



Remittance Address
 868 Burdeck Street
 Schenectady, NY 12306 518-355-0433

Bill to: WINDSOR TOWN HALL
 124 MAIN STREET
 WINDSOR, NY 13865

Eq. Location: WINDSOR TOWN HALL
 124 MAIN STREET
 WINDSOR, NY 13865

Agreement Type: BRONZE AGREEMENT

Coverage Period: 11/17/2022 through 11/16/2023

Status: Renewal Offer

Manufacturer	Equipment Type	Model	Date Installed	Amount
Crown	Oil Boiler	FW-4		\$249.00
<p><i>Service scheduled 1/5/23 8AM</i></p>				
Special Instructions:			Subtotal:	\$249.00
			Tax at 8.00%:	19.92
			TOTAL AMOUNT:	268.92

The inspection and maintenance to be performed as a part of the Agreement will be completed during normal working hours between 8 and 5, Monday through Friday, excluding holidays.

Customer Service Representative

Customer

Signature _____

Signature _____

Date _____

Date 11/9/22

This agreement will be effective **starting at the above coverage period date**. If payment is received **after** the coverage period date, the agreement will take affect at **time of payment**. By signing and/or paying in full, I agree to the terms and conditions on the next page.

TERMS AND CONDITIONS

1. Contractor agrees to perform all work professionally and to furnish only materials of good quality.
2. The customer provides reasonable access to all areas and equipment, and allows Contractor to stop and start the equipment as necessary to fulfill the terms of the agreement.
3. All maintenance tasks will be performed during the Contractor's normal working hours.
4. The customer agrees to inform the Contractor immediately of problems found in the operation of the equipment.
5. The customer agrees to pay and be responsible for any additional gross amount of any present or future sales, use, excise, value-added, or other similar tax, however designated, applicable to the price, sale or delivery or any products, services or the work furnished hereunder or for their use by Contractor on behalf of the customer whether such tax shall be local, state, or federal in nature. This will include but not be limited to the recovery, recycling, reclamation, handling and disposal of all refrigerants, and the additional costs incurred for refrigerant tax and/or increased costs due to shortages.
6. Repair or replacement of non-maintainable parts of the system(s) such as, but not limited to, coils, heat exchangers, duct work, piping, shell and tube, unit cabinets, boiler refractory material, insulating material, electrical wiring, hydronic and pneumatic piping, structural supports and other non-moving parts, are not included in this Agreement.
7. If the equipment covered is altered, modified, changed or moved this Agreement may be adjusted accordingly or terminated.

LIMITATIONS OF LIABILITY AND INDEMNITIES

1. The Contractor is not liable for damage or loss caused by delay in installation or interrupted service due to fire, flood, corrosive substance in the air, strike lockout, dispute with workmen, inability to obtain material or services, commotion, war, act of nature, or any other causes beyond Contractor reasonable control.
2. In no event, whether as a result of breach of contract, or any tort including negligence or otherwise is the Contractor or its suppliers, employees or agents liable for any special, consequential, incidental, or penal damage including, but not limited to loss of profits or revenues, loss of use of any products, machinery, equipment, damage to associated equipment, cost of capital, cost of substitute products, facilities, services or replacement power, down time costs, loss profits, or claims of Buyer's customers for such damages.
3. No other warranty expressed or other liability is given and no other affirmation of Contractor, by word or action, shall constitute a warranty. This warranty is expressly in lieu of any other express or implied warranty including any implied warranty of merchantability of fitness, and any other obligation on the part of Contractor.
4. The Contractor's liability, if any, upon any warranty, either expressed or implied, is be limited to replacement of defective materials and correction of faulty workmanship which is in violation of local, state, or federal building codes at the time of performance of the work by the Contractor.

PAYMENT FOR AGREEMENT IS NON-REFUNDABLE

This agreement may be transferred to subsequent homeowner. The agreement does not automatically transfer to the new homeowner. Agreement holder must notify Apollo Heating of the transfer in advance.

This agreement cannot be transferred to another residence or piece of equipment.

What is it?



Twice a year, our professional, expert technicians will visit your home and perform seasonal (Winter & Summer) full-service and cleaning on your HVAC Systems. That includes Furnaces, Air Conditioners, Boilers, Heat Pumps, and more.

Our comprehensive **Priority Customer Service Agreements** are available for all types of systems, and best of all, as an annual service plan customer, you get top priority! That means whether you have an emergency, or just need to schedule your check-up, we'll ensure you get the best quality care and prioritized scheduling. Our plans are designed to give you peace of mind and comfort while addressing all of your heating and cooling needs at an affordable price.

Priority Service Agreement Benefits

- ▶ **LOWER COSTS**
- ▶ **EXTENDED EQUIPMENT LIFE**
- ▶ **FEWER EMERGENCY SERVICE CALLS**
- ▶ **SERVICE YOU CAN TRUST**
- ▶ **MEETS WARRANTY REQUIREMENTS**
- ▶ **EARN CUSTOMER LOYALTY REWARDS**

Priority Customer Service Agreement Options



- 5% Discount on All Parts & Labor
- Special Bronze Level Trip and Diagnostics
- Special Bronze Level Parts Pricing
- 10% Off All Parts & Labor
- Greater Silver Level Trip and Diagnostics
- Greater Silver Level Parts Pricing
- No Additional Overtime or Holiday Charges*
- 20% Off All Parts & Labor*
- Top Gold Level Trip and Diagnostics*

Call (tel:+18779071638)

FREE ESTIMATE

CHAT Privacy - Terms