



Commercial Credit Application Checklist

- ____ Account terms agreement signed
- _____ Personal guarantee signed and a copy of the driver's license of the personal guarantors
- ____ W-9 completed and signed

If applicable to the Account, the following are required:

_____ EFT agreement signed (if authorizing electronic funds transfer payments)

_____ Sales tax exemption certificate (if sales tax exempt)

_____ Fuel excise tax exemption certificate (if fuel excise tax exempt)

Service station fuel accounts or credit request > \$50,000, please provide a copy of corporate documents:

Corporations:Articles of Incorporation or Certificate of Incorporation or
Certificate of FormationLimited Liability Company:Certificate of Good Standing (or Certificate of Existence)Limited Partnership:Certificate of Limited PartnershipLimited Liability Partnership:Certificate of Registration

Please return:	Mail:	PO Box 220	
		Bonham, Texas 75418	
		Attn: Credit Manager	
	Fax:	(903) 568-3072	
	Email:	credit@mccrawoil.com	





Commercial Account Agreement ("Agreement")

Please answer all questions (if more space is Products (check all that apply): Retail Fuel Farm/Ranc	Commercial Fuel	•		s Propane	
Company Name ("Customer"):	p Sole Prop Corp S	State			
DBA:Sales and/orExcise Tax Exempt	? (If tax exemptions apply	Federal Tax ID#_ , please attach exe	emption certi	 ficates)	
Physical Address	City		State	Zip	
Mailing Address	City		State	Zip	
Years in Business	ars in Business US DOT # (if applicable)				
Purchasing Contact	Phone	E-mail			
Payables Contact	Phone	E-mail			
Have you ever filed for bankruptcy?					
Does the company own real property?	Yes If yes, address				
Names of owners/officers:					
Name	Title				
Name	Title_				
How did you find us? Online Ad Online	e Search (Google) □Refer	ral Drive By Mc	Craw Office	□Billboard	

Existing or Previous Customer Saw McCraw Truck Other

PERMISSION TO VERIFY CREDITWORTHINESS / TERMS:

McCraw Oil Company, Inc. ("McCraw") is hereby authorized to make any credit inquires necessary based on the information provided above for the purpose of credit approval. I certify that all information given is correct and that I have the authority to incur liabilities and enter into this agreement on behalf of the Customer. I acknowledge that the Customer's credit file may be requested from a credit reporting agency for the purpose of verifying credit history. By signing below, Customer hereby agrees to McCraw's Account Terms.

Authorized Representative:	
Signature	Printed Name
Title	Date
McCraw Use Only: Sales Person	Credit Limit Requested \$





ACCOUNT TERMS APPLICABLE TO ALL CUSTOMERS

- 1. The entity or individual applicant and the undersigned guarantor(s) (collectively referred to hereinafter as "Customer") agrees to be liable for all purchases made on Customer's account and to pay all charges when due. In the event said charges are not timely paid, Customer agrees to pay McCraw Oil Company, Inc. ("McCraw") a service charge of 1.5% per month on the unpaid balance for all charges not paid within the due date (or the highest rate allowed by law).
- 2. Customer agrees not to exceed the credit limits set by McCraw, however, in the event McCraw does extend additional credit to Customer, Customer will be deemed to have actual knowledge of such additional credit purchases, and in the event such credit exceeds any such limits, Customer agrees to be liable for and to pay any additional amounts that exceed the credit limit previously set by McCraw. McCraw may, at its option, refuse to permit charges to be incurred on the account and may change credit terms at McCraw's sole discretion. Delivery of product to the facilities or trucks of Customer may be made without obtaining signatures upon delivery. Delivery times are "best efforts" only.
- 3. To secure the payment, Customer grants McCraw 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 McCraw to file one or more financing statements signed only by McCraw 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. McCraw 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.
- 4 Customer certifies that: (a) Customer contractually free to purchase fuel or other ordered goods and services from McCraw; and (b) Customer owns and/or controls the fuel or lubricants storage tanks into which fuel is delivered by McCraw or the storage tanks are McCraw owned and loaned to Customer; and (c) Customer is in full compliance with all relevant federal, state and local regulations related to the storage of fuels, lubricants or chemicals ordered from McCraw; and (d) Customer does not require branded fuels, unless Customer has advised McCraw in writing otherwise.
- 5. The parties agree that, if the account is referred for collection or to an attorney, Customer will pay reasonable attorneys' fees and costs of collection.
- 6. The parties agree, notwithstanding applicable conflict of laws, that the laws of the State of Texas 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, if any litigation is commenced arising out of this Agreement, the sole and exclusive venue for resolution of these disputes will be in Fannin County, Texas. Customer further agrees that they will irrevocably submit to the jurisdiction of this selected venue, which selection is intended to be mandatory, and waive any and all right to seek venue elsewhere. The parties further covenant and agree, if suit or litigation is filed by either party to this Agreement, Texas retains both in rem and in personam jurisdiction over both parties and their assets.
- 7 THE PARTIES CONFIRM AND AGREE THAT THE EXPRESS REMEDIES AND MEASURES OF DAMAGES PROVIDED IN THIS AGREEMENT SATISFY THE ESSENTIAL PURPOSES HEREOF. FOR BREACH OF ANY PROVISION FOR WHICH AN EXPRESS REMEDY OR MEASURE OF DAMAGES IS HEREIN PROVIDED, SUCH EXPRESS REMEDY OR MEASURE OF DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY, THE LIABLE PARTY'S LIABILITY SHALL BE LIMITED AS SET FORTH IN SUCH PROVISION, AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED UNLESS OTHERWISE PROVIDED IN THIS AGREEMENT. IF NO REMEDY OR MEASURE OF DAMAGES IS EXPRESSLY HEREIN PROVIDED, THE LIABLE PARTY'S LIABILITY SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY. NOTWITHSTANDING ANY OTHER PROVISION IN THIS AGREEMENT OR IN ANY TRANSACTION, NEITHER PARTY SHALL BE LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS, OR BUSINESS INTERRUPTION DAMAGES, LOSS OF GOOD WILL OR REPUTATION, WHETHER BY STATUTE, IN TORT OR IN CONTRACT, UNDER THIS AGREEMENT, ANY TRANSACTION, ANY INDEMNITY PROVISION OR OTHERWISE.
- 8 McCraw warrants that it will convey good title to the product sold and delivered hereunder, and that all such product shall be in compliance with the specifications, if any, referred to above. The foregoing warranties are exclusive of all other warranties, whether written, oral or implied, and except for the foregoing, McCRAW MAKES NO WARRANTIES OF ANY KIND AS TO THE PRODUCT DELIVERED TO CUSTOMER UNDER TERMS OF THIS AGREEMENT, EXPRESS AND/OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR PURPOSE.
- 9. Customer hereby agrees to defend, indemnify and hold harmless McCraw, its officers, directors, shareholders, landlords, tenants and agents from any and all claims arising from or related to claims of title, personal injury or death, property damage, costs, expenses, damages or other charges related to the Fuel or its delivery. Customer agrees to notify McCraw immediately of any fuel spills or damage to McCraw's equipment by the Customer.
- 10. McCraw may also exercise a right of offset with respect to any payment or obligation that is due to McCraw from Customer under this Agreement, or any agreement between McCraw and Customer, against any payment, delivery or other obligation owed by McCraw to Customer under this Agreement, or any agreement between McCraw and Customer. The exercise by McCraw of any rights reserved under this subsection shall be without prejudice to any claim for damages or any other right under this Agreement and/or applicable law.
- 11. McCraw reserves the right to transmit invoices, statements, draft notifications, price notifications and/or other routine notifications solely by e-mail or other electronic means and to impose a monthly fee for accounts requiring "paper" or fax documentation.
- 12. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and such counterparts shall together constitute one and the same instrument. The signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart. Counterparts may be delivered via facsimile, electronic mail (including .pdf or any electronic signature complying with the U.S. Federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.
- 13. This Agreement does not constitute an agreement by McCraw to offer credit terms to Customer. Unless otherwise stated in a contractual agreement between the Customer and McCraw, standard credit terms are as follows (subject to credit approval and subject to change at McCraw's sole discretion): (a) Retail dealer accounts – Net 1 day EFT; (b) Commercial accounts – net 15 days; (c) Cardlock fuel & Go Card accounts – Bi-monthly (15th & last day of month); (d) Farm/ranch accounts – net 30 days; and (e) Propane accounts – Net 30 days
- 14. If McCraw has loaned Customer tanks, pumps or other equipment, the Loaned Equipment Agreement is incorporated into this Agreement.

Account Terms above are agreed and accepted:

Company or Individual Name

Signature

_____ Printed Name___

_____ Title _____ Date___





PERSONAL GUARANTY AGREEMENT

In consideration of any extension of credit, loan or other financial accommodation heretofore, now or hereafter made to Customer by McCraw, the undersigned hereby guarantees absolutely, irrevocably and unconditionally the prompt payment when due, and at any time thereafter, of all indebtedness and obligations of every kind and nature of Customer to McCraw, absolute or contingent, due or to become due, now or hereafter existing (the "Indebtedness"); the undersigned hereby requesting McCraw to give and continue to give credit to Customer.

The undersigned agrees to the Account Terms Applicable to All Customers set forth hereinabove as if fully copied herein and said terms and conditions are fully incorporated herein by reference.

This Guaranty may be executed in one or more counterparts, each of which shall be deemed to be an original, and such counterparts shall together constitute one and the same instrument. The signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart. Counterparts may be delivered via facsimile, electronic mail (including .pdf or any electronic signature complying with the U.S. Federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

This Guaranty may not be revoked in whole or in part by the undersigned. The undersigned acknowledges receipt of valuable consideration for the delivery of this Guaranty and that McCraw would not extend credit to or enter into transactions with the Customer without the execution and delivery of this personal guaranty agreement.

Guarantor:

Signature	Printed Name	SSN	_ SSN	
Home Address	City	State Zip Phone		
Guarantor:				
Signature	Printed Name	SSN	SSN	
Home Address	City	StateZipPhone		

EFT AGREEMENT

Customer hereby authorizes McCraw and each of its successors and assigns and other affiliated companies to initiate debit entries to our checking account indicated below and the depository named below (hereinafter called "Depository") to debit the same to such account. Customer certifies that it is the owner of the account listed below. This EFT agreement is to remain in full force and effect until McCraw and the Depository have received written notification from Customer in such time and manner as to afford McCraw and the Depository a reasonable opportunity to act on the notification. This agreement allows McCraw to charge debits to this account at frequent intervals for varying amounts. This is a binding agreement that may be executed by facsimile.

This EFT Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and such counterparts shall together constitute one and the same instrument. The signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart. Counterparts may be delivered via facsimile, electronic mail (including .pdf or any electronic signature complying with the U.S. Federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

DEPOSITORY:	Bank Name	Ph	one	Account Name	
	BANK ACCOUNT #		ABA# (Routing#	!)	
Customer Legal Bu	siness Name		DBA		
AUTHORIZED SIGNE	AUTHORIZED SIGNER ON THE BANK ACCOUNT				
Signature		Printed Name		Title	Date
MUST AT	TACH VOIDED CH	мемо	2000 279 (223004899) ng You Bank		





LOANED EQUIPMENT AGREEMENT

- 1. The terms of this Loaned Equipment Agreement are in addition to the Account Terms Applicable to All Customers set forth hereinabove.
- 2. The below listed equipment shall at all times be the sole and exclusive property of McCraw and has been loaned by McCraw to Customer ("Loaned Equipment"). Customer shall have no rights or property interest therein, except for the right to use same in the normal operation of the Customer's business at the address set forth hereinabove. The Loaned Equipment is and shall remain personal property even if installed in or attached to real property. Only McCraw's Product will be placed in the Loaned Equipment. Customer shall not pledge, lend, create a security interest in, sublet or part with possession of the Loaned Equipment or any part thereof or attempt in any other manner to dispose thereof, or remove the Loaned Equipment or any part thereof, without prior written consent of McCraw.
- 3. Customer shall exercise reasonable care in operating Loaned Equipment. Unless stated otherwise herein, McCraw shall have repair and maintenance obligations for Loaned Equipment for the duration of this agreement. Customer agrees to notify McCraw immediately of any Loaned Equipment mechanical problems, including, but not limited to, abnormal wear and tear, breakage and leaks. McCraw will make a reasonable effort to repair the Loaned Equipment promptly.
- 4. Customer, at its own cost and expense, shall insure the Loaned Equipment against burglary, theft, fire and vandalism with minimum limits of \$1,000,000.00 for bodily injury and \$500,000 for property damage in such form and with such insurance companies as shall be satisfactory to McCraw. All insurance policies shall name both Customer and McCraw as insured and copies of the policies and the receipts for the payment of premiums shall be furnished to McCraw. Each damage policy shall provide for payment of all losses directly to McCraw. Each liability policy shall provide that all losses be paid on behalf of Customer to McCraw as their respective interests appear.
- 5. Customer shall be responsible for any damages to the Loaned Equipment while in its possession, and should Customer move said equipment or is not available to be picked up by McCraw, Customer shall pay McCraw the value of the Loaned Equipment, or any part thereof, that may be damaged, destroyed or missing.
- 6. Customer may not move loaned equipment without McCraw's written consent.
- 7. If Customer does not return loaned equipment to McCraw at the termination of this Loaned Equipment Agreement, Customer agrees to pay McCraw for the replacement cost of the loaned equipment.
- 8. Customer agrees to indemnify, defend, and hold harmless McCraw, its agents, and employees from all claims, loss, or damage McCraw may sustain for any of the following reasons: (a) loss of, or damage to, any Loaned Equipment by any cause; (b) injury to, or death of, any person, including but not limited to agents or employees of Customer; and (c) damage to any property arising from the use, possession, selection, delivery, return, condition, or operation of any Loaned Equipment, including, but not limited to, any environmental contamination not related to McCraw's negligence.
- 9. Upon default in the payment of any installment of rent, or upon a breach of any other condition of this agreement to be performed or observed by Customer, or if Customer discontinues its business, McCraw shall have the right without notice or demand to terminate this agreement, but such termination shall not release Customer from the payment of damages sustained by McCraw. If upon any termination of this agreement Customer fails or refuses forthwith to deliver the Loaned Equipment to McCraw, McCraw shall have the right to enter Customer's premises, or any other premises where the Loaned Equipment may be found, forcibly if necessary, and to take possession of and remove the Loaned Equipment without legal process. Customer releases any claim or right of action for trespass or damages caused by reason of such entry and removal; nor shall McCraw be prejudiced from pursuing any other remedies to which it otherwise might be entitled on account of arrears of rent or breach of any other conditions of this agreement.
- 10. This Loaned Equipment Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, and such counterparts shall together constitute one and the same instrument. The signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart. Counterparts may be delivered via facsimile, electronic mail (including .pdf or any electronic signature complying with the U.S. Federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.
- 11. Customer agrees that McCraw has loaned equipment to Customer under this agreement with a reasonable expectation that sales to Customer delivered into Loaned Equipment shall be sufficiently profitable to justify McCraw's Loaned Equipment investment and ongoing maintenance. Should McCraw, in its sole discretion, decide that the continued loan of equipment is not economical, McCraw may remove the Loaned Equipment with fifteen (15) days advance notice to Customer. In the event that the Loaned Equipment is removed by McCraw, McCraw shall not be liable for any damages related to the cessation of product sales under this agreement.

Loaned Equipment Schedule

Description			Serial Number		
Terms above are agreed	and accepted:				
Customer Legal Business	Name	DBA			
Signature	Printed Name	Title	Date		