The undersigned requests credit from WR Hauling LLC and its assigns.

CREDIT APPLICATION					
LEGAL BUSINESS		DBA:			
NAME:		DDA.			
BUSINESS ADDRESS:	RES ADDR:	SHIPPING ADDRESS:	RES ADDR:		
CITY, STATE, ZIP		CITY, STATE, ZIP			
CODE:		CODE:			
BUSINESS PHONE:		PURCHASING PHONE:			
BUSINESS FAX:		PURCHASING FAX:			
ΑССТ РАУ		PURCHASING			
CONTACT:		CONTACT:			
EMAIL:		EMAIL:			
COMPANY WEBSITE:		BUSINESS TYPE:	CORP SOLE PROP PRTSHP OTHER		
YEARS IN		ADDITIONAL			
BUSINESS:		CONTACT:			
TAX EXEMPT #: (attach certificate)	FEDERAL STATE COUNTY/PARISH	TIN/SSN:	SIC CODE:		
DUNN &		ESTIMATED			
BRADSTREET #:		MONTHLY			
SALES REP:		PURCHASE (\$)			
PRINCIPAL OW	/NERS OR OFFICERS				
NAME:		TITLE:			
ADDRESS:		PHONE:			
EMAIL:		FAX:			
NAME:		TITLE:			
ADDRESS:		PHONE:			
EMAIL:		FAX:			
NAME:		TITLE:			
ADDRESS:		PHONE:			
EMAIL:		FAX:			
CREDIT / TRAE	DE REFERENCES - MUST HAVE OPEN A	ACCOUNTS			
BUSINESS NAME:		PHONE:			
CONTACT NAME:		FAX:			
ADDRESS:		ACCOUNT #:			
BUSINESS NAME:		PHONE:			
CONTACT NAME:		FAX:			
ADDRESS:		ACCOUNT #:			
BUSINESS NAME:		PHONE:			
CONTACT NAME:		FAX:			
ADDRESS:		ACCOUNT #:			

	IATION		
BANK NAME:		CONTACT:	
ADDRESS:		ACCOUNT #:	
DEFAULT		PHONE:	
PAYMENT:	AYMENT:		
we author	ize banks, credit reporting agencies and information now and a	-	· · · ·
SIGNED:		PRINT NAME:	
TITLE:		DATE:	
	SALES A	GREEMENT	
		GILLENTEIT	

The undersigned, in consideration for the extension of credit by WR Hauling LLC and its assigns, "Seller," agrees to pay its account per Seller's then current billing terms and further, that a monthly service charge (18% per annum) will be added on any past due portion, and this 18% per annum rate of interest shall apply to any Judgement obtained against the undersigned in the event of default in payment. In the event of such default in payment, the undersigned agrees to pay all costs of collection, including but not limited to, a reasonable attorney fee whether suit be brough or not, when incurred for consultation, litigation, post-Judgement collection procedures (discovery, garnishment, levy, contempt proceedings and Proceedings Supplementary), and appellate services, as well as attorney fees incurred in litigating entitlement to, and quantifying the amount of, attorney fees. The undersigned agrees that regardless of place of payment all suits at law or in equity for any breach of this agreement or for default in payment shall be instituted and maintained in a court of competent jurisdiction in Salt Lake County, Utah, and the undersigned waives any venue/forum non conveniens rights and right to jury trial. The undersigned certifies that the information contained in the Credit Application is true and correct and further agrees that any changes in ownership or officers, or form that the business operates as, shall be made known to Seller in writing and delivered to Seller by certified U.S. Mail, return receipt requested, or by a nationally recognized courier service or said changes shall be ineffective as to Sellers enforcement of the terms of this agreement. The undersigned shall report any dispute concerning any billing within thirty days from the date of such billing in writing by certified mail, return receipt requested or by a nationally recognized courier service. Failure to so report any such dispute shall constitute a waiver of any claim by the undersigned with respect to such dispute. The agreement contains the entire agreement between the parties and may not be modified or amended except by a writing signed by Seller. The undersigned acknowledges that it is an ordinary and customary record-keeping business practice of Seller to scan or otherwise convert its Sales Agreements into digital form for the purpose of electronic storage and that the original may be destroyed. The undersigned agrees that any subsequent reproduction of the electronic storage and that the original may be destroyed. The undersigned agrees that any subsequent reproduction of the electronically stored version of this Sales Agreement that may later be produced in the ordinary course of record-keeping procedure shall have the same force and effect of the destroyed original for all purposes, including admissibility into evidence in all jurisdictions, courts, and tribunals. The terms of this agreement shall be governed by the laws of the State of Utah and the undersigned submits to the jurisdiction of the Courts of the State of Utah.

SIGNED:	PRINT NAME:	
TITLE:	DATE:	

BOTH SIGNATURES REQUIRED

BANK INFORMATION

PERSONAL GUARANTEE

TO: WR Hauling LLC, and its assigns, hereafter "Seller."

Please sell to the customer identified in the Credit Application, and its representatives, agents, successors, nominees and assigns, on your usual terms, such fuels and related products as they or their representatives may order or request, and in consideration thereof I personally and fully guarantee the payment of the same, whether evidenced by contract, open account, acceptance, note, or otherwise, including any current debt. I waive notice of acceptance or rejection hereof, amounts of sales, dates of purchase or delivery, notice of default in payment, and legal proceedings against the customer. I authorize all banks, credit reporting agencies, and references to provide you with my personal credit information, now and ANY time in the future, including after default in payment by customer.

This is a continuing, unlimited guarantee and shall not be revoked by my death but shall remain in full force and effect until I or my Personal Representative gives notice in writing to terminate this guarantee, and until such notice is received by you by certified U.S. Mail, return receipt requested or by a nationally recognized courier service.

In the event of default in payment I agree that an 18% per annum rate of interest shall apply to any Judgment obtained against me and I agree to pay all costs of collection, including but not limited to, a reasonable attorney fee whether suit be brought or not, when incurred for consultation, litigation, post-Judgment collection procedures (discovery, garnishment, levy, contempt proceedings and Proceedings Supplementary), and appellate services, as well as attorney fees incurred in litigating entitlement to, and quantifying the amount of, attorney fees. I further agree that regardless of place of payment, all suits at law or in equity on this guarantee shall be instituted and maintained in a court of competent jurisdiction in Salt Lake County, Utah and I waive any venue/forum non conveniens rights, and right to jury trial.

This guarantee contains our entire agreement and may not be modified or amended except by a writing signed by Seller. The singular herein includes the plural, as the context requires. I acknowledge that it is an ordinary and customary record-keeping business practice of Seller to scan or otherwise convert its personal guarantees into digital form for the purpose of electronic storage and that the original may be destroyed. I agree that any subsequent reproduction of the electronically stored version of this personal guarantee that may later be produced in the ordinary course of record-keeping procedure shall have the same force and effect of the destroyed original for all purposes, including admissibility into evidence in all jurisdictions, courts, and tribunals. The terms of this agreement shall be governed by the laws of the State of Utah and I agree to submit to the jurisdiction of the Courts of the State of Utah.

WITNESS:	GUARANTORS:	
TITLE:	SSN:	DATE:
WITNESS:	GUARANTORS:	
TITLE:	SSN:	DATE: