

20 E. Richmond St., Ashdown, AR 71822 P: 870-898-5550 700 Plum St., Texarkana, TX 75501 P: 903-793-3103

# **CREDIT ACCOUNT APPLICATION**

BILLING INFORMATION	DELIVERY INFORMATION			
NAME	NAME			
ADDRESS	ADDRESS			
CITY	CITY			
STATE ZIP	STATE ZIP			
PHONE	ADDITIONAL SHIPPING INFORMATION			
FAX				
EMAIL				
INVOICING EMAIL				
CONTACT				
TAX STATUS				
TAXABLETAX EXEMPT FOR:	RESALEGOVERNMENTCOMMERCIAL			
OTHER:				
	SOCIAL SECURITY NUMBER			
BANKING INFORMATION				
NAME OF BANK	PHONE NUMBER			
MAILING ADDRESS				
BRANCH LOCATION				
TEXAS RESIDENTS ONLY (only applicable at our Tex	xarkana, TX location)			
TEXAS SIGNED STATEMENT NUMBER				
TEXAS AG/TIMEBER NUMBER				

### **CREDIT INFORMATION**

MONTHLY CREDIT REQUIREMENTS: \$\_\_\_\_\_ GALLONS\_\_\_\_\_

#### TRADE REFERENCES

Company Name	Address	Account #	Fax #		<b>#</b>
			(	_)	
			(	_)	
			(	)	
			(	)	-
			(	)	-
			(	)	-

By submitting this request for credit from Red River Oil Company ("RRO"), applicant authorizes creditor to obtain credit and/or banking information from all trade and banking entities listed, and any not listed, with whom the applicant currently has credit, or with whom applicant has previously conducted business. Applicant also authorizes RRO to obtain personal credit reports from any available source if RRO, in its sole discretion, determines them to be necessary. Applicant further agrees that if this application for credit is approved, applicant is entering into a binding contract with RRO with regard to the services and products to be furnished by RRO. Applicant further agrees that each obligation to be performed by RRO shall be performable in Foreman and Ashdown, Arkansas or Texarkana, USA and that all payments and obligations of applicant are performable in Foreman and Ashdown, Arkansas or Texarkana, USA. Applicant further agrees that the laws of the State of Arkansas/Texas shall govern this contract between RRO and applicant and also govern any transactions made between RRO and applicant. Applicant further agrees to waive personal jurisdiction and venue in any dispute arising from, or relating to, the sale, goods, or services by RRO to applicant and agrees that any dispute shall be exclusively resolved in the Courts of Ashdown, Arkansas or Texarkana, USA.

Signature of Applicant: \_\_\_\_\_

Title:			

Date Signed: \_\_\_\_\_

# PLEASE RETURN TO:

ASHDOWN AREA LOCATION: mallory@redriveroilco.com TEXARKANA AREA LOCATION: teresa@redriveroilco.com

### PERSONAL GUARANTEE

The liability of the undersigned under this guaranty shall in no way be affected, by any compromise, waiver, settlement, change, subordination, modification or disposition of the Indebtedness, and in order to hold the undersigned liable hereunder, there shall be no obligation on the part of RRO at any time to resort first for payment to the Account Debtor, or any other guarantor, and RRO shall have the right to enforce this guaranty irrespective of whether or not proceedings or steps are being taken against any party primarily or secondarily liable on the indebtedness.

The undersigned waives presentment, protest, and notice of acceptance of the guaranty, notice of extensions of credit or other actions taken in reliance hereon, and all demands and notices of any kind in connection with this guaranty or the indebtedness. RRO, without notice of any kind, may sell, assign, or transfer any of the indebtedness to a third party, and in such event, each successive assignee, transferee, or holder of any of the indebtedness shall have the right to enforce this guaranty for the benefit of such assignee, transferee, or holder. This guaranty shall be binging on the heirs, legal representatives, successors and assigns, of the undersigned and shall insure to the benefit of RRO, its successors, and assigns.

DATED this \_\_\_\_\_\_ day of \_\_\_\_\_\_, \_\_\_\_\_.

GUARANTOR, Individually (Individual's signature only)

GUARANTOR, Individually (Individual's signature only)

### **CORPORATE GUARANTEE**

In consideration of any extension of credit, loan, or other financial accommodation heretofore, now or hereafter made to \_\_\_\_\_\_\_\_\_\_ ("Account Name") by Red River Oil Company LLC (RRO), the undersigned hereby guarantees absolutely and unconditionally the prompt payment when due, and at any time thereafter, of all indebtedness and obligations of every kind and nature of Account Debtor to RRO, absolute or contingent, due or to become due, now or hereafter existing (the "Indebtedness"), and in addition, the undersigned agrees to pay all expenses, including attorney's fees and legal expenses, paid or incurred by RRO to collect the indebtedness, or any part thereof, and to enforce this guaranty. The undersigned also further agrees that all payments and obligations of guarantor are performable in Little River County, Arkansas. Guarantor further agrees that the laws of the State of Arkansas shall govern this contract between RRO and guarantor and also govern any transactions made between RRO, Account Debtor and/or Guarantor. Applicant further agrees to waive corporate jurisdiction and venue in any dispute arising from, or elating to, the sale, goods, or services by RRO to account debtor and/or enforcement of this Corporate Guarantee and agrees that any dispute between RRO, Account Debtor and/or Guarantor shall be exclusively resolved in the Courts of Little River County, Arkansas.

The liability of the undersigned under this guaranty shall in no way be affected, by any compromise, waiver, settlement, change, subordination, modification or disposition of the Indebtedness, and in order to hold the undersigned liable hereunder, there shall be no obligation on the part of RRO at any time to resort first for payment to the Account Debtor, or any other guarantor, and RRO shall have the right to enforce this guaranty irrespective of whether or not proceedings or steps are being taken against any party primarily or secondarily liable on the indebtedness.

The undersigned waives presentment, protest, and notice of acceptance of the guaranty, notice of extensions of credit or other actions taken in reliance hereon, and all demands and notices of any kind in connection with this guaranty or the indebtedness. RRO, without notice of any kind, may sell, assign, or transfer any of the indebtedness to a third party, and in such event, each successive assignee, transferee, or holder of any of the indebtedness shall have the right to enforce this guaranty for the benefit of such assignee, transferee, or holder. This guaranty shall be binging on the heirs, legal representatives, successors and assigns, of the undersigned and shall insure to the benefit of RRO, its successors, and assigns.

DATED this \_\_\_\_\_\_ day of \_\_\_\_\_\_, \_\_\_\_\_.

GUARANTOR (Parent Company Name)

AUTHORIZED REPRESENTATIVE

AUTHORIZED REPRESENTATIVE