### IMPORTANT: What You Need to Know About Your Legal Rights

Please read, and if you sign a contract, keep all paperwork for your records. Companies are required by law to provide this cover page with contracts for the products and services listed below.

## The Government of Ontario is not affiliated with and does not endorse any company

Under Ontario's Consumer Protection Act, 2002 unsolicited door-to-door marketing and contracting for the following products and services are illegal, subject to certain exceptions.

- Furnaces
- Air conditioners
- Air cleaners
- Air purifiers
- Water heaters
- Water treatment devices

- Water purifiers
- Water filters
- Water softeners
- Duct cleaning services
- Bundles of these goods and services (such as HVAC)

Suppliers cannot market or contract for these products or services at your home unless one of the situations applies (please check the appropriate box):

☐ You contacted the supplier to invite them to your home to buy or lease at least one of the products above (<u>not</u> for repair, an energy assessment, maintenance, or any other reason).

You agreed to allow your current supplier to come to your home and agreed they may offer you a contract for one of the products or services listed above.

You may cancel this contract within 10 days after receiving a written copy of it. You do not need a reason to cancel, but cancel it in writing so you have proof.

Name of company offering this contract: \_\_\_\_\_\_

For what purpose did you ask this business to come to your home?

If you did not invite this salesperson to your home for the purpose of buying or leasing the goods or services listed above, this contract may be void and you may be able to keep the goods or services without any obligations.

**IMPORTANT:** Suppliers may register a security interest (commonly known as a lien) on the goods that you are acquiring, and they may also register a notice of security interest on the title to your home.

<u>Before you sign, please review your contract.</u> Ask your supplier if the company will register a security interest. This could have legal or financial implications should you decide to cancel the contract early, secure financing, or sell your home. In these circumstances, seeking the advice of a lawyer is recommended.

Your name (please print)	_	
Your signature	Date	



If you have questions about your rights as a consumer or what should be included in your contract, call Consumer Protection

Ontario before signing:

416-326-8800 or 1-800-889-9768/TTY: 416-229-6086 or 1-877-666-6545 Ontario.ca/consumer protection



## 519.966.1147

3194 Devon Drive Windsor, ON N8X 4L2 BryantHeating.ca

# SERVICE EXPERTS

	RESID	ENTIAL H		RENTA		RE	<b>EMENT</b>		
Sales Representative:		· <del></del> •		Telephone N			<del></del>	Credit Approval	Number:
Service Experts Employee who Solicited th	e Customer:			Service Exp	erts Emplo	yee w	ho Negotiated this Aç	reement:	
Core Equipment Type: ☐ Heating ☐ Air Conditioning ☐ Other (specify)						Custo	omer Email Address:		
Lessee is: Owner Dr Mr Mrs Mi	ss Ms (Please Cir	cle) (	Given Name:		Middle	Name	):	Surname or Corp	orate Name:
Installation Address: Number, Street Name	, Unit Number		Town or City	:	Provinc	e:	Postal Code:	Tel/Fax Number:	
Mailing Address: (If different from above)	Number, Street Na	me, Unit Number	Town or City	<b>:</b>	Provinc	e:	Postal Code:	Tel/Fax Number:	
1	icket Number:		Installat	ion Date:			Total Installed Cost	(excl. taxes):	
☐ Gas ☐ Oil ☐ Electric ☐ N/A  Preferred delivery and installation date (De	elivery and installa	ation onspecified da	ate if possibl	e):					
Equipment	Quantity	Manufactur	rer	Model Nun	ıber		Serial Number	Monthly Rental Rate(\$)	Technical Requirements related to the use of
1.								(excl. taxes)	the equipment
2.									
3.									
4.									
5.									
Current Agreement Date	_ Related agr	reements entered ir e date		•	•	-	od from another supp		
Current Agreement Expiry Date	_			Number of othe	r equipme	ieripment ipment _ (please insert Lessee or Service Experts as appropriate) (Lessee if blank)			
This is a legal agreement entered	into hotuson (	SE Canada Ina /			costs pay	able to	previous supplier as	sociated with rem	oval.
This is a regal agreement entered.  This agreement (the "Agreement") of attached and identified as forming p	consists of the	cover page(s), t							
supplied by Service Experts and list Equipment for the Term defined by the ment except as provided for in this A Experts if the section below, if required is required to be signed by the own service providers onto the Premises  Lessee's Name (Please print full legal not be presented in the premises)	ne "Useful Life greement. The red to be signe er(s) of the Pr to install and,	" of the Equipme e Lessee may bed by the owner remises, the Cu	ent. The L uy-out the r(s) of the I stomer fur emove the	essee may no Equipment a Premises, is o ther agrees Equipment.	ot termin s specifi not comp	ate b ied he oletec	efore the expirati erein. This Agree d and/or signed b	on of the "Usef ment may be to y the owner(s).	ul Life" of the Equip- erminated by Service If the section below
			(I have author	rity to bind the Les	see)		Name: Address where Agr	reement is entered i	nto if different from above:
Date Agreement Signed (Y/M/D):		Authorized Serv	vice Experts Si	ignature:			Lessee's:		
			Prir	nt Name			Date of Birth:	Y M	D
Credit Information: By sign any reason, from time-to-ti give us credit or other perswithdraw this authorization owe under this Agreement. nate this Agreement.	me during onal inform at any tim You agree	the term of nation about ne. If you do	this Agi t you fro o, we m are not s	reement. m time-to ay end thi satisfied v	You a -time s Agre vith the	lso a duri eme e res	authorize any ng the term o ent and you r sults of any c	r credit repo of this Agree nust pay us	orting agency to ement. You car everything you
Each payment under the Agreer								of up to CPI p	lus 2%)]. The tota
amount payable under this Agree costs of ownership, including macharges for refrigerant recovery \$ years for the E apply under this Agreement: late funds charge of \$25, a paper bill ble the additional following	nintenance, p y, as applica Equipment [ar payment cha charge (if app	arts and labouble. The totand an annual purges of 1.5% policable) of \$_	ur costs re I amount price incre per month	elated to repayable uease of \$ or 18% per, a remo	pairs or nder th year (fo	servi is A or an I disp	icing, implicit fin greement assu _ %]. The follow effective rate of oosal charge of t	ancing costs imes an aver ing additional 19.56% per y \$	and environmenta rage useful life o charges may also rear), non-sufficien
See "Terms and	I Condition	s" for a state	ement o	f your righ	ts und	er tl	ne Consumer	Protection	Act.
Premises Owner's Agreement You agree that Service Experts jointly and severally with the Language and severally with the Langu	may install essee. With as of the Les II overdue all oment in accale or other temises) that es must so i	Equipment in out limiting the see under thi mounts) under ordance with ransfer of any the Equipmendicate. You	n the Prer he forego s Agreen er this Ag paragrap y interest nt is the	mises as proping, if the lent and represent and represent and 7 of the lin the Prenproperty of	ovided Lessee medy a nd cont Terms nises, y Servic	for i defa ny d inue and ou v e Ex	n this Agreement this lefaults under this lefaults of the Lefaults of the Equitor of the Equitor of the new perts and not a second the equitor of the equito	ent and you a Agreement, Lessee uipment; or ew owner (or a fixture and	agree to be bound you will: any other persor any agreement o
Owner's Name (Please print full legal na	me):	Authorized Own	er Signature:				Owner's Date of B	irth (if an individual) M	
		Print Name:	(I have author	ity to bind the Less	see)		_	IVI	D
Owner's Address: Number, Street Name, U	nit Number		wn or City:		Province:	Po	stal Code: 1	Tel/Fax Number:	
Name and Signature of Owner's Spouse	(If Applicable):								

Signature

Name

Date

#### TERMS AND CONDITIONS

- 1. General & Definitions. This Agreement is a legal agreement entered into between SE Canada Inc. ("Service Experts") you and any Owner. "Premises" means the Installation Address in this Agreement; "you" and "your" means the Lessee or its tenants and the Owner(s) (if any); "we", "our" and "us" means Service Experts and/or our authorized service providers; and The "Useful Life" ends when we determine in our reasonable discretion that it is no longer commercially reasonable to repair the Equipment having regard to the age of the Equipment, the cost of repair or other relevant factors and notice of such determination is given to you. Each Core Equipment Type in this Agreement (i.e., air conditioner, furnace and/or boiler) will have its own Useful Life. If we determine that less than all Core Equipment Types have reached the end of their Useful Lives, the monthly rental rate will be reduced by us and the list of Equipment will be modified to reflect that you will no longer be renting the applicable Core Equipment Type (and all necessary pipes and parts related to the applicable Core Equipment Type as determined by us) that has reached the end of its Useful Life.
- 2. Term of Rental. You agree to rent from us the Equipment from when we install the Equipment until this Agreement ends (as it relates to a particular piece of Core Equipment Type) at the end of the Useful Life of the applicable Core Equipment Type (but it will continue, in respect of the remaining Core Equipment Type) and related Equipment) unless terminated earlier by you or us ("Term") (see Sections 7 and 10). After this Agreement is terminated, we will not be required to supply, service or maintain, and you will not be required to rent, any replacement equipment. If you want to change the Equipment or rent additional equipment, a new agreement will replace this Agreement and a new rental rate will be calculated. All outstanding obligations owned by you prior to the termination of this Agreement shall survive termination until fully satisfied, as determined by us.
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  3. Service Experts' Commitment. We agree: (i) to install the Equipment. All normal installation costs will be included within the monthly rental rate, except the cost of any permits or inspections and for any extraordinary installation costs incurred by us. We will make reasonable efforts to tell you in advance if there are an additional installation costs, but it may not always be possible for us to do so. You agree to pay all of these additional costs, and understand that we may terminate this Agreement if you do not pay them; (ii) to provide repair and maintenance on the Equipment during the Useful Life of the applicable Equipment with no service charges or part replacement charges except (a) as described in paragraph 4, (b) if you (or a third party not authorized by us) alter, modify, adjust, damage, service, repair, move or disconnect the Equipment or if repairs are necessary because of use for which the Equipment was not intended, (c) where venting, piping wring, ducling and/or electrical services require cleaning, repair or replacement or (d) as otherwise excluded in this Section 3. Our 24-hour per day, 7-days-per-week emergency phone number is 1-866-397-3787-(iii) or, from time-to-time (which may be more or less frequently than annually), contact you to arrange mutually agreeable time for us to attend at the Premises to inspect the state of maintenance and repair of the Equipment and to confirm compliance by you with your obligations in this Agreement, (ii) that you will own any related piping, venting, wring or ducling we install on the Premises, unless it is expressly ifemized and included within the Equipment you are renting. We are not required to remove these items after this Agreement ends and have no responsibility for them if any of the Equipment is blown, (v) Orrepair of Equipment when permits cannot be obtained and we will not pay any costs relating to permits; (C) Our commitment does not cover service involving hazardous or toxic materials, asbestos, lead or the disposal of refrigerants or contaminants; (D) If a thermostat included in the Equipment fails, we will provide a replacement thermostat of our choice. Zone thermostats/controls and energy management controls are not covered by our commitment; (E) We are not responsible for insufficient air distribution due to existing ductwork design or clogged duct work or for insufficient water flow due to existing or clogged piping or radiators. Costs of refrigerant recovery, vacuuming and refill are excluded from our commitment; (F) If the monthly rental rate includes a charge for duct cleaning performed by us, it is a one-time service and our commitment is limited to a 30-day limited satisfaction guarantee (from the date of the cleaning), where we will redo your duct cleaning.
- monthly rental rate includes a charge for dust deaning performed by us, it is a one-time service and our commitment is limited to a 30-day limited satisfaction guarantee (from the date of the cleaning), where we will commitment is limited to a 30-day limited satisfaction guarantee (from the date of the cleaning), where we will commitment; Billing and Payment. You agree that: (i) You will pay your charges billed under this Agreement, (iii) You agree to pay HST and any other taxes payable in connection with this Agreement, (iii) You will promptly inform us of any change in (a) your mailing address; and/or (b) if previously provided, bank account or credit card information you provided, (iv) your charges may be included on your utility bill or we may bill you for your charges directly or through our service provider. Acceptable methods of gayment will be set out on the bill you receive. Should any payment be returned for non-sufficient funds ("NSF"), you agree to pay a NSF charge of \$25. A late payment charge will apply to all overdue amounts on your bill, including applicable federal and provincial taxes. The rate for late payment charges is 1.5% per month or 18% per year (for an effective rate of 19.5%) per year, Your bill is due on the date indicated on the bill; (v) if you are billed directly by us or our service provider, unless otherwise specified by you, we will email your bill to the email address provided by you or you monthly bill to the email address provided by you. You may be subject to a paper bill and the payment and provincial taxes. The life payment charge equal to the late payment are payment and payment and the payment and the payment and pay
- 5. Ownership of Equipment. During the Term, the Equipment remains the property of Service Experts or its assignee and although it may be affixed to the Premises, is not intended to become a fixture. You agree to assist in protecting our ownership interest by signing and providing any further documents we may reasonably require and you acknowledge that we may register notices of security or ownership as we deem appropriate, including on title to the Premises. You agree to keep the Equipment free of all liens, security interests may register and other claims. interests, mortgages and other claims.
- 6. Personal Information About You. We collect personal information about you in order to establish and manage our, and our authorized service provider's, business relationship with you. We won't knowingly share this information, parties to whom we transfer, assign, encumber or otherwise dispose of this Agreement or the Equipment or otherwise in accordance with our Privacy Policy which is available at washing contacting our Privacy and maintenance of personal information and to receiving commercial electronic messages and promotional offers (such as tips to help you run your home or place of business more efficiently and reliably, special money-saving offers available at our customers and news about products and services that may be contacting our Privacy Officer uses to you, in accordance with the terms of our Privacy Policy (you may opt out at any time by contacting our Privacy Officer uses to you, under this Agreement; review information to: verify your identity when you request information about your authorized etechnicians and other companies that provide service under this Agreement; review information about your blip ayments; provide to our authorized etechnicians and other companies that provide service under this Agreement; review information about your blip ayments; provide to our authorized etechnicians and other companies that provide service under this Agreement; review information about your blip ayments; provide to our authorized etechnicians and other companies that provide service under this Agreement; comply with law enforcement and/or a legal requirement; process past due accounts of yours which have been passed to a debt collection agency; and undertake a crict reference check and we agree that the results thereof, any other personal information provided by or about your shall be handled by us in accordance with applicable laws and the Privacy Policy; and (iii), if your Equipment is billed by your gas utility, you authorize your gas utility to provide us with applicable laws and the Privacy P

You may contact our Privacy Officer to discuss any questions or concerns related to the Privacy Policy, how your information is being handled, or to request that your personal information be revised or removed from our promotional list by telephone at: 866-397-3787, or by e-mail at: CustomerCare@ServiceExperts.com.

7. Your Buy-out Option. You may not terminate this Agreement except as provided below. You may purchase the Equipment at any time for a price calculated in accordance with the Buy-Out Schedule set out below. You may not purchase less than all of the Equipment. You may exercise your buy-out option by notifying us in writing or by calling 1-866-397-3787. If you tell us you want to buy the Equipment, we will calculate and tell you the purchase price. The purchase price can also be found on our website at www.services.poets.ca. and the purchase price. The purchase price can also be round on our website at www.serviceexpers.ca. The purchase price is based on, among other things, the unpaid cost of the Equipment and related installation, finance, service and maintenance costs. When you exercise your buy-out option, you accept the Equipment in "as-is" condition, subject to the balance of any transferable manufacturer's warranty, and you assume responsibility for the Equipment and its repair and maintenance. You also agree to pay the buy-out price, plus any applicable taxes, when invoiced by us. Once we receive payment of the buy-out price, this Agreement will terminate and you will have no further obligation to pay rent and we will have no further obligation to you.

SERVICE EXPERTS RENTAL HVAC BUY-OUT SCHEDULE						
Age of Equipment	Buy-out Price	Age of Equipment	Buy-out Price			
0 to less than 1 yr. old	100%	7 to less than 8 yr. old	79%			
1 to less than 2 yr. old	98%	8 to less than 9 yr. old	74%			
2 to less than 3 yr. old	96%	9 to less than 10 yr. old	68%			
3 to less than 4 yr. old	92%	10 to less than 11 yr. old	61%			
4 to less than 5 yr. old	89%	11 to less than 12 yr. old	53%			
5 to less than 6 yr. old	86%	12 to less than 13 yr. old	43%			
6 to less than 7 yr. old	83%	13 to less than 14 yr. old	31%			

- 8. Removal and Disposal. If any Equipment has reached the end of its Useful Life and we are not installing replacement equipment and you wish us to disconnect and/or dispose of the Equipment you should call 1-866-397-3787. We will charge you in accordance with our then current fee schedules for removals or disconnections. We are not responsible for replacing the Equipment or re-connecting or responsible for any ancillary or other equipment, venting, piping, wiring or ducting.
- 9. Transferring This Agreement. If you are the Owner and you sell or otherwise transfer the Premises, you are required to inform the transferee, at or before the effective date of the sale or transfer, of the existence of this Agreement and the rental Equipment installed in the Premises. We will permit the purchaser to assume your rights and obligations under this Agreement, effective from the date of sale, or other transfer, provided that (i) you or your representative notify the transferee in the sale or transfer agreement that the Equipment is rented and is subject to this Agreement, (ii) you or your representative advise us in advance of the transferee's name and the intended date of sale or other transfer, (iii) you or your representative advise us in advance of the transferee agrees to assume your obligations, and (v) you have paid us all amounts owing under this Agreement. Unless and until these conditions are satisfied, or unless we otherwise waive any or all of these conditions, which we are under no obligation to do, you will remain responsible (individually or jointly and severally with the Lessee, as applicable) for the Equipment rental and your obligations under this Agreement, including making all rental payments. You hereby authorize us to respond to information requests relating to your account made by or on behalf of the transferee. We may (but are not required to) accept performance of your obligations (including payment obligations) from other parties (such as tenants).
- 10. Termination of Agreement by Us. Each of the following will be events of default (a "Default") by you: (i) bankruptcy, insolvency or receivership proceedings are commenced with respect to you; and/or (ii) if you breach any provision of, or fail to perform any of your obligations under this Agreement. If you Default, we may, on 30 days written notice require that you immediately purchase the Equipment at the buy-out price and on the other terms set out in Section 7. If we choose not to exercise this option, or if you fail to pay the buy-out price, then we may (without further notice): (i) Terminate this Agreement; (ii) Enter the Premises and disconnect, remove and use or dispose of the Equipment for our own account; and/or (iii) Pursue any other remedies we may have at law. If we terminate this Agreement and/or remove the Equipment as a result of a Default, you agree to pay a removal charge in accordance with our then current fee schedules. You also acknowledge that we have no obligation to remove or re-sell the Equipment and you are not entitled to any proceeds of sale. Upon termination of this Agreement and/or removal of the Equipment, all amounts owing hereunder are due and payable.
- Agreement and/or removal of the Equipment, all amounts owing hereunder are due and payable.

  11. Warranties, Limitation on Liability and Indemnification. We make no representations, warranties or conditions as to the performance of the Equipment except for those which are given by statute and which you cannot waive. Subject to you carrying out your obligations under this Agreement (including those under "Customer's Commitment; Billing and Payment") and subject to the limitations set out below, we hereby warrant that the Equipment will work for the term of this Agreement. We are not the manufacturer of the Equipment and we are not making any warranty or guarantee in respect of it, the supplier or the manufacturer of the Equipment, including whether the Equipment is suitable for you, except as provided above. Any warranties or guarantees provided under applicable legislation are hereby excluded to the extent permitted by law. We will not be liable for any loss, damage or injury of any type (including as a result of water leakage or any electrical or natural gas related events) arising out of or related to this Agreement or caused or contributed to in any way by the supply, installation, use and/or operation of the Equipment. We shall not be responsible for any indirect, incidental, special or consequential damages, even if reasonably foreseeable. If we are unable to perform any of our obligations under this Agreement because of circumstances or events beyond our control, we shall be excused from the performance of such obligations for the duration of such circumstances or events and we shall not be liable to you for such failure to perform. You will indemnify us from all claims, losses and costs that we may suffer or pay or may be required to pay, including legal expenses, in connection with this Agreement, including its termination or enforcement, or the supply, use and/or operation of the Equipment including any claims against us for any injury or death to individuals or damage to property, including from your
- 12. Assignment. We may without notice transfer, assign, encumber or otherwise dispose of all or any part of our interest is this Agreement and/or the Equipment to another party at any time without your permission. You will not I.E. ASSIGNMENT. WE may will lour notice transfer, assign, encumber or otherwise dispose of all or any part of our interest in this Agreement and/or the Equipment to another party at any time without your permission. You will not assert against any transferee any claims, defences, set-offs, deductions or counter-claims which you may now or in the future be entitled to assert against us. Except as otherwise provided herein, you may not transfer, assign or encumber all or part of your interest in this Agreement or the Equipment without our prior written consent (see Section 9).
- 13. Miscellaneous. The Equipment is neither used nor reconditioned. If any provision of this Agreement or the application thereof to any person or circumstance is held to be invalid or unenforceable, such provision shall be severed and the remainder of this Agreement shall continue to remain in full force and effect subject to such modifications as may be necessary to carry out the provisions and intent of this Agreement. This Agreement will be governed by and construed in accordance with the laws of the Province of Ontario and federal laws of Canada applicable therein. This Agreement is the entire agreement between you and us and supercedes all prior agreements, understandings or discussions, whether oral or written, and there are no warranties, representations or of ther agreements except as specifically set out in this Agreement. This Agreement may be amended from time to time by us by notice in bill inserts, by letter, by email or by any method permitted by law. You agree to pay all expenses incurred by us for any delinquent accounts, including, but not limited to actual attorneys' fees, filing fees and costs.

14. How To Contact Us.

"Rental Group"

CustomerCare@ServiceExperts.com 866-397-3787

Your Rights under the Consumer Protection Act, 2002

You may cancel this Agreement at any time during the period that ends ten (10) days after the day you receive a written copy of this Agreement. You do not need to give us a reason for cancelling during this 10-day period.

If we do not make delivery within 30 days after the delivery date specified in this Agreement or if we do not begin performance of our obligations within 30 days after the commencement date specified in this Agreement, you may cancel this Agreement at any time before delivery or commencement of performance. You lose the right to cancel if, after the 30-day period has expired, you agree to accept delivery or authorize commencement of performance.

If the delivery date or commencement date is not specified in this Agreement and we do not deliver or commence performance within 30 days after the date this Agreement is entered into, you may cancel this Agreement at any time before delivery or commencement of performance. You lose the right to cancel if, after the 30-day period has expired, you agree to accept delivery or authorize commencement of performance.

In addition, there are other grounds that allow you to cancel this Agreement. You may also have other rights, duties and remedies at law. For more information, you may contact the Ministry of Government and Consumer Services.

To cancel this Agreement, you must give notice of cancellation to us, at the address set out above, by any means that allows you to prove the date on which you gave notice. If no address is set out in this Agreement, use any of our addresses that are on record with the Government of Ontario or the Government of Canada or is known by you.

If you cancel this Agreement, we have fifteen (15) days to refund any payment you have made and return to you all goods delivered under a trade-in arrangement (or refund an amount equal to the trade-in allowance).

- have passed since this Agreement was cancelled;
- you return the goods; or
- we direct you in writing to destroy the goods and you do so in accordance with our instructions.