

NEW CUSTOMER AGREEMENT

PERSONAL INFORMATION

1st Name:	(first)	(m.	i.)	_ (last) _			D	ate of Birth_	
2nd Name	: (first)	(m	.i.)	_ (last) ₋			D	ate of Birth _	
Mailing Ad	ldress:								
	City				County		Owr	n or Rent	(circle one)
	State _	Zip Code		_			Years	s at this addre	ess:
911 Physic	al Address:						 If rer	nting, name o	f your landlord:
	City				County				,
	State _	Zip Code		_					
Previous A	ddress						Land	lord's phone	#:
	City		State		Zip Code		_		
Home Pho		Wor					l 1obile #		
							orloss h	illing? Vos	or No (circle one)
Elliali Auui	1622.				vvou	iu you preier pap	eriess b	illing: res	or No (circle one)
Employer_			Po	osition_		Years th	ere	Phone # _	
Second Em	ployer		Po	sition_		Years th	ere	Phone # _	
CREDIT REFE	RENCES								
Banl	k (name only)								
Cred	dit Card, or Ut	i <mark>lit</mark> y, etc (name only)							
FUEL INFOR	MATION								
Products y	ou will be pu	r <mark>chasi</mark> ng:			Produc	<mark>ct Usage -</mark> check	all that	apply	
	Gasoline	Estimated Annual Usage:				☐ Primary He	eat	Cooking	☐ Hot Water
	PG/Propane	Estimated Annual Usage: _				□ Socondary	Hoat	Druge	Generator
	Fuel Oil	Estimated Annual Usage: _		4 gallons)		Secondary	Tieat	□ Diyei	
=	Kerosene	Estimated Annual Usage: _			Metho	d of Delivery:			
□ F	arm Diesel	Estimated Annual Usage: _				AUTOMA	TIC [WILL CAI	
								7-10 days	notice required
LAST SUPPLI	IER Name &	Address							
	Reason f	or changing							
How did you					· _	you choose us?	•		
		nt / phone book / mailing ernet Search / Facebook				Reputation Price			
		office, delivery truck, or co	mnany	vehicle		24 Hour Service	- Denart	ment	
		ner in the past	трипу	vernoie		Products Offere			
_	Customer Ref					Special offer or		1	
_		r's Name:			_	Social Services	•		
					🗆	Other:			
Check any box	xes for prod	ucts or services you are a	additio	nally ir	terested in:				
	-	g Equipment	_	-	l equipment Tu	ne-Up	П	Burner Servi	ce Plans
		ning Equipment			equipment repa		_	Price Protect	
					access to your		_	Budget Plans	



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TANK INFORMATION

Fuel Oil,	Kero, Diesel, and Gasol	ine		
	Tank Size / capacity			☐ Vertical
	Inside Tank Fill Pi	pe Location:		
	Outside Tank Tank	Location:		
	Nation or manying disculture			first delicer.
Propane		nk insp <mark>ecti</mark> on will be done b	ejore or at the time of	jirst delivery.
riopane		9/ 1/1	Tank Sizo / canacity	
	will we need to schedu	ie an appointment to hav	e Propane tanks setr	TES OF NO
DELIVERY INFO	RMATION			
Will you	ne <mark>ed</mark> a delivery once yo	ur account is established	YES or NO	
Date of	as <mark>t D</mark> elivery	# of G	allons delivered?	
Current	level in T <mark>an</mark> k: (circle one)	Full 3/4 Full 2	½ Full ¼ Full	Empty
Direction	s to delive <mark>ry</mark> location, inclu	ding color of the building an	d any distinctive landm	arks:
3 rd PARTY NOTICE (OPTIONAL)	If for any reason you are can choose a friend, rela party will NOT be responded address of your 3 rd Party.	tive, church group, commur nsible in any way for your bil	ce of termination of fue nity organization, or Soc I. If you wish to take ac	
	Address			
B. YOU AR DISPUTI SIGNED I hereby au	SIGN BEFORE YOU RE E ENTITLED TO A COPY E BILLING ERRORS. SH PERSON AGREES TO P Outhorize you or any cre	Y OF THIS AGREEMENT OULD YOUR ACCOUNT PAY ANY REASONABLE Redit reporting agency of	AND THE INFORM GO FOR COLLECTI FEES PERTAINING TEMPLOYED by you to	RMS AND BILLING AGREEMENT" IATION REGARDING YOUR RIGHTS TO ONS OR TO AN ATTORNEY THE BELOW TO THE COLLECTION OF THE ACCOUNT. Investigate the references herein listed ons for a credit account.
Buyer's Signatu	re			cond Buyer's Signature

TERMS AND BILLING AGREEMENT

The Federal Truth in Lending Act requires prompt correction of billing

- If you want to preserve your rights under the Act, here's what to do if you think your bill is wrong or if you need more information about an item on your bill.
 - Do not write on the bill. On a separate sheet of paper write the following: (you may telephone your inquiry but doing so will not preserve your rights under law)
 - i. Your name and account number (if any)
 - ii. A description of the error and an explanation (to the extent you can explain) why you believe it is an error. If you only need more information, explain the item you are not sure about and, if you wish, ask for evidence of the charge such as a copy of the charge slip. Do not send in your copy of the sales slip or other documents unless you have a duplicate copy for your records.
 - iii. The dollar amount of the suspected error.
 - iv. Any other information (such as address), which you think will help us to identify you or the reason for your complaint or inquiry.
 - b. Send your billing error notice to the address on your bill which is listed after the words "Send Inquires to:" Mail it as soon as you can, but in any case, early enough to reach us within 60 days after the bill is mailed to you.
- 2. We must acknowledge all letters pointing out possible errors within 30 days of receipt, unless we are able to correct your bill during those 30 days. Within 90 days after receiving your letter, we must either correct the error or explain why we believe the bill was correct. Once we have explained the bill, we have no further obligation to you even though you still believe that there is an error, except as provided in paragraph 5 below.
- 3. After we have been notified, neither we, nor an attorney, nor a collective agency may send you collection letters or take other collection actions with respect to the amount in dispute; but periodic statements may be sent to you, and that disputed amount can be applied against your credit limit. You cannot be threatened with damage to your credit rating or sued for the amount in question, nor can the disputed amount be reported to a credit bureau or to other creditors as delinquent until we have answered your inquiry. However, you remain obligated to pay the parts of your bill not in dispute.
- 4. If it is determined that we have made a mistake on your bill, you will not have to pay any finance charges on any disputed amount. If it turns out that we have not made an error, you may have to pay finance charges on the amount in dispute, and you will have to make up any missed minimum or required payments on the disputed amount. Unless you have agreed that your bill is correct, we must send you a written notification of what you owe; and if it is determined that we did make a mistake in billing the disputed amount, you must be given the time to pay which you normally are given to pay undisputed amounts before any more finance charges or late payment charges on the disputed amount can be charged to you.

- 5. If our explanation does not satisfy you and you notify us in writing within 10 days after you receive our explanation that you still refuse to pay the disputed amount, we may report you to credit bureaus and other creditors and may pursue regular collection procedures. But we must also report that you think you do not owe the money, and we must let you know to whom such reports were made. Once the matter has been settled between you and us, we must notify those to whom we reported you as delinquent of the subsequent resolution.
- If we do not follow these rules, we are not allowed to collect the first \$50 of the disputed amount and finance charges, even if the bill turns out to be correct.
- 7. If you have a problem with property or services purchased with a credit card you may have the right not to pay the remaining amount due to them, if you first try in good faith to return them or give the merchant a chance to correct the problem. There are two limitations on these rights.
 - a. You must have bought them in your home state or if not within your home state within 100 miles of your current mailing address; and
 - b. The purchase price must have been more than \$50.

However, these limitations do not apply if the merchant is owned or operated by the creditor, or if the creditor mailed you the advertisement for the property or service.

Buyer agrees that Seller may make changes in the rates, charges and other terms of the Agreement from time to time hereafter, provided that Buyer is given notice of such changes and they do not exceed the limits established by law.

If the Buyer fails to make any payment when due, Seller may declare the full remaining balance due and payable and Buyer agrees to pay court costs and reasonable attorney's fees not in excess of 25 % of the unpaid balance after default and referral to an attorney who is not a salaried employee of Seller.

TERMS

- It is necessary that you pay cash for the first delivery until completion of credit investigation and establishment of our credit line. (Exclusion of LP GAS)
- 2. After credit is approved all deliveries are payable in 30 days.
- 3. A discount of \$.10 per gallon on Fuel Oil and Kerosene is allowed for payment received in 10 days from delivery date
- 4. A service charge of 1 ½ % per month is charged on all account balances over 30 days.
- We are not responsible for run outs, involving delinquent accounts.
- Should the account go for collection or to an attorney, the below signed person agrees to pay any reasonable fees pertaining to the collection of the account.

Buyer's Signature	Date
Second Buyer's Signature	 Date