

Email form to: gaslongislandgrowth@nationalgrid.com Relocation Hotline: 833-359-0645
Mail form to: National Grid - 1650 Islip Ave, Brentwood, NY 11717 Attn: Customer Connections

Property Owner/Applicant:
Name:
Address 1:
Address 2:
City, State, Zip:
Email:
Phone:
Location of Work:
Address:
City, State, Zip:
Plumber/Builder Information:
Company Name:
Contact Name:
Address:
City, State, Zip:
Email:
Phone:
Cell Phone:

Invoice will be send to:
Check here if same as Owner/Applicant
Name:
Address 1:
Address 2:
City, State, Zip:
Email:
Project Information
Type:
Work Requested
Existing Service Info

CUSTOMER CONTRIBUTION: The applicant agrees to pay National Grid \$ (excludes sales tax) to aid in the construction of the natural gas service line relocation to maintain service to the Premises.
DO NOT SEND PAYMENTS to the Company Representative who quoted you the value for the work to be performed.
Owner/Applicant Signature: Date:

The property owner or their contractor will be required to perform the following:
Hire a licensed plumber to extend the customer-owned gas piping to the new gas meter location.
If required, hire a contractor to restore landscaping, driveways, walkways, patios and brickwork affected by our excavations on private property.
If required, hire a Utility Mark Out Contractor to identify and locate for National Grid all customer-owned buried utilities on private property such as buried electric cables, cesspools, sewer lines, drainage systems, sprinkler lines, oil tanks, oil propane lines and foreign objects near to proposed work area prior to our arrival.
If required, a gas meter load change appointment can be made by calling 631-348-6063.
To minimize the gas service outage duration, the plumber will be required to be available at the completion of National Grid's construction activities. National Grid will contact you after receiving payment to schedule the required construction activities.

Identify meter locations
Current (front) Proposed (front)
Street/Cross Street
Current mtr. location #: Proposed mtr. location #:
Current mtr. location: Outside Inside
Proposed mtr. location: Outside Marked
Conditions on private property along proposed service route
Work Order No:

Terms and Conditions of Residential Gas Service Relocation Agreement

1. Once the new meter has been set, the Applicant becomes/remains the customer of record and National Grid will commence/continue billing the Applicant and the Applicant agrees to pay for gas service pursuant to the applicable rate classification and in accordance with National Grid's terms and conditions, as filed from time to time with the New York Public Service Commission.
2. National Grid will take reasonable measures to minimize damage to Applicant's property. Unless agreed otherwise, National Grid will not be responsible for onsite restoration.
3. National Grid shall install/perform the relocation, subject to weather conditions and all federal, state and local codes and permit requirements. In the event that National Grid is unable to obtain the necessary road opening permits to perform the relocation, National Grid shall not be obligated to perform such relocation and this Agreement shall be null and void.
4. National Grid's obligations under this Agreement are subject to verification that the proposed relocation can be installed in a reasonably cost effective manner and that the site is ready for National Grid to perform the work.
5. (New Construction Only) Applicant shall construct, or cause the construction of all necessary water lines, sewer lines, roads and electrical lines, and will perform other necessary work required to prepare the site for the installation.
6. Applicant shall provide all easements and rights-of-way necessary for National Grid to perform the relocation.
7. Applicant represents and warrants that it has provided National Grid with all information known to it concerning environmental contamination or the threat thereof at or in the vicinity of the Premises.
8. Applicant assumes full and complete responsibility for any and all costs associated with any environmental contamination encountered by National Grid during the relocation, including but not limited to the costs to clean up or remediate such contamination.
9. In the event that environmental contamination is encountered during the relocation, all work shall cease and National Grid shall provide oral and written notice to the Applicant within a reasonable time. Thereafter, National Grid shall have no further obligations under this Agreement.
10. Applicant shall, to the fullest extent permitted by law, indemnify, hold harmless and release National Grid, its parent company, affiliates and subsidiaries and their respective directors, officers, employees, agents, servants, representatives, successors and assigns from and against all claims, demands, liabilities or expenses related to environmental contamination at or in the vicinity of the Premises. This indemnity and release provision survives the expiration or termination of the Agreement and extends to the respective successors and assigns of National Grid and Applicant.
11. National Grid shall own the natural gas distribution system up to the building wall for each outside customer meter. When the meter is located inside, National Grid shall own the natural gas distribution system up to the first accessible fitting inside the wall of the customer's building.
12. All installations, where excavating and backfilling are to be performed by Applicant or his/her designee, will be performed in compliance with National Grid's specifications, and the installation shall not commence until said trench is inspected and accepted by a representative of National Grid.
13. Prior to the start of the work described on the front of this agreement, Applicant is responsible for marking out any privately owned underground facilities on their property that are not marked out as a result of National Grid's notification of the Dig Safe system.
14. This Agreement may be modified only by a writing signed by National Grid and Applicant; any other representations or modifications by National Grid employees or others shall be null and void.
15. The laws of the State of New York shall govern this Agreement.
16. If any terms of this Agreement or portions thereof are declared or become invalid or unenforceable, the remainder of the Agreement shall continue in full force and effect.