



# Cape Lookout Internet Services – Dial-up Sign Up Form

Please fax to **252-240-1875** or copy this form and mail to:

**1509 Bridges St.,  
Morehead City, NC 28557**

Thank you for your interest in our service. Please type or print all information and be sure you are clear about your password (e.g., O vs. 0, 1 vs. l, 2 vs. Z, etc.). If you have any additional questions or comments, please let us know.

**Name:** \_\_\_\_\_ **Telephone (Home):** \_\_\_\_\_

**Address:** \_\_\_\_\_ **Telephone (Work):** \_\_\_\_\_

**City:** \_\_\_\_\_ **State: NC Zip Code:** \_\_\_\_\_

**SS #:** \_\_\_\_\_ **Drivers License #:** \_\_\_\_\_

**Requested Email Address:** \_\_\_\_\_ **@clis.com**  
Must be between 3 to 11 characters, with no punctuation symbols.

**Requested Password:** \_\_\_\_\_  
Must be between 5 to 11 characters, with no punctuation symbols.

- In which area is service required?
- |  |   |  |
|--|---|--|
| <input type="checkbox"/> BEAUFORT COUNTY | <input type="checkbox"/> CARTERET COUNTY    | <input type="checkbox"/> CRAVEN COUNTY     |
| <input type="checkbox"/> HYDE COUNTY     | <input type="checkbox"/> HERTFORD COUNTY    | <input type="checkbox"/> PASQUOTANK COUNTY |
| <input type="checkbox"/> ONSLow COUNTY   | <input type="checkbox"/> LENOIR COUNTY      | <input type="checkbox"/> ROCKY MOUNT       |
| <input type="checkbox"/> ELIZABETH CITY  | <input type="checkbox"/> WASHINGTON COUNTY  | <input type="checkbox"/> KILL DEVIL HILLS  |
| <input type="checkbox"/> HALIFAX COUNTY  | <input type="checkbox"/> NORTHAMPTON COUNTY | <input type="checkbox"/> MARTIN COUNTY     |
| <input type="checkbox"/> ROANOKE RAPIDS  | <input type="checkbox"/> OTHER              |  |

### Account Options

- PERSONAL \*\$19.95     PERSONAL DRAFT \*\$18.95     BUSINESS \$39.95
- \* For only **\$19.95** a month, you have flat rate "unlimited" time on-line. You agree not to provide any full time information services (commercial) over this connection and agree not to use any automatic method to avoid inactivity disconnect. Connections are subject to timeouts. Plan includes 3 free personal email accounts and 10MB of server disk space for a personal website.

### Payment Options

I wish to make payments by:  DISCOVER     MASTERCARD     VISA     CHECK OR CASH (Enclosed)

Credit Card Number \_\_\_\_\_-\_\_\_\_\_-\_\_\_\_\_-\_\_\_\_\_ Expiration Date \_\_\_\_\_-\_\_\_\_\_

- Draft my card automatically each month.     Do not automatically draft my card.

How did you hear about us? \_\_\_\_\_

I understand that if I will be using a credit card, charges for subsequent months will be billed to my credit card each month for the basic service and any additional usage. I authorize this automatic billing by Cape Lookout Internet Services. Billing cycle follows the day of sign-up in the calendar month, each month's fees being payable in advance, with the basic service fee and any additional usage for each month included. I have read the Terms and Agreements on the back side of this document or accompanying this document and agree to abide by them.

**Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

By signing this, I acknowledge that I have read and agree to all conditions contained within this document.

### Contact Information

Telephone Number: 800-262-8371 or 252-278-0020  
Technical Support: support@clis.com  
Billing: billing@clis.com

### Office Use Only

Rodopi  Date: \_\_\_\_\_ Initials: \_\_\_\_\_  
Comments: \_\_\_\_\_

**Cape Lookout Internet Services  
Terms and Agreements**

Effective Date: December 7, 2005

1. You (the customer) understand these Terms and Conditions and agree to abide by them. You further agree to pay for these services according to The Billing Policies currently in effect from time to time.
2. Cape Lookout Internet Services, known as "The Company", make no warranties of any kind, whether expressed or implied, including any implied warranty of merchantability of fitness of these services or other services offered for any particular purpose. The Company takes no responsibility for any damages suffered by you including, but not limited to: loss of data from delays, missed deliveries, or service interruptions, even if caused by negligence of The Company or your own errors.
3. You agree to use your account with The Company in a way that conforms to all applicable local and federal laws and regulations. Transmission of any material in violation of any U.S. or state regulation is prohibited. This includes, but is not limited to: copyrighted material, threatening or obscene material, or that which would be highly offensive to anyone with access to the same, or material protected by trade secretor any other law.
4. At its discretion, The Company may revoke your account at any time with or without cause. Unused credit or payments will be refunded on a pro-rated basis.
5. You may cancel your service at any time with written notice. Your service will then be terminated on the last day of your current pay period in which you cancelled. You will be responsible for any charges until termination including but not limited to early termination fees and equipment leasing or purchasing fees.
6. You are recommended to select a password that differs from passwords you have with other companies. Employees of The Company will be able to see your password in plaintext for the purposes of helping you with any account issues you may encounter.
7. The Company is under no obligation to provide reimbursement of products or services and offers no warranties or refunds on any products or services offered except at our own discretion.
8. Use of any information obtained through these services is at your own risk. The Company specifically denies any responsibility for the accuracy or quality of any information obtained through the use of our services.
9. If you connect to other organizations or networks using our facilities, you are subject to their respective permissions and usage policies.
10. You agree to notify us in writing of any changes in your account information, such as your name, address, or contact phone number.
11. Web and email space limitations are subject to change without notice.
12. Personal accounts are for the use of the subscriber only. Sharing your account with anyone, including your family or friends, is not allowed. Addition family accounts are available at a small charge. You agree to maintain your password as private and confidential information and will not disclose or share it with any other person.
13. This document and the Terms and Agreements associated with it are subject to change without notice. A copy of the current Terms and Agreements may be found at the following URL: <http://www.at-communications.com/applications>. Continuing to use your account after new policies have gone into effect will constitute your agreement to abide by said policies. Please check the web site on a regular basis for possible changes to our Terms and Agreements.
14. These Terms and Agreements supersede all previous agreements or understandings and constitute the complete agreement between you and The Company.
15. By subscribing to services of The Company, you agree that: i) if you use a credit card, charges for subsequent months shall be billed to that credit card for basic service and any additional usages; ii) you authorize such automatic billing; iii) you understand that the billing cycle follows the day of sign-up in the calendar month, each month's fee being payable in advance, with basic service fees and any additional usage charges for each month included in the billing; iv) you may cancel your account effective at the end of the then current billing cycle; v) the use of a modem is included in your basic services agreement and all modems and other equipment of The Company must be returned in good working condition upon termination of services for any reason and failure to do so may result in charges equal to the cost of repair or replacement of the devices which charges may be charged to a credit card.
16. Some content on the Internet or through other available networks may be intended for adult audiences, and regardless of protective services offered by The Company or third parties, we do not guarantee that any content will be blocked.
17. You agree that The Company shall have no liability for long distance phone charges made by you or anyone else and that you will make every effort to make sure that the people using the service are dialing local telephone numbers. You also agree to communicate with your local telephone company to ensure the locality of telephone numbers provided to you.
18. You understand that all available communications are not secure, and may be subject to interception or loss. You understand that the use of your account, and any data or information accessed using that account, will be at your own risk. You understand that in any event the cumulative liability of The Company for any and all claims relating to the services provided by The Company, in contract, tort, or otherwise, shall not exceed the total amount of the basic service fees paid to The Company within the prior year. You agree that The Company shall have no liability for the services, data or information made available to you, including any liability for any consequential, indirect, special or incidental damages regardless of the success or effectiveness of other remedies. You understand that violation of certain generally accepted guidelines on Internet usage, such as restrictions on mass e-mailings and mass advertising, or posting to inappropriate newsgroups, may cause severe operating difficulties, and may lead to termination of your account.
19. If your payment is not received when due, your account may be terminated, suspended, or cancelled. Termination, suspension, or cancellation of your account will not remove your obligation to pay all charges incurred up to the date of termination, closure, cancellation or suspension of your account including but not limited to equipment leasing fees, equipment purchasing fees, and early termination fees.
20. All accounts past due 60 days or more will be assessed a \$25.00 late fee.
21. You shall not assign any right, obligation, or liability arising hereunder without prior written consent from The Company. Any such assignment or attempted assignment shall be null and void.
22. This Agreement shall be interpreted in its entirety in accordance with the laws of the State of North Carolina.