

Order Online @ www.glassmerefuel.com

PO BOX 187 CURTISVILLE PA 15032-0187 PHONE 724-265-4646 TOLL FREE 1-800-235-9054 FAX 724-265-3588

| Sales Representative/Store Location | | Product | Tank Size |
|--|--|--|--|
| Monthly Product Usage | | | |
| APPROVED – Terms: | Credit Limit | | DISAPPROVED |
| A.C. | יוריד אי יכורים אי יכוריבור כבור צ | | |
| | GREEMENT | | |
| COMPANY NAME ("BUYER") | | | |
| CORPORATION PROPRIETORSHIP HOW L | | | |
| COMPANY PHONE # | COMPANY FAX | # | |
| COMPANY FEDERAL TAX # | COMPANY E-MAII | | |
| ADDRESS | ************************************** | STATE | ZIP CODE |
| BANKACCOUNT | # | BRANCH_ | |
| **NOTE: If proprietorship, must have social security number of | and home address of owner o | r president. | , |
| | • | • | |
| COMPANY OWNER/PRESIDENT'S NAME | | | |
| SOCIAL SECURITY NO. | | | |
| HOME ADDRESS | | | |
| | TRADE REFERENCE | | |
| *Please do not list financial institutions or personal credit cards. B | uyer authorizes Glassmere to c | कार onduct any investigatio | n of Buyer's prior credit history. |
| NAME | ACCOUNT# | | PHONE # |
| 1. | | | |
| 2. | | | |
| 3. | | | |
| | | | |
| 4TERMS | AND CONDITIONS | | |
| This Agreement is made and entered into effective | | | |
| ("Company" / "Buyer") and Glassmere Fuel Services, Inc. ("Glassmere") | , 20, by and be | etween | |
| A. Buyer agrees to pay for all fuel products and all other materials that at | re purchased and received from (| Glassmere pursuant to inv | olces that Glassmere shall provide |
| to Buyer with each purchase. Payments in full for all charges listed on the Glassmere in writing within 10 days of receipt of the invoices of any errors | s therein. If materials are ordere | d to be delivered to a cou | Istruction inh site Ruver becomes |
| responsible for the payment of the materials at the time of delivery regard Buyer agrees that any outstanding charges will be considered delinquent a | lless of whether Buyer or Buyer' and all past due accounts shall be | 's representative formally e subject to a finance cha | acknowledges receipt of delivery. rge of 1.5% (18% annually). |

- B. At the option of Glassmere, this Agreement may be terminated without further notice upon Buyer's failure to pay any amount when and as due, and no forbearance, course of dealing, or prior payment shall affect these rights of termination. If at any time, the financial responsibility of Buyer shall become impaired or unsatisfactory to Glassmere, or should Buyer be in arrears in its accounts with Glassmere, Glassmere may require, as a condition of making further deliveries under this Agreement, payment by Buyer of all past due accounts and cash payment for all future deliveries.
- C. An event of default shall occur if: (a) Buyer fails to pay when due any amount owed to Glassmere or to any affiliate of Glassmere, whether hereunder or under any other instrument or Agreement; (b) Buyer fails to perform or observe any other term or provision to be performed or observed hereunder or under any other instrument or Agreement; (c) Buyer becomes insolvent or ceases to do business as a going concern; (d) Buyer makes an assignment for the benefit of creditors or takes advantage of any law for the relief or debtors; (e) a petition in bankruptcy or for an arrangement, reorganization or similar relief is filed by or against Buyer; (f) there shall be a material change in the management, ownership or control of Buyer; or (g) any representation or warranty made by Buyer or any Guarantor or affiliate of Buyer to Glassmere shall prove to have been false or misleading in any material aspect.
- D. Upon the occurrence of an event of default, and at any time thereafter as long as the default continues, Glassmere may, at its option, with or without notice to Buyer: (i) declare this Agreement to be in default, (ii) declare the indebtedness of Buyer hereunder to be immediately due and payable, (iii) declare all other debts then owing by Buyer to Glassmere to be immediately due and payable, and (iv) exercise all of the rights and remedies of Glassmere under any applicable law.

- E. It is agreed that there shall be added to the Agreement price specified, and Buyer will assume and pay any and all internal revenue, war revenue, charges, inspection fees and/or any other tax that may now or hereafter be imposed by the Federal Government, or by any State, County or Municipality, or by any governmental authority, upon the products covered by this Agreement, or in respect to the importation, exportation, production, manufacture, storage, inspection, sale, use, handling, distribution or transportation thereof or of this Agreement; provided that payment of such revenue, fee, duty, tax, letc., by Buyer is legally permissible and does not duplicate a similar charge merged in the price specified. Should Buyer claim exemption from any such tax, inspection fees or charges levied by any governmental authority with respect to the importation, exportation, production, manufacture, storage, inspection, sale, use, handling, distribution or transportation of the commodities sold and purchased, said Buyer shall furnish appropriate, completely executed exemption certificates, in accordance with the laws and regulations imposed by any such governmental authority in effect at the time of sale; and until such exemption is approved, all such charges shall be paid by Buyer.
- R. Glassmere reserves the right to immediately, without written notice to Buyer to discontinue the sale of any of its products. Should Glassmere do so, Glassmere shall not thereafter be obligated to make deliveries hereunder of such product. Should Glassmere sell another product in place of the discontinued product, Glassmere may substitute such product for the one discontinued if agreeable to Buyer.
- G. In the event the performance of this Agreement by either party is affected by strike, fire, riot, war, Act of God, governmental regulations, or governmental requests or requisitions for national defense or other purposes, or failure or shortage of railway, pipeline, or vessel service normally available to either party hereto, or breakdown of, or injury to, or shortage in, facilities used for the production, refining, or transportation of the products described herein, or of the crude oil or other raw material from which they are made, or any other cause beyond the reasonable control of the parties hereto, or either of them, whether similar to or dissimilar from the enumerated causes, the suffering party may, as its, his, or their option suspend or terminate the performance of this Agreement, in whole or in part, and no liability for damages shall attach against either party on account thereof. Glassmere shall not be required to make up any deliveries omitted on account of any such causes.
- H. Liability of Glassmere ceases and title passes to Buyer when shipment is delivered to Buyer. When transportation is furnished by Glassmere, Glassmere's liability ceases and title passes to Buyer when bulk product passes connection between Glassmere's delivery hose and Buyer's receiving connection and when packages are delivered to destination specified in Buyer's order when accepted by Glassmere. When transportation is furnished by Buyer, Glassmere's liability ceases and title passes to Buyer when bulk product passes connection between Glassmere's hose and Buyer's receiving connection and when packages are involved, when moved from Glassmere's storage facility.
- I. This Agreement shall not be transferred or assigned by Buyer in whole or in part, directly or indirectly, without the prior written consent of Glassmere may assign this Agreement in whole or in part upon ten (10) days' prior written notice to Buyer.
- J. Exclusion of Other Warranties. Glassmere warrants that the product(s) supplied hereunder will conform to the promises and affirmations of fact made in Glassmere's current technical literature and printed advertisements, if any, related specifically to such product(s); that it will convey good title to the product(s) supplied hereunder, free of all liens, and that the product(s) supplied hereunder meet such specifications as have been expressly made a part of this Agreement. THE FOREGOING WARRANTIES ARE EXCLUSIVE AND ARE IN LIEU OF ALL OTHER WARRANTIES, WHETHER WRITTEN, ORAL OR IMPLIED. THE WARRANTY OF MERCHANTABILITY, IN OTHER RESPECTS THAN EXPRESSLY SET FORTH HEREIN, AND WARRANTY OF FITNESS FOR PARTICULAR PURPOSE, IN OTHER RESPECTS THAN EXPRESSLY SET FORTH HEREIN, ARE EXPRESSLY EXCLUDED AND DISCLAIMED.
- K. Buyer recognizes that it is handling hazardous substances and agrees that in receiving, storing, handling and using itself, product(s) purchased from Glassmere, Buyer will in all respects exercise the strictest care required by law and that it will comply with any and all applicable federal, State and local laws, ordinances and regulations pertaining to the storage and use of petroleum products, including the prevention of spills, leaks, venting or other unintended discharge from product containers or storage tanks and the method of cleanup or disposal of product which has leaked, spilled, vented or otherwise unintentionally discharged from containers or storage tanks. Buyer further understands and warrants that it has sole responsibility for the storage, maintenance and use of all inventories of product(s) purchased from Glassmere and for corrective action and claims of third parties resulting from any failure to comply with the above and BUYER WILL DEFEND, INDEMNIFY AND HOLD GLASSMERE, ITS SUCCESSORS AND ASSIGNS, HARMLESS AGAINST ALL LOSSES, CLAIMS, CAUSES OF ACTION, PENALTIES, FINES, LIABILITIES, ATTORNEYS' FEES AND INTEREST ARISING OUT OF BUYER'S FAILURE TO COMPLY WITH THIS SUBPARAGRAPH, and such failure by Buyer shall entitle Glassmere to cancel any mutual contract immediately as it applies to the product(s) affected by such failure or other products which require the same standard of care.
- L. Buyer agrees that Glassmere may bring any legal proceedings it deems necessary to enforce the payment and performance of Buyer's obligations hereunder. Buyer is obligated to pay reasonable legal/attorney fees incurred by Glassmere in enforcement of this Agreement.
- M. This Agreement shall be deemed to have been executed in the Commonwealth of Pennsylvania upon its acceptance by Buyer and shall be construed and enforced in accordance with and governed by the laws of the Commonwealth of Pennsylvania. Buyer hereby irrevocably submits itself to jurisdiction in the courts of the Commonwealth of Pennsylvania with respect to any matter, suit or proceeding arising out of this Agreement or the transactions contemplated hereby. Buyer hereby waives any right to trial by jury in any action relating to this Agreement.
- N. Waiver of any default shall not be a waiver of any other default; all of Glassmere's rights are cumulative and not alternative. No waiver or change in this Agreement or in any related Agreement shall bind Glassmere unless in writing signed by one of its officers. The term "Glassmere" shall include any assignee of Glassmere who is the holder of this Agreement.
- O. Any provisions hereof contrary to, prohibited by or invalid under applicable laws and regulations shall be inapplicable and deemed omitted but shall not invalidate the remaining provisions hereof. All of the terms and provisions of this Agreement shall apply to and be binding on Buyer, its heirs, persons, representatives, successors and assigns and shall inure to the benefit of Glassmere, its successors and assigns.
- P. This Agreement represents the complete and final agreement between the parties and may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements of the parties. There are no unwritten oral agreements between the parties.

IN WITNESS WHEREOF, Buyer hereby intends to be legally bound to this Agreement as of the date set forth below.

DATE:

COMPANY / BUYER NAME

SIGNATURE

PRINT NAME



GUARANTY

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|---|--|--|
| In order to induce Glassmere to enter into the Agree "Buyer"), I/we (each "Guarantor"), jointly and se sufficiency of which is acknowledged, uncondition of the charges, costs and expenses owed by Buyer performance of the terms, conditions and obligation obtaining or endeavoring to obtain payment or perfor legal expenses. | verally, in exchange for good and verally guarantee to Glassmere and to Glassmere under the Agreement, as to be performed by Buyer under the state of the state o | its successors and assigns (i) payment, (ii) the full, prompt and unconditionathe Agreement, and (iii) all expenses of |
| A. This Guaranty is a continuing one and is unling and unconditional, irrespective of any circumstance obligations hereunder or which otherwise limit the eto, the following: (i) the invalidity or unenforceability enforce or any delay in enforcing the Agreement; or (of termination in favor of Guarantor and against Glassian). | tes which might constitute a legal of enforceability against the Guarantor ty of the Agreement or any provision (iii) the presence of any set-off, coun | or equitable defense or discharge of it by Glassmere including, but not limite thereof, (ii) the absence of any action to terclaim, recoupment, limitation or righ |
| B. Notice of acceptance of the Guaranty by Glass all other notices to which Guarantor might otherwise deal with Buyer in the same manner and as freely as i loss of right hereunder, to grant Buyer such extension at any time and from time to time without terminating promise, alteration, amendment, modification, extended or admission or failure to act in respect of any alter or affect the obligations of Guarantor hereunders. | be entitled are hereby waived. Glass f this Guaranty did not exist and shall ons of time to perform any act or ac ag, affecting or impairing the validity sion, renewal, release or other chang liability or obligation under or in res | smere may, without notice to Guaranton be entitled among other things, without to as may seem advisable to Glassmer of the obligations hereunder. No come of or waiver, consent or any action of |
| C. Guarantor's obligations hereunder shall continuperformed and terminated. All remedies provided for above or otherwise available at law or in equity. The to be a waiver of any such rights upon a continuation | or herein shall be cumulative and in a failure or delay in exercising any right | addition to any other remedy referred to this granted herein shall not be constructed |
| D. Guarantor hereby irrevocably waives any and a participate in any security now or hereafter held, and or indemnification against the Buyer, or any other p whether or not arising hereunder, by agreement, at la | d any and all such other rights of su erson having any manner of liability | brogation, reimbursement, contribution |
| E. Guarantor waives all right to trial by jury in any Guarantor hereby irrevocably submits itself to juris to any manner, suit or proceeding arising out of this governed by and construed in accordance with the la | diction in the Courts of the Commo Guaranty or the transactions conten | onwealth of Pennsylvania with respect oplated hereby. This Guaranty shall be |
| IN WITNESS WHEREOF, Guarantor has ca forth below. | used this Guaranty to be duly exec | cuted and delivered as of the date set |
| DATE: | GUARANTOR SIGNATURE | |
| | PRINT NAME | |
| | | |

GUARANTOR HOME ADDRESS (PRINT)

GUARANTOR HOME ADDRESS (PRINT)