



NATURAL GAS PRICE PROTECTION PROGRAM

Join Just Energy, the Energy Provider of Choice for Over
1.8 Million Customers Across North America

SVC

Your Agreement Details

Customer appoints Just Energy Ontario L.P. (“Just Energy”) as its supplier of natural gas commodity (“Energy”) to each Location enrolled under this Agreement for a Term, as indicated by you on the Just Energy enrolment website. You, the Customer, understand and agree:

- a) Natural Gas Supply Price: Under this Agreement, my Natural Gas Supply Price will be the fixed Natural Gas rate specified on the Just Energy website enrolment page. I will pay the related Natural Gas Charge (Natural Gas Price x consumption). This covers only the cost of natural gas commodity itself and, as always, I will also be responsible for regulated delivery, transportation, storage and other charges billed by my Utility. My Transportation charge will be variable throughout the Term of the Agreement, and will always match the Utility transportation charge. If I do not sign this Agreement I will still pay my distributor for transportation over and above my current supply charges. My current Utility transportation rate for my service area is as shown on the price comparison form attached to this agreement. For the latest Utility transportation rates please visit <http://www.ontarioenergyboard.ca/OEB/Industry/Rules+and+Requirements/Disclosure+Statement+and+Price+Comparison+Forms>.
- b) You received a text-based copy of this Agreement, including the Disclosure Statement(s) and Price Comparison Document(s), before electronically signing this Agreement.

Our Service Commitment

We are committed to your satisfaction. Should you have any questions in regards to your service, please do not hesitate to contact us by any of the below methods.

80 Courtneypark Drive West, Units 3 & 4, Mississauga, Ontario L5W 0B3
☎ 1.866.587.8674 ☎ 1.888.548.7690 🌐 justenergy.com ✉ cs@justenergy.com

**THIS AGREEMENT IS ONLY VALID FOR NEW RESIDENTIAL AND SMALL BUSINESS CUSTOMERS.
NO CHANGES TO THE PRE-PRINTED TERMS APPLY.**

1 Yr - 62080
3 Yr - 62089
5 Yr - 62098

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General Terms and Conditions (and Notice of Appointment of Agent) for Residential & Small Business Customers

1. Key Defined Terms. Agreement: Collectively, the Customer Agreement (front page), the Just Energy enrolment website and these General Terms and Conditions and if applicable, the attached schedule for Multiple Locations. **Consumer:** In the context of the Energy Consumer Protection Act, 2010 (“ECPA”), a Customer that annually uses less than 50,000 m³ of natural gas. **Customer:** The account holder named on the Customer Agreement. Also referred to as “I”, “my”, “you” and “your”. **Energy:** The natural gas commodity that we will supply to your Location. **Exit Fees:** Collectively, the Exit Fees are described in Section 9 of these General Terms and Conditions. **Future Use:** Our reasonable calculation of your anticipated Energy consumption for the remainder of the Term. **Just Energy:** Just Energy Ontario L.P., a limited partnership established under the laws of Ontario. Also referred to as “we”, “our” or “us”. **Location:** Each natural gas account on the Customer Agreement (and, if applicable, the attached schedule for Multiple Locations), relating to your premises for service, or replacement thereof, is a separate “Location”. **Natural Gas Supply Price:** The rate (¢/m³) you pay for natural gas under this Agreement. **OEB:** Ontario Energy Board. **Price:** As set out in the Customer Agreement, the Natural Gas Supply Price. The Price is not regulated by the OEB. **Utility:** Your local distribution company.

2. Appointment of Just Energy as your Agent. You give us the exclusive right to act as agent on your behalf in making all supply and delivery arrangements with your Utility and others in order to provide your full Energy requirements to your Location. You agree, now and throughout the Term (as defined below) that you: (a) are not, and will not be, bound by an agreement for your Location with an energy supplier other than us; and (b) will not cancel or modify our appointment as your exclusive agent.

3. Acceptance, Verification. This Agreement takes effect when you electronically sign it and is conditional upon your verification, if required, and our acceptance of it. This website enrolment Agreement may supersede any other Agreement that may have been signed, which shall be determined at our sole discretion. We may also choose, at our discretion, to enrol another signed Agreement if there are errors with this website enrolment Agreement provided that the signed Agreement meets our standards. If you successfully enroll online you will be entering into an agreement with Just Energy which will replace any previous agreement that has yet to be verified. Please note that a verification call is not required and will not be completed if you enter into this agreement online. Our acceptance of this Agreement is at our sole discretion and depends, in part, on whether: (a) your Utility accepts our request to enroll you; (b) you are creditworthy (we reserve the right to require security or collateral prior to acceptance); and (c) your Location is not already enrolled with us (existing Just Energy customers can only enter into this Agreement if it is a “re-contract”, as reflected by a capital letter “R” in the upper right corner of the Customer Agreement). You consent to the recording of phone calls relating to this Agreement, and consent to us contacting you by email. You also consent to us contacting you using an automatic dialing device or similar device which delivers automated messages to the telephone number(s) you provided on the Just Energy enrolment website.

4. Term. The Term as selected on the Just Energy enrolment website begins on the “Start Date” and expires on the “End Date” (if a selection is required by the Customer and no selection is made, the Term is deemed to be the longer of the available options). **Start Date:** the day we begin supplying Energy to your Location. If you are a new Customer, it will be between 10 and 365 days from the date you agree to this Agreement. If, however, your Location is currently enrolled under an existing agreement with us (and this is a re-contract), the Start Date is the day following the end of your existing agreement with us. You understand that the Start Date may be delayed (for reasons such as this Agreement being improperly completed, not submitted to Just Energy, not implemented by your Utility, etc.) at our sole discretion. **End Date:** our last day of Energy supply to your Location. It will be 1, 3 or 5 years, depending on the Term you selected on the Just Energy enrolment website, from the Start Date, plus any time needed to obtain an actual or estimated final meter read. A new Term will begin if this Agreement is renewed, as applicable. Otherwise, at the end of the Term, it may take up to 30 days or more to complete your switch back to the Utility or other supplier, during which time you remain responsible for Just Energy charges.

5. Renewal. This Agreement may be renewed based on the minimum legal and regulatory rules required by Governing Law in effect at the time of renewal. As of the date of this Agreement, Governing Law requires that we send you notice of our renewal offer between 60-120 days prior to the end of the Term. You will then be able to accept the renewal, to select renewal terms or to object to the renewal. If you do not respond to our notice, where permitted by Governing Law, this Agreement may automatically renew based on the Terms and Conditions (including Price and Term) set out in our notice.

6. Charges under this Agreement. We will supply you with Energy for each Location, and you agree to pay the related charge(s) plus taxes, including, without limitation, charges relating to transportation, delivery, uplift, congestion, storage, distribution, service charges, implementation of location based marginal pricing, etc., which will be paid to the Utility. **6.1 Natural Gas Supply Charge:** Your natural gas consumption multiplied by your Natural Gas Supply Price. **6.2 Transportation Charge:** For natural gas Customers, the cost to transport natural gas from areas of production into the local gas distribution system in Ontario. The rate we charge our Customers and that our Customers pay us for this service is based on a forecasted price for natural gas, pipeline transportation rates and compressor fuel. We reserve the right to periodically update the Transportation Charge to reflect any changes in market price. Any such costs charged by your Utility, or any third party, to us will be passed on by us to you and you agree to pay such charges. The Transportation Charge will always match the Utility transportation charge. **6.3 Pass-through Charges:** Amounts charged to Just Energy that Just Energy passes through to its customers that may relate to transportation, delivery, distribution, uplift, congestion, storage, service charges, implementation of locational based marginal pricing, etc. **6.4 Regulatory Charge:** A variable monthly charge passed through to you in order to cover costs incurred under the Ontario Energy Board’s Cost Assessment Model. **6.5 Billing Adjustments:** Customer may accept a new, amended, renewed or an extended agreement with Just Energy. Just Energy may carry forward billing adjustments for customer’s last bill on a previous agreement to a subsequent bill under the new, amended, renewed or extended agreement.

7. Billing, Payment. Your Utility will normally bill you on our behalf in accordance with the Utility's usual requirements and schedules for billings, deposits, payments, late payments and other charges (but we reserve the right to bill you directly). You agree to pay all amounts on your bill by the stated due date. If you fail to do so, then you may be required to pay late payments, interest, penalties or other charges and make deposits as required by your Utility or Just Energy. Your Utility's usual requirements and schedules for billings (it is usually monthly), deposits, payments, late payments, interest, penalties and other charges continue to apply, unless you are otherwise notified. We have the right to correct any billing error and you will then receive a forward credit or debit on your bill (we do not provide refunds). A history of late payments may be reason for cancellation of this Agreement by us, together with Exit Fees, and possible referral to a collection agent. You shall pay our reasonable collection costs and legal fees associated with the collection of amounts owed by you to us. The Utility will measure (or otherwise determine) the amount of Energy supplied to you. We assume no liability for errors in measurement and shall be entitled to revise any bill, if necessary, to account for any errors or reassessment made by the Utility, or us.

8. Ending this Agreement Early, Default. If this Agreement ends early, for any reason, you must still pay all amounts charged to you for periods up to the early end date. **Your Right to Cancel:** You can end this Agreement, without having to pay Exit Fees, within 30 days from the date of your first bill under this Agreement. If this Agreement is cancelled, Exit Fees will be applied according to Section 9 of this Agreement. In order for your cancellation request to be processed you must provide us 10 days notice and use the contact information listed on the Customer Agreement (mail, email, fax, or phone). Notwithstanding any other clause contained herein, you have the right to cancel this Agreement without cost or penalty up to 10 days after you acknowledge receipt or are deemed to acknowledge receipt of a text-based copy of the Agreement, and if you cancel the Agreement within that 10-day period, you are entitled to a full refund of all amounts paid under the Agreement. Notwithstanding any other clause contained herein, you may cancel this Agreement without cost or penalty upon 10 days notice if: (i) we are required under the ECPA to make a voice recording of a telephone discussion with you and we fail to provide a copy of that recording within 10 days after you request a copy; (ii) this Agreement is amended, renewed or extended and, at the time of the amendment, renewal or extension, we are not in compliance with the conditions of our licence set out in sections 3 and 4 of Ontario Regulation 90/99 (Licence Requirements — Electricity Retailers and Gas Marketers) made under the *Ontario Energy Board Act, 1998*; (iii) the Agreement was entered into for a term that begins before the expiry of the term of a pre-existing contract, but only if notice of the cancellation is provided before the end of the term of the pre-existing contract; or (iv) the cancellation follows an automatic renewal of this Agreement. Nothing in this Agreement negates or varies your rights to cancel this Agreement under and in accordance with the ECPA. **Our Right to Cancel:** We can end this Agreement, at no cost to us, if: (i) required/allowed by law; (ii) the Utility is unable to service your Location; (iii) a legislative or regulatory change materially alters our ability to profitably perform this Agreement; (iv) you move; or (v) you "Default" during the Term. You will be given 15 calendar days prior notice. This

Agreement will be deemed terminated at no cost and without liability to either party if Just Energy does not commence supply of Energy within 12 months of the anticipated Start Date, for whatever reason, and you have not contacted us in writing to implement this Agreement; or, if this Agreement is unable to be implemented for reasons beyond our control. **Default:** You will be in Default if you: (a) breach a term of this Agreement or your Utility's rules; or (b) switch to another energy supplier, including the Utility.

9. Exit Fees. Customer understands that in order for Just Energy to be able to supply Energy to its customers, Just Energy enters into long term supply arrangements with suppliers of Energy to meet the forecasted consumption of its customers. If this Agreement ends early due to your Default, you must pay us liquidated damages in the amount of 5¢/m³ multiplied by your Future Use (an "Exit Fee"). The Exit Fee is capped at \$75 for each full and partial year left in the Term, per Location. You agree that the Exit Fee is a genuine pre-estimate of the damages we would suffer and not a penalty or other type of charge.

10. Suspension of Utility Service. If you fail to pay all amounts when due, your Utility may disconnect your Utility distribution service in accordance with Governing Law. If this happens and your Utility later reconnects you, we have the option to continue your enrollment under this Agreement effective as of the date that the Energy supply and/or delivery service is reconnected by the Utility and/or us, at our option. You must notify us of the date of re-connection within 30 days.

11. Customer Information, Credit Review. Customer: (a) consents to Just Energy collecting, retaining, using and disclosing Customer's information; and (b) requests, authorizes and directs the Utility to release to Just Energy, Customer's contact information, current and historical energy billing and usage data, and other account information so as to enable Just Energy to perform its obligations under this Agreement (including to establish, and collect money for Customer's account, supply Customer with Energy, meet Just Energy's contractual obligations with others, for law enforcement purposes and for processing past due accounts of Customer which have passed to a debt collection agency). Customer further authorizes Just Energy to review Customer's credit history and information, whether in the possession of the Utility or third party credit reporting agencies (and Just Energy may disclose such Customer information to its creditors, suppliers and service providers). Just Energy's supply of Energy may depend on Customer's credit worthiness and Just Energy is not obligated to accept, or continue performing, this Agreement if Customer does not meet Just Energy's credit requirements. Any action by Customer that deprives Just Energy of information considered by Just Energy to be material to its performance of its obligations under this Agreement shall constitute a Default by Customer, in which case Exit Fees will apply. Customer will promptly notify Just Energy in advance of any changes to Customer's information relevant to this Agreement. Just Energy and its affiliates and partners may use Customer's information to communicate with Customer about other products and services offered by Just Energy and its affiliates and partners. If you have any questions about our collection or use of your information, please refer to our privacy policy at justenergy.com or contact us.

12. Limitation of Liability. Liability under this Agreement is limited to direct actual damages. We are not liable for incidental, consequential, punitive, or indirect damages, lost profits or lost business. We are not liable for any act or omission of your Utility.

13. Disputes, Binding Arbitration. If you have a question or concern regarding this Agreement, you agree to first contact us using our contact information on the Customer Agreement. Both parties will, in good faith, use reasonable efforts to resolve disputes. If a dispute remains unresolved after 45 days, you can refer it to the OEB's Consumer Relations Centre at 1.877.632.2727 and ask for details about its dispute resolution process. To avoid falling into Default, you must still pay all undisputed sums by their due date.

14. Amendment, Assignment. We may amend this Agreement by providing you notice and, the amendment will take effect 60 days after you consent to the amendment. If this Agreement is amended, you may without reason retract your consent to the amendment not more than 20 days after the text-based copy of the amendment is sent to you by calling or writing us at the coordinates at the top of your Customer Agreement. We may assign, sell or otherwise transfer any part of our interest in this Agreement, including to another energy marketer / retailer, without your consent and without notice to you. You cannot assign this Agreement without our written consent.

15. Moves. You will give us 10 days prior notice if you plan to move or change your Location (each, a "move"). When you permanently move out of the Location you may cancel this Agreement (or that portion of Schedule A where this Agreement is for multiple Locations) without cost or penalty.

16. Inability to Perform. You accept that certain events beyond our control, including force majeure events declared by our direct or indirect suppliers, may affect our ability to supply Energy at your Price. If this happens, we may, without liability: (a) temporarily supply them to you at the then current market price available to us; or (b) suspend this Agreement until as soon as we are reasonably able to resume performance. This Agreement will otherwise remain in full effect.

17. Notice. Just Energy will send notices relating to this Agreement to your billing address (as may be amended from time to time upon receiving updated information from you or your Utility). At our discretion (if, for example, there is a fault with your billing address), we may instead send notices to your service address (as may be amended). All notices to us should be sent in a manner by which you will be able to give proof of delivery upon request, though you can provide notice by phone. Our fax number is 1.888.548.7690, and our mailing address is 80 Courtneypark Drive West, Units 3&4, Mississauga, ON, L5W 0B3. Either party can change its address for receiving notices by notifying the other pursuant to this paragraph. If a change in Governing Law necessitates that a group of customers be given a general notice, we may give it by posting it on our website at justenergy.com.

18. Governing Law. The laws of Ontario govern this Agreement.

19. Miscellaneous. This Agreement contains the entire agreement between Just Energy and the Customer concerning the supply of Energy to the Location, as applicable. No handwritten alterations to its preprinted terms apply. This Agreement may not be contradicted by any prior or contemporaneous oral or written document and can only be amended if agreed to by Just Energy's head office in a written notice to, or recorded telephone call with, Customer. The total cost of this Agreement is the Price plus all other amounts mentioned in this Agreement, as applicable. During the Term, changes in Governing Law may result in certain costs or credits being shifted from your Utility or other similar or regulatory bodies (such as the OEB) to Just Energy, or vice versa. If this happens, these costs or credits will be passed through to you at no markup. If you wish to make a complaint, request information or renew, extend the Term of or cancel this Agreement you can contact us using our contact information on the Customer Agreement. Electronic, e-mail and fax signatures are for legal purposes equivalent to original signatures. If any part of this Agreement is deemed unenforceable we can make the minimal changes for it to be legal and enforceable. No delay by us to exercise our rights under this Agreement will constitute a waiver of such rights.

20. Emergency. In an emergency, contact the appropriate emergency personnel or your Utility if appropriate, and not Just Energy.

Just Energy Ontario L.P. by its general partner Just Energy Corp.



Executive Vice President

Just Energy operates under OEB license # GM-2010-0152 (natural gas) and # ER-2010-0153 (electricity).