

Return to Crawford Company for National Grid P.O. Box 4542 Manchester NH, 03108.

PLEASE READ BOTH SIDES OF THIS CLAIM FORM BEFORE COMPLETING IT (PLEASE PRINT LEGIBLY) ALL FORMS MUST BE SIGNED AND DATED

Your Name						Mr.
Mailing Address	Last Name		First Nam	First Name		Mrs. Ms. Owner Tenant
Addiess	House No. and Street		Cross Stre	Cross Street		
Business Name	Town or Village		State	Zip		
Your Telephone	Business or Company Name (If Applicable)					
	(Area Code) Home Telephone N	umber	(Area Coo	(Area Code) Business Telephone Number		
Account No.	Account Number					
Location of Incident		Charact		Ones Obes to		Flactic
Date and Time of Loss	Town or Village	Street	and	Cross Street	Loss is Related to:	Electric Gas Vehicle
Weather Conditions	Date Rain Wind Lightning	Snow Fair Other	Time			
for each damag	jed item. If items are not repa	irable, enclose a statemen	t from a repair	OF ORIGINAL PURCHASE. E man stating the cost to repair th lacement cost. Depreciation is	em would exceed the co	st to replace
						
						
INSURANCE	COMPANY NAME:			POLICY NUMBER:		
	e a claim for this loss against v		Yes No	I JEIO I NOMBER		

FRAUD STATEMENT REQUIRED BY THE STATE OF NEW YORK: ANY PERSON WHO KNOWLINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES A STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME.



CLAIM POLICY

In acknowledgment of your claim for damages against **National Grid**, please complete, sign and, return this form to: **Crawford Company for National Grid**, **P.O. Box 4542**, **Manchester NH**, **03108**.

PROVISION OF THIS FORM IS NOT AN AGREEMENT TO PAY FOR DAMAGES

Upon completion of our investigation and the return of this form, you will be contact by a **National Grid** Claim Representative. Should we not receive your completed form and proofs within 60 days, the file will be closed.

National Grid will not reimburse for injuries, damages, or losses due to service interruptions or service defects (1) induced by wind, ice, lightning, floods, storms and other such phenomena; or (2) arising from causes beyond **National Grid**'s control. Such claims are not individually investigated and are rejected under the premise that they are associated with events or conditions that are beyond the Company's control.

With the exception of weather related claims, each matter is investigated to determine underlying facts. In cases where **National Grid** acknowledges responsibility, claim payments will be made only to the properly identified owners of the damaged property. Payments will not be made to contractors or other agents of the customer engaged in the inspection or repair of damaged property.

Claims relating to damages, injuries, interruptions of service or voltage irregularities which result from acts of third parties, such as contractor dig ups or motor vehicle pole hits, are not paid by **National Grid**.

Claimants are required to furnish original repair bills or repair estimates as supporting proof of damages and losses alleged. A final decision will not be rendered until such bills and estimates have been received. Requests for such proof shall not be construed as an agreement to pay a claim.

National Grid does not engage in the repair of property of others allegedly damaged due to its operation nor will it inspect damaged appliances or goods for the purpose of determining the nature or extent of damage.

Such inspections and repairs must be performed by contractors or agents of the claimant's choice. **National Grid** does not recommend contractors or repair agencies.

National Grid may inspect or appraise damaged property for the purpose of determining fair and reasonable value. Payments will be made based on actual cash value. Waiver of inspection does not constitute agreement as to the fair and reasonable value of the damaged property. Spoiled food, medicine or other perishable merchandise should not be held for inspection but should be inventoried, listed and disposed of according to good sanitary practice.

Claimants have a common law duty to limit damages and minimize losses. Damages arising from a claimant's failure to make repairs and minimize losses will not be reimbursed.

National Grid contractors are responsible for their own operations and carry mandatory liability insurance. Claims relating to contractor activities will be referred to the contractor and its insurer for processing. The claimant will be advised accordingly.

Claims for damages arising from the interruption or irregularities in gas or electric service are considered under the terms and conditions on file with and approved by the Rhode Island Public Utilities Commission.

Customers are cautioned not to withhold payment of gas or electric bills pending a decision on claims filed. This practice could lead to a deterioration of the customer's credit rating and could ultimately result in a collection action including the discontinuance of service.