

Parman Energy Group • 7101 Cockrill Bend Boulevard • Nashville, TN 37209 • Phone (615) 350-7920 • Fax (615) 350-8561

## OPEN ACCOUNT APPLICATION

	BILLING INFO	RMATION			
Date:		F	ax Invoices	or Email Invoices	
Bill To Name:					
Address:	City:	State:	Zip:	County:	
AP Contact :	AP Phone	::			
AP Fax:	AP	Email:			
Shipping Notification Email Address	38:				
	SHIP TO INFOR	RMATION			
Ship To Name:			Warehous	e:	
Address:	City:	State:	Zip:		
If located in Alabama, is the above	re address in a police jurisdict	ion? Yes □ or No □ W	Vithin city limits	Office use only $? $ Yes $\square $ or  No $\square $	
If located in Georgia, will th	e fuel being purchased be place	ed in an underground st	torage tank? Yes	s□ or No□	
Ship To Name:			Warehous	e:	
Address:	City:	State:	Zip:	County: Office use only	
If located in Alabama, is the abov	ve address in a police jurisdict	ion? Yes □ or No □ W	Vithin city limits	3,500 0000	
If located in Georgia, will the fuel being purchased be placed in an underground storage tank? Yes □ or No □					
Exempt sales t	ax? Valid	exemption certific	ate is required	d.	
	GENER.	AL			
Yrs Operating: Ho	ours:	Type of	f Business : _		
Wholesaler   Retailer Governme	nt 🗆 Website:				



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OWNER	PARTNER/ PRINCIE	PAL INFORM	ATION		
NOTE: We reserve the	e right to request a current financial state	ement dependent on req	uired credit amount.		
Principals Name:		Title:			
Home Address:					
Social Sec #:	Date of	Date of Birth:			
City:	State	:	Zip:		
Principals Name:	Title:				
Home Address:					
	Date of Birth:				
City:	State	:	Zip:		
	CORPORATE INFO	RMATION			
	opriate Box:   Corporation   Ir		-		
State of Incorporation:	DUNS#:	FEIN	N #:		
Principal Bank:	City:	S	tate:		
Bank Officer:	Phone: EXT:		EXT:		
Account Number:	Routing Number:				
	CREDIT REFER	RENCES			
1. Company Name:		Contact:			
Phone #:	_ Fax #:	Email:			
2. Company Name:		Contact:			
Phone #:	_ Fax #:	Email:			
3. Company Name:		Contact:			

## TERMS AND CONDITIONS OF CREDIT FROM PARMAN ENERGY GROUP, AND ALL AFFILIATES

- 1. This application is submitted by the undersigned (hereinafter "Applicant") for the purpose of obtaining a credit account with Parman Energy Group and all affiliates (hereinafter "PEG"). All representations are accurate, complete and truthful to the best of the Applicant's knowledge and belief.
- The Applicant hereby authorizes any individual, firm, or corporation given as a credit reference to provide information which is pertinent to this application. If the Applicant is a corporation, the undersigned affirmatively states that he is authorized to sign the application on behalf of said corporation and to obligate same for any credit extended thereto as a result of this application; and further that the corporation on whose behalf application is hereby made will continue to be bound and obligated for any credit advance thereto until notice to the contrary is given in writing to PEG.
- Credit extended by PEG to Applicant shall be due in full 30 days subsequent to the invoice date of each purchase. Thirty days after the date of invoice finance charge of 1 ½ % per month or 18% annual percentage rate will be charged on the unpaid balance.
- If, after delinquency, Applicant's account is referred to an attorney for collection, Applicant agrees to pay reasonable charge incurred by PEG, including attorney's fees and court costs.
- 5. Applicant (and Guarantor, if applicable) agrees that any disputes under this agreement will be resolved under applicable Tennessee law, and applicant further agrees to submit to the jurisdiction of a competent court in Davidson County, Tennessee.
- 6. A convenience fee shall apply to all credit card and debit card purchases.

- 7. Applicant agrees that when it is impracticable to obtain Applicant signature on delivery tickets, Parman's delivery agent may sign such documents attesting to making such delivery and whenever possible, to include longitude and latitude coordinates of the delivery and metered indications of product volumes delivered for bulk items, and that such practice shall constitute valid proof of delivery.
- 8. PEG warrants that the products delivered by PEG shall conform to manufacturer's specifications. This is the sole warranty of seller. SELLER MAKES NO OTHER WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, WITH REGARD TO ANY ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PRODUCTS OR SERVICES PROVIDED. PARTICULAR PURPOSE ARE DISCLAIMED AND SPECIFICALLY EXCLUDED. BOTH PARTIES DISCLAIM AND HOLD EACH OTHER HARMLESS FROM ANY LIABILITY FOR CONSEQUENTIAL OR OTHER INCIDENTAL DAMAGES. Applicant shall, within two (2) days after delivery of any PEG product (or before next bulk delivery of the product into the same tank, if applicable, whichever is earlier), notify PEG of any alleged defect in the product received, or the failure of the product to conform to any specifications. If, following such notice, PEG and Applicant agree that there exists such a defect or failure to conform due to the fault of PEG, then, at PEG's option, (i) the defective product shall be returned to and replaced by PEG, or (ii) Applicant and PEG shall negotiate an agreed amount to be deducted from the Agreement price, the payment of which shall operate as a full release of PEG. Applicant's failure to notify PEG of any such claimed defect or failure to conform within the two-day period shall operate as a full waiver of any such claim with respect to defects or nonconformance, and Applicant's release and covenant not to sue PEG with respect to such claim. For bulk deliveries, the Parties explicitly agree that once product is delivered into Applicant's tank (whether owned by APPLICANT or PEG), PEG no longer has custody/control of product integrity and bears the burden of proof of defect upon delivery. In the event of any dispute as to defective product, the Parties agree to work together in good faith to fairly resolve the issue under the particular circumstances.
- 9. Applicant grants PEG a purchase money security interest in any goods Applicants purchases from PEG until entire purchase price is paid in full, and upon request from PEG, Applicant shall perform all standard acts which may be necessary to perfect and assure retention of such security interest in PEG. Applicant agrees that PEG shall have all rights and remedies of a secured party under the Uniform Commercial Code.
- 10. NOTICE TO APPLICANT—DO NOT SIGN THIS AGREEMENT UNTIL YOU HAVE READ IT. YOU ARE ENTITLED TO A COPY OF THIS SIGNED AGREEMENT.

Authorized Signature:	Print Name, Title:
Date:	Company Name:
GUARANTY	
its payments to such indebte attorney's fee and court costs. notice revoking it as to indeb	undersigned does guarantee payment of all amounts advanced by PEG to Applicant if Applicant defaults in dness. The undersigned shall also pay PEG all reasonable costs of collection, including a reasonable This is a continuing guaranty and shall remain in full force until the undersigned delivers to PEG, written tedness incurred subsequent to such delivery. This guaranty shall be binding upon the individual signing npanying notation of representative capacity.
between the parties and furth	represents to Parman Energy that he/she has a personal or business interest in facilitating credit transactions er agrees that this Guaranty shall remain in full force and effect, regardless of any future changes to the terms, whether or not the guarantor receives actual notice of any such modifications.
The parties agree to submit an	y dispute hereunder to a court of competent jurisdiction in Nashville, Davidson County, Tennessee.
Signed:	Print Name:

## PARMAN ENERGY GROUP ELECTRONIC FUNDS TRANSFER AUTHORIZATION DEBIT AGREEMENT

Customer Name:			
Telephone Number:	Fax Nu	umber:	
Email Address:			
Customer Address:			
City:	State:	Zip:	
divisions ("Company") entries to cubelow.	ner") hereby authoriz ustomer's bank acco	izes Parman Energy Group and any of i bunt indicated below and the bank name	
Account Type: Checking	Sav	rings:	
Bank Name:			
City:			
Bank Contact :			
Routing No.:	Account	No.:	
Customer or the Company at: 710 however, bankruptcy or insolvency Company's sole judgment other impany terminate this agreement with crediting transactions initiated prior I/We hereby waive any requirement debit entries to my (our) bank account owing the Company as supported by	1 Cockrill Bend Bly proceeding are be pairments exist as to out notice. Notice of to the effective term by Company to make the provided, however invoice.	ke prior notification of amount and date of er, such transactions are for a sum due are the Customer and the Company remain	
Authorized this	day of	, 20	
Signature	Print Name and Title		

NOTE: Please attach a copy of a voided check.

If you have any questions, please contact our Credit Department at (615) 350-7920 or by email at <a href="mailto:ar@parmanenergy.com">ar@parmanenergy.com</a>