

New York Residential and Small Commercial Customer Disclosure Statement and Terms of Service

This is an agreement for electric service between Oasis Power, LLC *dba* Oasis Energy (Oasis Energy) and you, for the service address or addresses set forth in your Welcome Letter or Electric Service Agreement. Together, this Customer Disclosure Statement (CDS), including the terms of service set forth herein, and your Welcome Letter or Electric Service Agreement (ESA) collectively describe your agreement with respect to your purchase of electric service from Oasis Energy (Agreement). In the event of any conflict between the terms of the CDS and the terms of the Welcome Letter or Electric Service Agreement, the CDS terms will govern. You will be bound by all the provisions of the Agreement, as they may be amended from time to time. Oasis Energy is licensed by the New York State Public Service Commission to offer and supply electric services in New York. We will supply the energy and set the supply prices and charges that you pay. Your Local Distribution Utility will continue to deliver the electricity to you and respond to leaks and emergencies. The Public Service Commission regulates distribution prices and services.

Definitions

- Local Distribution Utility (LDU) A gas or electric corporation owning, operating or managing electric or gas facilities for the purpose of distributing gas or electricity to end users.
- Generation Charge Charge for production of electricity.
- Public Service Commission (PSC) the New York State Public Service Commission.
- New York Independent System Operator (NYISO) The independent entity that operates the bulk transmission system in New York.
- Transmission Charge Charge for moving high voltage electricity from a generation facility to the distribution lines of an electric distribution company.

Right of Rescission - Residential customers have the right to rescind this Agreement within three (3) business days after receipt of the Customer Disclosure Statement and Terms of Service.

All customers have ten business days after enrollment to cancel this Agreement without penalty.

Terms of Service

1. Basic Service Prices.

Your rate plan will be as specified in your Welcome Letter, CDS, or Electric Service Agreement.

Fixed Rate Plan: You will pay the fixed rate per kWh as specified in your Welcome Letter, CDS, or Electric Service Agreement for the length of your Term. You may also pay a monthly administrative fee, the amount of which, if applicable, is disclosed in your Welcome Letter, CDS, or Electric Service Agreement.

Immediate Savings Plan: For the first two months of your plan, you will receive a specified percentage savings (shown in your Welcome Letter) off of the LDU's base commodity rate for electricity supply. Thereafter, you will receive Oasis Energy's standard variable rate which will vary according to market conditions. You may also pay a monthly administrative fee, the amount of which, if applicable, is disclosed in your Welcome Letter, CDS, or Electric Service Agreement.

Variable Rate Plan: A month-to-month plan where your rate may vary according to market or business conditions.

The rate you pay Oasis Energy will include the Generation Charge and Transmission Charge. Your price does not include applicable New York sales tax, use tax, local tax or gross receipt taxes imposed by New York State Tax Law. You are responsible for any and all taxes (whether passed through to you on LDU's bill as a separate line item or as part of the price of electricity, as required by law, rule or regulation) and LDU charges for delivery and distribution services. Except as otherwise provided in this Agreement or as required by law, all taxes of whatsoever kind, nature and description, due and payable with respect to your performance of your obligations under this Agreement, will be paid by you. If you are a tax-exempt entity, you must provide Oasis Energy with the necessary certificates and other documentation to qualify for such status.

2. Billing. Oasis Energy Services are only a portion of your total monthly bill for the delivery of electricity. Your LDU will continue to issue a monthly bill and the bill will include both your Transmission Charge and your Generation Charge, and any other charges incurred in accordance with this Agreement. Bills will continue to be based on actual or estimated meter readings. Unless otherwise provided herein, your payment terms and late payment penalties will be governed by the terms of the LDU's tariff. Oasis Energy does not pay or arrange for the payment of any outstanding debts owed by you to the LDU or a previous Energy Service Company ("ESCO").

3. Length of Agreement (Term) (No Guarantee of Switch Period). The Term of this Agreement is shown on your CDS. With the exception of a new meter installation or special meter reading date, you will buy your electric service for the service addresses set forth in your Welcome Letter or Electric Service Agreement from Oasis Energy on the next regularly scheduled meter reading date available and will continue to do so for the entire Term. Customer acknowledges that Oasis Energy cannot guarantee a switch of Customer's account by a specific date and hereby holds harmless Oasis Energy from any liability for, or arising out of, delays in this process. This Agreement shall remain in effect until you notify Oasis Energy in writing or by phone of your intent to cancel at least 30 days prior to your requested end date and until such time as the LDU completes the termination in accordance with its rules.

4. Penalties, Fees and Exceptions.

You may be assessed an early termination fee, if applicable with your plan, if you cancel or terminate this Agreement prior to the end of the Term. If an early termination fee is applicable, the amount of the early termination fee will be specified in your Welcome Letter, CDS, or Electronic Service Agreement.

Notwithstanding the foregoing, you may cancel this Agreement without being assessed an early termination or cancellation fee if you move to another location and provide a forwarding address and, if required, reasonable evidence that you no longer occupy the service address. You will be responsible for amounts due, up to the switch date, of all outstanding charges incurred prior to cancellation by you. Any early termination fee may automatically be applied to your credit card or bank account depending on the automatic payment arrangements made during enrollment.

If you default in the prompt payment of amounts due under this Agreement, you will be liable for any and all fees or charges, including reasonable attorney fees and court costs, incurred in connection with the collection of delinquent balances. Oasis Energy may use the services of debt collection agencies, consumer reporting agencies, and other remedies as allowed by law to collect any unpaid balances on your account.

You will be assessed a fee of \$30.00 for payments returned for insufficient funds or credit card transaction not processed due to insufficient funds or credit availability by any method of payment including, but not limited to, bank or personal check, automatic payment plan account deduction or credit/debit card.

5. Cancellation Provisions. You may cancel this Agreement without any penalty any time before midnight of the tenth business day after the date of your enrollment. Upon cancellation of the Agreement, Oasis Energy will provide a cancellation number. After such tenth business day, you may cancel this Agreement at any time by calling Oasis Energy at 1-800-324-3046, but you will be required to pay the early termination fee described in Section 4 above. You may also cancel this Agreement without penalty if you move to another location and provide a forwarding address and, if required, reasonable evidence that you no longer occupy the service address. If you request to cancel this Agreement, the cancellation will not take effect until the next actual meter read date following the date Oasis Energy notifies your LDU. You will be responsible for all payments due hereunder until the cancellation of electric generation service is completed. If for any reason Oasis Energy is no longer able to economically continue this Agreement, Oasis Energy may terminate this Agreement at any time with at least fifteen (15) calendar days' notice to you after complying with applicable regulations. This Agreement or if any of the information you have provided to Oasis Energy is or becomes untrue. If this Agreement is canceled, expires, or otherwise terminated, you will receive uninterrupted service from the LDU until you designate another provider of electric generation service or service is shut off by the LDU. Only the LDU may shut off your electric power.

6. Agreement Expiration/Renewal/Change in Terms. If at the end of the Term Oasis Energy proposes to change the price or other terms of this Agreement, Oasis Energy will provide residential customers notice of such proposed change or renewal terms no less than thirty (30) days prior to your next scheduled meter reading before the proposed change is to become effective. In the event that Oasis Energy does not notify you of any changes to the contract terms or price prior to the expiration date of the Term, the price for electricity service automatically continues at a Variable market rate on a renewable product that is compliant with New York DPS requirements. If Oasis Energy renews the Agreement at the end of the Term, you may terminate the contract without penalty if you object within three (3) business days after receipt of the first billing statement with renewed terms.

7. Information Release and Authorization. By accepting this contract I authorize Oasis Energy to obtain information from the utility through the term including, but not limited to, account name, account number, billing address, service address, telephone number, standard offer service type, historical and future electricity usage, rate classification, meter readings, characteristics of electricity service, and when charges under this Agreement are included on my Utility bill, billing and payment information from the Utility. I authorize Oasis Energy to release that information to third parties who need to use or be aware of such information in connection with my electric generation service, as well as to its affiliates and business partners for marketing purposes. These authorizations shall remain in effect as long as this Agreement (including any renewal) is in effect. I may rescind these

authorizations at any time by either calling Oasis Energy at 1-800-324-3046 or providing written notice to Oasis Energy. Oasis Energy reserves the right to reject my enrollment or terminate the Agreement if I rescind these authorizations, if I fail to meet or maintain satisfactory credit standing as determined by Oasis Energy, or if I fail to meet minimum or maximum threshold electricity consumption levels as determined by Oasis Energy, If I fail to remit payment in a timely fashion, Oasis Energy may report the delinquency to a credit reporting agency.

8. Dispute Procedures. Contact us by any of the means provided at the bottom of these Terms and Conditions with any questions concerning our terms of service or your bill. You may contact the New York Department ESCO hotline at 1-888-697-7728 to file a complaint if you are not satisfied after discussing your questions or concerns with us.

9. Warranties. OASIS ENERGY MAKES NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESSED OR IMPLIED, WITH REGARD TO THE PROVISION OF ELECTRIC GENERATION SERVICE AND DISCLAIMS ANY AND ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ARISING OUT OF ANY COURSE OF DEALING OR USAGE OF TRADE.

10. Limitation of Liability. You will be deemed to be in exclusive control (and responsible for any damages or injury caused thereby) of the electric power after receipt at the delivery point or points. OASIS ENERGY WILL NOT BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES (INCLUDING LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES), WHETHER BY STATUTE, IN CONTRACT OR TORT, EVEN IF THE RESULT OF NEGLIGENCE (WHETHER SOLE, JOINT, CONCURRENT, ACTIVE OR PASSIVE). ALL OTHER LIABILITY WILL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY, AND SUCH DIRECT ACTUAL DAMAGES WILL BE THE SOLE AND EXCLUSIVE REMEDY. YOU HEREBY WAIVE ALL OTHER REMEDIES AT LAW OR IN EQUITY. THERE ARE NO THIRD PARTY BENEFICIARIES TO THIS AGREEMENT. To the extent any damages required to be paid hereunder are liquidated, the parties acknowledge that the damages are not intended and shall not be construed as a penalty, such damages are difficult or impossible to determine, that otherwise obtaining an adequate remedy is inconvenient or impossible, and that the liquidated damages constitute a reasonable approximation of the harm or loss.

11. Mandatory Arbitration. Any claim, dispute or controversy, regarding any contract, tort, statute, or otherwise ("Claim"), arising out of or relating to this Agreement or the relationships among the parties hereto shall be resolved by one arbitrator through binding arbitration administered by the American Arbitration Association ("AAA"), under the AAA Commercial or Consumer rules, as applicable, in effect at the time the Claim is filed ("AAA Rules"). Copies of the AAA Rules and forms can be located at www.adr.org, or by calling 1-800-778-7879. The arbitrator's decision shall be final, binding, and non-appealable. Judgment upon the award may be entered and enforced in any court having jurisdiction. This clause is made pursuant to a transaction involving interstate commerce and shall be governed by the Federal Arbitration Act. Neither party shall sue the other party other than as provided herein or for enforcement of this clause or of the arbitrator's award; any such suit may be brought only in Federal District Court for the District, or if any such court lacks jurisdiction, in any state court that has jurisdiction. The arbitrator, and not any federal, state or local court, shall have exclusive authority to resolve any dispute relating to the interpretation, applicability, unconscionability, arbitrability, enforceability or formation of this Agreement including any claim that all or any part of the Agreement is void or voidable. However, the preceding sentence shall not apply to the clause entitled "Class Action Waiver".

12. Class Action Waiver. Any Claim must be brought in the parties' individual capacity, and not as a plaintiff or class member in any purported class, collective, representative, multiple plaintiff, or similar proceeding ("Class Action"). The parties expressly waive any ability to maintain any Class Action in any forum. The arbitrator shall not have authority to combine or aggregate similar claims or conduct any Class Action nor make an award to any entity or person not a party to the arbitration. Any claim that all or part of this Class Action Waiver is unenforceable, unconscionable, void, or voidable may be determined only by a court of competent jurisdiction and not by an arbitrator. THE PARTIES UNDERSTAND THAT THEY WOULD HAVE HAD A RIGHT TO LITIGATE THROUGH A COURT, TO HAVE A JUDGE OR JURY DECIDE THEIR CASE AND TO BE PARTY TO A CLASS OR REPRESENTATIVE ACTION, HOWEVER, THEY UNDERSTAND AND CHOOSE TO HAVE ANY CLAIMS DECIDED INDIVIDUALLY, THROUGH ARBITRATION.

13. Miscellaneous.

(a) **Customer Protections for Residential Customers**. The services provided by Oasis Energy are governed by the terms and conditions of this document and the NYSPSC's Home Energy Fair Practices Act ("HEFPA"). In the event of non-payment of any charges owed to Oasis Energy, you may be subject to termination of electricity service and the suspension of distribution

service under procedures approved by the Public Service Commission. You may obtain additional information by contacting Oasis Energy at 1-800-324-3046 or the PSC by the means provided at the bottom of these Terms of Service.

(b) If Oasis Energy is rendered unable to perform, in whole or in part, by a Force Majeure event, its performance under this Agreement will be excused for the duration of such event. "Force Majeure" means any act or event that is beyond the reasonable control of Oasis Energy that adversely affects, interrupts, or precludes its performance. In addition, acts of other parties, including without limitation, RTOs, aggregators, other ESCOs, qualified scheduling entities, LDUs, any governmental authority, and the respective employees and agents of such parties, will also be deemed to be events of Force Majeure.

(c) Energy delivery shall continue to be provided by your LDU. Your electric service will be provided in accordance with your existing connection requirements unless you request a change by the LDU and pay for the cost of that change. You may not resell or use any electric power provided under this Agreement as an auxiliary or supplement to any other source of power. The supply of electric power under this Agreement will be measured at the delivery point by the LDU providing the delivery service in accordance with the terms of the applicable tariff for electric generation service. Oasis Energy and you will be bound by the measurement from the meters owned, installed, maintained and read by the LDU.

(d) This Agreement will be governed by, interpreted, construed and enforced in accordance with the laws of the State of New York, without regard to principles of conflicts of laws.

(e) A wet or faxed signature on an Electric Service Agreement is an agreement to initiate service and begin enrollment with Oasis Energy. These Terms of Service, along with your Welcome Letter or Electric Service Agreement, constitute the entire agreement between you and Oasis Energy relating to the subject matter hereof and supersede any other agreements, written or oral, between you and Oasis Energy concerning the subject matter of the Agreement.

(f) You may not assign this Agreement or your obligations under this Agreement without Oasis Energy's prior written consent. Upon providing at least thirty (30) calendar days' notice to you and the LDU, Oasis Energy may assign this Agreement, together with all rights and obligations hereunder, to (i) Oasis Energy's electricity supplier, or such supplier's designee, (ii) an affiliate of Oasis Energy or to any other person succeeding to all or substantially all of Oasis Energy's assets, or (iii) in connection with any financing or other financial arrangement.

(g) Any failure by Oasis Energy to enforce any term or condition of your electric generation service or otherwise exercise any right it may have under this Agreement will not be deemed a waiver of any rights to thereafter enforce any or all of the terms or conditions of your service or to exercise rights under this Agreement.

(h) Should any provision of this Agreement for any reason be declared invalid or unenforceable by final and applicable order by a court or any regulatory body having jurisdiction, such decisions shall not affect the validity of the remaining portions, and the remaining portions shall remain in effect as if this Agreement had been agreed to without the invalid portion. If any provision of this Agreement is declared invalid, the remainder of this Agreement will be construed so as to give effect to its original intent and effect as near as possible.

(i) The provisions of this Agreement concerning payment, limitation of liability, waivers, arbitration and waiver of class actions will survive the termination or expiration of this Agreement.

(j) The parties may execute the Agreement in counterparts, each of which is deemed an original and all of which constitute the same instrument.

14. Contact Information. Information regarding Oasis Energy's generation energy sources, energy efficiency, environmental impacts, or historical billing data is available upon request. Residential customers and small commercial customers are entitled to receive at no charge and at least once a year, historical billing data from whomever reads their meter for billing purposes. In the event of an after-hours emergency, you can contact Oasis Energy to hear a recorded message containing the emergency contact numbers for your LDU.

Energy Services Company:

Oasis Power, LLC *dba* Oasis Energy 10375 Richmond Avenue, Suite 1440 Houston, TX 77079 1-800-324-3046 www.oasisenergy.com Hours of Operation: Monday through Friday (except holidays), 7:00 a.m. to 7:00 p.m., and Saturday 9:00 a.m. to 4:00 p.m. Central Time

Local Distribution Utility & Provider of Last Resort:

Consolidated Edison 4 Irving Place New York, NY 10003 1-800-752-6633 www.coned.com

In the case of an outage, call:	1-800-752-6633
Public Service Commission:	New York State Public Service Commission Office of Consumer Services NYS Department of Public Service 3 Empire State Plaza Albany, NY 12223 1-800-342-3377 www.dps.state.ny.us.com
Competitive Energy Hotline:	1-888-697-7728

15. Rewards Program Terms. Rewards and incentives are subject to the following terms and conditions.

For purposes of receiving incentives and rewards, active accounts are defined as those (i) that are billing more than \$0 and (ii) for which we have not received a request to discontinue (drop) service or change programs and (iii) are in *good standing (no past-due balance owed)* during the minimum required number of days stated in the offer.

Rewards and incentives are also subject to the reward and incentive terms and conditions stated in the offer, located on our website and stated in the offer and those terms and conditions in the Terms of Service between Oasis Energy and you, including, but not limited to, all terms related to dispute resolution. Oasis Energy reserves the right to disqualify any account holder from participation in reward and incentive programs.