

Credit Application

Business



The following statements and representations are made for the purposes of procuring credit from Ray-Carroll County Grain Growers, Inc. and Ray-Carroll Fuels, LLC.

Credit requested reas	on: (please circle al	l that apply)	Crop Input	Feed	Wholesale Fertilizer	Fuel	Propane
Requested Credit amo	ount: \$						
Ray Carroll Contact:				Ray Carroll Location:			
			any Credit				
		(coı	mplete if a	pplicabl	e)		
Legal Business Name:				In Busin	ess Since:		
Federal Tax ID #:							
Address:				City			
	State	Zip		County			
Company Phone #:				FAX:			
Type of Business:	[] Individual	[]C	orporation		[] Other		
••	[] Limited Partners		General Partners	hip			
Contact Information:	Phone:			Fax:			
Additional contacts:	FPhone:			Cell:			
Email address:							
			Bank Refe				
Name		Address/Phon	e #/ Email or fa	ix			
=							
		Trade Re	eferences -	list two	please		
Name		Address/Phon	e #/ Email or fa	ix			
<u></u>							

1. The applicant and guarantors hereby authorizes Ray-Carroll County Grain Growers, Inc and Ray-Carroll Fuels, LLC (the Creditors) to take appropriate measures in verifying the credit of the "Applicant" and releases Ray-Carroll County Grain Growers, Inc and Ray-Carroll Fuels, LLC from any obligations and restrictions imposed by law while researching this information.

- 2. Applicant must notify the Creditor within 30 days of any change in ownership or corporate formation of business.
- 3. Ray-Carroll County Grain Growers, Inc. and Ray-Carroll Fuels, LLC reserves the right at any time, to withdraw credit approval from Applicant or to terminate or limit Applicant's account.
- 4. All products purchased from Ray-Carroll County Grain Growers, Inc or Ray-Carroll Fuels, LLC will be subject to any applicable finance charges and payment terms as defined in the Charge Account Agreement.
- 5. All legal fees associated with the collection of past dues will be added to the Applicant's account.
- 6. I hereby certify that the information contained herein is complete and accurate.
- 7. I agree that if this application is approved, I will pay for all purchases on my account.

Date	Signature	Title
Date	Signature	Title
Date	Signature	Title

RAY-CARROLL COUNTY GRAIN GROWERS, INC. RAY-CARROLL FUELS, LLC

CHARGE ACCOUNT AGREEMENT

Name of Credit Custon	mer	Date		
Address		State Zip		
SS No. or Tax I.D.	Pho	ne No.		
Name of Spou	se	Date		
Address		State	Zip	
SS No. or Tax	I.D	Phone No		
THIS AGREEMENT	is made on the below stated date by Customer LLC (Ray-Carroll). The Ray-Carroll agrees upon approval that it sl			
Customer agrees to pay for DUE DATE:	all goods and services purchased in accordance was All purchases made on credit during the month and payable on the 20th day of the following b	vith this Agreement. In that are reflected on the periodic billing s		
CONVENIENCE CREDIT:	If all purchases are paid in full by the 20 th day be subject to any FINANCE CHARGE.	after invoice date, the account shall not		
FINANCE CHARGE:	Any balance not paid by the last day of the most 1.5% per month (18% annual percentage rate) last day of the billing cycle carried over from pents (.70).	calculated on the unpaid balance due on th	ne account on the	
TERMINATION:	Ray-Carroll reserves the right to terminate credit sales to a Patron at any time. Customer expressly agrees that additional credit purchases may be denied if Customer's account is over 10 days past due. No prior notification of such termination or denial shall be required.			
CHANGE IN TERMS:	This Agreement may be changed by Ray-Carrodate, change the billing cycle, change the methnature of applicable law. Notice of any such cheffective date of the change.	od of calculating the FINANCE CHARGE	, or change matters of a similar	
SECURITY FOR ACCOUNT:	All purchases made pursuant to the Agreement shall be secured by, and Customer hereby grants to Ray-Carroll, a security interest and lien in any investment Customer may have in the Ray-Carroll association, including goods purchased, rented or leased, certificates of indebtedness, notes, stock or stock credit. Customer shall not have the right to demand offset of such investment on Customer's account, which offset may be made only at the discretion of the Cooperative.			
AGENCY:	Until notified in writing to the contrary, Customer authorizes Customer's spouse, children over the age of fifteen years and employees to purchase goods or services and charge them to the Customer's account.			
PATRONAGE:	All commercial business will not be eligible for	r patronage.		
COLLECTION FEES:	If Customer fails to pay a given account balance within thirty (30) days after due date for such balance, in addition to the unpaid balance and FINANCE CHARGES Customer agrees that the account maybe referred to an attorney for collection at any time, agrees to pay a reasonable attorney's fee and all collection expenses, and agrees that the minimum attorney fee shall be the greater of \$100.00 or (25%) of the balance due. Customer agrees that all lawsuits brought under this Agreement shall be filed in Ray County Missouri.			
LL SIGNATURES REQUI	RED**	FOR INTERNAL USE APPROVED:		
SIGNATURE OF CUST	OMER	BY:		
SIGNATURE OF SPOU	SE	Title:		
DATE:				

This agreement is subject to applicable state and federal law including equal credit opportunity act.

RAY-CARROLL FUELS, LLC

Personal Guaranty for Customer Obligations

Ray-Carroll:	Customer:
Ray-Carroll Fuel, LLC. P.O. Box 158 Richmond, Missouri 64085	Name:Address:
benefit of Ray-Carroll Fuels, LLC ("Ray-Carroll"), obligations incurred by Customer (as identified aborgoods or services supplied or provided by Ray-Carrolbuy grain from Customer for current or future delive the date of this Guaranty indicated below (collective Carroll to accept or enter into Customer Obligations consideration given by Ray-Carroll to Guarantor, the by Guarantor, Guarantor absolutely and uncondition and performance by Customer of any and all Customer in enforcing the Customer Obligations. Guarantor furthis Guaranty and presentment, demand, protest, notion enforcing the Customer Obligations. Guarantor furthis against Customer or that Guarantor be joined in any security now or hereafter held by Ray-Carroll foor against any other obligor or guarantor with respeamend, modify, extend or renew any Customer Obligor performance of all or any part of any Customer Obligor or performance of all or any part of any Customer Obligations with Customer, that Guarantor Customer Obligations with Customer, that Guarantor Customer Obligations, and that this Guaranty is bein into Customer Obligations with Customer; however, or Customer to accept or enter into any Customer O effect until Guarantor gives written notice to Ray-Carroll's address indicated in the most recent cobeing terminated, which termination will become enotice; however, such termination will not affect of respect to any Customer Obligations accepted or enter Guaranty shall be governed by and construed in accepted to its principles of conflicts of laws.	the undersigned, an individual ("Guarantor"), to and for the with respect to any and all contractual, financial or other ve) to or for the benefit of Ray-Carroll or its affiliates for oll or in connection with any undertaking by Ray-Carroll to ery, which obligations are incurred by Customer on or after vely "Customer Obligations"). As an inducement to Raytions with Customer, and for other good and valuable e receipt and sufficiency of which is hereby acknowledged ally guarantees to Ray-Carroll the full and timely payment mer Obligations. Guarantor waives notice of acceptance of ce of protest, notice of default or nonpayment and diligence of the payment or performance of any Customer Obligations or the payment or performance of any Customer Obligations act thereto. Ray-Carroll may, without notice to Guarantor, gations or compromise or forebear from enforcing payment obligations without affecting Guarantor's guaranty hereunder. Ray-Carroll would not be willing to accept or enter into rewill receive a substantial personal benefit as a result of the aggiven as an inducement to Ray-Carroll to accept or enter this Guaranty does not create any obligation of Ray-Carroll obligations. This Guaranty is continuing and will remain in arroll (to the attention of Ray-Carroll's general manager at intract document provided to Customer) that this Guaranty is effective ten business days after Ray-Carroll receives such Guarantor's obligations (which will remain in effect) with a coordance with the laws of the State of Missouri, without cuted and delivered this Guaranty, effective as of the date
indicated below.	cuted and derivered this Guaranty, effective as of the date
Guarantor's Signature: (all parties)	
Signature Date Signature Social Security # Social Security #	e:

(Rev. November 2017) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

ınternai	Revenue Service	Go to www.irs.gov/Porniws for instructions and the latest in	normation.	
	1 Name (as sh	own on your income tax return). Name is required on this line; do not leave this line blank.		
n page 3.	2 Business nar	ne/disregarded entity name, if different from above		
	following sev	priate box for federal tax classification of the person whose name is entered on line 1. Check of the person whose name is entered on line 1. Check of the person boxes.	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):	
e. onso		mber LLC	Exempt payee code (if any)	
Ş; ₹		ability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership; eck the appropriate box in the line above for the tax classification of the single-member owner.		
Print or type. Specific Instructions on page	Note: Che LLC if the another L is disrega	Exemption from FATCA reporting code (if any)		
eci	Other (see	e instructions) ▶		Applies to accounts maintained outside the U.S.)
See Sp	5 Address (nur	nber, street, and apt. or suite no.) See instructions.	quester's name an	d address (optional)
0)	6 City, state, a	nd ZIP code		
	7 List account	number(s) here (optional)		
Par	Tax	payer Identification Number (TIN)		
		appropriate box. The TIN provided must match the name given on line 1 to avoid	Social secu	rity number
backu	p withholding.	For individuals, this is generally your social security number (SSN). However, for a		
		roprietor, or disregarded entity, see the instructions for Part I, later. For other ployer identification number (EIN). If you do not have a number, see <i>How to get a</i>		- -
TIN, la		ployer identification fidinger (EIN). If you do not have a fidinger, see now to get a	or	
		Employer ic	dentification number	
		Requester for guidelines on whose number to enter.		
Par	Cer	tification		
		erjury, I certify that:		
2. I an Ser	n not subject to vice (IRS) that	n on this form is my correct taxpayer identification number (or I am waiting for a nu o backup withholding because: (a) I am exempt from backup withholding, or (b) I ha I am subject to backup withholding as a result of a failure to report all interest or di to backup withholding; and	ave not been not	tified by the Internal Revenue
3. I an	n a U.S. citizen	or other U.S. person (defined below); and		
		s) entered on this form (if any) indicating that I am exempt from FATCA reporting is		
you ha	ave failed to rep	tions. You must cross out item 2 above if you have been notified by the IRS that you ar ort all interest and dividends on your tax return. For real estate transactions, item 2 doe nment of secured property, cancellation of debt, contributions to an individual retireme d dividends, you are not required to sign the certification, but you must provide your co	es not apply. For ent arrangement (mortgage interest paid, IRA), and generally, payments
Sign Here			· ►	
Ge	neral Ins	structions • Form 1099-DIV (divide	ends, including th	hose from stocks or mutual

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

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

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-MISC (various types of income, prizes, awards, or gross proceeds)
- 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,