Please fill out all fields below, save to your desktop, and return the completed, executed form to Dave Detrick: ddetrick@chpk.com



Residential Natural Gas Service Application and Agreement

											Нс	m	e O	w	ner	ar	nd	Sit	e li	nfo	orm	natio	on							
Landowner Name (Last/First/MI) Social Security No. (Last 4 digits only)																														
		•																							•					
New Service Address						5	Street											City						State		Zip)			
Mailing Address (If different than above)								Street							City							State	9		Zip)				
,									ndary No Fa							ax No.					Email A	il Address								
Type of Residence New Existing Add									Addition							Subdivision Name										ot No.				
County								Square Footage of Dwell					welling					Dwelling Type Single-Family				Multi-Unit (How Many?)								
														Bil	ling	7 I	nfo	rm	at	ior		<u> </u>						, -	,,,	
Who sho		me Owner													ed for gas usage during construction?															
Builder Home Owner Builder Landowner Contractor Information																														
Builder/	Contrac	tor Na	me							l C	nntar	+ Pe	rson					1101	1116	ıcı	UII			ΙFρ	deral	Tay I	D. No.			
Address						Ic					Jiica		13011	140					C:+						ucrui	State			17:0	
					C-II D			reet										City			Is.						Zip)		
Home Phone No. Cell Phone N							∋ NO			Work Phone No.						Fax No.							il Address							
Heating Contractor								Work Phone No.						0.	С				Cell Phone No.				Email Address							
					N	atu	ıral	Gas	Eq	uip	me	nt												G	as S	ervi	ce Re	equire	men	its
Heating Qu								uantity								BTU's (If Known)					Estimated Date Gas Service Will Be Needed (MM/DD/YY)									
	Range Qua							uantity							BTU's (If Known)					Estimated Date Gas Service will be Needed (MINI/DD/11)										
\blacksquare	Dryer			_			Quan	•			_						•	Kno			//									
Water Heater Quantity							BTU's (If Known)																							
Щ	Tankle		iter	_		<u> </u>	Quan	itity			_				B	TU'	s (If	Kno	wn)									ure Need	ded	
\Box					Quantity					BTU's (If Kr					Kno				Stan	andard - 1/4psi 7"water Non-Standard - 2psi. column (Additional Fees May										
	(Gener	ator,	Fire Pl	lace,	etc.)			_		l:	C:+			-1-	A		A - 1				<u></u>	D	•							Apply)
								В	ulic	ung	Sit	<u>e 5</u>	Ket	cn	And) IV	лет	.er	LOC	ati				men		. a b:	م مرامان،	ماد مدند	o t o b	with this
																					1. me	application and mark the following information on the map: 1. Mark a "G" for your proposed gas meter location with a measurement from the nearest corner of the dwelling 2. List street names if applicable 3. Show all decks, pools, wells, septic, underground tanks/fuel lines,								
																drain tiles/downspouts, privately owned wires, irrigation systems, yard														
									lighting, etc. 4. If the meter location is not marked, sketched, or the desired																					
																location does not meet code and safety requirements,														
		+																		Chesapeake Utilities Representatives may choose the location,							•			
																4					_ Cn	iesape	еаке с	inties	керг	esent	atives	may cno	ose tn	ie location,
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Type an	1										Jeen	COII	ipieti	eu.	_									type	IN/A	$\overline{}$				
1) Application filled out completely and signed on back of form 4) Building Site Sketch (above) filled out 6) Payment of construction charges, if applicable 2) Gas route within 6 inches of final grade and clear of all obstructions (lumber, and lot corners staked (if requested by Chesapeake																														
	1	chinery oose or	, etc.) locate (v	with st	aking.	flaggir	ng and	l/or oth	ier du	able m	narkins	g) the					ana id Utiliti		iers s	take(u (ir rec	queste	u by Cne	sapeake						1
	ph sep	ysical lo otic, unc	cation of dergroun es, sprin	of any p nd tank	orivate ks/fuel	ly owr lines,	ned un drain	ndergro tiles/do	und fa	cilities	, i.e., v	vells,				8) (Other	r:												
Note:	Chesape	ake Utili	ities Cor _l	porati	on and	or its	agen	t will no	t be h	eld re	sponsi	ble fo	r dama	age o	ccurrir	ng to	priva	itely c	wned	und	lergrou	und faci	ilities th	at are no	t prope	rly loca	ted and r	marked befo	ore the i	installation of natural gas
								*	Ple	ase	Sec	е Ва	ack	Of	Fo	rm	Fo	r A	pp	rop	pria	ite S	igna	ture	s*					



Residential Natural Gas Service Application and Agreement

1. The applicant understands and agrees that prior to installation of underground gas piping, the Landowner shall have established the final grade of the route and that after installation of the line the grade shall not be increased or decreased more than 6" without the approval of Chesapeake Utilities (the Company). If applicant is not the Landowner, the Landowner shall also be a signatory to this Agreement and bound by its terms.

2. Easement: Right of Access

- a. The Landowner and the applicant hereby grant and convey to the Company and its agents and contractors, an easement on the above-described lands for the purpose of clearing, installing and maintaining underground gas piping and for using any necessary equipment in, on and across the above-described lands and for extending such lines as may reasonably be necessary to extend service to future applicants for such service. The Company shall use reasonable efforts to locate such extensions along or near property lines.
- b. The Landowner, jointly with other Landowners on the same extension of the gas line, hereby grants and conveys, without cost to the Company, a right-of-way, which the Landowner has the obligation to maintain and the Company has the right to clear, adequate for the extension of the gas line and along a route approved by the Company.
- c. If requested by the Company, the Landowner and the applicant shall grant to the Company an easement and right-of-way in recordable form conveying the rights and privileges in (a) and (b)
- 3. The Landowner, the applicant and their agents and successors and assigns, jointly and severally, agree to indemnify and hold the Company and its agents and affiliates harmless from any and all claims against the Company and its agents and affiliates incurred as a result of or in connection with (i) any action or omission of the Landowner, the applicant or their respective agents, (ii) any action or omission of the Company or its agents and affiliates contemplated by this Agreement and (iii) any breach of any representation, warranty, covenant, obligation or agreement of the Landowner or the applicant contained herein.
- 1 This Agreement shall become effective only upon acceptance of the application by the Company, which shall be deemed to occur when it has been signed on behalf of the Company.
- 5. The Landowner hereby authorizes the Company to obtain one or more consumer credit reports about the Landowner in connection with this Agreement. The Landowner acknowledges that the Company will consider the reports in deciding to accept the application.
- 6. The Landowner and the applicant are jointly and severally responsible for notifying the Company of contaminated media (soil, groundwater, etc.) that may be present on the premises prior to Company commencing installation or extension of service. The Company reserves the right to consider alternate service routes, if necessary, to avoid contaminated media. The Landowner and the applicant shall be jointly and severally liable for additional costs incurred by the Company, or its contractor, if contaminated media is encountered during the installation of service.
- 7. If contaminated media is encountered during the installation or extension of service, the Company, or its contractor, shall terminate the installation or extension of service and notify the applicant. The applicant is responsible for reporting the discovery of contamination to the appropriate agencies. The applicant and the Landowner are jointly and severally responsible for management of any contaminated media generated during the installation of service.
- 8. The residential service customer charge on file with the State Public Service Commission shall be billed beginning on the date the meter is installed. The Company agrees to return any deposit, with interest, according to the rules and regulations of the applicable State Public Service Commission.
- 9. If there is a request for gas pressure change (i.e. 7" to 2 lbs.) or if there is a need to increase meter size (i.e. 250 to a 425), the Landowner shall be liable for the costs and fees for Company personnel to make the change.

10. Failure to Consume Natural Gas

- a. The applicant and the Landowner agree to pay each month the Residential Service Customer Charge on file with the State Regulatory Authority upon meter installation and also agrees to continue paying the Residential Service Customer Charge and applicable charges until recovery of all costs associated with the installation have been recovered. If payment is discontinued then a lump sum payment will be due for reimbursement of all costs associated with the gas service installation.
- b. If the applicant and/or the landowner fail to coordinate having a meter set within 6 months of the service lateral installation, the Company has the right to bill the applicant and/or landowner for the reimbursement of all costs associated with the gas service installation.
- c. After the service lateral has been installed, neither the applicant nor the Landowner may avoid obligations under this Agreement by requesting discontinuance of service or by requesting service under a different rate schedule.
- 11. This Agreement shall be binding upon the heirs, successors and assignees of each of the applicant and the Landowner. This Agreement may not be assigned by the applicant or the Landowner to any person, including, without limitation, any tenant or future purchaser of the premises.
- 12. The Company agrees to furnish and the applicant agrees to take and pay for utility service in accordance with provisions and rates approved by the State Regulatory Authority; subject to all applicable rules of the Company on file with the State Regulatory Authority including, but not limited to, terms and conditions of this Agreement until such time as the applicant/customer discontinues service.

Trenching Agreement

The applicant and the Landowner agree that the Company or its contractor will dig, trench, plow or bore on the property located at the above address for the installation of utility service. Utility rates are based on rough grade construction meaning the Company will backfill and smooth over any excavations that the Company performs. Final restoration, grass seeding, watering and mowing are the responsibility of the applicant and the Landowner.

Prior to digging, trenching, or boring, the Company will identify the route of the proposed excavation. The Company, or its contractor, will notify other utility owners to facilitate the marking of existing underground utilities of those participating in Miss Utility or such similar program.

The applicant and the Landowner agree to physically mark the location of any and all owned obstacles that lie underground within ten feet of proposed excavation. Such obstacles include, but are not limited to, septic and sewer systems, buried wires for out-buildings or decorative lighting, irrigation lines, invisible dog fences, and LP gas lines. The applicant and the Landowner shall mark the location of all of these obstacles with stakes or flags or by painting the ground. The applicant and the Landowner hereby accept any and all responsibility for damage to, or damage done by striking, any such underground obstacle that is not properly and completely marked.

Appro	val And Acceptance (I ha	ave read and u	nderstand the terms	and conditions	above)
Signing of the application permits Chesapeake Utilities	to contact the applicant or assignee at t	the phone numbers prov	ided for Utility related communication	ons.	
Signature - Applicant		Applicant Pri	nted Name	Date	
Signature - Landowner (if separa	te from the applicant)	Landowner P	rinted Name	Date	
Chesapeake Utilities Representa	tive Signature	Name Pri	nted	Date	Date Meter Set
		For Office	Use Only		
Date Received	CIAC Amount		Customer Account N	0.	Service No & Extension
	\$ P	aid Y N			