

**Required fields

Site Promo Location / Code:

1. CONTACT INFORMATION

Legal Business Name**		
Doing Business As		
Name Of Principal (If Sole Proprietorship)**		
Mailing Address**		
City**	Province**	Postal Code**
Administrative Contact**		
Telephone**	Cell Phone**	Fax
Email**		
Estimated Monthly Purchases Dollars**	Litres**	
Desired Credit Limit**		
Are you affiliated with any membership association?	Yes No	If yes, please specify association name and member #

2. BUSINESS PROFILE

Type Of Company**	Sole Proprietorship	Partnership/Corporation	Limited Company	Other
Number Of Years In Business**				
Owner(s)**	Date Of Birth (mm/dd/yy)		SIN (If Sole Proprietorship)	
1.				
2.				
3.				
Other Businesses Owned				
Financial Statements Available?**	Yes	No		

3. FINANCIAL INSTITUTION

Name**	Telephone**
Address**	Account No.**

4. TRADE REFERENCES

Petroleum Suppliers Name	Address	Telephone	Account No.
1.			
2.			

Other Suppliers Name	Address	Telephone	Account No.
1.			
2.			

5. PLEASE SELECT CARD PROMPT OPTIONS**

Secure ID Only	Vehicle Number, Secure ID, Odometer And Job Number
Secure ID And Odometer	Vehicle Number And Secure ID
Secure ID, Odometer And Job Number	Vehicle Number, Secure ID And Job Number
Vehicle Number, Secure ID And Odometer	Secure ID And Job Number

6. CARD INFORMATION & CUSTOMIZATION**

Number Of Cards Required** :

Please Indicate The Cardholders' Names
One name or identifier (different from company name) per line. No symbols (%\$#@^&*()!), no more than 24 letters per line. If more than 8 cards, please attach an extra page.

1.	7.
2.	8.
3.	9.
4.	10.
5.	11.
6.	12.

CREDIT APPLICATION TERMS AND CONDITIONS (CANADA)

- Certification.** Applicant certifies that the information provided in this Application is true and complete and is given with the intent that it be relied upon by Parkland Corporation ("Company") in selling goods or products and/or extending credit to the below named Applicant. Applicant has no known obligations, direct or contingent, which have not been disclosed, and Applicant has not knowingly withheld any material information of an adverse nature. Company is authorized to obtain such information as is necessary concerning the statements made in this credit application. Applicant agrees that it will immediately notify Company in writing in the event of a change in the information provided in this Application. Applicant further agrees that it must notify Company in writing and by certified mail of any change in ownership, changes in the name of the business or structure of the business under which credit is established and that all amounts due to Company shall become immediately payable regardless of the due date on any invoice in the event of a change in ownership.
- Credit Consent.** Credit approval is subject to Company's sole satisfaction with a credit check and assessment of financial history of the Applicant parties. Submission of this application constitutes consent to a credit check and verification of the information provided. Applicant acknowledges and agrees that Company may investigate the credit of the Applicant, each principal of the Applicant and any co-applicant (collectively, the "Applicant Party") listed and may utilize outside credit reporting services, personal information agent or other firm or any other supplier/ seller of services or products to the Applicant for the purpose of determining Applicants' eligibility for credit approval by Company, its successors and assigns. If approved, Company, its successors and assigns, may obtain credit information about the business and each principal in the business on an ongoing basis for any one or more of the following reasons: (1) reviewing the account; (2) taking collection action on the account; or (3) any other legitimate purpose associated with this account. Company reserves the right at any time to request additional documentation to support this Application.
- Security.** As security for all amounts owed by Applicant to Company, Applicant grants Company a security interest in all of Applicant's present and after-acquired personal property, wherever located, including but not limited to inventory consisting of goods and products sold by Company to Applicant, all other inventory, equipment, receivables, accounts, general intangibles and proceeds thereof ("Collateral"). Applicant hereby agrees and acknowledges that value has been given by Company, that Applicant has rights in the Collateral and that the time for attachment for purposes of the security interest granted hereunder has not been postponed and, to the fullest extent permitted by applicable law, hereby waives its right to receive a copy of any financing statement, financing change statement or verification or confirmation statement registered or received by or on behalf of the Company in connection herewith or any notice relating thereto. In the event of a default with respect to any obligations of the undersigned Applicant, Company shall have the right to take immediate and exclusive possession of any of the Collateral, with or without judicial process or notice to the Applicant, in each case, to the fullest extent allowed by applicable law. If required by Company, the principal(s) of the Applicant agree to execute the attached guarantee, personally guaranteeing the obligations of Applicant accruing hereunder, or such other security instrument in form and amount specified by Company.

4. Payment. Invoicing & payment management is available through the online portal, further instruction to be provided upon credit approval. Payment for all amounts or claims arising from invoices must be made by the date indicated on the invoice. Any amounts not paid by the due date will be considered past due and subject to a finance charge of 2% per month, compounded monthly (equivalent to a nominal annual rate of 24% and an effective annual rate of 26.824%). In the event the above rate is more than the rate allowed by applicable law, then the finance charge shall be computed at the highest legal rate allowed in the relevant jurisdiction, not to exceed 26.824% per annum. The Company reserves the right to reduce, suspend or cancel credit at any time, at its sole discretion, or to change its credit rate applicable to overdue accounts. Applicant agrees to pay all costs, including but not limited to reasonable legal fees, court costs, and costs of collection whether or not a suit has been filed, for any matter referred to legal counsel or collection agency. Company's delay or failure to proceed with collection efforts upon delinquency of Applicant's account shall not be construed as a waiver of the Company's right to do so, nor shall said failure or delay be a waiver of Company's right to demand strict compliance with the terms of this agreement with respect to payment of the delinquent account or amounts due on future extension of credit.

5. Privacy. Company is committed to protecting the Applicant Parties' personal information in accordance with the Personal Information Protection and Electronic Documents Act (PIPEDA) and/or other applicable privacy legislation. Company will not disclose personal information to third parties without the Applicant's consent, except as set out herein or as required by applicable law. Personal information collected will be used solely for the purpose of processing this Application and as set out in paragraph 2 above.

6. Governing Law. The terms and conditions set out are governed by the laws of Canada and the applicable provincial laws. Company and Applicant each agree to comply with all relevant federal and provincial laws and regulations.

7. Compliance. Applicant is responsible for adhering to the terms and conditions contained herein, in addition to Applicant and Applicant's principals, employees, agent and contractors (collectively "users") adhering to the procedures and requirements set out in the Company's Card Use Policy (Cardholder Agreement), including all schedules, attachments, and addenda thereto, as may be amended by Company from time to time.

8. Amendments. Company reserves the right to amend these terms and conditions at any time. Applicant Party will be notified of any changes to the terms and conditions in writing. Continued use of credit following notification of changes constitutes acceptance of the amended terms and conditions.

9. Revocation. Company reserves the right, at all times in its sole discretion, at any time, for any reason, to decline credit to Applicant or change or revoke Applicant's credit status or terminate this credit agreement.

Credit terms: NET 15 Days from invoice date

I have read and agree to all the above-mentioned terms. I am authorized to make this request.

By signing below, I agree to be bound by the terms of this Credit Application and Company's Card Use Policy (Cardholder Agreement), including all schedules, attachments, and addenda thereto, as may be amended from time to time. I acknowledge that a copy of the Card Use Policy will be provided upon approval of credit and issuance of the card(s).

Business Entity Name:

Authorized Signatory(ies):

(Please provide one or more authorized signatures in accordance with your corporate signing authority.)

Printed Name:

Date (mm/dd/yy):

Authorization Signature: _____

Title: (if applicable)

Printed Name:

Date (mm/dd/yy):

Authorization Signature: _____

Title: (if applicable)

* Card can only be used at Parkland Corporation retail branded service stations: Ultramar, Pioneer, Chevron and Crevier in Canada only. Not valid at Commercial Cardlock sites.

By Email: Commercial.Credit@parkland.ca

By Mail: TransAction
Parkland Corporation
1800, 240 - 4th Avenue SW
Calgary, AB T2P 4H4

For any questions, please call 1-888-871-4404.