

ANDERSEN OIL COMPANY

4 Colby Drive
Ledyard, Connecticut, 06339
860-464-7628
andersenoilcompany.com
#HOD.0000167

Andersen Oil Account #: _____
Name: _____
Delivery Address: _____
Town: _____ Zip: _____
Best Phone #: _____
Email: _____
Tank Size : _____ Tank Level : _____

AUTOMATIC DELIVERY AGREEMENT

Andersen Oil Company agrees to deliver heating oil to the address above in accordance with our Automatic Delivery System. The charge will be the Daily Posted Price at the day of delivery. Andersen Oil Company's Daily Posted Price is subject to change as needed and deemed necessary by Andersen Oil Company.

The customer agrees to accept and pay for heating oil delivered to the address above in accordance with the terms and conditions set forth in this agreement. Deliveries will be determined by Andersen Oil Company's Automatic Delivery System. Payments are due 30 days from the date of delivery, unless other payment arrangements are scheduled. Deliveries will be suspended if there is a balance on the account.

This agreement and any price programs may be cancelled if payment becomes Past Due. An account is considered past due if payment is not received by 30 days following the date of delivery or 30 days after service is billed. All future deliveries will then be on a "Will-Call / C.O.D." basis.

The customer will be responsible for payment of any interest, finance charges, collection or legal fees incurred by the seller while attempting to collect any past due balances. Automatic Delivery accounts will be charged a Service Charge for After Hours Deliveries and on "Call in" deliveries taking less than our minimum delivery of 100 gallons.

Andersen Oil Company will not be responsible for any spills that occur due to the customer purchasing fuel from another company or any cause beyond our control. Any purchase of fuel from another company will result in the cancellation of this Agreement.

Customers are responsible to notify Andersen Oil Company of any changes in usage. Andersen Oil Company will not be responsible for run-outs or any freeze-ups of a building due to the customer changing their usage of fuel without notice being sent to us, or if the house is left vacant for extended periods of time, or due to any malfunction of the heating system. Andersen Oil Company is not responsible for houses under construction.

Andersen Oil Company will not be held liable for failure to deliver product when the failure is due to unforeseeable and uncontrollable events such as: Acts of God, unusually severe weather conditions, war, civil commotion, terrorism, failure of public utilities or common carriers to provide necessary product, supplies, or services. Andersen Oil Company will not be held liable for failure to deliver product when the customer does not provide clear and accessible driveways or paths for the truck and or driver.

Cancellation of this Agreement will result in the cancellation of any Service Contract and/or Pricing Program the customer may have with Andersen Oil Company. There will be NO refunds to the Purchase Price for any Service Contract or Pricing Program. Please call the office before you move; contract holders are responsible for deliveries made to their previous address until the contract is cancelled. If the Customer wishes to cancel this contract, it must be done in writing.

By signing below I understand and agree to all the terms and conditions set forth in this agreement. I understand this Automatic Delivery Contract is valid for a period of 36 months from the date I sign.

Customer Signature

Date

Andersen Oil Company Signature

Date