

BERKELEY PROPANE

APPLICATION FOR RESIDENTIAL SERVICE

PLEASE COMPLETE ALL SECTIONS OF THIS APPLICATION

Connect Date:			Account #	Service Order:		
Disconnect Date (if applicable):			Service Office Emp #			
Last Name	First	Middle	Deposit	Other	Total	
			\$	\$	\$	
Service Address			Other Charges	Old Account Number		
Street: City:	State:	7:	\$			
Mailing Address	State.	Zip:	Serial #	Tank Size		
Street:						
City:	State:	Zip:	Spouse's Name		Spouse's SSN	
SSN:						
Drivers License:			Landlord Name:			
Email Address:			Landlord Phone:	Within Subdivision? Yes D No Name:		
Home Phone: Do you have a			existing tank?			
Mobile Phone: Have you had			BPC service before? No Yes Where?			
Do you own your tank?				Serial #		
Purpose of Propane	Primary H	Primary Heat		Gas Logs	Other	
	Water He	Water Heating		Pool Heating	I	

LP Gas Agreement

The following terms and conditions apply:

EQUIPMENT: Company will install and maintain equipment at Customer's property. The propane tank(s) and equipment listed below will remain property of Company and will not become part of the real property where it is installed.

MAINTENANCE: Company will have the right at all reasonable times to enter Customer's property to install, repair, service, remove, move, disconnect, or inspect the tank(s) and equipment furnished by Company. Customer shall not attempt to install, repair, service, remove, move, disconnect, or in any manner tamper with any and all equipment provided by Company.

DELIVERY: Company will have the right at all reasonable times to enter Customer's property to deliver propane. For reasons including but not limited to changes in customer usage, appliance changes in the home, system changes, actions of suppliers, Acts of God, and/or weather conditions, Company does not and cannot guarantee that Customer's tank(s) will never run empty regardless of Customer delivery type (will call or autofill.) While Company will make every reasonable effort to deliver propane to Customer, Company will not be responsible for any damages resulting from tank being out of propane. Customer should periodically check the tank gauge percentage and notify company if level is low._____

SAFETY: Customer agrees to operate equipment in a safe and lawful manner. Company will not be liable for any damages or injuries incurred due to negligence or misuse by Customer or any third party._____

DAMAGES/SERVICE INTERRUPTION: Company is not liable for damages or injuries resulting from acts of God or any other circumstances beyond Company's control including, but not limited to, flooding, hurricanes, tornados, lightning, wind, and heavy snow or ice. In the event of inclement weather, Company will make every effort to deliver to Customer; however, Company may suspend delivery if roads or weather conditions place employee(s) or property at risk.

SERVICEABILITY: Customer acknowledges that a safe driveway or delivery area is available. Company is not responsible for damages resulting from improper foundations or from normal wear and tear related to weather and/or age of driveway or entrance area. Customer further agrees to keep driveway clear and passable from debris, snow, ice, or other impairments. Delivery service may be suspended if driveway is not passable.

ASSIGNMENT: Customer agrees to notify Company in the event the property is sold. This agreement will terminate upon the sale of the property and a new agreement will be required by the new property owner._____

PAYMENT TERMS: Company agrees to provide propane service to Customer as long as Customer pays account in accordance with company terms. Payments are due in full within thirty (30) days of the invoice date for customers with approved credit. Finance charges will be assessed at a rate of 1.5% per month on any past due balance. Any and all other payment arrangements must be approved by Company. Customer shall be liable for all charges related to returned checks or bank drafts. Customer shall additionally be liable for reasonable attorney's fees and court costs in the event debt collection is required. Company reserves the right to remove equipment, adjust or disconnect its equipment, and/ or suspend delivery upon Customer's failure to comply with payment terms. Company agrees to notify Customer prior to removing equipment.

CANCELLATION: This agreement will remain in effect for one (1) year and continue thereafter unless terminated by either party by giving ten (10) days notice. If customer requests termination prior to (1) one year, Customer agrees to pay Company's costs to remove its equipment.

TANK LEASE/USAGE REQUIREMENT: Company has provided tank(s) for the purpose of delivering propane to Customer. Customer will pay a minimum service fee if annual propane volume purchased is less than the capacity of the tank.

TANK REMOVAL: If tank(s) need to be removed for any reason including but not limited to non-payment or if Customer no longer uses propane, Company has the right to remove the tank(s) and any other Company owned equipment from the property. Customer agrees to pay Company's costs to remove its equipment. Customer also agrees to pay a re-stocking fee per gallon of an amount set by Company if more than 5% remains in tank when it is removed from the property. These amounts would be deducted prior to Customer receiving reimbursement for any credit balance remaining on account.

Note: for UNDERGROUND TANK(S) – In addition to Customer being responsible for the cost of tank removal, Customer will also be responsible for any and all reparations to the yard or landscaping. PROGRAMS AND FEES: Company reserves the right to make changes, add, and/ or discontinue any and all existing programs, plans, services charges, or fees at its discretion without prior notice.

Important Propane Safety Information

Date:

Applicant:

Applicant: