

## **ROCKY MOUNTAIN ENERGY LTD. Application for Credit**

Head Office: 455 Dene Road Kamloops, BC V2H 1J1 Phone 250-374-0614 Fax 250-372-3743 Email: <a href="mailto:creditapp@coolcreek.ca">creditapp@coolcreek.ca</a>

Customer Information	Personal Account, Pro Business Account: □	prietorship, or Partr Need a copy of Current	-	☐ Need a copy of valid Driver's Licens	
ame Date of Birth				YYYY/ MM/ DD)	
Business Name			Proprietorship	Partnership Corporation	
Address		City	Prov	Postal Code	
If less than 2 years at current, prov	vide previous address as well)				
lome / Business #	Cell #	Email	Address:		
	ocky Mountain Energy Ltd. sends Customers who do not have an ema				
Business Information:					
Company Directors Name		Title		Email	
Name		Title		Email	
Contacts Purchasing		Email			
Accounts Paya	e Email				
Business Description	ss Description		iness	Annual Income:	
Credit References					
Bank	Branch	Phone		Contact	
Frade references from whic	ch customer is buying on credit - Nam	ne and fax number	Note: Credit Cards	are not considered as trade references	
2)					
3)					
Personal Annual Income: _			Source:		
Stimated highest 1 mont	h Total purchases \$	_ Credit Limit req	uested: \$		
See our website coolcreek	c.ca/credit-application for payment o	ptions; Online Banking,	Automatic Credit Care	d (form), Pre-Authorized Debit (form)	
ayment Due	Accounts are due in full on or before the 20th of the following month. If payment is not received on or prior to this date, interest will be applied on all invoices over 30 days old, from date of invoice, at a rate of 2% per month (26.8% per annum). Rocky Mountain Energy Ltd. reserves the right to suspend or alter credit terms as required.				
Authorization					
nay, from time to time, give any or reporting agency; and (b) pe	y credit and other information, including rson in connection with any dealings I h hat Rocky Mountain may use that inform	any information on this app ave or so propose to have w	lication to, or receive surith the Rocky Mountain	-	
Guarantee					
he individual(s) signing this ap	oplication for credit on behalf of the appli	cant, proprietorship, partner	ship, or corporation not	ted above, as applicable, hereby	
-	apacities, personally, and unconditionally		-	ounts now or hereafter owing by	
he above applicant for goods o	delivered, services rendered, and all inte	rest accrued on any amount	ts past due.		
Signature	N	ame (Print)		Date	
_		241-		-	

To be signed by Individual(s) having signing Authority for the Company or Individual.

## Page 2 of 2

## ROCKY MOUNTAIN ENERGY LTD.



## **Terms & Conditions for Credit**

Please read carefully

- 1. The individual(s) signing this application for credit on behalf of the applicant, proprietorship, partnership, or corporation noted, as applicable, hereby individually in their individual capacities, personally, and unconditionally guarantee payment to Rocky Mountain for all amounts now or hereafter owing by the applicant for goods delivered, services rendered, and all interest accrued on any amounts past due. In the event that an application is signed by more than one applicant, obligations herein shall be joint and several.
- 2. By signing this application, the applicant agrees that Rocky Mountain may, from time to time, give any credit and other information, including any information on this application to, or receive such information from any (a) credit bureau or reporting agency; and (b) person in connection with any dealings I have or propose to have with Rocky Mountain, or Rocky Mountain's authorized representative. The applicant further agrees that Rocky Mountain may use that information to establish and maintain a relationship between Rocky Mountain and myself and to offer any service permitted by law.
- 3. If this application is approved, Rocky Mountain retains the right to increase, decrease, suspend or terminate the applicant's credit at any time. If this Agreement is terminated for any reason, then the applicant agrees to pay the balance of the account in full immediately and any interest accumulated on the account.
- 4. All invoices are due and payable in full on or before the 20<sup>th</sup> of the month following the date of purchase unless otherwise specified in writing by both parties. Interest will be charged at rate of 2% per month (26.8% per annum) on all invoices over 31 days old, from date of invoice. Use of the Cardlock card, products and/or services acknowledges and agrees to these terms and conditions.
- 5. Past due accounts will be placed in a Hold status until brought up to date including any service charges or interest.
- 6. NSF cheques will result in a \$50 NSF fee being charged to the applicant's account for the first occurrence. Subsequent NSF cheques will result in additional fees as deemed applicable. Accounts will automatically be placed on Hold status until NSF and fee is paid in full.
- 7. The applicant agrees that any payments will be applied first to interest or service charges then to outstanding invoices.
- 8. The applicant agrees to include any forms required for applicable exemptions including but not limited to: Dyed Fuel exemptions, Farmer exemption, First Nations exemptions, PST exemptions or any other legislated exemption forms. If the applicant has not included the necessary forms, then Rocky Mountain retains the right to refuse refunds on previous invoices as applicable by law. Any missed exemptions may be claimed back by the applicant from the appropriate legislated body.
- 9. Should Rocky Mountain use the services of a lawyer or collection agency to collect past due balances or to otherwise enforce the terms of this application, the applicant agrees to pay Rocky Mountain for such legal or other service. The applicant agrees that Rocky Mountain may, in its sole discretion, decide that the courts in British Columbia shall have jurisdiction and that the laws of British Columbia shall govern and apply to any claim or dispute that may relate to or arise from the application.
- 10. The applicant agrees that Rocky Mountain will not be liable for mistakes, however caused, in order specifications or for any costs incurred by the applicant or any subsequent use of services supplied under the order. It is the sole responsibility of the applicant to inspect goods upon receipt and unless granted in writing Rocky Mountain provides no warranty for goods, and where legislation permits, specifically excludes any statutory warranty for the goods.

This agreement constitutes the entire agreement between you and us and will not take effect until application is approved by Rocky Mountain Energy Ltd. This Agreement will be governed by the laws of the province of British Columbia.