

| Cradit | Application | |
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| Creuit | Application | |

| | Firm name | _ | | Date | e started in bu | isiness | _ | Phon | e | |
|-----------|--|---|------------------|---------------------|-----------------|--------------------|-------------------|---------------|----------|----------|
| | | | | | Billi | ng address | | | | |
| | Street address | | | | | - | | Street ad | dress | |
| City | State | zip code | | | | | City | St | tate | Zip code |
| Full nar | ne of owner (or an au | thorized office | er of corpo | oration) | - | | | Но | me phone | |
| Hom | e address & zip code | for partnershi | p or indiv | idual | _ | | | Но | me phone | |
| Please | check one: | Individual | | | Partnership | | | Cor | poration | |
| | If corporation | | | | | | | | | |
| | | Federal tax | number: | | Sta | te | | Date of incor | poration | |
| | Do you require purch | ase orders? Ye | es: | No: | Es | timated ci | redit need: | | | |
| | | | Trade Re | eferences | | | | | | |
| FirmName: | | | F | irm Name | : | | F | Firm Name: | | |
| Address: | | | | Address | : | | _ | Address: | | |
| Phone: | | _ | | Phone | : | | | Phone: | | |
| E-mail: | | | | E-mail | | | | E-mail: | | |
| | Nerre | of houle | | | l | | Daula | - ff: | | |
| | Name | of bank | | | | | Вапк | officer | | |
| | Bank address | City | State | Zip cod | e | | Acc | count number | | |
| | Sales tax exem Issued to Mah | • | | | - | Stat | te of exemp | otion | | |
| | | y, Mo 64120 | | | - | Regist | tration ID n | umber | | |
| | I further certify that if any pro taxing authority when state | aw so provides or info | orm the seller f | or added tax bill | | hall be part of ea | ach order which v | | | |
| | / The above information is for th | Applicant's signature attes e purpose of obtaining cro | | nted to be true. We | | | | | my/our | |
| | Firm | name | | | <u> </u> | signa | ature | D | ate | |



Maher Oil Company 401 N. Prospect Kansas City, Mo 64120 (816)241-2400

Tank Wagon Deliveries Agreement

Credit Limit:

The line of credit will be established after the examination of financial documents and references. The acknowledgement and acceptance will be mailed at a later date and will become a part of this agreement.

The line of credit and limit will cover the following:

- A. Invoices must be paid according to terms.
- B. Products billed (invoiced but not yet received).
- C. Products received but not yet billed.
- D. Payments prior to normal due date will be made to stay within line of credit.

Terms of Credit:

Petroleum products credit terms are 10th of the following month (all deliveries of product for ONE month will be due and payable by the 10th day of the following month). All invoives past the 10th day will have a finance charge of 1.5% per month or 18% annually, or maximum lawful rate made on the unpaid amount of an invoice for product or service each 30 days after its invoice date. All finance charges are due upon receipt of invoice. All finance charges unpaid within 30 days will become principal and bear the same rate of interest.

Minimum delivery is 450 gallons; there will be a LTM (less than minimum) charge of \$100 for any delivery under 450 gallons plus the price of the fuel (this fee applies to ALL deliveries including weekends and emergencies).

Minimum delivery is 200 gallons; there will be a LTM (less than minimum) charge of \$175 for any delivery under 200 gallons plus the price of the fuel (this fee applies to ALL deliveries including weekends and emergencies).

An additional \$300 will be charged for weekend deliveries between the hours of 7AM and 5 PM plus the price of the fuel.

An additional \$500 will be charged for emergency, between the hours of 5PM and 7AM and holidays plus the price of the fuel.

Missouri law will apply to this agreement all accounts and contracts.

All accounts are payable to:

Maher Oil Company P.O. Box 430 Lee's Summit, Mo 64081

Your signature will authorize us to proceed with our credit investigation and your agreement to the terms of credit.

Company

Signature

Date

Print name

Title



Maher Oil Company 401 N. Prospect Kansas City, Mo 64120 (816)241-2400

Please, provide us with the additional information

| Company name: | |
|-----------------|--|
| | |
| Account payable | |
| contact name: | |
| | |
| | |
| Account payable | |
| phone number: | |
| | |
| Account payable | |
| fax number: | |
| | |
| Account payable | |
| E-mail: | |

| | 1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. | | | | | |
|-------------------------------|---|--|---|--|--|--|
| ige 2. | 2 Business name/disregarded entity name, if different from above | | | | | |
| s on page | Check appropriate box for federal tax classification; check only one of the following seven boxes: Individual/sole proprietor or C Corporation S Corporation Partnership Single-member LLC | 4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): | | | | |
| tion | Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partners | hip) 🕨 | Exempt payee code (if any) | | | |
| Print or type Instructions | Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the tax classification of the single-member owner. | Exemption from FATCA reporting code (if any) | | | | |
| E E | Other (see instructions) | | (Applies to accounts maintained outside the U.S.) | | | |
| P Specific | 5 Address (number, street, and apt. or suite no.) | and address (optional) | | | | |
| See S | 6 City, state, and ZIP code | | | | | |
| | 7 List account number(s) here (optional) | | | | | |
| Par | t I Taxpayer Identification Number (TIN) | | | | | |
| | your TIN in the appropriate box. The TIN provided must match the name given on line 1 to ave | | curity number | | | |
| reside | Ip withholding. For individuals, this is generally your social security number (SSN). However, for ant alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other is, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i> | | | | | |
| TIN or | n page 3. | or | | | | |
| | If the account is in more than one name, see the instructions for line 1 and the chart on page | identification number | | | | |
| guide | lines on whose number to enter. | | - | | | |
| Par | t II Certification | to an interest of the second sec | | | | |

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

| Sign Here | Signature of U.S. person ► | Date ► |
|--------------|-------------------------------|--------|
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General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
 Form 1099-B (stock or mutual fund sales and certain other transactions by

 Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)

- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- · Form 1099-C (canceled debt)
- · Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2. By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.

MAHER OIL CO. PO Box 430 Lee's Summit, MO 64063 Phone 816-241-2400

I (we) herby authorize Maher oil Co. , hereinto called COMPANY, to debit/credit entries to my (our) account indicated below and the Financial Institution named below, hereinafter called FINANCIAL INSTITUTION, to debit/credit same to such account. I (we) acknowledge the origination of ACH transactions to my (our) account must comply with the provisions of U.S. law.

(Financial Institution Name)

(Address)

(City, State)

(Account Number)

(Routing/Transit Number)

This authority is to remain in full force and effect until COMPANY has received written notification from me (or either of us) of its termination in such time and manner as to afford COMPANY and FINANCIAL INSTITUTION a reasonable opportunity to act on it.

(Print individual name)

(Print individual name)

Branch

Zip

Checking

Savings

(Print individual ID number)

(Print individual ID number)

(Signature)

(Date)

(Signature)

PLEASE ATTACH COPY OF VOIDED CHECK TO THIS FORM

Maher Oil Company

PH: 816-241-2400

EQUIPMENT LOAN AGREEMENT

ThIS IS AN AGREEMENT between Maher Oil Company, a Missouri Corporation with offices at 401 N. Prospect Ave. Kansas City, Mo. 64120 (herein called Maher), and ______ (herein called customer).

1. **LOAN.** Maher hereby loans Customer the following described equipment (see list attached), which is, or is to be located on the premises occupied by his customer at:

| Address | City | St |
|--|-------------------------------|---------------------------|
| (herein called "premises"): receipt of all of which in good an | d safe condition and repaired | air, Customer hereby |
| acknowledges. Maher shall have the right from time to time | to substitute, for any of | the above described |
| equipment, equipment of similar nature. All other equipment | nt (if any) loaned by Mah | er to Customer during the |
| continuance of this agreement to be located on the Premises | s, including such substitu | ted equipment, shall be |

subject to the provisions of this Agreement (herein collectively called "Equipment").

- 2. **PERIOD.** This Agreement shall be in effect beginning on the date equipment is delivered and continuing thereafter, but may be terminated by either Customer or Maher at any time upon written notice.
- 3. **OBLIGATIONS.** Customer shall maintain the Equipment in good repair and efficient operating condition, including, but not limited to, lubrication, packing of valves and pumps, cleaning of strainers, filters and water separators; and shall return the same to Maher immediately upon termination of this Agreement, in as good condition as when received by Customer, excepting only reasonable wear and tear and damage by any peril which would be covered by a standard insurance policy with endorsements in favor of Maher. **Customer is responsible for any damage caused or contributed to by any negligence or other fault of Customer or Customer's employees.** Customer shall not remove or permit removal of all or any part of the Equipment from the Premises or permit any other party to fill or otherwise use all or any part of the same, without Maher's prior written consent. Customer shall not add or permit addition of any attachments to the tank or tank accesories. **Customer agrees to pay all local and state taxes, permits, and fees except sales taxes.** Customer is responsible for any and all releases of product into the environment. Maher shall warranty the equipment for one year and reserves the right to inspect, repair and paint the Equipment. **Customer pays for all non-warranty repairs after one year.**
- 4. **INDEMNITY**. Customer shall indemnify Maher against any claims, suits, liability and expense on account of injury or death of persons or damage to property caused by or happening in connection with Equipment or the condition, maintenance, possession or use thereof.
- 5. **OWNERSHIP AND REMOVAL BY Maher**. All of the equipment shall remain the personal property of Maher notwithstanding any attachment thereof the Premises, and Maher may enter the Premises and remove therefrom all or any part of the equipment (except any thereof purchased by Customer) at any time within sixty days after any termination of this Agreement.
- 6. **GOVERNING LAW**. This Agreement shall be construed under and in accordance with the laws of the State of Missouri. Each of the parties irrevocably consents to the exclusive jurisdiction of the courts located in Kansas City, Mo. As the site of Company's headquarters, for any matter arising out of or relating to this Agreement.

| Dy | | | | |
|-----------------------------|-------|-------------------|--|--|
| Print Name of Authorized Of | | Maher Oil Company | | |
| Signature: | Date: | Date: | | |
| Title: | | | | |
| Company: | | Maher Rep: | | |

Dv/

Maher Oil Company Tank Monitor Agreement

- 1. Product Features:
 - a. Maher Oil Company's dispatch department will have access to customer's tank level through the software portal as reported by the tank monitoring device.
 - b. Tank readings update once daily.
 - c. Maher Oil Company's dispatch department will monitor tank levels Monday Friday.
 - d. When the tank level is low enough to accept a delivery dispatch will automatically schedule a fuel delivery.
- 2. Lease Term:
 - a. The terms of this agreement will begin
 - b. Upon start of this agreement customer will provide Maher Oil Company with any keys or gate codes required to make delivery. If a key or code is not provided and we show up to make a delivery during normal business hours and can't gain access to the tank and have to leave without delivering fuel there will be a \$100 diversion fee per each occurrence. Anytime the driver has to wait for someone to come grant access there will be a \$150 per hour fee billed with a minimum of 30 minutes.
 - c. Upon start of this agreement customer will provide Maher Oil Company with an open PO Number for the tank location if PO Numbers are required by the customer for billing purposes.
 - d. Customer is required to provide Maher Oil Company 30 days' written notice to cancel the tank monitoring service.
- 3. Maintenance:
 - a. Tank monitor will be installed by Maher Oil Company's trained installation team, free of charge.
 - b. The customer may be asked to troubleshoot or maintain the monitor as needed.
 - c. The customer agrees to notify Maher Oil Company if there is any known indication that the monitor is not performing accurately.
 - d. Maher Oil Company reserves the right to perform maintenance on Tank Utility at any time.
 - e. If the tank monitor is damage by customer Maher Oil Company reserves the right to charge customer the full replacement value of the monitor.
- 4. Ownership
 - a. Tank monitor is exclusive property of Maher Oil Company.
- 5. Liability:
 - a. Maher Oil Company cannot predict higher than normal usage or when a customer may be working on a normal off day. Maher Oil Company does not deliver on Saturday or Sunday and each day's loads are scheduled a day in advance. If the tank is emptied on a weekend, delivery may not be available until the following Tuesday. Therefore, please make dispatch aware of any such events as soon as possible to help reduce the chance of a fuel outage.
 - b. Maher Oil Company has no control over a unit's ability to maintain a signal and is not responsible for a delay in delivery due to a loss of signal or technical issues out of their control.

, have read and agree to the terms and conditions above. Ι,

Signature: Date: