

BERKELEY PROPANE

APPLICATION FOR COMMERCIAL SERVICE

PLEASE COMPLETE ALL SECTIONS OF THIS APPLICATION

Connect Date:			Account # Service Order:		
Disconnect Date (if applicable):			Service Office Emp #		
Name of Business			Deposit	Other	Total
Traine of Buoiness			- прост	Cuioi	- Ctui
			\$	\$	\$
Service Address			Other Charges	Old Ac	count Number
Street:			\$		
City:	State:	Zip:	φ		
Mailing Address			Serial #	Tank Size	
Street:					
			Type of Business		
City: Federal ID	State:	Zip:	1		
			1: 5 10 1	N	
Name of Owner:(this person will be held responsible for all payments due)			Accounting Dept Contact Name:		
Email Address:			Accounting Phone:	Accounting Email	
Zman / taarooo.			7 toosanting 1 none.	7 tooodining Email	
Business Phone: Do you have an ex			kisting tank?	Yes No	Size
Mobile Phone:		Have you had BP(C service before? No Yes Where?		
	Do you own your tan	k?		Serial #	
Purpose of Primary H		eat	☐ Generator	Gas Logs	Other
Propane	Water Hea		☐ Cooking	☐Pool Heating	
real property where it is installed MAINTENANCE: Company will by Company. Customer shall no DELIVERY: Company will have changes in the home, system of of Customer delivery type (will obeing out of propane. Customer SAFETY: Customer agrees to company	have the right at all reasonable to attempt to install, repair, service the right at all reasonable times tanges, actions of suppliers, Act all or autofill.) While Company we should periodically check the tayperate equipment in a safe and IPTION: Company is not liable fightning, wind, and heavy snow dittions place employee(s) or procknowledges that a safe driveway or entrance areassable. Les to notify Company in the everagrees to provide propane service with approved credit. Finance are shall be liable for all charges. Company reserves the right to yo Customer prior to removing eyent will remain in effect for one (so to pay Company has provided city of the tank. In the did to be removed for any reason to the trank when it is removed from the property. Customer tank removed for any reserves the right to Customer prior to company reason to the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank. In the company has provided city of the tank.	imes to enter Customer's process, remove, move, disconner to enter Customer's properts of God, and/or weather co-rill make every reasonable ends gauge percentage and in lawful manner. Company word damages or injuries resultor ice. In the event of inclemperty at risk. Tay or delivery area is available. Customer further agrees to the the property is sold. This are to Customer as long as Cocharges will be assessed at related to returned checks or remove equipment, adjust of uipment. The property is sold. This is the composed of the property of the purpose of company is company's company's company's company's company's company's company's company's responsible for the composed of the property. These amone is equipments of the property. These amone is entired the property. These amone is entired to responsible for the control of the property.	roperty to install, repair, service, removed, or in any manner tamper with any a y to deliver propane. For reasons includitions, Company does not and cannifort to deliver propane to Customer, Cotify company if level is low. will not be liable for any damages or injuting from acts of God or any other circulated weather, Company will make ever be company is not responsible for data to keep driveway clear and passable from a rate of 1.5% per month on any past or bank drafts. Customer shall addition or disconnect its equipment, and/or suffer unless terminated by either party be delivering propane to Customer. Customer-payment or if Customer no longer costs to remove its equipment. Customer state of 1.5% per month. Customer shall addition or disconnect its equipment, and/or suffer unless terminated by either party be delivering propane to Customer. Customer-payment or if Customer no longer costs to remove its equipment. Customer shalls would be deducted prior to Customer.	re, move, disconnect, or in all equipment provided iding but not limited to cha ot guarantee that Custome company will not be resportantee incurred due to negliques and to describe the company will not be resportantee incurred due to negliques and company effort to deliver to Custor mages resulting from improm debris, snow, ice, or other of the property and a new with company terms. Payr due balance. Any and all ally be liable for reasonabl spend delivery upon Customy giving ten (10) days notimer will pay a minimum ser uses propane, Company her also agrees to pay a resomer receiving reimbursem be responsible for any and	nges in customer usage, appliance par's tank(s) will never run empty regardless insible for any damages resulting from tank gence or misuse by Customer or any third any's control including, but not limited to, mer; however, Company may suspend oper foundations or from normal wear and ner impairments. Delivery service may be a greement will be required by the new ments are due in full within thirty (30) days other payment arrangements must be eattorney's fees and court costs in the omer's failure to comply with payment ce. If customer requests termination, prior ervice fee if annual propane volume has the right to remove the tank(s) and any stocking fee per gallon of an amount set by nent for any credit balance remaining on
Applicant:			Title :		
, .ppilouit			1106		