

NOTICE OF RIGHT TO CANCEL / CANCELLATION FORM

You have the right to cancel this Appliance Lease Agreement as described in the “Early Termination” Sections 39-42 or Section 65 “Utah Consumer Sales Practices Act (UCSPA) cancellation period” of the Appliance Lease Agreement.

The Lessee must submit this written cancellation request below to the Lessor, which can be delivered in person or by certified mail, to the Lessor’s address listed on the Appliance Lease Agreement. If sent by certified mailed, the postmark date serves as the official cancellation date. The notice must clearly state the Lessee’s intention to cancel and reference the specific transaction.

Once a cancellation request is submitted, the Lessor has ten (10) business days to return any payments made by the Lessee, including the purchase price and any fees or deposits, if applicable. If any goods subject to the appliance lease were delivered before, during, or after a bona fide cancellation, the Lessor will arrange for the goods return at no additional cost to the Lessee, unless these goods under the agreement were requested as an Emergency Service as indicated at the time of signing the Agreement.

I hereby desire to cancel the Appliance Lease Agreement.

LESSEE: _____

LESSOR: SALT LAKE IRON & STEEL LTD. CO.

APPLIANCE DESCRIPTION: _____

DATE ENTERED INTO CONTRACT: _____

HOMEOWNER(S) ADDRESS: _____

CITY _____, **STATE** _____ **ZIP** _____

INSTALLATION ADDRESS: _____

CITY _____, **STATE** _____ **ZIP** _____

CHECK APPROPRIATE BOX

1. ☐ NOTICE OF CANCELLATION OF THE LEASE AGREEMENT PRIOR TO END OF 3 DAY RIGHT TO CANCEL PERIOD. Buyer hereby gives notice of cancellation of the Lease Agreement between Lessee and Lessor regarding the above-described Appliance prior to the **3 DAY RIGHT TO CANCEL PERIOD**. Any deposits from the Lessee shall be returned. If the Appliance Property has been shipped to the Lessee prior to installation, the Lessor shall collect its property by arranging for direct collection, or through a shipping service.

2. ☐ NOTICE OF EARLY TERMINATION OF THE LEASE AGREEMENT.

There may be a substantial charge if you terminate this Lease early. The charge may

be up to several thousand dollars for recovery and/or lead to deactivation of the Appliance preventing operation. The actual charges depend on when the Lease is terminated per the Termination Schedule below. The earlier you end the Lease, the greater this charge is likely to be.

The Lessee may return the Appliance at any time during the Lease, by paying the following amounts:

- a. the Early Termination Fee as outlined below;
- b. all authorized professional removal expenses;
- c. any authorized transportation costs for the appliance from the installation site to the Lessor—all shipments to the Lessor must have an assigned Returns Goods Authorization (RGA) number provided by an authorized agent of the Lessor;
- d. the cost of repairs needed as a result of excess wear and tear;
- e. any other outstanding amounts under this Lease any other outstanding amounts under this Lease, including Official Fees and Taxes as stated on the Federal Consumer Leasing Act Disclosure.

Any remaining replacement scale inhibitor cartridges that have not been received by the Lessee will be forfeited.

Salt Lake Iron & Steel Ltd. Co. Lease Early Termination Fee Schedule			
Age of Appliance – Early Termination Fee		Age of Appliance – Early Termination Fee	
(See CONSUMER LEASING ACT DISCLOSURE ITEM E.)		(See CONSUMER LEASING ACT DISCLOSURE ITEM E.)	
0 to less than 1 yr. old	100% of Lease Total Payments	5 to less than 6 yr. old	53% of Lease Total Payments
1 to less than 2 yr. old	94% of Lease Total Payments	6 to less than 7 yr. old	43% of Lease Total Payments
2 to less than 3 yr. old	84% of Lease Total Payments	7 to less than 8 yr. old	33% of Lease Total Payments
3 to less than 4 yr. old	74% of Lease Total Payments	8 to less than 9 yr. old	23% of Lease Total Payments
4 to less than 5 yr. old	63% of Lease Total Payments	9 to less than 10 yr. old	13% of Lease Total Payments

All shipments to the Lessor must be marked with an assigned RGA number provided by the Lessor or its affiliates to be successfully received and processed into inventory. Please see the Appliance's Installation, Use, and Care manual provided at the time of installation for more information. Any shipments to the Lessor without an RGA or failure to receive an RGA before sending back to the Lessor may lead to delayed processing times, and/or inability to receive the Appliance back into inventory and the Lessor may be entitled to the full value of this Agreement if the Appliance is not received and accounted for in its inventory.