

MINIMUM REQUIREMENTS:

Under ORS 480.345 (6) and OAR 837-020-0070 (1), the owner or operator must enter into a written agreement with each nonretail customer permitted under these sections to dispense fuel at the nonretail facility, except as otherwise provided in ORS 480.355.

THE AGREEMENT MUST AT A MINIMUM:

- ◆ Certify the nonretail customer will purchase at least 900 gallons of Class 1 flammable liquids or diesel fuel from any source during a 12-month period. If the amount of such fuel purchased is less than 900 gallons annually, provide one of the following:
 - 1) Provide their current Federal Schedule F income tax return that qualifies the fuel as a deductible farming expense.
 - 2) Proof the fuel was purchased by a governmental agency providing fire, ambulance or police services;
 - 3) Proof the nonretail customer was a continual cardlock customer on and since June 30, 1991.

- ◆ Provide current verifiable proof of business. This can be a federal employer identification number, or other documentation of business ownership, or employment with a government agency or nonprofit or charitable organization;

- ◆ Certify the nonretail customer must dispense, only for business use, Class 1 flammable liquids into the fuel tank of motor vehicles, or containers owned or used by the business, government agency or nonprofit or charitable organization;

- ◆ Certify the nonretail customer has satisfied safety training requirements in compliance with rules of the State Fire Marshal;

- ◆ Certify the Nonretail Customer is subject to civil penalty if fueling motor vehicles or containers for personal use; and

- ◆ Require the nonretail customer to submit a sworn statement, as defined in ORS 162.055, certifying the information supplied in the agreement is true and correct.