse AAA Oil, Inc. DBA: California Fuels and Lubricants for all penalties and fees incurred as a result of my bank rejecting Electronic Check debits or credits as a result of the account not being properly configured for Electronic Check transactions. Both parties agree to be bound by NACHA Operating Rules as they pertain to this transaction. I acknowledge that the origination of Electronic Check transactions to its account must comply with the provisions of U.S. law. I agree not to dispute this transaction with my bank or AAA Oil, Inc. DBA: California Fuels and Lubricants provided the transaction corresponds to the terms indicated in this authorization form.

Please print and sign

NAME (PRINT)

SIGNATURE

DATE



CFN NETWORK ONLY
CALIFORNIA FUELS AND LUBRICANTS
ACH AUTHORIZATION FORM

(PH) 714.530.4795 (FX) 714.530.5026 (E) info@cafueling.com



ACCOUNT HOLDER INFORMATION

Company Name (Legal Entity)

DBA name (if any)

Authorizing Business Address

Authorizing Business City, State, Zip

Bank Routing Number (9 Digits)

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Please print and sign

NAME (PRINT)

SIGNATURE

DATE

CERTIFICATE OF STATE USE

(To support vendor's claim for credit or payment under section 6427 of the Internal Revenue Code.)

Name, Address, and Employer Identification Number of Vendor

The undersigned buyer ("Buyer") hereby certifies the following under penalties of perjury:

A. Buyer will use the diesel fuel or kerosene to which this certificate relates for the exclusive use of a state or local government, or the District of Columbia.

B. This certificate applies to the following (complete as applicable):

1. If this is a single purchase certificate, check here and enter:

a. Invoice or delivery ticket number _____

b. Number of gallons _____

2. If this is a certificate covering all purchases under a specified account or order number, check here and enter:

a. Effective date _____

b. Expiration date _____

(period not to exceed 1 year after effective date)

c. Buyer's account or order number _____

■ Buyer will provide a new certificate to the vendor if any information in this certificate changes.

■ If Buyer uses the diesel fuel or kerosene to which this certificate relates for a purpose other than stated in the certificate, Buyer will be liable for any tax.

■ Buyer acknowledges that it has not and will not claim any credit or payment for the diesel fuel or kerosene to which this certificate relates.

■ Buyer understands that the fraudulent use of this certificate may subject Buyer and all parties making such fraudulent use of this certificate to a fine or imprisonment, or both, together with the costs of prosecution.

Printed or typed name of person signing

Title of person signing

Name of Buyer

Employer identification number

Address of Buyer

Signature and date signed



CALIFORNIA FUELS AND LUBRICANTS ELECTRONIC CHECK AUTHORIZATION

(PH) 714.530.4795 (FX) 714.530.5026 (E) info@cafueling.com

ACCOUNT HOLDER INFORMATION

Company Name (Legal Entity)

DBA name (if any)

Authorized Business Address

Authorized Business City, State, Zip

Bank Routing Number (9 Digits)

Bank Account Number

- Business Check
- Personal Check
- Savings Account

HOW TO FIND YOUR ROUTING AND ACCOUNT NUMBERS ON A CHECK

Memo: _____

|: 123456789 |: 1234 || 123451234

ROUTING NUMBER ACCOUNT NUMBER

TRANSACTION INFORMATION

FUELS AND LUBRICANTS

Goods Purchased / Services

Effective Date

Notice / Confirmation Preference

- _____
Email
- _____
Fax

AUTHORIZATION

I certify that I have the authority to authorize this payment. I understand that because this is an electronic transaction, these funds may be withdrawn from the account as soon as the above noted date. In the case the transaction is returned for Non-Sufficient Funds (NSF) I agree to an additional \$35.00 charge for each attempt returned NSF, which will be added to your AAA Oil, Inc. DBA: California Fuels and Lubricants bill. I have certified that the above bank account is enabled for Electronic Check transactions, and agree to reimburse AAA Oil, Inc. DBA: California Fuels and Lubricants for all penalties and fees incurred as a result of my bank rejecting Electronic Check debits or credits as a result of the account not being properly configured for Electronic Check transactions. Both parties agree to be bound by NACHA Operating Rules as they pertain to this transaction. I acknowledge that the origination of Electronic Check transactions to its account must comply with the provisions of U.S. law. I agree not to dispute this transaction with my bank or AAA Oil, Inc. DBA: California Fuels and Lubricants provided the transaction corresponds to the terms indicated in this authorization form.

NAME (PRINT)

SIGNATURE

DATE

PARTIAL EXEMPTION CERTIFICATE FOR QUALIFIED SALES AND PURCHASES OF DIESEL AND FARM EQUIPMENT AND MACHINERY

Regulation 1533.2

Note: This is an exemption only from the state general fund portion of the sales and use tax rate. You are not relieved from your obligations for the local and district taxes on this transaction. This partial exemption also does not apply to any tax levied pursuant to [Section 6051.2](#) and [6201.2](#) of the Revenue and Taxation Code, or pursuant to Section 35 of article XIII of the California Constitution. This partial exemption also applies to lease payments made on or after September 1, 2001, for tangible personal property even if the lease agreement was entered into prior to September 1, 2001.

SELLER'S/LESSOR'S NAME

SELLER'S/LESSOR'S ADDRESS (*street, city, state, zip code*)

Diesel Fuel Used in Farming Activities or Food Processing* - I as the undersigned purchaser, hereby certify that of the diesel purchased, _____% will be used in qualified farming activities or food processing in accordance with Revenue and Taxation Code [Section 6357.1](#).

Farm Equipment and Machinery (or parts¹ thereof)* - I as the undersigned purchaser, hereby certify I am engaged in an agricultural business described in Codes 0111 to 0291 of the Standard Industrial Classification (SIC) Manual, or I perform an agricultural service described in Codes 0711 to 0783 of the SIC Manual for such classified persons. The property purchased or leased will be used primarily in producing and harvesting agricultural products in accordance with Revenue & Taxation Code [Section 6356.5](#).²

Type of Farm Equipment and Machinery (or parts thereof)

I understand that if such property is not used in the manner qualifying for the partial exemption, or if I am not a qualified person, as applicable, that I am required by the sales and use tax law to report and pay the state tax measured by the sales price/rentals payable of the property to/by me. I also understand that this partial exemption certificate is in effect as of the date shown below and will remain in effect until revoked in writing.

PURCHASER'S NAME OR COMPANY NAME (<i>if applicable</i>)	DATE
SIGNATURE (<i>signature of the purchaser, purchaser's employee, or authorized representative of the purchaser</i>)	PERMIT NUMBER (<i>if applicable</i>) ³
TITLE	TELEPHONE NUMBER ()
ADDRESS (<i>street, city, state, zip code</i>)	

¹ If you are purchasing oil, grease, or lubricating or other qualifying fluids, indicate what percentage will be used in farm equipment and machinery performing qualified producing and harvesting activities.

² Vehicles that qualify as farm equipment and machinery, as defined in Regulation 1533.1(b)(1)(B), must be used exclusively in producing and harvesting agricultural products.

³ If you are not required to hold a seller's permit, please enter "not applicable."



We Power Your Success

CALIFORNIA FUELS AND LUBRICANTS

CREDIT CARD AUTHORIZATION FORM

(Phone) 714.530.4795 (Fax) 714.530.5026 (Email) info@cafueling.com

BUSINESS AUTHORIZED TO DEBIT/ CREDIT ACCOUNT

AAA Oil, Inc. DBA: California Fuels & Lubricants

Phone: 714 530-4795 Fax: 714 530-5026

Authorized Business Name

Authorized Business

11621 Westminster Ave

Garden Grove, CA. 92843

Authorized Business Address

City, State, Zip

ACCOUNT HOLDER INFORMATION

Company Name

DBA name (if any)

Cardholder Name (Name as it appears on card)

Credit Card number

Credit Card billing address

Expiration Date (MM/DD/YYYY)

City

State

Zip

CVC code (3 digit code on the back of the Credit card)

Telephone number (Associated with Credit card)

Front copy of Credit Card here

Cardholder ID Copy here

DISCLAIMER

Being the cardholder or Corporate Officer, by signing below I understand and agree to the terms set forth in this agreement, agree to pay, and specifically authorize California Fuels & Lubricants to charge my credit card, for products purchased. California Fuels & Lubricants will provide me with an invoice detailing all of my charges. I further understand that a 3.5% administrative fee for VISA or MasterCard or 4.5% administrative fee for AMEX will be added to my bill for all payments done with any of these credit cards. In the event my credit card becomes invalid, I will provide California Fuels & Lubricants with a new valid credit card upon request, to be charged for the payment of any outstanding balances owed to California Fuels & Lubricants.

Signature

Printed Name

Date



CONTINUING GUARANTY

In consideration of the credit Seller has extended or may extend to Customer and for other valuable consideration, the undersigned ("Guarantor") agrees as follows:

1. OBLIGATIONS OF GUARANTOR. Guarantor hereby unconditionally guarantees the performance and payment when due of all of Customer's obligations and indebtedness now or hereafter owed to Seller, as provided herein. The term "Indebtedness" shall include every payment and performance obligation which Customer has or may have to Seller; absolute or contingent, liquidated, determined or undetermined; regardless of the form thereof and whenever due; whether joint or several; and whether or not barred at any time by any statute of limitations; all in the broadest sense.

2. AMOUNT AND TERM. This is a Continuing Guaranty, without limitation of amount or duration; and shall be terminated only in accordance with paragraph 6.

3. GUARANTOR'S WAIVERS Guarantor waives notice of acceptance of this Guaranty, presentment, demand, protest, notice of dishonor, any right to require Seller to commence suit against any party liable on the Indebtedness, and any defense based upon any election of remedies by Seller, including but not limited to an election to proceed by non-judicial foreclosure rather than judicial foreclosure, which destroys or impairs any of Guarantor's rights of subrogation or reimbursement against Customer. Guarantor also waives notice of new or additional obligations of Customer to Seller, and the benefit of any statute of limitations affecting (i), Guarantor's obligations and their enforcement, or (ii) Seller's rights of recovery.

4. CONSENT TO SELLER'S ACTS. Guarantor agrees that Seller, without notice or consent, upon such terms as Seller may deem advisable, may do any one or more of the following pursuant to the terms of this Continuing Guaranty, any agreement between Seller and Customer or Seller's rights under law:

(a) Renew, compromise, extend, accelerate, or otherwise change the terms of any of the Indebtedness; (b) Take and hold security for all or part of the Indebtedness or for the performance of this Guaranty, and exchange, enforce, waive, and release any security; (c) Direct the order and manner of disposition of security, dispose of all or any part of the security at public or private sale (and purchase at such sale) and apply the proceeds of sale or other disposition against the Indebtedness in such order and manner as Seller may determine; (d) Proceed directly against Guarantor, without first proceeding against Customer or any other person or against any other security Seller may have; (e) Compromise or settle with Customer or any other person liable on the Indebtedness; (f) Assign all or any part of its interest in this guaranty; (g) Repay to Customer, pursuant to court order in any bankruptcy, debt relief or other proceeding, any payment made to Seller on the Indebtedness, and In such event the liability of Guarantor for such amount shall be revived the same as if such amount had not been paid.

5. GUARANTOR'S RESPONSIBILITY. Guarantor accepts full responsibility for keeping informed of Customer's financial condition, and of all other circumstances bearing upon the risk of nonpayment of the Indebtedness, which diligent inquiry would reveal. Absent a request by Guarantor for specific Information, Seller shall have no duty to give Guarantor any information known to Customer.

6. TERMINATION. This Guaranty shall continue until Seller receives notice in writing, signed by Guarantor or Guarantor's legal representative, of Guarantor's termination hereof, and any such notice shall be effective only upon actual receipt by Seller. No such termination shall relieve Guarantor or Guarantor's estate from liability for Indebtedness Incurred prior to Seller's receipt of such notice, and for 30 days thereafter.

7. NOTICES. Any notices or other documents with respect to this Guaranty shall be in writing and delivered personally or by registered or certified mail, postage prepaid, addressed to the other party at the address shown below and (except for a notice of termination) shall be effective when personally delivered or as shown on the receipt.

8. GENERAL. This Guaranty shall be governed and construed by and in accordance with the laws of the State of California. Guarantor hereby representations and warrants that it is in Guarantor's direct interest to assist the Customer because of Guarantor's position and/or economic relation with Customer. If Seller enforces this Guaranty, Seller shall be entitled to reasonable attorneys' fees and costs, plus interest thereon, and on the Indebtedness, from due date until paid, at the rate of ten percent (10%) per annum or the maximum rate permitted by law, whichever is less. This Guaranty shall Inure to the benefit of and be enforceable by Seller, Its successors and assigns, and shall bind Guarantor and the heirs, representatives, successors, and assigns of Guarantor If any part hereof shall be unenforceable, the balance shall remain in effect unless it thereby defeats the intention of the parties as expressed herein.

9. FORUM SELECTION. Guarantor agrees that all actions or proceedings arising directly or indirectly in connection with, out of, related to or from this Agreement shall be litigated only in courts having situs within the State of California, in the County of Los Angeles, and Guarantor hereby consents and submits to the jurisdiction of any local, and state or federal court located within such venue or which has original jurisdiction over matters which may arise in County of Los Angeles. Guarantor waives any objection that it may now or hereafter have to the venue of any such action or proceeding in any such court or that any such action or proceeding was brought in an inconvenient court and agrees not to plead or claim the same.

10. JOINT AND SEVERAL. If two or more parties are guarantor, they shall be jointly and severally liable, and the terms "Guarantor" shall be construed to refer to each of them, as If each had signed a separate Guaranty. This Guaranty shall not be terminated or affected, as to a party, by the termination or release of any liabilities or security of or from any other party.

11. CREDIT INVESTIGATION. Guarantor hereby authorizes Seller to perform a credit investigation, make credit inquiries, order credit reports and obtain such credit information about Guarantor as Seller in its sole discretion may deem necessary or appropriate.

Dated: _____, 20_____

GUARANTOR: _____

GUARANTOR: _____

By: _____

By: _____

Address: _____

Address: _____