

## **TERMS - LCB**

Orange, CA 1825 W. Collins Avenue Orange, CA 92863 Phone: (800) 984-5823 San Diego, CA 7954 Dagget Street San Diego, CA 92111 Phone: (858) 277-3822 Vista, CA 1321 Distribution Way Vista, CA 92081 Phone: (760) 599-9572 Richmond, CA 992 Hensley Street Richmond, CA 94801 Phone: (800) 808-5823 San Marcos, CA 145 Via Vera Cruz San Marcos, CA 92078 Phone: (760) 744-5441

## WWW.SCLUBRICANTS.COM

Email all other completed forms to accountsetup@scoil.com

## **BUSINESS INFORMATION**

Legal Name of Company		DBA			Federa	ID#	
Telephone	Fax	E-mail					
					□ Own		Lease
Business Address	City	State	Zip	How long at this address?	-		
Check one:	Proprietorship	Partnership	LLC	Corporation	Non Profit		
Subsidiary of Parel	nt Company Name of Parent			Tax Exempt	:: □ Yes □	No	)
Single Entity (not a	subsidiary) Primary Busines	s Activity		Dun & Bradstreet #:			
Has the company ever filed f	or bankruptcv? □ Yes	No If so, when and what C	hanter?	Ye	ars in Business		
Thas the company ever med t	or bariaruptey: 🗆 — 1 e3						
		BUSINESS BAN	K INFORMATION				
Primary Bank	Address		City	State	Zip		
·			•		·		
Bank Contact Person/Phone		Fax		Account Type and Num	ber		
		CREDIT RE	FERENCES				
Business Name	Address	City	Zip	Phone	Fax		
Business Name	Address	City	Zip	Phone	Fax		
Business Name	Address	City	Zip	Phone	Fax		
		NER, PRINCIPAL, AND/OR					
Name		Position		SS#			
Home Address				Zip			
Home Phone		Driver's Lic#		Date of Birth			
□ Own □ Rent							

Have you ever filed for personal bankruptcy?  $\ \square$  Yes  $\ \square$  No

[X] Signature

I certify that the information is true and correct. As a principal of the applicant, I authorize and request SCL to obtain and to continue to consider my personal credit in

conjunction with this application. Facsimile and scanned signatures shall have

the same force and effect as an original signature. **MUST BE FULL LEGIBLE SIGNATURE**.

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FOR OFFICE USE ONLY
Sales Person Name & Code

FOR OFFICE USE ONLY

## TERMS AND CONDITIONS APPLICABLE TO ALL CUSTOMERS

The entity or individual applicant (hereinafter "Customer") agrees to pay all charges when due. In the event said charges are not timely paid, Customer agrees to pay SCL a service charge of 2.0% per month on the unpaid balance for all charges not paid within the due date (or the highest rate allowed by law). This is not interest on a loan or a finance charge but an agreed to service charge for the failure to timely pay for goods and services received.

Customer acknowledges credit limits set by SCL are solely for the benefit of SCL and may be modified at any time by SCL at SCL's sole discretion. Any purchases by Customer in excess of a prior credit limit shall be deemed a waiver of the existing credit limit. Customer acknowledges invoices and statements will provide Customer with actual knowledge of such modifications. Customer agrees to pay for all purchases notwithstanding the credit limit in effect at that time of purchase. Customer represents and warrants that it is a commercial enterprise or a governmental body, and that the account will only be used in the conduct of its business and only for commercial purposes. The fuel and other goods/services purchased will not be made available for personal, family or household purposes.

To secure the payment, Customer grants SCL a purchase money security interest in the products sold under this agreement whether constituting goods, payment intangibles and/or general intangibles, including all accessions to and replacements thereof, and all proceeds of the foregoing. Customer authorizes SCL to file one or more financing statements signed only by SCL without Customer's signature and to use a copy of this agreement as an exhibit to any financing statement. Customer shall execute any additional documents, instruments, financing statements or amendments to perfect or continue the security interest created by this agreement. SCL shall have all of the rights and remedies of a secured party under the Uniform Commercial Code in effect in the state where they reside from time to time, which remedies shall be cumulative and not exclusive.

SCL may, at its option, refuse to permit charges to be incurred on the account. Delivery of product to the facilities or trucks of Customer may be made without obtaining signatures upon delivery. Delivery times are "best efforts" only. SCL will not be responsible for any claims or damages whatsoever for failure to deliver at certain times. Customer and the undersigned certify that the delivery location is unbranded and will immediately notify SCL of any change in writing by certified mail.

The parties agree that, if the account is referred for collection to an attorney, the Customer and the undersigned will pay reasonable attorneys' fees and costs of collection.

The parties agree, notwithstanding applicable conflict of laws, that the laws of the State of California shall apply to interpretation and enforcement of the terms and conditions set forth herein, as well as any other dispute arising out of this agreement, whether based in contract, tort, statute or otherwise. The parties further agree that, because this contract is made and is to be performed in Orange County, CA., if any litigation is commenced to arising out of this agreement, the sole and exclusive venue for resolution of these disputes will be in Orange County, California, in either the California Superior Courts for the County of Orange or the U.S. District Courts for the Central District of California (Southern Division). Customer and undersigned guarantor further agree that they will irrevocably submit to the jurisdiction of this selected venue, which selection is intended to be mandatory, and waive all right to seek venue elsewhere. The parties further covenant and agree, if suit or litigation is filed by either party to this agreement, California retains both *in rem* and *in personam* jurisdiction over both parties and their assets.

This agreement constitutes the final agreement between the parties. All prior and contemporaneous negations and agreements between the parties on the matters contained in the Agreement are expressly merged into and superseded by this agreement. If any term or other provision of this Agreement is determined by a court of competent jurisdiction to be invalid, illegal or incapable of being enforced by any rule of Law or public policy, all other terms, provisions and conditions of this Agreement shall nevertheless remain in full force and effect.

To the maximum extent permitted by the applicable law, SCL's total aggregate liability to Customer for any claim arising out of or in connection with this agreement for breach of contract, breach of warranty, breach of statutory duty or negligence or other tort, whether by virtue of strict liability or otherwise, will not exceed the invoice value of the relevant delivery of Product, if delivered, or if the above breach of Agreement consists of a failure to deliver, the invoice value of the Product had it been delivered and invoiced. TO THE MAXIMUM EXTENT PERMITTED BY THE APPLICABLE LAW, NEITHER PARTY WILL BE LIABLE TO THE OTHER PARTY FOR LOSS OF PRODUCTION, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF PROFIT, LOSS OF BUSINESS, LOSS OF GOODWILL OR REPUTATION, OR WASTED EXPENDITURE OR FOR ANY INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, OR PUNITIVE COST, EXPENSE, LOSS OR DAMAGE OF ANY KIND.

Print Name	Title	[X] Signature			
CONTINUING PERSONAL GUARANTY					

As a direct and material inducement to one or all of the SCL's companies to grant financial accommodations or otherwise extend credit to Customer, the undersigned (jointly and severally) hereby unconditionally personally guarantees to SCL the payment, when due, of every claim (including but not limited to service charges, reasonable attorneys' fees and costs) of SCL against the Customer. This is a continuing personal guaranty and shall remain in full force until written revocation from the undersigned is actually received by SCL, but such revocation shall be effective only as to claims of SCL that arise out of transactions entered into after its receipt of such notice. SCL shall not be required to first proceed against applicant or enforce any other remedy before proceeding against either of the undersigned. As a continuing personal guaranty, this shall not be discharged by the death of the undersigned and shall bind the heirs, administrators, representatives and assigns and may be enforced by or for the benefit of any successor assignee of SCL. The term of this guaranty shall be for the duration of the agreement, and any addendum thereto, and shall guarantee all obligations that may arise or occur during the term thereof though enforcement shall be sought subsequent to any termination. Notwithstanding the full payment of any claim or receipt of any revocation, this continuing personal guaranty shall remain in full force and effect or be reinstated with respect to claims against the Customer if the Customer files for bankruptcy protection, in any court proceeding an order or judgment is entered compelling SCL to return or refund any amount of payment made with respect to the claims and will not be affected or terminated (by operation of law or otherwise) by any compromise, settlement, release or discharge of the Customers indebtedness, or subsequent addition of other guarantors, unless expressly agreed to in writing . Further, the undersigned agrees to and hereby does, waive any and all right to subrogation against the Customer for monies paid to SCL under this or any other agreement binding the undersigned or the Customer. The undersigned waives all statutory rights available to them as sureties. The undersigned further agrees to pay all reasonable costs, expenses and attorneys' fees incurred in the enforcement of this continuing personal guaranty, or in the enforcement of any obligation as a result of the extension of credit. The jurisdiction and choice of law provisions of the terms and conditions apply to this guaranty. Facsimile and scanned signatures shall have the same force and effect as an original signature. Guarantor acknowledges that any claim made pursuant to this personal guaranty relates to a commercial obligation and is not covered by the FDCPA.

X] Signature	Please Print Name	
X] Signature	Please Print Name	

12	JUN2018			
Number of Vehicles		Expected Monthly Fue		Initial Credit Limit Requested
Please specify the Vehicles in fleet p		ne + Diesel er of vehicles Number of vehicles		= Total number of vehicleses
		<b>ELECTRONIC FUNDS TRANSFER (EI</b>	T) AUTHORIZATION	N AGREEMENT
We hereby author below and the content of the executed by facsion of the ex	depository named below (he	ccessors and assigns and other affilial reinafter called "Depository") to debit	ed companies to init the same to such	tiate debit entries to our checking account indicated account. This is a binding agreement that may be
DEPOSITORY BANK NAME TELEPHONE				
	BANK ACCOUNT #	ABA#	# (Routing#)	
	the Depository a reasonable			n notification from us in such time and manner as to ows SCL to charge debits to this account at frequent
LEGAL NAME OF	COMPANY			
[X] Signature		DUNT - MUST BE FULL LEGIBLE SIGN		
AUTHORIZED 31	GNER ON THE BANK AGO	John Doe  PAY TO THE ORDER OF  FOR Lines Application (A 18245 128450730 1284507000 1284		ACH VOIDED CHECK
		IINVOICE OPTION	ONS	
Fa	x Fax#: _	Atten	tion:	
E-l	Mail			
P.O. Req	uired:	Blanket P.O.	ach Order	