

Leave on for Landlord Terms & Conditions

Terms and Conditions

I request that National Grid initiate gas service in the name shown above whenever a tenant of one of the locations listed requests that service be disconnected in their name.

I understand that National Grid:

- Will perform a credit review on my account(s) before enrolling me in the “Leave on for Landlord” program
- Reserves the right to terminate this agreement if charges for services billed to me are not paid by the due date shown on each bill
- Is **not** required to continue service to me whenever my tenant’s service is disconnected due to credit related matters
- Is **not** required to contact me when tenants request to disconnect service
- Will contact me when a tenant’s account is placed in my name. I will have the option to be informed by email or letter when an account is placed in my name

I understand that I am ineligible for a new Leave on for Landlord agreement if any of the following exist on my own account or main property:

- My own account is more than \$100 in arrears
- I have a current disconnect notice
- My account is in collections

This request and my obligation to pay bills in my name shall remain in effect for each of the account numbers/service addresses listed above until I provide National Grid with a written cancellation notice whenever:

- I wish to cancel all or part of this request
- I sell any of the above properties

I agree that I will not make any claim for refunds on the grounds that I did not authorize service to be put in my name. I understand that I do not waive any rights to question the amount of the charges or usage.