

Applicant Information
Your Email Address*

Your First Name*

RETURN COMPLETED CREDIT APPLICATION TO:

Email: dthompson@fannonpetroleum.com

Fax: (703) 754-2590

Mail: Fannon Petroleum Services Inc., 13330 University Blvd., Gainesville, VA 20155

For questions, please call (703) 468-2060

Company Name*

Doing Business As

Spring States Prices* Desirates Prices* Tacoper ID*							
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Personal Guaranty Form Business Owner/Account Principal (Required for all Proprietorships, Partnerships, or any other business/organization less than two years old.) For valuable consideration, each of the undersigned ("Guarantor"), jointly and severally, unconditionally guarantees to Fannon Petroleum Services Inc., and its successors and assigns ("Creditor") the full payment and performance under the account agreement and all payments that shall at any time be due and payable to the Creditor and its successors and assigns, from the Applicant ("Debtor"), whether now owing or hereafter contrainciuding gludioligations that Debtor may become in any manner a creditor of Debtor (collectively the "Obligations"). Guarantor further agrees that the Creditor may verify its credit worthiness initially as well as from time to time, including but not limited to obtaining credit and/or employment history report(s), contacting the Guarantor's be and obtaining trade references. This Guaranty is a continuing guaranty and shall continue until terminated by written notice from the Guarantor and shall then continue, notwithstanding such 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 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 and the creditor may proceed against the Guarantor without resorting to any other remedy. All of the Creditor's remedies are cumulative. 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 affecting the liability of any Guarantor. Guarantor and warrants to the Creditor that this Guaranty and the activation is instigated. This Guaranty constitutes the e	Pétroleum Services Inc., offers certain fleet and comretain the credit needed to open and operate an acco and/or employment history report(s), contacting the A Applicant acknowledges that this application is subject the Account's available credit limit, the acceptable pa provided in the account agreement that will be deliver Applicant acknowledges that the programs are not a rapplicant's unpaid balance ever exceeds the establis in whatever form, or use of any of the fuel programs programs are not a rapplicant agrees that any liability arising or resulting for Credit Grantor uses an attorney or collection agency applicable account agreement, (ii) any cards issued u shall be grounds for immediate termination of the Account application. By signing below, I Agree to the Terms of the Applican Signature (Authorized Representative)	mercial delivered fuel pr junt ("Account"). I hereb upplicant's bank, and ob ct to approval and accep yment terms and metho red along with the cards revolving credit account hed credit line, the Acco rovided to the Applican from the misuse, unauff to collect an unpaid ove under the Account are fo count. Credit Grantor int	ograms where either Fannon Petroleum Sei y authorize the Credit Grantor to check App taining trade references. Itance by the Credit Grantor. If this application, and any applicable program fees. Prograto the Authorized Representative. and that any purchases made during the biount may incur a fee, be suspended and the twill constitute acceptance of the terms and corized or fraudulent use, loss or theft of any rdue amount, the Applicant agrees to pay a r business/commercial use only and neverends to comply with Section 326 of the USA Print Name (Authorized Representative)	vices Inc or a third party, tog icant's credit worthiness, initial on is approved, then the Appli m details, to include further te lling cycle are due and payabl Applicant's credit history may I conditions contained in this a any cards issued to the Appli Il reasonable attorney and/or cused for personal or household	ether or separate ("Credit (illy as well as from time to t cant's authorized represen rms and conditions applical e in full on each applicable be reported to credit repor pplication and the account cant's Account shall be full collection fees. Applicant ac d purposes, and (iii) use an es that it verify certain infor	Grantor"), operate the time, including but not tative listed on this able to the type of Active listed agreement. Appliagreement. Appliagreement agreement agreement of the total to the total agreement agreement of the total to the total agreement of the total agreement.	ne program and offer and tot limited to obtaining credit application will be notified of count approved, will be any applicable fees. If the icant's acceptance, signature and paid by the Applicant. If to count will be governed by the er or household purposes
Business Owner/Áccount Principal (Required for all Proprietorships, Partnerships, or any other business/organization less than two years old.) For valuable consideration, each of the undersigned ("Guarantor"), jointly and severally, unconditionally guarantees to Fannon Petroleum Services Inc and its successors and assigns ("Creditor") the full payment and performance under the account agreement and all payments that shall at any time be due and payable to the Creditor and its successors and assigns, from the Applicant ("Debtor"), whether now owing or hereafter contraincluding all obligations that Debtor may become in any manner a creditor of Debtor (collectively the "Obligations"). Guarantor further agrees that the Creditor may verify its credit worthiness initially as well as from time to time, including but not limited to obtaining credit and/or employment history report(s), contacting the Guarantor's be and obtaining trade references. This Guaranty is a continuing guaranty and shall continue until terminated by written notice from the Guarantor to the Creditor and shall then continue, notwithstanding such termination, as and obtaining trade references. This Guaranty is a continuing guaranty and shall continue until terminated by written notice from the Guarantor to the Creditor and shall then continue, notwithstanding such termination, as and obtaining trade references. This Guaranty 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 each Guarantor without resorting to any other remove. All of the Creditor any transaction with Debtor without this Guaranty and that the Obligations are of subst benefit to Guarantor. 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 affecting the liability of any Guarantor. Guarantor regress and expenses of t	Cell Phone		Date				
performance under the account agreement and all payments that shall at any time be due and payable to the Creditor and its successors and assigns, from the Applicant ("Debtor"), whether now owing or hereafter contraincluding all obligations that Debtor may become in any manner a creditor of Debtor (collectively the "Obligations"). Guarantor further agrees that the Creditor may verify its credit worthiness initially as well as from time time, including but not limited to obtaining credit and/or employment history report(s), contacting the Guarantor's be and obtaining trade references. This Guaranty is a continuing guaranty and shall continue until terminated by written notice from the Guarantor to the Creditor and shall then continue, notwithstanding such termination, as 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 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 each Guarantor 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 substitutes to Guarantor. The Creditor may proceed against the Guarantor without resorting to any other remedy. All of the Creditor's remedies are cumulative. 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 or affecting the liability of any Guarantor grees to pay all costs and expenses of the Creditor that this Guaranty has been duly executed and and is enforceable against Guarantor in accordance with its terms. In the event of any regarding this Guaranty, Guara		l Proprietorships, Partne	rships, or any other business/organization le	ss than two years old.)			
Signature (Primary Principal) Print Name (Primary Principal) Social Security # Date of Birth Street Address City State Zip Code	performance under the account agreement and all paincluding all obligations that Debtor may become in a Guarantor further agrees that the Creditor may verify and obtaining trade references. This Guaranty is a co Obligation incurred by Debtor prior to such receipt of paid in full any claim which Guarantor may have or he each Guarantor is joint and several, direct and uncon benefit to Guarantor. The Creditor may proceed agair Guarantor agrees that the Creditor may extend any paffecting the liability of any Guarantor. Guarantor repregarding this Guaranty, Guarantor agrees to pay all action is instigated. This Guaranty constitutes the entire agreement of the executed by the Creditor. This Guaranty shall be gove	syments that shall at any ny manner a creditor of its credit worthiness init on the shall at termination. To the exte ereafter acquire against ditional. Guarantor ackr nest the Guarantor withou ayment due date, modif resents and warrants to costs and expenses of the e Guarantor regarding the end of the shall at each control of the expenses of expenses of the expenses of expenses of expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expenses expens	r time be due and payable to the Creditor ar Debtor (collectively the "Obligations"). ially as well as from time to time, including Is hall continue until terminated by written not int permitted under applicable law, Guaranto Debtor including the right of subrogation; ar iowledges that the Creditor would not have to resorting to any other remedy. All of the Cy any agreement, postpone the enforcement the Creditor that this Guaranty has been due he Creditor, (including reasonable attorney be guaranty of Debtor's Obligations. No ame Commonwealth of Virginia. Any provisions	d its successors and assigns, but not limited to obtaining crece from the Guarantor to the Cor waives: (i) all notices and cond (iii) all exemptions, homestentered into any transaction wereditor's remedies are cumulat of any agreement, and releatly executed and is enforceables fees and expenses) incurred andment, modification or waive	from the Applicant ("Debto dit and/or employment histo Creditor and shall then cont onsents of any kind and der ead laws, and defenses give ith Debtor without this Gua tive. se or add any collateral and e against Guarantor in acco in connection with such di- or of any provision of this Guarantor	rr"), whether now ow over report(s), contact inue, notwithstandir mand for presentme en to sureties and g ranty and that the C d any party primarily ordance with its tern spute, regardless of uaranty shall be valid	ving or hereafter contracted, cting the Guarantor's bank, ng such termination, as to an ent; (ii) until Obligations are guarantors. The liability of Obligations are of substantial y or secondarily liable withou or secondarily liable withou f whether litigation or other id unless in writing and
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Phone Email Address	Street Address			City		State	Zip Code
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