

PAYNE PROPANE

a division of Payne Oil Company, Inc.

PO Box 3277

Burlington, NC 27215

336-578-0404

800-332-7296

fax 336-578-5787

payneoil.com

info@payneoil.com

Account and Credit Application

3 Pages

Name		Social Security Number		
Address		City	State	Zip
Years at this Address	Own or Rent	Age		Number of Dependents
Home Phone	Office Phone	Cell Phone		Email Address
Employer	Number of Years	Employer's Address		
Position	Monthly Salary	Other Income/Source		
Previous Heating Supplier		Date Service Needed		
Credit Reference		Address		
Credit Reference		Address		
Type of Heating System/Fuel/ Other Gas Appliances if Propane		Comments		

Applicant's Signature _____ Date _____

THE FOLLOWING APPLIES TO ALL APPLICANTS:

Terms and Conditions

1. CREDIT: Credit extended to applicant is at the sole discretion of Payne Oil Company and terms may be changed at any time without notice.
2. CREDIT CHECKS AND REPORTING: Payne Oil Company may perform credit checks and reporting of applicant with various credit reporting bureaus at its discretion.
3. PAYMENT: Accounts are required to be paid in full within thirty days of being invoiced.
4. FINANCE AND SERVICE CHARGES: Delinquent accounts are subject to finance charges of 1.5% per month or 18% annually. Other service charges may apply. These terms may change without notice at the discretion of Payne Oil Company.

THE FOLLOWING APPLIES TO APPLICANTS REQUESTING LP GAS SERVICE:

Gas Service Agreement

The applicant requests Payne Oil Company to provide the applicant with a bulk container for the storage of LP gas at the location indicated. The applicant agrees to purchase all propane for this bulk container from Payne Oil Company, to keep driveways and access to equipment in passable condition and to abide by payment terms for propane gas delivered to the container.

Terms and Conditions

1. SERVICE: Either Payne Oil Company or the applicant may terminate this agreement at any time upon no less than ten days notice in writing. In addition, Payne Oil Company has the right to terminate this agreement without notice if the applicant fails to make payments when due or if no gas is used by the applicant for a period of six months or longer. In case of termination by Payne Oil Company because of the applicant's failure to make payments when due, reinstatement of gas service may be made upon payment of service by applicant.
2. PAYNE OIL COMPANY STORAGE EQUIPMENT: Equipment provided by Payne Oil Company will be suitable for the storage of LP gas. Installation of such equipment will be made at current rates established by Payne Oil Company. All such equipment will remain the property of Payne Oil Company and may be removed by Payne Oil Company upon termination of this agreement.
3. ACCESS TO EQUIPMENT: Applicant grants an irrevocable license to Payne Oil Company at all times to go on applicant's premises for the purpose of installing, maintaining or removing Payne Oil Company owned equipment. Payne Oil Company will at all times have free access to such equipment and free rights of ingress and egress on applicant's premises for the above purpose.
4. TANK RENTAL: A rental fee may be assessed on Payne Oil Company owned equipment. Rates and frequency are at the discretion of Payne Oil Company.
5. APPLIANCES: Payne Oil Company is not responsible or liable for results obtained by applicant's appliances.
6. PIPING: Payne Oil Company is not responsible or liable for the condition and/or maintenance of fuel gas piping on the applicant's property.
7. TRANSFER OF SERVICE: This agreement is not subject to transfer or assignment by the applicant in any manner and may be subject to termination by Payne Oil Company if the applicant ceases to use or occupy the property to which propane is delivered. It is the applicant's responsibility to notify Payne Oil Company when this occurs.
8. PRICE AND TERMS: The price of gas, services and fees provided by Payne Oil Company will be in accordance with Payne Oil Company's price schedule currently in effect. Such price schedules are subject to change without notice. All statements for gas and other services are due when rendered. The applicant agrees that there may be a finance and/or service charge added to all amounts not paid within thirty days. Customer will pay all costs incurred by Payne Oil Company in collecting delinquent amounts including attorney's fees.
9. TANK REMOVAL: In the event the applicant terminates this agreement, a tank removal fee may be assessed. Underground tank removal fees may be based on current rates for equipment rental and labor.

Tank Agreement

Tank Serial Number(s):

Installation

1. Payne Oil Company ("Company") agrees to install and maintain propane storage tank(s), associated fittings and necessary metering and regulating equipment (the "Equipment") and associated fittings at the installation address indicated on the reverse (the "Premises"). The Company reserves the right to substitute a tank or cylinder of different size and capacity if the undersigned's ("Customer") propane usage changes or to remove the Equipment during periods of low or non-usage. If the Customer either sells or rents the Premises, Customer will notify the Company in advance of the sale and will notify the buyer or renter that the Equipment is owned by the Company. Once installed, all underground lines are owned by Customer who is responsible for all maintenance and compliance with all applicable laws, codes and regulations.

Equipment Rental, Ownership and Installation

2. The Company retains ownership of the Equipment which will remain personal property and will not become a fixture or a part of the Premises regardless of the manner in which it may be affixed or installed.

3. The Customer will use only storage, regulating, associated fittings and metering equipment furnished by the Company in connection with the propane gas and the Equipment. The Customer will not remove or tamper with any of the Equipment.

4. When installing the Equipment, the Company will perform ordinary and reasonable safety checks of the Equipment and all exposed piping, fixtures and other items connected to the Equipment. The Company will not connect the Equipment until it is satisfied that no defects which are reasonably discoverable exist in the inspected items. The Company will not be liable for the damages caused by defects which are not reasonably discoverable when the installation inspection is performed, or which arise after the inspection is performed.

5. The Company will have an irrevocable right to ingress or egress over the Premises for the installation, maintenance, inspection, servicing or removal of the Equipment. The Company may without prior notice enter the Premises to deliver propane, to install, repair or service the Equipment, or to perform any other services that it deems necessary under this Agreement; or with reasonable prior notice, to remove the Equipment. Customer agrees to provide the Company with safe and unimpeded access to the Equipment free of ice, snow, water, mud, debris or other hazards. Customer acknowledges that failure to ensure safe and unimpeded access to the Equipment may cause an interruption in service. The Customer agrees that the Company shall have no obligation to contact Customer to request access to the Equipment, but instead may suspend service until customer has provided access as required by this Agreement. Customer agrees to promptly surrender the Equipment to the Company when this Agreement is terminated, regardless of the reason for termination.

6. The Customer is responsible and will pay the Company for any loss or damage to the Equipment while located on the Premises except for the loss or damage caused by normal wear and tear.

Propane Supply and Payment

7. The Customer agrees to purchase from the Company all their requirements of propane for the duration of this Agreement and to use the Equipment only for storage of propane purchased from the Company.

Termination of Agreement

8. The Customer may terminate this Agreement at any time upon no less than ten days notice in writing.

9. The Customer will be responsible for any removal charges associated with the removal of the propane tank(s). Customer will be responsible for any necessary excavation and landscaping associated with the removal of any of the Equipment, including tanks.

10. The Company may terminate this Agreement at any time for any of the following reasons: (a) Late payment of an account due to the Company; (b) Any tampering with the Equipment; (c) Customer's breach of any of the obligations under this Agreement or any other Agreement with the Company; (d) Notice to the Company that the Premises, if owned by the Customer, will be sold or, if leased to the Customer, will be vacated; or (e) Other just cause. No notice shall be required to terminate this Agreement for the reasons specified in subparagraphs (a), (b), and (c) above and the Company shall be entitled in such cases to remove the Equipment immediately. In all other cases, termination shall be effective upon ten (10) days written notice, delivered or mailed to the Customer's last known address.

11. Upon termination of this Agreement by the Company, the Customer agrees to promptly pay (a) all outstanding installation, propane gas, rental and late charges; and (b) all charges and costs incurred by the Company, including attorney fees and court costs, incurred by it to collect the amount owed by the Customer or to otherwise enforce this Agreement.

Further Conditions of Agreement

12. The Company shall have the right to file this agreement or such other document it deems appropriate in the Registry of Deeds in the County in which the Premises are located for the purpose of notifying prospective purchasers of the Premises of the existence of this Agreement, memorializing its ownership of the Equipment, and the right of the Company to enter the Premises as provided in this Agreement. The Customer agrees to enter into an easement agreement for the benefit of the Company as to the Premises upon the Company's request.

13. Limitation of Liability. Except as specifically provided in this Agreement, the Customer agrees that the Company will not be liable for any damages, including damage to plumbing, septic systems, bridges, driveways or landscaping at the Premises. This limitation applies whether a remedy is sought under contract, tort or product liability law. Customer's exclusive remedy for any loss sustained as a result of an interruption in service where the Customer's account provides for automatic deliveries is limited to actual damages of not more than \$10,000 for any loss or property damage. Customer agrees that the Company shall have no liability for damages of any type due to the loss of or injury to any of the Customer's animals or livestock escaping the Premises. Customer further agrees that the Company shall have no liability for damages of any type for an interruption in gas service caused by the Customer's increased propane usage; replacement or addition of propane-powered appliances without prior notice to the Company; or the Customer's failure to provide continuous access to the Equipment.

14. Customer agrees that the Company will not be responsible for damages of any type caused by the events or circumstances beyond its reasonable control, including with limitation, acts of God, fire, storms, floods, labor disputes, wars, hostilities, terrorism, compliance with law or regulations, the Company's inability to obtain propane from its customary suppliers, terminal, refinery or pipeline disruptions, allocation programs or lack of adequate transportation facilities.

15. Survival. Paragraphs 2, 5, 7 and 13 shall survive termination of this Agreement.