

Swink-Quality Oil and Gas 203 West Broad Avenue Rockingham, N.C. 28379 (910) 997-3101 FAX (910) 895-7476

Quality-Oil and Gas 17600 Andrew Jackson Highway Laurinburg, N.C. 28352 (910) 276-6045 FAX (910) 277-0269

Quality-Oil and Gas 1512 West Fifth Street Lumberton, N.C. 28358 (910) 739-7446 FAX (910) 739-0371

www.qualityollandgas.com

CREDIT APPLICATION

The undersigned hereby applies for extension of credit from Quality Oil & Gas and agrees to be responsible for all payment for credit extended on basis of this

Application.						
Name	First	Last	Middle		Social Security #	Drivers License#
Spouse						
<u> </u>	First	Last	Middle		Social Security #	Drivers License#
Billing Address_						
	Street	City		State	Zip	
Dhysiaal Addres	-					
Priysical Addres	SSStreet	City		State	Zip	-
		Dependents:	Monthly Inc	ome	Birth Date	
Cell Phone Num	nber	Email				
	· ·					
Own or Rent	Land	ord/Mortgage Holder	Name		Address	
Years at current	addressl	f less than three years li	st previous address	S		
Employer					_Phone# ()	
. ,	Name	Address				
Employment					_Phone# ()	
(spouse) Name	9	Address				
Closest					_Phone# ()	
Relative	Name	Address				
List any hazardous o	conditions on the prem	ises which we should know ab	out such as septic tank,	vicious dogs, etc.		
Describe the location	n of residence if other	than a numbered house				
	Type of fuel: LP	GasKerosene_	Fuel Oil#2	Tank Size	Gallons	
Annlian	ice Tyne					
Дриан	,,				ad fam I D Can and an	
	'	uired for Kerosene and Fuel (ed for LP Gas orders.	
	Do you red	juest that we keep a check on	your supply and refill ta	nk as needed?		
		whatever inquiries it deem				
		liance on this application. Information it may have obtained in the control of th				
application shall re	emain the property	of Quality Oil & Gas wheth	er or not credit is exte	ended. All inform	ation stated in this app	olication is declared to be
a true representat Account Terms ar	tion of the facts and nd Agreement set fo	made for the purpose of o rth on both sides of this co	btaining the credit red Imbined Application a	quested. I agree and Agreement.	to be bound by the ter	ms and conditions of the
Signatul	re:				Date:	
21					5 .	
Signatui	re:				Date:	

Account Terms and Agreement

- 1. Swink-Quality Oil & Gas Company and Quality Oil & Gas Company are understood and agreed to be registered trade names of Quality Oil & Gas Company.
- 2. The customer and each guarantor unconditionally, jointly, and severally guarantee full and prompt payment of all sums which may, from time-to-time, be owing to Quality Oil & Gas Company by the customer as a result of this agreement.
- 3. Customer will receive an invoice depending on Customer's credit arrangements with Quality Oil & Gas Company Copies of receipts for transactions will not be provided.
- 4. Customer agrees to pay the full amount due in U. S. Dollars according to the terms indicated on the Quality Oil & Gas Company billing statement by delivery or mail to the address shown on the statement. If this amount is not received by Quality Oil & Gas Company by the due date shown on the statement, customer and guarantors agree to pay interest on the past due balance at an annual rate of the greater of 18% or the maximum allowed by law, until the balance is paid in full. All payments will be applied to the balances on your account in the manner we determine Applicant agrees to pay, in addition to such interest amounts, all collection fees, attorney fees, and court costs incurred by Quality Oil & Gas Company.
- 5. Notwithstanding any provision in this agreement to the contrary, the total liability for payments of interest and payments deemed to be interest by applicable law, shall not exceed the limit imposed by applicable usury law. In the event the total liability for payments of interest and payments deemed interest by applicable law, shall, for any reason whatsoever, result in an effective rate of interest which exceeds the limit imposed by the applicable usury law, all sums in excess of those lawfully collectible as interest for the period in question shall, without further agreement or notice by, between, or to any party hereto, be deemed to have been applied, immediately upon receipt of such sums by Quality Oil & Gas Company (and shall be applied), as a credit on the principal due or thereafter arising on Customer's account.
- 6. Payments received on a regular business day will be credited to customer's account within 5 business days.
- 7. If Quality Oil & Gas Company must use an attorney or collection agency to collect any overdue amount from customer and/or any guarantors, customer and each guarantor agree to pay reasonable attorney fees and costs of collection incurred by Quality Oil & Gas Company, which the parties hereby fix 25% of any balance due, plus court costs. Customer and/or guarantor waive privilege of being sued in their County or City of residence. It is stipulated and agreed that the courts, general, district and circuit of the County of Richmond, North Carolina shall be an appropriate venue for any actions at law between the parties and especially for any actions to collect sums alleged owing on open account by customer and/or guarantor to Quality Oil & Gas Company, but this shall be non-exclusive and shall not preclude the use of other appropriate venues pursuant to North Carolina law. This provision shall be material to any decision to extend credit to customer based upon this credit application. No notice of acceptance hereof need be given any guarantor. In consideration of charges allowed and to be allowed to the customer, the guarantor hereby personally guarantees payment of all amounts due Quality Oil & Gas Company.
- 8. Customer must notify Quality Oil & Gas Company of any disputed charge(s) within 60 days after the date of the statement or invoice on which such charge(s) first appeared. After 60 days, all charges are considered valid and no adjustments will be made. Notice to Quality Oil & Gas Company of a disputed charge shall be given by customer in writing and shall include the following information: customer's name and account number; the dollar amount of the disputed charge; the reason customer is disputing the charge; and a copy of the statement or invoice on which the disputed charge appears. Notices should be mailed to the following address: 203 West Broad Avenue, Rockingham, N.C. 28379
- 9. If any portion of this agreement is subsequently held to be invalid, such determination shall not affect the other provisions of these Account Terms and Conditions, which shall remain in full force and effect.
- 10. These terms and conditions will be interpreted applying North Carolina law, without regard to the conflict of laws provisions thereof.
- 11. You promise to make purchases only up to your assigned credit limit. We can increase or decrease your credit limit at any time.
- 12. You agree to notify us in writing of any change in your address. In the absence of any written notice from you of a change in address, we will have fulfilled any duty to give you any required notice or statement by sending it to you at the address shown on our records.
- 13. We may change the terms of this agreement at any time to the extent permitted by law. The new terms (including finance charge or other charges) will at our option apply to the balance of your account when the new terms become effective and will apply to all purchases made after that date. If notice of the new terms is required by law, we will send the notice to your address shown in our records.
- 14. To the extent permitted by law, the following fees may be charged to your account as applicable
 Returned check fee If you make a payment with a check and the check is returned unpaid, you agree to pay a returned check fee of \$43.00. (\$25.00 returned check process fee plus \$18.00 bank service charge)

	I have reviewed and agree with the Account Terms and Agreement lis	ted above.
Signature:		Date: