



Phone: 937-203-0909
Fax: 937-412-0400
Nuwavepoolservice@gmail.com

VINYL LINER REPLACEMENT AGREEMENT FORM

[CUSTOMER NAME] _____ [HEREINAFTER REFERRED TO AS OWNER(S)] HERBY AGREES WITH NUWAVE POOL SERVICE LLC (HERINAFTER REFERRED TO AS CONTRACTOR), ONLY UNDER THE PURSUANT TO THE TERMS AND CONDITIONS LISTED BELOW SET FORTH FOR THE REMOVAL AND REPLACEMENT OF AN IN-GROUND/ABOVE-GROUND POOL LINER ON THE OWNERS PROPERTY LOACTED AT THE ADDRESS STATED BELOW.

ADDRESS: _____	CITY: _____	STATE: OH	ZIP CODE: _____
HOME PHONE: _____	CELL PHONE: _____		
WORK PHONE: _____	EMAIL: _____		

TERMS AND CONDITIONS OF THIS AGREEMENT

1. Contractor must quote Owner(s) for all conventional cost of removal, repair and installation of the vinyl liner. Once the job has begun and there are any additional conditions that call for additional parts/ labor; it will be discussed with the owner(s) and approved prior to work completed.
2. While contractor is courteous of all surroundings of home; we assume no responsibility for damages to shrubs, trees, grass, walkways, driveways and other land features that could be disrupted by contractors equipment.
3. All quotes given to the owner are with the understanding that the existing pool structure is applicable for a new liner. The Owner(s) assumes all responsibility for existing condition of the pool walls and floor. Once the contractor has removed existing liner and assesses that the structure are in unsuitable condition for replacement the owner will be contacted immediately. The contractor will not proceed with the installation until a agreement of additional cost is in place.
4. All liners have a limited warranty supplied by the manufacturer. The contractor does not manufacturer the liner and is not held responsible for any imperfections to the liner. The liners are not warranted from ice, toe nails, acorns, animals or other foreign objects that could cause damage to the liner.
5. Contractor is not held liable for incidental wrinkles in the liner. Also, all imperfections in the surface of the walls/ floor will not be masked by the installation of the new liner. The contractor holds no responsibility for any imperfections beneath the liners surface.
6. Contractor warrants any leaks that occur below skimmer line/return limes up to 15 days proceeding installation.
7. The owner acknowledges that they have checked with third parties and/or local authorities and have obtained any necessary permits/approvals if needed. If permits or approvals are needed, the owner will provide this documentation to the contractor prior to the initiation of work.
8. Amendments must be made in writing and signed by both owner(s) and Contractor.
9. Contractor is responsible for removal of old liner from installation site.

I, THE OWNER(S) HAVE READ/FULLY UNDERSTAND THE TERMS AND CONDITIONS STATED ABOVE. I/WE UNCONDITIONALLY AGREE TO PAY 50% OF THE SUM OF \$_____ (TOTAL AMOUNT) PLUS THE ADDITIONAL 50% AFTER THE COMPLETION OF THE WORK. IN THE CONDITION OF LINE ITEM 3, WE AGREE TO PAY THE AMOUNT ABOVE PREVIOUS QUOTE.

SIGNATURE _____ DATE _____

Cash Check Credit Card

PAYMENT METHOD

CREDIT CARD INFORMATION

Name as it appears on the card _____

Credit Card Type _____ Number _____ Security Code _____

EXP DATE _____ Amount Agreed upon \$ _____

SIGNATURE: _____ DATE: _____

**Signature allows for the initial charge of the amount agreed upon **

*Please email or fax this document to Nuwave Pools after completion. If you have any additional questions feel free to give us a call **937-203-0909** or emails us at NuwavePoolService@gmail.com. Thank you!*