

Alaska Fuel Distributors, Inc.

1051 Van Horn Rd Fairbanks, AK 99701 Phone: (907) 374-0505

Fax: (907) 374-2888

info@alaskafueldistributors.com

Initials:	Date Ran:	
FOR OFFICE USE OF	NLY:	
Approved/Denied:		
Account #:		
1 st Delivery:		
Gallons of 1st Del.:		

Commercial Will Call Application

☐ TERMS Account – REQUIRES CREDIT CHECK. You ha			
E TERMS Recount REQUIRES CREEK CITECIA	ve up to 30 days after de	livery to bring your balance	to \$0.00.
*NOTED FIELDS ARE REQUIRED FOR TERMS ACCOUNT	TS.		
FULL LEGAL BUSINESS NAME:			
OTHER TRADE NAME(S):			
BILLING ADDRESS:			
PROJECT/SITE/DELIVERY ADDRESS:			
CITY: COUNTY:	STATE:	ZIP:	-
PHONE: ()FAX: ()	E-MAIL:		
*NAME OF OWNER:			_
*SOCIAL SECURITY NUMBER OR FEDERAL TAX ID: _			
DOD DEDDDAL TAN DVENDTIONS VOLUM		ZOD WHE EVENDEION	
FOR FEDERAL TAX EXEMPTIONS, YOU ME CERTIFICATE OF USE IS REQU	IRED IN ALASKA ON	LY (FORM 538).	
CERTIFICATE OF USE IS REQUALATED OF USE IS REQUALATED.	IRED IN ALASKA ON PHONE: ()	LY (FORM 538).	
•	IRED IN ALASKA ON PHONE: ()	LY (FORM 538).	
CERTIFICATE OF USE IS REQUALATED OF USE IS REQUALATED.	IRED IN ALASKA ON PHONE: () CES:	**EXT: EXT:	

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PROMISE TO PAY

I hereby promise to pay Alaska Fuel Distributors for all charges billed for goods and services rendered upon delivery. I understand that if default occurs, deliveries may be suspended if satisfactory arrangements have not been made with Alaska Fuel Distributors. Default is the failure to pay the full amount of fuel oil charges upon delivery. Interest charges will accrue if delivery is left unpaid after 30 days. I hereby authorize AFD or any credit reporting agency employed by AFD to investigate the references herein listed or any of the other information stated on this application (for term accounts only, cash on delivery accounts not applicable). I certify that everything I have stated in this application is correct to the best of my knowledge. If this account becomes delinquent and collection action is taken, a collection fee will be added to the delinquent balance and charged to me.

SNATURE: Date:	
PRINTED NAME:	
Meth	od of payment will be:
	erms: Can be run after delivery.) (WITHOUT Terms: Prepay Only.)
Credit Card Type: \square Visa \square Master Ca	rd □ American Express □ Discover
Credit Card #:	Exp. Date: CVC:
(Credit card	information will be kept on file.)
Signature of cardholder	Date
PLEASE NOTE: All op	Date tions listed below REQUIRE a Credit Check ike to apply for one of the following options:

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HELP US FIND YOU

FOR OFFICE USE ONLY:
Zone:
Dev.:
K-Factor:
Lat & Long:

PROPERTY & TANK DESCRIPTION – PLEASE FILL OUT ENTIRELY

Fuel Tank Location (when looking at the property from the street):

Please indicate wh	nere your tank is located in the	image below when	you are facing the	business:
BUSINESS	#1 HO: Above Ground Tank #2 HO Below Ground Tank LAST DELIVERY: GALLONS DEL.: Yearly Consumption: Sq. Feet To-Be Heated:	1ST TANK (CHECK TANK SIZE) 300 500 1000 Other: FUEL TYPE (CHECK FUEL TYPE) #1 HO	2ND TANK (CHECK TANK SIZE) 300 500 1000 Other: FUEL TYPE (CHECK FUEL TYPE)	APPROXIMATE DATE YOU WOULD LIKE DELIVERY SERVICE STARTED: IS YOUR FUEL USED TO MAKE HOT WATER FOR YOUR HOME? YES □ NO
	ions to the Property (color of b		#2 HOOther ame or numbers disp	played, etc.):
s there a Water T	ank on the property? If so, who	ere is it located and	how is it marked?	
Comments:				
	agree to make sure the access to fuel c. I/We understand that interruption o			
			Date:	:

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Additional Terms and Conditions of Credit

The Application and Agreement for Credit shall apply to any and all credit extended by Alaska Fuel Distributors, Inc. (Hereinafter "AFD"). The credit applicant and its signing individual representative (collectively, the "Applicant") jointly and severally understands and agree to the following terms and conditions:

- 1. Provided the Applicant is within the stated credit terms (if any), payment shall be made net 30 days for card lock and bulk delivery purchases from invoice date (unless otherwise specified by specific agreement). Representative of AFD are not authorized to change or adjust credit terms without written authorization of the credit manager. This amount may be changed or credit reduced or eliminated at any time by AFD upon written or verbal notice to Applicant, and AFD shall have the right to demand payment of all amounts outstanding and the value of any pending orders on a COD basis before making further shipments to Applicant. If Applicant is delinquent, AFD reserves the right to revoke any credit extended to Applicant and/or retain and/or dispose of any inventory or other assets provided by Applicant without notice.
- 2. If amounts due are paid within the above terms of credit, no late payment charges will be assessed. However, if amounts due are not paid in full within the terms of credit, the balance owing shall be subject to a late payment charge from invoice date, calculated and compounded monthly, until payment in full is received by AFD. In the event that this charge exceeds any maximum permitted by law, it shall be reduced to the legal maximum. NSF checks or payments will be subject to a \$25.00 processing charge.
- 3. All pertinent charges for freight, transportation, shipping, storage, handling, insurance, demurrage or similar charges shall be wholly borne by applicant unless otherwise agreed to in writing by both parties.
- 4. Applicant agrees to bear all costs incurred by AFD in collection of any unpaid amounts including, but not limited to, interest, collection agency, legal fees and court costs (on a full indemnity basis, including solicitor client costs), until payment is received by AFD.
- 5. The Applicant consents to the obtaining of credit and/or personal information as may be required in connection with the credit hereby applied for or any renewal or extension thereof, and use and to the disclosure of any information above or trade information concerning the Applicant, its officers of affiliated entities to any credit report agency or otherwise for the purposes of assessing credit risk or enforcing payment of amount in arrears.
- 6. All terms, conditions, warranties, or representations, either express (advertisement, catalogue or other AFD publication or otherwise) or implied (by common law, statute or otherwise), relation to the accuracy, merchantability, fitness for a particular purpose or otherwise in relation to the provision of goods are disclaimed and excluded to the greatest extent permitted by law. The goods are provided on an AS IS basis and AFD disclaims any and all implied warranties or conditions with respect to the goods. The liability of AFD, however arising (whether for breach of contract, negligence, misrepresentation or otherwise), shall at no time exceed the full value of the consideration paid or payable by Applicant prior to the date upon which the cause of such action arose. AFD may, at its option, replace, repair or refund any defective goods provided Applicant give AFD thirty (30) days' prior written notice of any defection goods, and provided Applicant has not altered, misused or unreasonably used said goods.
- 7. Neither party shall be liable to the other for special, indirect, or consequential damages resulting from or arising out of this contract including, without limitation, punitive damages, economic losses, loss of profit, loss of use, loss of contract, loss of production, loss of revenue, business interruption, or increased cost of working, however same may be caused.
- 8. Unless otherwise agreed to in writing by the parties, full risk of loss (including transportation delays and losses) shall pass to the Applicant upon delivery of goods sold or rented to the designated F.O.B. point, regardless of whether or not AFD pays freight. AFD retains title and it's granted a purchase money security interest, for security purposes only, to all goods until paid for in full, and AFD may, at its option, repossess the same upon Applicant's default in payment hereunder and charge Applicant for any deficiency. In the case of goods or assets of the Applicant howsoever left in AFD's possession, AFD is granted a security interest to ensure payment in full of all amounts owing to AFD, and AFD may, at its option, repossess or enforce its rights against same upon Applicant default in payment hereunder and charge Applicant for any deficiency.
- 9. In the event that Applicant request or agree to store goods, inventory, equipment or other assets on the premises of AFD or under the direct or indirect control or supervision or AFD, whether such arrangement is gratuitous or for consideration in all such cases: (a) AFD shall not be responsible for any loss or damage, except as may be provided in this Agreement, an then only if Applicant has obtained confirmation of amount and initial condition of the assets upon delivery to and receipt by AFD; and (b) AFD shall have no implied or other obligations to take reasonable or other steps to safeguard or protect the assets of the Applicant. For great certainty, in no event shall AFD be liable for loss, damage of theft of the Applicant's assets on or from AFD's premises or storage yard.

SIGNATURE:	Date:
DDINTED NAME.	
PRINTED NAME:	

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