



FS Energy Contract

Date: 08-27-2025 Time: 3:41 PM Contract# SU17-0000278
Employee Name: Zach Baugher Company Name: Sunrise FS

CUSTOMER INFORMATION:

Customer Name: ILLINI CENTRAL SCH/FUEL	Customer Email:
Account#: 1796951-0001	Address: 208 N. WEST AVENUE, MASON CITY, IL, 62664
Sub Acct#: 0614088	Phone Number#: --

Delivery Date Range

Start Date: 01-01-2026	End Date: 06-30-2026
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Contract Type: Fixed Base Price	Delivery Method: BobTail/Tank Wagon
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Used For:

Fuel Type	Base Price(\$)	Quantity	Total(\$)
FS CLEAN FLOW 87 UNL TOP TIER GASOLINE	2.466	2700	6658.20
ON ROAD CLEAR DIESELEX GOLD	2.858	10000	28580.00

Payment Options: Standard Contract	Taxes at time of booking:
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Total(\$): \$ 35238.2

Due Date : <input type="checkbox"/> Due Now <input type="checkbox"/> Specific Date <input checked="" type="checkbox"/> Pay off of statement
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Notes: 2X rate of Sure Flo included in DXG.

*Tax rate is subject to applicable tax rate at time of delivery.

*Terms & Conditions from credit app apply.

☒ I ILLINI CENTRAL SCH/FUEL, agree to attached contract terms and this contract as written.

Employee Signature: Zach Baugher

Customer Signature: Illini Central Sch/Fuel

08-27-2025

08-27-2025 08:42 pm

PLEASE READ THE TERMS AND CONDITIONS.

1. Sale of Products. Seller will sell Customer, and Customer will purchase from Seller, the above referenced Products.
2. Price and Delivery. Customer will pay Seller at the price(s) referenced above. Customer will take shipment of Product from the delivery points and at the time referenced above. Title and risk of loss to the Product shall pass to Customer upon Seller's delivery to the carrier, if transported by common carrier, otherwise upon delivery to Customer.
3. Any gallons delivered during the contract period in excess of 100% of the contracted gallonage will be billed at the current price in effect at the time of delivery.
4. If Customer fails to take delivery of contracted gallons by the final delivery date, as specified in this Agreement, a penalty may be assessed to the Customer on the gallons not delivered.
5. In the event of allocations or supply shortages, an additional surcharge may be billed to the Customer.
6. In no event will either party be liable or responsible to the other party, or be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement, when and to the extent such failure or delay is caused by any circumstances (a "**Force Majeure Event**"), including acts of God, flood, fire, earthquake or explosion, war, terrorism, invasion, riot or other civil unrest, embargoes or blockades in effect on or after the date of this Agreement, national or regional emergency, strikes, labor stoppages or slowdowns or other industrial disturbances, passage of law or any action taken by a governmental or public authority, including imposing an embargo, export or import restriction, quota or other restriction or prohibition, any complete or partial government shutdown, any national or regional shortage of adequate power, telecommunications or transportation, or any other events or circumstances not within the reasonable control of the party affected, whether similar or dissimilar to any of the foregoing, in each case, beyond such party's reasonable control. Upon occurrence of a Force Majeure Event, the affected party shall promptly notify the other party that a Force Majeure Event has occurred and its anticipated effect on performance, including its expected duration. The affected party shall furnish the non-affected party with periodic reports regarding the progress of the Force Majeure Event. The affected party shall use reasonable diligence to minimize damages and to resume performance. If the Force Majeure Event lasts more than 90 days, the non-affected party may terminate this Agreement.
7. The sale of all Product, and the payment for all Product purchased by Customer, will also be governed by Seller's terms and conditions included in the credit application signed by Customer. In the event of a conflict between the terms of this Agreement and the terms and conditions of the credit application signed by Customer, the terms of this Agreement shall control. This Agreement and the terms and conditions in the credit application signed by Customer constitute the entire agreement and understanding of the parties hereto with respect to the subject matter hereof and supersede all prior agreements and understandings with respect thereto. This Agreement may be executed in counterparts, including by facsimile signature, each of which shall be deemed an original, and all of which together shall constitute a single instrument.