

PIPELINE PETROLEUM INC.
PO BOX 159
MACUNGIE, PA 18062

**PROPANE AGREEMENT
EQUIPMENT INSTALLATION**

On this day _____ I/We _____, authorize Pipeline Petroleum Inc. and/or representative thereof to install LP-Gas tank(s) on our property located at _____ . I/We agree that this installation will be for a period of at least one year in conjunction, the following apply:

- I. Installation costs, and first delivery will be paid in full when service is rendered. Tank(s) will always be filled to capacity, and billed at current market rates. It is the responsibility of the customer to call for a propane fill up when needed.
- II. LP-Gas tanks installed by Pipeline Petroleum and at their discretion may terminate agreement.
 - Purchases are less than one hundred gallons per year
 - Failure to pay within terms
- III. Only Pipeline Petroleum is authorized to fill tank(s) installed by Pipeline Petroleum.
 - Pipeline Petroleum can randomly inspect installed tank(s) & equipment
 - Customer will be held liable for damages found after installation
- IV. A service charge in the amount of one-hour labor rate will apply if customer terminates service prior to one year from date of installation.
- V. A non-usage fee of \$100.00 per tank will apply if consumption per year does not equal double the capacity of tank(s) installed as per customer's assumed usage.
- VI. Customer must notify the office if selling, or renting out the property on which the tank(s) were installed, or if the person(s) who have signed the agreement are no longer residing at the property.
- VII. If service is terminated sooner than one year, customer will be charged a pick up fee.
- VIII. At the termination of this contract, Pipeline Petroleum will reimburse for residual product remaining in tank, at current market price, after considering the following:
 - A non-usage fee is applicable
 - There is no outstanding balance and payment was made for final shipment of propane
 - Customer contacted office in writing to remove Pipeline Petroleum tank(s) from premises

CUSTOMER CONSENT

The undersigned customer, being the owner of the said premises described above, having read the foregoing agreement in its entirety, hereby consents to the installation of the equipment described above, to the terms and conditions contained herein and agrees that the company may enter upon and remove any or all of its properties at any time. The undersigned further agrees that all of said property will remain personal property regardless of any affixation and that the company's right to enter upon or remove the same is expressly superior to any contractual or statutory landlord's lien in favor of the undersigned.

The consent shall likewise apply to any and all additional equipment installed on said premises by the company.

CUSTOMER SIGNATURE _____

DATE _____

ACCOUNT NUMBER _____

INSTALLER _____

TANK SERIAL NUMBER(S) _____