



**CITY OF PORT ARANSAS**  
Gas Department  
710 W. Avenue A  
Port Aransas, TX 78373-4128  
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**APPLICATION FOR NATURAL GAS SERVICE, GAS METERS AND CONNECTIONS**

|   |   |
|---|---|
| APPLICANT FULL NAME (PRINT)   | SPOUSE'S NAME                                   |
| SERVICE ADDRESS   | SOCIAL SECURITY NO. OR TAX ID NO. (if Business) |
| CITY STATE ZIP  | DRIVERS LICENSE NO.                             |
| MAILING ADDRESS   | TELEPHONE (HOME)                                |
| CITY STATE ZIP  |   |
| <input type="checkbox"/> INDIVIDUAL <input type="checkbox"/> BUSINESS | REQUESTED START DATE                            |
| EMPLOYERS NAME AND ADDRESS  | TELEPHONE (BUSINESS)                            |
| SPOUSE'S EMPLOYERS NAME AND ADDRESS                                   | SPOUSE'S EMPLOYER TELEPHONE                     |
| IF RENTING, NAME OF LANDLORD  |   |
| MAILING ADDRESS   | HOME PHONE                                      |
| CITY STATE ZIP  |   |

**OFFICE USE ONLY:**

|              |                |
|--------------|----------------|
| Date         | Account No.    |
| Deposit      | Tap Fee        |
| Meter Set    | Connection Fee |
| Work Order # | Boring Cost    |

IN CONNECTION WITH GAS SERVICE PROVIDED BY THE CITY OF PORT ARANSAS, THE UNDERSIGNED AGREES TO AS FOLLOWS:

1. To us only such natural gas as shall be supplied through a meter furnished by the City, and placed on said above-described premises by the City, and to pay to said City in accordance with its rules and regulations charge for all natural gas supplied through said City's meter, up to forty-eight (48) hours after written notice has been given to said City to discontinue the supply of natural gas to said premises.
2. If customer does not commence using gas as soon as gas service is made available, the minimum billing will be charged.
3. To permit the agents, employees or representatives of said City free access to such meter or meters, on customer's premises, and any and all connections at all reasonable times and hours.
4. To deposit with the City from time to time, and to keep on deposit with such City, such sum of money as may be demanded by said City and is reasonably necessary to secure the payment of current bills for gas consumed, which such deposit shall be repaid upon removal of the meter or transfer of the service except that same may be applied so far as may be necessary in discharge of any unpaid bills for gas consumed. A utility is permitted to charge a meter deposit equivalent to two months average billing if an account continues to have a delinquent status.
5. The City will furnish and supply the Customer with natural gas only through meters furnished and owned by the City and provided a suitable location is furnished by the Customer for the location and installation of meter or meters. Should a meter be found defective in any particular, it will immediately be changed. In case a meter shall fail to register the quality of gas consumed, the amount thereafter registered by another meter set in lieu thereof, or the amount registered during the corresponding period in a previous year or month shall be used, as the City may elect. All meters, apparatus and equipment furnished by and at the expense of the City, which may at any time be in or upon or about said Customer's premises shall be and remain the property of the City. The Customer shall use his reasonable care and diligence to protect said meters, apparatus and equipment on his premises, from loss, damage or injury. No one who is not an agent, employee or representative of the City shall be permitted to remove such property from Customer's premises, or to tamper therewith.
6. Upon discontinuance of the use of such gas by the undersigned, or upon failure of the undersigned to comply with any rules and regulations of the City, whether for payment for gas used or otherwise, to permit the agents, employees, or representatives of said City to sever the connections with its service pipe to remove, at the City's option at any time thereafter, the meter and any and all connections placed by the City in, upon, or about said property above described.
7. The Customer agrees that the City shall not be liable in any case whatsoever for damages or injury to property or person of Customer, or damages or injury to property or person of any third party, parties, or person or persons, whether invitee, licensee or trespasser, resulting from the use of natural gas or the presence or use of the City's property, meters, apparatus or equipment, unless such damage or injury shall be occasioned by the willful fault or neglect on the City's part. The City shall not be responsible in damages for any failure to supply natural gas or for the interruption or reversal of supply. If such failure, interruption, or reversal is without willful default or negligence on the City's part.
8. The benefits and obligations of the Agreement shall insure to and be binding upon the successors and assigns, survivors and executors or administrators, as the case may be, of the original parties hereto, respectively, for the full term hereof; provided however, that no assignment hereof shall be made by the Customer without first obtaining the City's written consent.
9. Customer hereby agrees to abide by and conform to the Rate Schedule and all rules and regulations of the City. This application is taken by the City subject to acceptance of same by the City.
10. A bill for utility service is delinquent if unpaid by the due date. A late charge of 5% of the bill will be added to the bill after the due date.

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APPLICANT'S SIGNATURE

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DATE