





**AGREEMENT FOR GAS MAIN EXTENSION  
CUSTOMER ATTACHMENT PROGRAM  
TERMS AND CONDITIONS**

1. Company's Tariff means the Rules and Regulations set forth in the Consumers Energy Company's Gas Rate Book, as approved by the Michigan Public Service Commission. CAP means Customer Attachment Program as defined in Rule C8 of the Company's Tariff.
2. The Customer has requested natural gas service at the location designated on the front of this document. Said location is within an area which the Company either has designated or is considering designating as a CAP area. If the service location is not included in a CAP area, in order to obtain gas service, the Customer must pay the Company a deposit pursuant to Rule C8.
3. The Company has provided the gas main extension necessary to provide gas service to the Customer's location designated on the front of this document. Instead of the customer paying main extension deposit, gas service at the location designated on the Application document is subject to a CAP Surcharge in accordance with rule C8 of the Company's Tariff.
4. A copy of all applicable portions of the Company's Tariff will be provided to the Customer upon request.
5. This agreement is subject to the Company's Tariff, including any future modifications, amendments, substitutions or replacements approved by the Michigan Public Service Commission.
6. This proposal shall be void unless the Company notifies the Customer within ninety days after the issuance of this document that the Company has final approval to a CAP Plan, including the location at which the Customer has requested service.
7. The Company shall make a reasonable effort to commence work within a reasonable time and to pursue the same to completion with due diligence and dispatch. Subject, however, to any interruptions or stoppage which may occur for reasons beyond the control of the Company.
8. All main extension and other facilities furnished by the Company shall be the property of the Company and the customer shall not have any interest therein.
9. You must disclose to your Real Estate Agent and anyone who buys this property from you of a monthly CAP Surcharge balance. New buyers will be responsible for the remaining monthly CAP surcharge payments unless you have already fully paid off the CAP Surcharge balance.
10. You must disclose to your current renter(s) and any future renter(s) of this property from you of a monthly CAP Surcharge balance. Your renter(s) will be responsible for the remaining monthly CAP Surcharge payments unless you have already fully paid off the CAP Surcharge balance.
11. The CAP Financing Plan is only available to Consumers Energy Customers with satisfactory payment history.
12. Consumers Energy or its contractors will not be held liable for damages to any facilities that are not properly staked or exposed.