



REGENCY OILS LTD

SUPPLYING FUELS AND LUBRICANTS SINCE 1957

Please return completed form to:

Regency Oils Ltd, 15 Marine Place, Buckie, Moray, AB56 1UT

email: office@regencyoils.co.uk • Tel: 01542 832327 • Freephone: 0800 838 500

REGENCY REMOTE TANK MONITORING SYSTEM – 3 YEAR RENTAL CONTRACT

Customers wishing a 3 year Rental Contract for the Remote Tank Monitoring System are requested to complete all applicable sections, in block capitals. A Direct Debit Form must also be completed and returned with this Contract.

This agreement is made on the _____ (day) of _____ (month) of _____ (year) between

Full customer name _____ (hereafter called "the customer")
and Regency Oils Ltd, whose head office is situated at 15 Marine Place, Buckie, Moray, AB56 1UT (hereafter called "the company")

Whereby it is agreed that the company shall supply the equipment listed below:

1x rocket

1 x modem

1 x power supply (hereafter called "the equipment") and deliver the equipment to the customers' premises address at _____

The cost of the equipment will be £6 (+VAT), at the standard rate, each calendar month, payable monthly by direct debit. Additional Rockets may be supplied (up to a maximum of 6), at an additional cost of £2 each (+VAT), at the standard rate each calendar month. Equipment will be invoiced quarterly in advance. The Company enters into no warranty express or implied in regard to the condition, quality, description, character or fitness for purpose of the equipment, and accepts no obligation or liability in regards to the installation of the same.

This agreement shall come into force on the _____ (day) of _____ (month) of _____ (year) and shall continue in force for a minimum period of 3 years (hereafter called "the contract period"). At the termination of the contract period the Agreement shall continue on a year to year basis, either party having the right at the end of the said contract period to terminate this agreement by giving not less than one month's written notice of termination to the other.

The customer agrees during the contract period:

- To allow the company to place orders on behalf of the customer and to carry out fuel deliveries in accordance with the readings obtained by the company from the equipment.
- To permit the company to display company identification and advertising devices on the equipment and not to remove, interfere or obscure the same
- To indemnify the company from and against all actions, proceedings, costs, damages, claims and demands of any and every kind whatsoever and howsoever arising from or in connection with the existence, installation, use or removal of the equipment or anything in relation thereto.
- Not to assign, charge, sell or part with possession of the equipment or his interest therein
- To be responsible for the protection of the equipment from injury or damage thereto and at all times to give access to the company's duly authorised representative to the said premises for the purpose of inspecting the condition thereof
- To be responsible for ensuring that the equipment is at all times kept clean and in good working order and condition (fair wear and tear only excepted)
- To keep the equipment plugged in and powered up at all times. Failure to do so will result in the company being unable to obtain readings from the equipment

The company shall have the right to terminate this Agreement forthwith on the happening of any of the following events:

- If the customer ceases to occupy the premises at which the equipment is installed for any reason whatsoever or
- If the customer shall commit a breach of any of his obligations contained herein.

On termination of this Agreement for any reason, the customer shall contact the company, to arrange for the company to remove the equipment. Should this occur prior to the contract period having expired, the customer will make payment for any remaining term outstanding on the contract period.

YOUR DECLARATION

I/We confirm that I/We have read and accept the terms and conditions. I/We understand that Regency Oils shall not be obliged to accept this application nor give any reason for refusing the same, nor enter into any correspondence in regard thereto. I/we confirm that all information given in this application, is in all respects true and accurate.

Data Protection Act 2018 / GDPR Legislation 2018

Words shown in *italics* are defined in the Data Protection Act 2018 ("The Act") along with the GDPR Legislation 2018. Where I/We provide you with *personal data* ("data"), I/We understand that the data will be held securely, in confidence and *Processed* for the purpose of carrying out your fuel supply business and associated activities ("Activities"). In considering my/our application, I/We accept that you may consult with and disclose the data to credit reference agencies, banks, credit insurers and other responsible organisation outside your business that you have nominated ("third parties"), and that such third parties may process the data I/We understand that under the Act I/We have a right to know what data you hold on me/us if I/We apply to you in writing and pay the applicable fee.

Signature: _____ Name in Block Capitals: _____ Date: _____
(for customer)

Signature: _____ Name in Block Capitals: _____ Date: _____
(for company)