

Rev 6-13-22 Salesman Date:

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		proval for your a	ccount. Contac	t Inside Sales at (22	25) 664-3311 with a				
SECTION 1. BUSINESS INFORMATION (MUST BE COMPLETED BY SA Business Name (If not registered with Secretary of State, insert owner's name)				Dun & Bradstreet #		t #	Federal ID #		State co. formed
Business phone #		Business fax #	E	-Mail address	ess Cell phone #				Yr. co. started
Street address (physical address)				City		State	Zip		# of employees
Mailing address (billing address)				City		State	Zip		Choose one: Corporation
ship-to, attach Ad	items below with ★'s fo dditional Ship to Form.	• •		Is this an undergrou				ed	Partnership
inside sales to obtain form. Ship-to address (delivery address)				Yes Yes		★State	, ★Zip		Sole proprietor Other
★ Ship-to contact name			★ Ship-to phone #	e # Ship-to fax #				Type of bus	siness:
★ Any special de	livery/filling instructions:								
SECTION 2: TAX State sales tax exe	K INFORMATION (IF E) empt?	XEMPT, ATTACH Parish/city sales		★ For any tax ex	empt ship-to, please a	attach both state	Federal	excise tax e	xempt?
Ye		Yes		and parish/city tax exemptions, as needed			Yes		No
Is business a non- SECTION 3: ACC	taxable? COUNT OPTIONS (MUS		state, local gov or e ED BY SALESPE		Farmer ANT)	Conti	ractor in c	onstruction f	ederal contract
Choose method	EFT (form attached)	Choose one:	No purchase	e order needed	Monthly Statemer needed?	nts Do you want to	receive inv	voice copies	by:
or payment:	payment: Check Blanket PC		Blanket PO			Email:			
SECTION 4. LIS	Credit Card T OF OFFICERS, PAR		ROPRIETOR	se order for each orde			Fax:		
Name	e & phone #	Title	F	Iome address (City,	state, zip)	Socia	al securit	y #	Date of birth
V		V	V			V			
λ		<u> </u>	X			Δ			<u>^</u>
SECTION 5: PER	RSONNEL WE SHOUL	D KNOW:							
Bookeeper:			Purchasing agent:			Accounts payab	le:		
Phone #			Phone #			Phone #			
Fax #			Fax #			Fax #			
Name (& phone #)	who can contact if we h			1?					
SECTION 6:	Name	TRADE REFER	RENCES		Bank name		BANK	REFERENC	Ξ
TRADE 1									
	Phone # Fax #				Branch				
	Name				Contact name				
TRADE 2	Phone #	Phone #		Fax #		Phone #		Fax #	
	Name				Checking accour	nt #		<u> </u>	
TRADE 3	Phone # Fax #				Operating/revolvi	Operating/revolving loan #			

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CREDIT APPLICATION - CONTINUED

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SECTION 7. TERMS & CONDITIONS The below named purchaser/business ("Purchaser") agrees that all purchases made by Purchaser from Lard Oil Company, Inc. ("Lard") and/or any of its subsidiaries and affiliated entities, each subsidiary and affiliated entity may be referred to as a ("Seller") are subject to the following terms and conditions. 1. Purchaser certifies all purchases are made for business/commercial purposes. All amounts due for goods and services purchased from Seller are payable at the Seller's office in Denham Springs, Louisiana. Purchaser acknowledges that such amounts are not payable in installments, but are payable in full within thirty days of the date of the purchase, unless otherwise expressly set forth in writing by Seller.

2. As set forth above, unless otherwise expressly set forth in writing by Seller on a particular invoice or other written document signed by Seller, all amounts due for purchases are due and payable within 30 days of the date of the purchase of the goods and services. If the Seller's invoice provides for less than 30 days for payment, the terms of Seller's invoice shall control. If any amount due Seller is not timely paid in accordance with the payment terms, a delinquency charge will be imposed and owed by Purchaser, which delinquency charge shall be added to the outstanding balance due, and which delinquency charge shall be a sum equal to the product of multiplying the delinquent balance by the lesser of (a) 1-1/2% each month (which delinquency charge is computed and accrues on a monthly basis on the first day the payment is delinquent in any month), or (b) the maximum lawful rate, if any, permitted to be charged under the applicable state's law.

3. Purchaser shall pay Seller a service charge in an amount equal to the greater of \$25.00 or 5% of the payment balance for all payments returned by Purchaser's bank, whether returned (i) "NSF," (ii) for insufficient funds, or (iii) otherwise.

4. Purchaser further agrees that if any payment is delinquent, Purchaser's entire balance due to Seller shall, at Seller's option, be accelerated and become immediately due and payable in full. In addition, Purchaser shall owe and pay Seller's reasonable attorney fees if the Purchaser's account is turned over to an attorney at law for collection, adjustment or compromise, whether or not suit is filed.

5. In the event the Purchaser's account is turned over to an attorney for collection by suit or otherwise, Purchaser shall pay all reasonable attorney's fees and court costs incurred by Seller, as well as interest on the entire outstanding balance due at the rate equal to the lesser of (a) 18% per annum from the date due until paid in full or (b) the maximum lawful rate, if any, permitted to be charged under the applicable state's law.

6. Purchaser shall notify Seller by certified mail of any change of ownership of Purchaser. Purchaser warrants to Seller that all financial information furnished and to be furnished pertaining to the credit and financial responsibility of Purchaser is accurate and correct. Seller is expressly authorized to obtain credit reports and otherwise investigate the creditworthiness and credit history of Purchaser and of the individual signing below on behalf of Purchaser. This Agreement shall be interpreted and enforced under the internal laws of the State of Louisiana.

7. By receiving or using any Fuel IT cards of Seller, Purchaser hereby accepts the obligation and responsibility for full payment for all purchases through the use of account number(s) assigned to Purchaser, whether through the Mannatec, Voyager, or NBS systems. Purchaser will notify Seller of any lost card immediately upon determination that a Fuel IT card has been lost or stolen. Notice may be given orally but must be confirmed in writing within 24 hours, by registered or certified mail. Purchaser agrees to pay for all products delivered through the above system prior to receipt of such written notice by seller.

Signature:	Signature of Principal:	
Print Name & Title :	Print Name of Principal:	
Business Name (Name <i>MUST</i> be same as Business Name on front page): Date: X	X	
WITNESSES: (Required at time of signing credit app)		
. Signature: X	Signature: X	
Print Name:	Print Name: X	

SECTION 8. PERSONAL GUARANTY **REQUIRED FOR: SOLE PROPRIETORSHIPS; PARTNERSHIPS; LLC'S AND CORPORATIONS

The undersigned below individually and *in solido* (jointly and severally) with each other guarantor and the Purchaser (identified in the above Agreement), personally guarantee prompt payment of any and all obligations of the Purchaser to Lard Oil Company, Inc. and each other Seller (identified in the above Agreement), whether now existing or hereinafter incurred, and I/we further agree and bind myself/ourselves to pay on demand any sum which is due by the Purchaser to any and every Seller. It is understood that this guaranty shall be (and is) an absolute, continuing and irrevocable guaranty for any such indebtedness and/or obligation, (whether present and/or future) of the Purchaser, including all delinquency charges, interest costs and fees (the "guaranteed indebtedness").

I / We expressly waive division, discussion, presentment, demand, protest, notice of protest, dishonor, diligence, notice of default or nonpayment, notice of acceptance of this guaranty, notice of the extending of any guaranteed indebtedness notice of any renewal or extension of any such guaranteed indebtedness of the Purchaser, and consent to the release of any other guarantor and the release of any collateral, all without diminishing or otherwise affecting this

If the guaranteed indebtedness is not paid when due, and this guaranty is placed in the hands of an attorney for collection, adjustment or compromise by suit or otherwise. I / we shall pay all reasonable attorneys' fees and court costs incurred by Seller.

Seller is expressly authorized to obtain credit reports and otherwise conduct an investigation into my/our credit history and/or creditworthiness. This guaranty shall be interpreted and enforced under the internal laws of the State of Louisiana.

In the event more than one party executes this Guaranty as a guarantor, then each guarantor agrees to be solidarily (jointly and severally) liable for the guaranteed indebtedness, and, in all instances herein, the singular shall be construed to include the plural.

GUARANTOR:	8!	CO-GUARANTOR:	
Signature:	χ	Signature:	(
Print Name:	χ	Print Name:	(
Home Street Address:	χ	Home Street Address:	(
Home City, State & Zip:	V	Home City, State & Zip:	(
Date:		Date: >	<u>(</u>
WITNESSES:	(REQUIRED AT TIME OF SIGNING CREDIT APP)	-	·
Signature:	χ	Signature:	
Print Name:	X	Print Name:	

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	REEMENT FOR PRE-AR Please attach a voided			Payment Plan
Business Name (or Sole Proprietor Name):				called "CUSTOMER")
CUSTOMER Federal Tax Identificat	ion #: 🗙			
CUSTOMER Email For Notifications	(notice will be sent day before an	y EFT due to you):		
CUSTOMER hereby authorizes Lar below and the Bank named below, h				necking account indicated
BANK Name: 🚶		Branch: 🚶		
BANK Address: X				
City, State Zip: X				
BANK / ABA #: X		Bank Account #: 丫		
This authority may be terminated u affect debit or credit entries initiated thirty (30) days prior written notice have the right to have the amount which BANK sends to CUSTOMER initiate an offsetting credit. If any de shall be entitled to recover from CL allowance applicable to the transacti credit and other terms and provision	d prior to receipt of such notice. S to the COMPANY. If an erroneou of such entry corrected by giving a statement of account or writte ebit to CUSTOMER'S account sh JSTOMER all fees and charges in ion(s) giving rise to such dishonor.	Similarly, CUSTOMER may trans us debit entry is initiated by CC g written notice of such error to n notice pertaining to such entr ould fail to be honored by BANI nposed by BANK by reason the Any such occurrence of disho	sfer this authority to another C DMPANY TO CUSTOMER's ac COMPANY within thirty (30) d y. Upon receiving notice of su K due to insufficiency of the av reof and CUSTOMER shall for poor may result in termination o	USTOMER account upon count, CUSTOMER shall ays following the date on uch error, COMPANY will ailable funds, COMPANY feit any discount or other
CUSTOMER Name:				
X				
		Date Signed: X		
By (Printed Name): X		Title: X		
PLEASE ATTACH VOID	ED CHECK HERE*			
		Dfit Pmt Type	EFT Customer Maintenance	Bank ACH
— Ак:		Stit Pmt Type	BS (TG)	VL (EB)
Account Number:	-			