

PRO HEATING AND COOLING, INC.**Efficiency • Durability • Comfort**

2123 NE ALOCLEK DR. STE 1209
 HILLSBORO, OR. 97124
 P: (971) 205-4989
 E: infoproheating@gmail.com

MAINTENANCE PLAN AGREEMENT

STARTING ON: _____
 EXPIRATION DATE: _____

Customer Name: _____

Address: _____ City: _____ State: _____ Zip Code: _____

E-mail: _____ Home / Cell Phone: _____

Maintenance Service Agreement

Plan #1	Plan #2
One Year Heating System Only \$225.00	One Year Heating & Air Conditioning \$375.00
<input type="checkbox"/> 2 Fall Visits <input type="checkbox"/> Detail Heating Maintenance <input type="checkbox"/> Top priority service <input type="checkbox"/> Trip Fee Voided (\$125.00 Value) <input type="checkbox"/> 15 % Discount on Total Invoices	<input type="checkbox"/> 3 Visits <input type="checkbox"/> 1 st Visit: Detail HVAC Maintenance <input type="checkbox"/> 2 nd & 3 rd Visit: Full HVAC Inspection <input type="checkbox"/> Top priority service <input type="checkbox"/> Trip Fee Voided (\$125.00 Value) <input type="checkbox"/> 15 % Discount on Total Invoices

Equipment	Brand	Model Number	Serial Number	Filter Size

Comments:	Service Dates:
	1 st
	2 nd
	3 rd

Payment Agreement

Plan Choosing:	Method of Payment:	Date:
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Homeowner Signature: _____

Sales Representative: _____

AGREEMENT CONDITIONS

We Agree To:

1. Inspect the equipment on a scheduled basis as shown, and during each inspection perform the applicable services per above checklist.
2. Instruct you in the operation of the equipment.
3. Give our service contract holders preference over all other service activity normally undertaken by us.
4. We agree to keep you informed of available enhancements throughout the life of your system.

You Agree To:

1. Operate the equipment according to our instructions.
2. Promptly notify us of any unusual operating conditions of the equipment.
3. Permit only our service personnel and/ or a service organization authorized by us to work on the equipment.

General:

- During the term of the agreement we will take all reasonable precautions to avoid injury to persons and damage to property while on the premises, but we shall not be liable for any special or consequential damages.
- We shall not be liable for losses of defect arising out of vandalism, fire, flood, wind, war, riots and acts of God. In such cases, the customer shall be charged for the parts and labor involved at the current price for such repairs. No such parts or labor shall be furnished, however, without authorization from the customer.
- Repaired and/or replacement parts necessary to correct defects will be the responsibility of the purchaser and will be an additional charge and will be due and payable at the time of service.
- The term of this agreement shall be automatically renewable unless cancelled by either party with 30 days written notice.
- In the event of cancellation all services and benefits rendered under this agreement shall equal payments received.
- Refunds are available upon cancellation after review of services and benefits received.
- Agreement and benefits are transferable to new homeowners or residence with 30 days written notice.
- New residence must be in Pro Heating and Cooling, Inc. area.
- When transferred to new home, equipment is subject to qualification and must be brought up to Pro Heating and Cooling, Inc.'s maintenance standards.
- Notification of price increases will be sent by mail 45 days in advance of anniversary date for clients participating in the Maintenance Agreement plan.
- The service outlined in this agreement will be performed during normal working hours.

Customer Initials _____