

DAMASCUS FUEL COMPANY, INC.

Damascus, MD 20872
301/253-2161, Fax: 301/253-3714

RESIDENTIAL CREDIT APPLICATION

Name: _____ County: _____
Delivery Address: _____ Phone: _____
_____ Cell: _____
Mailing Address: _____ Email: _____
(if different than above)

Do you rent the property: Yes__ No__ Landlord's Name _____ Phone: _____
Address _____

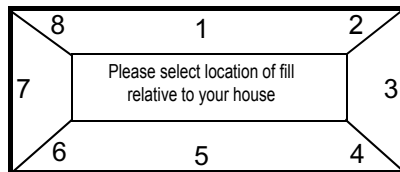
General Information:

Type of Heat: Hot Water (Boiler)__ Forced Air__ Not Sure__ Other Heat Sources: _____
Domestic Hot Water Heated By: Oil__ Electric__ Gas__
Fuel Type: Fuel Oil__ Dyed Diesel__ Diesel__ Tank Size: 275__ 550__ 1000__

Location of Tank & Fill:

Tank Location:

__B = Basement
__A = Aboveground
__U = Underground



Front of House

Delivery Instructions:

Account Options:

30 Day Account__
End of Month Statement due by the 10th

11 month Budget__
Begins August 1st each year

Credit Card__
Runs at time of delivery

Credit Card will be automatically processed upon Delivery/Service: Visa__ MC__
Card # _____ Exp. Date: _____
Name on Card: _____ CVV _____

Tax Exempt: No__ Yes__ (if yes please attach copy of proof of exemption)

Oil Delivery: Automatic__ DFC Will automatically keep your tank full. It is customer's responsibility to notify DFC when customer no longer wishes this service.
Will Call__ It is customer's responsibility to monitor oil level in tank and call when oil is needed. It will be delivered Monday through Friday; minimum delivery is 100 gallons.

ServicePlan: Please contact me__ Not Interested at this time__

The Information in this application is true, correct, and complete to the best of my knowledge. Damascus Fuel is hereby authorized to obtain any information deemed necessary concerning this application.

I/We request credit with Damascus Fuel Company, Inc. of Damascus, Maryland (the Company). Payment on all credit accounts is due when the invoice is rendered. All amounts outstanding more than 30 days after the date of the statement will be charged a service charge equal to two percent (2.0%) per month; twenty-four percent (24.0%) per year on all unpaid amounts.

In the event the Company shall employ legal counsel to collect this obligation, or to protect the security of the Company with respect to this obligation, Account Owner agrees to pay all of the Company's reasonable attorneys' fees, whether suit be brought or not, and all other costs and expense actually and reasonably incurred by the Company in connection herewith, including, without limitation, all court costs, reasonable out-of-pocket expenses, costs of depositions, para-legals, legal assistants and administrators. In the event that an award of attorneys' fees and other costs as aforesaid shall be entered by a Court of competent jurisdiction, then such award shall not merge into such judgement, but shall survive such judgement. It is the intention of Account Owner and the Company that Account Owner shall be liable not only for such fees and costs in procuring any judgement, but shall also be liable for such fees and costs post-judgement including, without limitation, the pursuit of post-judgement collection remedies, including matters dealing with bankruptcy, assignment for benefit of creditors and appointment of receivers.

In the event that the Account Owner is an entity (i.e., corporation, limited liability company, limited partnership, and the like), then the undersigned and each of guarantee shall be a continuing obligation unless revoked in writing and such writing is delivered to the Company. In the event of revocation, guarantors remain obligated to pay any and all charges to the account.

In the event that a credit card is issued to the Account Owner or any of Account Owner's employees, such card may be cancelled at any time in the event that payment in full on the account is not made within 30 days from the date of the bill, and further may be cancelled at any time in the sole and absolute discretion of the Company.

Signature: _____

SSN: _____

Date: _____

AGREEMENT: By signing this Acknowledgement, I agree that my electronic signature is the legally binding equivalent to my handwritten signature. I will not, at any time in the future, repudiate the meaning of my electronic signature or claim that my electronic signature is not legally binding