

NORTH CAROLINA

GASTON COUNTY

GUARANTY AGREEMENT

THIS GUARANTY AGREEMENT, made and entered into this ____ day of _____, 2013, by and between UNITED OIL OF THE CAROLINAS, INC., (hereinafter referred to as "Marketer"); _____(Corporation Name)____,(hereinafter referred to as "Dealer"); and _____(individuals)____ residents of _____County, _____(N or S) Carolina, the latter parties being hereinafter referred to as "Guarantors";
WITNESSETH:

THAT WHEREAS said Marketer has this day entered into a petroleum marketing agreement, hereinafter referred to as "Agreement", with Dealer for the purpose of selling petroleum products to a certain convenience store in _____ county, North Carolina, currently known as _____; and

WHEREAS in addition to the payment of weekly gasoline invoices, and certain other and further matters and things to be done and performed by the said Dealer, all of which will more fully appear by reference to said Agreement, which is hereby referred to as if herein fully set out; and whereas Marketer agreed to execute said Agreement only upon condition that this contract be executed;

NOW, THEREFORE, as a part of the consideration moving said Marketer to execute the Agreement hereinabove referred to, and in further consideration of one dollar to him paid, the Guarantors, jointly and severally, without reservation or restriction contract and guarantee that said Dealer will well and truly pay all sums due under said Agreement and do and perform all other matters and things whatsoever which dealers is legally obligated to do under the terms of said Agreement; provided, however, that said Marketer shall in writing notify said Guarantors of the nonpayment of any amounts or the breach of any other condition of said Agreement within thirty (30) days after such nonpayment of rental or breach of condition comes to the knowledge of Dealer.

IT IS FURTHERMORE understood and agreed that the obligation of Guarantors hereunder is separate and independent of the obligation of Dealer to perform under the said Agreement and in the event of default by Dealer with regard to any of the terms, conditions or covenants contained in the said Agreement, and in the event Dealer fails to cure such default after the notice to Dealer required by the said Agreement, Marketer may proceed against Guarantors or either of them seeking to recover money damages or all other relief available to Marketer as against Dealer from the Guarantors jointly and severally without first being required to proceed against Dealer.

IN WITNESS WHEREOF, the parties have executed these presents in their respective individual or company names the day and year first above written.

Guarantors:

By: _____
Print: _____

By: _____
Print: _____

By: _____
Print: _____

Please Return via Fax to (704) 824-8567
Attn: Credit Department
Or email to Mail@unitedoilofthecarolinas.com