## PERSONAL GUARANTY AGREEMENT ("Guaranty")

For the purpose of inducing GLOBAL PARTNERS LP and any of its subsidiaries and affiliates, including without limitation Alliance Energy LLC, Drake Petroleum Company, Global Companies LLC and/or Warex Terminals Corporation, each with its principal office located at 800 South Street, Waltham, Massachusetts 02454 (hereinafter collectively referred to as "Global") to advance credit and/or enter into business transactions with \_\_\_\_\_\_\_(BUSINESS LEGAL NAME), of \_\_\_\_\_\_\_(ADDRESS), its successors and assigns (hereinafter sometimes called "Obligor"), the undersigned (hereinafter sometimes called "Guarantor" whether one or more), jointly and severally, if more than one, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, irrevocably and unconditionally personally guarantees, without prior notice, prompt payment and performance to Global when due of any and all obligations of any Obligor to Global, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising or acquired and in whatever form, together with all interest thereon and all attorneys' fees, costs and expenses of collection incurred by Global in enforcing any such obligation or in enforcing this Guaranty against Guarantor (hereinafter the "Obligations"). Guarantor represents that it expects to derive an advantage from each and every extension of credit to, or business transaction between Global and, Obligor.

The Obligations shall include, but not be limited to, payment for petroleum products sold and delivered to the Obligor (and other accounts receivable and charges in connection therewith). This shall be a continuing and absolute guaranty of any and all Obligations to which it applies or may apply under the terms hereof and shall be conclusively presumed to have been created in reliance thereon.

The undersigned waives: (a) presentment, protest, and demand with respect to the Obligations covered by this Guaranty; (b) notice of any advance, credit given, or other transaction resulting in any of such Obligations of the Obligor to Global; (c) notice of any default in payment or default in compliance, whether or not such demand is made upon Obligor; and (d) all suretyship defenses. Global shall have no duty to marshal security, sue or otherwise attempt collection from Obligor or any other party, or proceed against any collateral or other property, or take any action of any kind prior to demanding and enforcing payment by Guarantor. The undersigned authorizes Global to alter, amend, cancel, waive, or modify any term or condition or the Obligations of any Obligor or any other person liable or obligated to Global for or on the Obligations, without notice to, or consent from, the undersigned.

This Guaranty shall be binding upon the undersigned, his, her or their legal representatives, estates, heirs, and successors (provided, however, that the undersigned may not assign its obligations pursuant to this Guaranty), and shall inure to the benefit of Global, its legal representatives, successors and assigns. Global shall have no obligation to exercise its rights under this Guaranty against more than one of the undersigned and may proceed against any one or more of the undersigned without proceeding against all or any others. Each of the undersigned shall be jointly and severally liable to Global for the full amount of the Obligations, irrespective of the number of undersigned executing this Guaranty, and Global may release or settle with one or more of the Guarantors at any time without affecting the continuing obligations of the remaining Guarantors.

The legal obligations of the undersigned hereunder shall not be affected by any fraudulent, illegal, or improper act by any Obligor, nor by any release, discharge, or invalidation, by operation of law or otherwise, of the Obligations, or by the legal incapacity of any Obligor, the undersigned, or any other person liable or obligated to Global for or on the Obligations. This Guaranty shall not be affected by any extension or postponement or other indulgence Global may grant with respect to the guaranteed Obligations, or by any other guaranty or security which it may hold therefor including the substitution, release or exchange of collateral. A waiver on any one occasion shall not be construed as a waiver of any such right or remedy on any other occasion. The obligations of the undersigned hereunder shall remain in full force and effect as to all Obligations, without regard to any reduction of the Obligations.

Guarantor hereby agrees that this Guaranty shall be governed by the laws of the Commonwealth of Massachusetts, and irrevocably submits to the jurisdiction of the courts located in Massachusetts. Any determination that any provision herein is invalid, illegal, or unenforceable in any respect in any instance shall not affect the validity, legality, or enforceability of such provision in any other instance and shall not affect the validity, legality or enforceability of any other provision contained herein. In the event of any default under the Obligations, the Guarantor shall be liable for interest thereon at the rate of eighteen (18%) per annum (unless a lower rate is required by law) accruing from the date of breach or default.

The undersigned represents, warrants and certifies that he or she has read this Guaranty prior to its execution. THIS GUARANTY SHALL BE UNLIMITED.

IN WITNESS WHEREOF, this Guaranty is signed and executed as a sealed instrument to be effective as of the _	day of	, 201
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Witness Signature Witness Printed Name Witness Address	Personal Guarantor Signature Personal Guarantor Printed Name Personal Guarantor Address	
Witness Signature Witness Printed Name Witness Address	Personal Guarantor Signature Personal Guarantor Printed Name Personal Guarantor Address	
Witness Signature Witness Printed Name Witness Address	Personal Guarantor Signature Personal Guarantor Printed Name Personal Guarantor Address	

## GLOBAL MONTELLO GROUP CORP Universal Fleet Card Application

Legal Name of Business				
Street Address		City		StateZip
Telephone	Fax		Federal ID#	
Business Type: Corporation	LLC	Proprietorship	Partnership	Other
No. of Years in Business	No. of Years	Under Present Control	I State of	Incorporation
# of Vehicles	Estimated We	ekly: Gallons	Dollars	
	LIST YOUR SUBS	IDIARIES OR AFFII	LIATED COMPANIES	
Name				
Name	Addi	ess		
FULL N	AME, TITLE, SOCIA	L SECURITY # AND	HOME ADDRESS OF C	OWNERS
Name	Title	S. S. #	Address	
Name	Title	S. S. #	Address	
Name	Title	S. S. #	Address	
	PRINC	IPAL BANKING RE	FERENCE	
Name of Bank	kAddress			_Telephone
Bank Officer	Account Num	per(s)		
	REF	FERENCES		
PRESENT FUEL SUPPLIER: Nat	ne		Account #	High Credit
TRADE REFERENCE: Nar	ne		_ Account #	High Credit
	A FINANC	IAL STATEMENT IS	S REQUESTED	
Personal Financial Statement Subm	itted? Yes Lat	est year end corporate	e financial or tax return sul	bmitted? Yes
	TI	ERMS AND CONDIT	TIONS	
I/We authorize Global Partners LP, it Company, Inc., Warex Terminals Corp this credit application and/or subsequer other financial institutions. I also author them and (2) to verify balances in accor the information completed on this appl	oration, Warren Equities, at review or update, includ orize the banks, suppliers ants held by me and will h	Inc., to gather whatever ling, but not limited to c or other financial institut old you harmless from a	r additional information is co onsumer credit reporting agentions to communicate with yo	nsidered necessary for the evaluation ncies, contacts with banks, suppliers a u (1) regarding my/our relationship w
I/We understand that a late payment fir The late charge is computed and accum attorney's fees and costs and expenses with the laws of the State in which the	ulated daily on the monthl of collection of this account	y rate divided by 30 days nt and amounts due here	s, and undersigned agrees to p	bay, in the event of default, all reasonal
Applicant Signature	N	lame	Title	Date
Applicant Signature	N	lame	Title	Date
Applicant Signature	ν.	r		_

\*If exempt from federal or state/local taxes, please provide copies of licenses and exemptions. In the absence of documentation, all relevant federal, state and local taxes will apply.

\*Return all Documents to: AE.credit@globalp.com