WATER SUPPLY CORPORATION REQUEST FOR SERVICE DISCONTINUANCE & MEMBERSHIP CANCELLATION

I/Business Name		, hereby request that my water /and se	, hereby request that my water /and sewer service account	
number	located at	, be disconnected from	Water Supply	
Corporation serv	vice and that my membership fee	is be refunded. I understand that if I should e	ever want my service	
reinstated I may	have to reapply for service as a n	new member and I may have to pay all costs a	as indicated in the re-	
service provision	ns in the current copy of the Wate	r Supply Corporation Tariff.		
Charges	for water or sewer service will te	rminate when this signed statement is receive	ed by the	
WSC office. I u	nderstand and agree that a fee wi	ll be incurred for the processing of this transa	action and will be	
deducted from the	ne membership fee in addition to	final water, sewer and service trip charges.		
(Resider	ntial account)			
If applica	able, I further represent to the Cor	rporation that my spouse joins me in this requ	uest and I am	
authorized to ex-	ecute this Request for Service Dis	scontinuance on behalf of my spouse as a join	nt owner of the	
aforementioned	property.			
(Comme	rcial account)			
I further	represent to the Corporation that	I am the duly authorized representative of	and have full	
authority to exec	cute this Request for Service Disc	continuance on behalf of said business.		
		Signature		
		Date of Signature		

Approved ______ 99

EASEMENT DENIAL LETTER AND AFFIDAVIT

Date

(Name of Property Owner Property Owner's Address)
VIA: First Class Mail and Certified Mail, Return Receipt Requested No
Dear:
Water Supply Corporation (Corporation) has requested an easement for a water/sewer distribution system across your property. To date, you have not provided such easement. It is now necessary that the requested easement be granted or refused by you, and the Corporation is asking that you do so within thirty (30) days after receipt of this letter. A copy of the requested easement is enclosed with this letter.
If the Corporation does not receive a completed easement within the 30 days specified, the Corporation will consider this failure to be a denial of easement on your part and the Corporation will complete and sign a copy of this letter to be retained in the Corporation's records for future water/sewer service to your property.
If, at some future time you (or another owner of your property or any portion of your property) requests water/sewer service, the Corporation will require an easement before water/sewer service will be provided, as authorized by Section 49.218(d) - (f) of the Texas Water Code. At that time, and in addition to other costs required for water/sewer service, the Corporation will require payment of all reasonable costs for relocation or construction of the water/sewer distribution system along the easement that will be provided. (The Corporation's Engineer estimates this cost to be, as reflected in the attached document. This cost could be greater in the future.) You may wish to consult your attorney as to whether this future cost is a material condition that you must disclose to anyone buying your property (or any part of your property) in the future.
If you need any clarification on this matter, or wish to discuss any aspects of the enclosed easement, please contact our office: [office address, phone number].
We appreciate your attention to this matter.
Sincerely,
[appropriate signature]

ACKNOWLEDGEMENT OF REFUSAL

I, Water S	hereby refuse to provide	de the easement requested by
Water S water/sewer distribution system acr	upply Corporation for author ross my property.	ity to construct/operate a
	AFFIDAVIT	
Being duly sworn upon my oath, I Denial Letter and attached easeme	nt sent by certified mail to	
receipt verifying delivery and accepted the return noting refusal to accept of Affidavit will be maintained as a passupply Corporation. I further certification are received within the provided replacing/constructing the water/se with notice that the cost may increase	or verify delivery is attached art of the records of	to this Affidavit]. This Water signed Acknowledgement of y poration's engineer has of the cost (copy attached) for
[name]		
[position with Corporation]		
Date:		
THE STATE OF TEXAS COUNTY OF		
THIS INSTRUMENT was acknow	ledged before me on	, 20, by
(SEAL)	Notary Public, My Commission Expires:	County, Texas

RELEASE OF EASEMENT

STATE OF TEXAS	§ § KNOW	ALL MEN BY THESE PRESENTS THAT:	
COUNTY OF §	g KNOW	ALL MEN DI THESE PRESENTS THAT.	
Chapter 67 of the Texas of the easement describ Records (the "Easemen and incorporated herein NOW, THEREF and valuable considerations confessed,	ed and recorded in Yet"), covering the real by reference (the "FORE, for and in contion, the receipt and WSC hereby RELEATING Such Property of TERMINATES the heall in no way obligation.	LY CORPORATION, operating underWSC"), is the legal and equitable of Volume, Page of theal property described in Exhibit "A" Property"). Insideration of ONE DOLLAR (\$1.00 d sufficiency of which is hereby acle ASES and DISCHARGES the Propert held by WSC by virtue of the Easement to the extent it covers the attention of require WSC to physicate Property pursuant to the Easement	wner and holder County Deed attached hereto and other good knowledged and y from the rights the Easement and e Property. This cally remove the
	-	, 20 WATER SUPPLY CORP	
	By: Printed Name: _	pply corporation	
STATE OF TEXAS COUNTY OF	§ § §		
This instrument by SUPPLY CORPORATION on behalf of said water	ON, operating under	before me on the day of of r the authority of Chapter 67 of the Te	, 20, WATER xas Water Code,
[SEAL]		Notary Public State of Texas	<u> </u>

EXHIBIT "A"

THE PROPERTY

After recording, return to: (owner's name and address)

30 TAC §290.47(c): Sample Sanitary Control Easement Document for a Public Water Well. TCEQ Form 20698 (Revised 6/20/17)

Texas Commission on Environmental Quality

Sample SANITARY CONTROL EASEMENT

ATE:, 2	
RANTOR(S):	
RANTOR(S)	
DDRESS:	
RANTEE:	
RANTEE	
DDRESS:	

SANITARY CONTROL EASEMENT:

Purpose, Restrictions, and Uses of Easement:

- 1. The purpose of this easement is to protect the water supply of the well described and located below by means of sanitary control.
- 2. The construction, existence, and/or operation of the following within a 150-foot radius of the well described and located below are prohibited: septic tank or sewage treatment perforated drainfields; areas irrigated by low dosage, low angle spray on-site sewage facilities; absorption beds; evapotranspiration beds; abandoned, inoperative or improperly constructed water wells of any depth; underground petroleum and chemical storage tanks or liquid transmission pipelines; sewage treatment plants; sewage wet wells; sewage pumping stations; drainage ditches which contains industrial waste discharges or wastes from sewage treatment systems; animal feed lots; solid waste disposal sites, landfill and dump sites; lands on which sewage plant or septic tank sludge is applied; lands irrigated by sewage plant effluent; military facilities; industrial facilities; wood-treatment facilities; liquid petroleum and petrochemical production, storage, and transmission facilities; Class 1, 2, 3, 4 and 5 injection wells; pesticide storage and mixing facilities; and all other constructions or operations that could pollute the groundwater sources of the well that is the subject of this easement. For the purpose of this easement, improperly constructed water

wells are those wells which do not meet the surface and subsurface construction standards for a public water supply well.

- 3. The construction, existence and/or operation of tile or concrete sanitary sewers, sewer appurtenances, septic tanks, storm sewers, cemeteries, and/or the existence of livestock in pastures is specifically prohibited within a 50-foot radius of the water well described and located below.
- 4. This easement permits the construction of homes or buildings upon the Grantor's property, and farming and ranching operations, as long as all items in Restrictions Nos. 2 and 3 are recognized and followed.

The Grantor's property	subject to	this Easemen	nt is described	in the	documents	recorded	at
Volume, Pages	of the Real	Property Rec	ords of	County,	Texas.		

PROPERTY SUBJECT TO EASEMENT:

All of that area	a within a 1	50 foot radius	s of the water	well located	d _feet at a	radial of _	_degrees
from the	corner of L	ot, of a	Subdivision of	of Record in	Book	, Page	of
the County Pla	t Records, _		County, Te	exas.			

TERM:

This easement shall run with the land and shall be binding on all parties and persons claiming under the Grantor(s) for a period of two years from the date that this easement is recorded; after which time, this easement shall be automatically extended until the use of the subject water well as a source of water for public water systems ceases.

ENFORCEMENT:

Enforcement of this easement shall be proceedings at law or in equity against any person or persons violating or attempting to violate the restrictions in this easement, either to restrain the violation or to recover damages.

INVALIDATION:

Invalidation of any one of these restrictions or uses (covenants) by a judgment or court order shall not affect any of the other provisions of this easement, which shall remain in full force and effect.

FOR AND IN CONSIDERATION, of the sum of One Dollar (\$1.00) and for other good and valuable consideration paid by the Grantee to the Grantor(s), the receipt of which is hereby acknowledged, the Grantor does hereby grant and convey to Grantee and to its successors and assigns the sanitary control easement described in this easement.

GRANTOR(S)		
By:		

ACKNOWLEDGMENT

STATE OF TEXAS	§ §
COUNTY OF	
	gned authority, on the day of, 20, personally appeared
	known to me to be the person(s) whose name(s) is (are) subscribed to the acknowledged to me that executed the same for the purposes and consideration
	Notary Public in and for
	THE STATE OF TEXAS My Commission Expires:
	Type or Printed Name of Notary
	Commission Expires
Recorded in	Courthouse. Texas on 20
1	Courthouse, Texas on20

WATER SUPPLY CORPORATION EQUIPMENT AND LINE DEDICATION AGREEMENT

Requirements, do hereby dedicate, trans privileges to and ownership of equipment line(s) being described in the Non-Stand	sferor - Name of person, entity, corp., or other), having complied with attion's Developer, Subdivision, and Non-Standard Service fer and assign to the Water Supply Corporation all rights and at and or line(s) installed as a condition of service; the equipment and or lard Service Agreement between the Corporation and Transferor and the, including any amendments thereto and being further ts)
the equipment and or line(s) as described shall hold harmless (name of maintenance of said equipment and or line). Non-Standard Service Contract/Agreem	Corporation, through its designated representative, has agreed to accept d in the above reference documents and attachments. The Corporation person, entity etc.) from this day forward, for any costs for repairs or ne(s), notwithstanding any warranty or bond for said repairs as per the ent. he day of in the year of by:
	Water Supply Corporation
Corporation Official Signature	Transferor Signature
Title	Title
Address	Address
City Zip	City Zip
instrument this day of BEFORE ME, the undersigned, a Notary personally appeared names are subscribed to the foregoing in for the purpose and consideration therein GIVEN UNDER MY HAND AND SEA	sferor and the Corporation Representative have executed this, 20 y Public in and for said County and State of Texas, on this day and known to me to be the persons whose strument, and acknowledged to me that he/she/they executed the same
Signature of Notary Public	

Page 107

Release of Easements

WSC NOTICE OF DISCONNECTON

то:	
ACCOUNT NUMBER:	
DATE:	
DATE OF SCHEDULED DISCONNECTION:	
You are hereby notified that your account is delinquent and disconnected. If our office does not receive payment within ten will be disconnected. Once service has been disconnected, all fees etc. must be paid to reestablish service. Please arrange payment of disconnection. The System payment locations are	days of the date of this notice, your service sincluding past due fees, late fees, trip fees, on your account as son as possible to avoid Monday – Friday hour of
business hours of Payments may also be made online	
	Corporation Official
	Title

WSC MEMBERSHIP TERMINATION AND LIQUIDATION NOTICE

TO:	
ACCOUNT NUMBER:	
DATE:	
DATE OF SCHEDULED TERMINATION:	
You are hereby advised that the delinquent status of your act the Corporation. If our office does not receive payment within ten Membership will be terminated and liquidated if applicable. To reapply and pay all costs applicable to purchasing a new Membership Tariff. If you have no intentions of retaining our service, make sure your line for you, but will remove the meter regardless of the circumstant of the	days of the date of this notice, your gain service after liquidation, you must repunder the current terms of the Corporation's ethe service line is capped. We will not cap
	Corporation Official
	Title

SEWER BILLING SERVICES FOR A RETAIL PUBLIC UTILITY PROVIDED BY A NON-PROFIT WATER SUPPLY CORPORATION

AGREEMENT

Water Supply Corporation (WSC) and the City of, for the consideration and purposes herein expressed, enter into the following agreement regarding sewer service billing for sewer services provided by (City) to customers in the areas listed in Exhibit "A", but in no other areas:
WHEREAS, is a City located in County, Texas;
WHEREAS,is a nonprofit water supply corporation organized pursuant to Texas Water Code Chapter 67 and Texas Business Organizations Code;
WHEREAS, provides retail water utility service in County, pursuant to Public Utility Commission Certificate of Convenience and Necessity No;
WHEREAS, provides sewer service for its customers, some of whom are provided water utility service by;
WHEREAS, it is recognized that the provision of sewer service to City of customers is integrally related to WSC's separate provision of water service to the same customers such that joint billing and collection practices are in the public interest; and
WHEREAS, City of desires to enter into an agreement with WSC to facilitate the billing and collection of charges due from City of customers for the provided;
NOW, THEREFORE, City of City and WSC agree as follows:
1. Agency ofWSC. Subject to the terms of this Agreement, WSC agrees to serve as the agent for C City for the purposes of billing and collecting sewer service fees from customers of WSC who: (1) are sewer service customers of City; and (2) have executed a copy of the application for service attached to this agreement or an application in substantially similar form. During the term of this agreement, C City will be solely responsible for providing to WSC, and at all times maintaining, a current list of its customers to be billed by WSC pursuant to the terms of the Agreement. The list provided by the City shall contain the following information for each customer: (a) the customer's name and address; (b) the type of sewer service to be billed by WSC on City's behalf; and (c) the amount to be billed.

- 2. Payment Based on Sewer Rate Ordinance for Sewer Collection. WSC agrees to add the fees due to City in the amounts indicated by C City, to its monthly bills to customers. Each fee for sewer service will be stated separately on such bills. City agrees to coordinate with WSC so that the payment for the sewer services billed by the WSC on City's behalf shall be due at the same time and under the same terms as the payment billed by WSC for water utility services. Upon receipt of payment due City for sewer services, WSC will deposit such sums in an account in WSC's depository bank, commingled with payments made for WSC water utility services. The funds, less unpaid fees charged by WSC for services as set forth in this Agreement, shall be forwarded to City no less frequently than once a month. The funds shall be sent to City in the amounts due as reflected on the monthly bills to the customers, less WSC's unpaid fees as set forth in this Agreement. At the time such funds are forwarded to City, WSC will also forward an accounting of the customers from whom payment is received, the period and type of services for which payment is made, and the fees retained by WSC from payments made pursuant to this Agreement with prior notice of at least 72 hours and during WSC business hours.
- 3. **Priority.** When payment for water and sewer service is made by any customer, WSC shall apply the funds paid first to any amounts owed to WSC and then to any amounts owed to City for sewer services.
- 4. **Delinquency/Disconnection.** WSC agrees to use its best efforts, in the exercise of the discretion granted under this Agreement, to collect amounts due to City from customers for sewer service. If at any time a customer fails to pay any amounts collectible by WSC pursuant to the terms of this Agreement, WSC is authorized to disconnect water utility services to the customer as deemed appropriate by WSC in accordance with the procedure specified in any applicable tariff and service regulations of WSC then in effect. WSC's failure to disconnect any service shall not be an event of default under this agreement, but shall entitle City to discontinue payment of the monthly fee for that account as specified in paragraph 7 below from the date service could have been disconnected under this agreement until disconnection occurs. WSC shall notify City of all customer accounts that are delinquent and have been disconnected.
- 5. **Reconnection.** In the event water service is disconnected for nonpayment of sewer service charges, except as otherwise required by law or as agreed to by City, WSC agrees not to provide water services to that customer until WSC receives payment of all delinquent sewer charges and any applicable charges which are then collectable in accordance with City's ordinances or other applicable law.
- 6. **Effect on Provision of Water.** This agreement shall not affect or in any way impair WSC's rights and obligations with respect to its customers or the provision of water utility services except as specifically and expressly set forth in the Agreement and as allowed by law.
- 7. **Fees.** For each sewer service account collected by WSC, City agrees to pay WSC the sum of \$5.00 as an initial set up fee for establishing WSC billing and collection procedures. This setup fee is to be paid when City notifies WSC that a new account is to be collected by WSC. In addition, City agrees to pay to WSC monthly on or before the 15th day of each month, a service charge of \$1.00 for each active account. The monthly fee will be paid until the end of the month in which City removes the account from the customer list provided to WSC under paragraph 1 of this agreement. If City subsequently requests WSC to reinstate an account which has been removed from the sewer service customer list, a reinstatement fee of \$5.00 per account will be paid to WSC by City.

- 8. Purpose of Agreement/Indemnity. This Agreement is made for the purpose of facilitating the billing and collection of fees for sewer services provided by City. No partnership or joint venture is intended to be created hereby. WSC's sole responsibility is that of the City's agent for billing and collection purposes and WSC shall have no responsibility for, and City shall indemnify, defend and hold WSC harmless from any damage, claims, demands, or causes of action arising from: (1) the construction, operation, maintenance, repair or existence of the sewer collection system; (2) the provision of sewer collection service; (3) any act or omission relating to such services; or (4) any act or omission of WSC or City, their agents, employees, or representatives in the performance or nonperformance of their obligations under this Agreement, specifically including the negligence or breach of this Agreement by WSC or by the City, which does not amount to gross negligence or willful misconduct on the part of City, its agents, employees, or representative. This indemnity shall also extend to, but shall not be limited to, any cost, expense or fee, including attorney's fees, costs of court or expert fees, incurred by WSC relating to or arising from any such damages, claims, demands or causes of action.
- 9. **Right to Terminate.** This Agreement may be terminated by any party at any time by giving the other party sixty (60) days advance notice of its intent to terminate the Agreement.
- 10. **Automatic Termination.** If any provision of the Agreement is determined by any regulatory or judicial body to be invalid, in violation of any law, or to be contrary to the rules, regulations, or orders of such body, or if any party to the Agreement is ordered or required by such body not to comply with any provision of this Agreement, the Agreement automatically and without notice terminates without penalty at the time such order becomes final and no longer appealable.
- 11. **Termination Upon Default.** Any party may terminate this Agreement following a default by the other party in the performance of this Agreement and the failure to correct said default within thirty (30) days after written notice of default has been provided by the non-defaulting party.
- 12. **Attorney's Fees.** The prevailing party in any legal proceeding against any other party to this Agreement brought under or which relates to the Agreement or a breach thereof shall, in addition to its damages, shall be entitled to recover its costs and reasonable attorney's fees.
- 13. **Notices.** Any notice or communication required or permitted to be given hereunder shall be sufficiently given when received by any other party and must be: (1) delivered by hand delivery; or (2) mailed by certified mail, postage prepaid, return receipt requested, to the address indicated on the signature page of this Agreement, or at such other addresses as may hereafter be furnished in writing by any party to all other parties, and such notice shall be deemed to have been given as of the date so delivered or mailed.
- 14. **No Third-Party Beneficiaries.** This Agreement is not executed for the benefit of any third party and its terms shall not be enforceable by or in favor of any person or entity other than the express parties to the Agreement.
- 15. **Miscellaneous Provisions.** This Agreement contains all of the understandings and agreements between the parties with respect to the subject matter hereof, and the terms and conditions of the Agreement may be changed only by written amendments agreed to by both parties. This Agreement replaces and supersedes all prior agreements of the parties with respect to the subject

matter hereof. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their successors and assigns; provided that, except as otherwise provided in this Agreement, no party may assign its interest in this Agreement without prior written consent of all the other parties. A waiver by any party of a breach of this Agreement shall not be construed as a waiver of any subsequent breach of this Agreement. The section and subsection headings in this Agreement are for convenience. This Agreement shall be governed by and construed in accordance with the laws of the State of Texas.

- 16. **Binding Arbitration.** It is agreed that all questions as to rights and obligations arising under the terms of this Agreement are subject to binding arbitration, as governed by the provisions of the, Civil Practices & Remedies Code, General Arbitration § 171.001 et. seq. as amended. This paragraph is to be broadly construed.
- 17. Any amount due and unpaid more than thirty (30) days shall accrue interest at the maximum rate allowed by law.

EXECUTED on the day of	, 20	
THE CITY OF		WSC
By:	By:	
Name:	Name:	
Title:	Title:	
City Secretary:		

CITY OF Code Enforcement Department Application for Sewer Service					
Date:	Permit #:	Amount:			
Name:					
Street Address:					
Mailing Addres	ss:				
Legal Descripti	on:				
I/we	agree to pa	y monthly sanitary sewer servion ng office. If I/we fail to pay the	ce fees to the City of		
sewer service,		low WSC to disconnect my/ou			
Signature of Ar	oplicant(s)	Date			
Signature of Ap	Ву	Date			

The City of _____ requests that WSC begin charging _____ for monthly sanitary sewer service at a rate of _____. Services commence on _____ (application date).

AGREEMENT TO DISCONNECT WATER SERVICE FOR NON-PAYMENT OF SEWER SERVICE

Date:
WATER UTILITY: Name Address Telephone Number Fax Number
SEWER UTILITY: Name Address Telephone Number Fax Number
PURPOSE:
Water Supply Corporation ("Corporation") is a nonprofit water supply Corporation that provides retail water utility service in County, Texas pursuant to Public Utility Commission ("PUC") Certificate of Convenience and Necessity ("CCN") No City of ("City") provides sanitary sewer service to businesses and residents [pursuant to CCN No], some of whom are in areas where the Corporation provides water utility service, as listed in Exhibit "A."
Each utility bills its customers separately. In order to ensure that the City's sewer customers, located in the areas of customer overlap listed in Exhibit "A", make timely payments of their sewer service bills, the City requires the ability to terminate water service to the delinquent customers under terms and conditions prescribed by the PUC. As provided by Texas Water Code Sections 13.250(b)(2) and 13.147, the Corporation, for the consideration set forth in this agreement, agrees to terminate its water service to sewer customers of the City for nonpayment of delinquent, undisputed sewer bills after lawful termination of service notices have been issued by the City.
The terms and conditions of this agreement shall be controlled by the rules and regulations of the PUC on this subject matter as the same may be adopted and amended from time to time as if said rules were written verbatim herein.
AGREEMENT:
1. The City shall give written termination of sewer service notices to all delinquent sewer customers subject

to discontinuance of sewer utility service under the City's sewer service policies. Copies of said notices shall be sent to the Corporation. If more than one customer is subject to disconnection at the same time, it shall be

sufficient for the City to send the Corporation a single sample termination notice with a list of all customers subject to termination by name and service address.

- 2. If any delinquent customer has not paid their sewer bill by 8:00 a.m. of the noticed termination date, the City shall notify the Corporation to proceed with terminating that customer's water service. The City shall notify the Corporation of which previously delinquent sewer customers have paid their accounts and are no longer subject to water service termination. If this notice is given verbally, it shall be followed by a written notice.
- 3. Upon receipt of all monies lawfully due from the delinquent sewer customer, the City shall notify the Corporation that it may restore the customer's water service as required by the PUC's rules. The Corporation shall restore the service within 24 hours unless the customer is also delinquent on their water bill and a lawful termination of water utility service notice has been issued by the Corporation. In which case, the Corporation shall not be required to restore the customer's water service until all service restoration requirements have been met under the Corporation's tariff.
- 4. The Corporation may not charge the delinquent sewer customer a reconnect fee for restoring water service after payment of delinquent sewer bills.
- 5. The City will pay the Corporation a service charge not to exceed fifty (\$50.00) dollars per disconnection/reconnection. This fee may change from time to time as agreed to by the parties.
- 6. The Corporation shall not terminate the water service to any delinquent residential sewer customer if the Corporation would otherwise be prohibited, under its tariff, from terminating that customer's water service due to the illness or potential illness of any resident at that service location. This prohibition shall remain in effect for so long as the Corporation would otherwise be prohibited from terminating that customer's water service. The Corporation shall provide timely notice to the City of which of its water customers are subject to this medical prohibition for disconnection of utility service.
- 7. The Corporation shall not terminate the water service to any delinquent customer on a day, or on a day preceding a day, when personnel of the Corporation are not available to the public for purpose of collections and reconnecting service.
- 8. Purpose of Agreement/Indemnity. This Agreement is made for the purpose of facilitating the collection of fees for sanitary sewer services provided by City. No partnership or joint venture is intended to be created hereby. The Corporation's sole responsibility is to terminate its water service to sewer customers of the city for nonpayment of delinquent sewer bills and the Corporation shall have no responsibility for, and City shall indemnify, defend and hold the Corporation harmless from any damage, claims, demands, or causes of action arising from: (1) the construction, operation, maintenance, repair or existence of the sewer collection system; (2) the provision of sewer collection service; (3) any act or omission relating to such services; or (4) any act or omission of the Corporation or city, their agents, employees, or representatives in the performance or nonperformance of their obligations under this Agreement, specifically including the negligence or breach of this Agreement by the Corporation or by the City, which does not amount to gross negligence or willful misconduct on the part of city, its agents, employees, or representative. This indemnity shall also extend to, but shall not be limited to, any cost, expense or fee, including attorney's fees, costs of court or expert fees, incurred by the Corporation relating to or arising from any such damages, claims, demands or causes of action.

TERM:

This agreement shall remain in full force and effect for so long as such agreements are allowed by law and the parties continue to be the respective water and sewer utility purveyors in the areas listed in Exhibit "A". Either party may terminate this agreement with thirty (30) day written notice to the other party.

ELECTRONIC COMMUNICATIONS:

All notices required herein may be given by email, facsimile or other electronic transmission to be followed by a hard copy sent by US mail or hand delivery.

ENTERED IN	COUNTY, TEXAS.				
EXECUTED on the	day of	, 20			
THE CITY OF			WSC		
By:		By:			
Name:		Name:			
Title:		Title:			
City Secretary:					

returned

DEDICATION, BILL OF SALE AND ASSIGNMENT (Developer Form)

THE STATE OF TEXAS §	
THE STATE OF TEXAS	
KNOW ALL BY THESE PRESENTS §	
This Dedication, Bill of Sale and Assignment is entered into and effective as of	, 20, by and organized and
RECITALS:	
Corporation and Developer have previously entered into that certain Non-Standard Service Age (the "Agreement"). Pursuant to Section of the Agreement, Developer has agreement and convey to Corporation the water lines, hydrants, valves, fittings and other appurtenances construct water service to the Subdivision, a subdivision in County, Texas, together and interests therein or appurtenant thereto as more particularly described in Exhibit "A" hereto (the "Fall other capacity, contracts, rights, interests, easements, rights-of-way, permits, licenses, approval warranties and other matters, if any, related to the Facilities as more particularly described in Exhibit "Related Rights"). The Facilities and the Related Rights are collectively referred to as the "Transferred Properties."	reed to dedicate cted to provide with all rights Facilities"), and als, documents, "B" hereto (the
DEDICATION, ASSIGNMENT AND AGREEMENT	•
For and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good consideration, the receipt and sufficiency of which are hereby acknowledged, Developer does hereby TRANSFER, CONVEY, SET OVER AND ASSIGN forever unto Corporation and Corporation's sassigns, the Transferred Properties TO HAVE AND TO HOLD the Transferred Properties, together singular the rights and appurtenances thereto in anywise belonging, and Developer does hereby by successors and assigns to WARRANT AND FOREVER DEFEND, all and singular, the Transferred Forever any part thereof.	y DEDICATE, successors and er with all and bind itself, its Properties unto
Pursuant to Section of the Agreement, Developer specifically assigns to Corporation the followin contract(s): (a copy of which is attached hereto as Exhibit	

EXECUTED AND EFFECTIVE as of the date first wri	tten above.	
DEVELOPER:		
By:	_	
Name:		
Title:		
THE STATE OF TEXAS §		
THE STATE OF TEXAS \$ THE COUNTY OF \$		
This instrument was acknowledged before me on the _	day of	, 20,
by[DE	VELOPER]	
Notary Public - State of Texas	(Seal)	
Printed Name:	-	
My Commission Expires:	-	
AFTER RECORDING RETURN TO:		
Water Supply Corpor	ration	
, Texas		

Release of Easements

	WATER SUPPLY CORPORATION
_	
	Address: Phone Number: Contact Person:
	Contact Person:
AF	PPLICANT'S NOTICE OF INSUFFICIENT INFORMATION
TO:	
ACCOUNT NUM	BER:
DATE:	
DATE OF SCHEI	DULED DISCONNECTION:
You are here	eby advised that the INCOMPLETE status of your FORMS as indicated below is
jeopardizing your N	Membership with the Corporation. If our office does not receive COMPLETED
DOCUMENTS OR	PROPER INFORMATION within ten days of the date of this notice, your utility service
will be terminated.	To regain service after termination, you must re-apply for Membership and pay all costs
applicable to a new	Member under the terms of the Corporation's Tariff. Your meter will also be removed on
the Disconnection I	Date indicated above. If you have no intentions of retaining our service, make sure the
service line is capp	ed. We will not cap your line for you, but will remove the meter regardless of the
circumstances on th	ne Disconnection Date indicated above.
Circle all th	e forms needing additional information from the Applicant/Member.
A.	SERVICE APPLICATION AND AGREEMENT
B.	RIGHT-OF-WAY EASEMENT
C.	SANITARY CONTROL EASEMENT
D.	ALTERNATE BILLING AGREEMENT
E.	NON-STANDARD SERVICE AGREEMENT OR CONTRACT
F.	FINAL PLAT
G.	BANKRUPTCY INFORMATION FOR YOUR ACCOUNT(S)
H.	OTHER INFORMATION
	Corporation Official
	Title

Page 120

WATER SUPPLY CORPORATION DEDICATION, BILL OF SALE AND ASSIGNMENT

(Individual Service Form)

THE STATE OF TEXAS §
COUNTY OF
KNOW ALL BY THESE PRESENTS §
This Dedication, Bill of Sale and Assignment is entered into and effective as of, 20, by and between Water Supply Corporation, a Texas non-profit, member-owned water supply corporation organized and operating under Chapter 67, Texas Water Code ("Corporation") and ("Member").
<u>RECITALS:</u>
Corporation and Member have previously entered into that certain Non-Standard Service Agreement dated (the "Agreement"). Pursuant to Section of the Agreement, Member has agreed to dedicate and convey to Corporation the water lines, hydrants, valves, fittings and other appurtenances constructed to provide water service to the Member's property located at, in County, Texas, together with all rights and interests therein or appurtenant thereto as more particularly described in Exhibit "A" hereto (the "Facilities"), and all easements, rights-of-way and permits, licenses or approvals, if any, related to the Facilities as more particularly described in Exhibit "B" hereto (the "Related Rights").
The Facilities and the Related Rights are collectively referred to as the "Transferred Properties."
DEDICATION, ASSIGNMENT AND AGREEMENT
For and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Member does hereby DEDICATE, TRANSFER, CONVEY, SET OVER AND ASSIGN forever unto Corporation and Corporation's successors and assigns the Transferred Properties TO HAVE AND TO HOLD the Transferred Properties, together with all and singular the rights and appurtenances thereto in anywise belonging, and Member does hereby bind himself/herself, his/her successors and assigns to WARRANT AND FOREVER DEFEND, all and singular, the Transferred Properties unto Corporation, its successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.
In addition, the Water Supply Corporation, through its authorized representative, having agreed at accept the Facilities described in Exhibit "A", shall hold harmless Member from this day forward, from any costs for repairs or maintenance of said Facilities or any part of said Facilities. EXECUTED AND EFFECTIVE as of the date first written above.

Page 121

Release of Easements

MEMBER:		
Member:		
Printed Name:		
THE STATE OF TEXAS \$ THE COUNTY OF \$		
This instrument was acknowledged before me on the	day of	, 20, by
		[MEMBER]
Notary Public - State of Texas Printed Name: My Commission Expires: AFTER RECORDING RETURN TO:		
Water Supply Corpora	ation	
Tavac	_	



Texas Commission on Environmental Quality Customer Service Inspection Certificate Form TCEQ-20699 - Instructions

General Instructions:

The purpose of form TCEQ-20699 is to certify the identification and prevention of cross connections, potential contaminant hazards, and illegal lead materials as per *Title 30 of the Texas Administrative Code(30 TAC) 290.46(j)(4)*. The form can be completed one of two ways:

- 1. The form can be printed and completed manually, or;
- 2. The form can be completed electronically through an electronic medium (tablet, laptop computer, etc.).

The yellow areas on the form can be completed electronically.

NOTE: The form is intended to be completed on-site while the inspection is occurring. If the form is completed electronically, the electronic device must also be on-site for proper use of this form.

The form must be printed and signed by the Inspector that performed the work. The hardcopy original or a copy must be provided to the Public Water System (PWS) for record keeping purposes as specified in 30 TAC §290.46(f)(3)(E)(iv).

Specific Instructions:

Please follow these instructions when completing Form TCEQ-20699:

- 1. Check boxes: If completing the form electronically, all check boxes are highlighted in yellow and can be selected to make the desired indication. Selecting a box will insert an "X" in the box.
- 2. Remarks: The "Remarks" section of the form is expandable, which means your final report can be more than one page. Make sure to include all pages when submitting to the local water purveyor.
- 3. Due to there being three (3) different licensed individuals that can fill out this form: TCEQ Licensed Customer Service Inspector, Licensed Plumbing Inspector or Licensed plumber with Water Supply Protection Specialist endorsement. Please provide your title.

*Please keep in mind this TCEQ form is updated regularly, please visit

https://www.tceq.texas.gov/search_forms.html
to ensure you are using the correct form.

Texas Commission on Environmental Quality Customer Service Inspection Certificate

PWS ID #:							
Location of Service:							
			Reason for Inspection:				
where o	contaminant haz	zards	s are suspected \Box				
ement,	correction or exp	ansı	on of distribution facilities				
	, upon	ins	pection of the private water distribution facilities				
aforei	mentioned publi	c w	ater supply do hereby certify that, to the best of my knowledge				
		(1)	No direct or indirect connection between the public drinking water supply and a potential source of contamination exists. Potential sources of contamination are isolated from the public water system by an air gap or an appropriate backflow prevention assembly in accordance with Commission regulations.				
		(2)	No cross-connection between the public drinking water supply and a private water system exists. Where an actual air gap is not maintained between the public water supply and a private water supply, an approved reduced pressure principle backflow prevention assembly is properly installed.				
		(3)	No connection exists which would allow the return of water used for condensing, cooling or industrial processes back to the public water supply.				
		(4)	No pipe or pipe fitting which contains more than 8.0% lead exists in private water distribution facilities installed on or after July 1, 1988 and prior to January 4, 2014.				
		(5)	Plumbing installed on or after January 4, 2014 bears the expected labeling indicating ≤0.25% lead content. If not properly labeled, please provide written comment.				
		(6)	No solder or flux which contains more than 0.2% lead exists in private water distribution facilities installed on or after July 1, 1988.				
	where ement,	where contaminant hazement, correction or exp	where contaminant hazards ement, correction or expansite aforementioned public with Non-Compliance (1) (2) (3) (4) (5)				

I further certify that the following materials were used in the histaliation of the private water distribution facilities.							
Service lines:	Lead □	Copper		PVC		Other	
Solder:	Lead □	Lead Free		Solvent Weld		Other	
Remarks:							
I recognize that this document shall be retained by the aforementioned Public Water System for a							
minimum of ten years and that I am legally responsible for the validity of the information I have provided.							
Signature of Inspe	ector:			License 7	Гуре:		
Inspector Name(P	Print/Type):			License 1	Number:		
Title of Inspector				Date / Ti	me of Insn ·		

A Customer Service Inspection Certificate should be on file for each connection in a public water system to document compliance with 30 TAC § 290.44(h)/290.46(j).

SECTION K. MISCELLANEOUS

TARIFF FILING INSTRUCTIONS AND SAMPLE LETTER

INSTRUCTIONS

Under PUC rule 22.71(c)(5)(D) you need to file two paper copies of your tariff. One copy (not the original) should be unbound and numbered from start to finish per PUC Rule 16 TAC §22.72(g)(2).

All filings regardless of their size and number of copies must be sent to the following address for processing per PUC Rule 16 TAC §22.71(b):

Mailing Address:

Public Utility Commission of Texas Central Records 1701 N Congress PO Box 13326 Austin, Texas 78711-3326

Shipping / Overnight Delivery Address:

Public Utility Commission of Texas Central Records 1701 N Congress, Suite 8-100 Austin, Texas 78701

Any filing consisting of 10 pages or larger must be filed electronically per PUC Rule 16 TAC §22.72(h). The following link will take you to the webpages for electronic filing interface and instructions: http://www.puc.texas.gov/industry/filings/Default.aspx

Sample Letter

Date

Public Utility Commission of Texas Central Records 1701 N Congress PO Box 13326 Austin, Texas 78711-3326

Re: Tariff for PB & SC WSC, CCN No. __10126_, in _San Jacinto_ County

Dear Tariff Clerk:

Pursuant to Texas Water Code Section 13.136(c) and 16 TAC Section 24.21(j), enclosed is one copy of the *(new tariff/revisions to our existing tariff)* for PB & SC Water Supply Corporation provided for informational purposes.

(list in detail what tariff pages are being amended)

Sincerely,

Name Water System

_____ WATER SUPPLY CORPORATION NOTICE OF RATE INCREASE

The Water Supply Corporation ("Corporation") Board of Directors held a public meeting on (date) and voted to increase the monthly rates for water/sewer service for all members. (Insert reason for rate increase including measures the Corporation took to justify the increase such as rate analysis, etc.)						
			on(date) and the new g. The rate changes are as follows:			
METER	5/8" X 3/4"	NEW MONTHLY	CURRENT MONTHLY			
SIZE	METER EQUIVALENTS	BASE RATE	BASE RATE			
5/8" X 3/4"	1.0	\$.00	\$.00			
3/4"	1.5	\$00	\$00			
1"	2.5	\$00	\$00			
1 1/2"	5.0	\$00	\$00			
2"	8.0	\$00	\$00			
3" DISP.	9.0	\$00	\$00			
3" CMPD.	16.0	\$00	\$00			
3" TURB.	17.5	\$00	\$00			
4" CMPD.	25.0	\$00	\$00			
4" TURB.	30.0	\$00	\$00			
6" CMPD.	50.0	\$00	\$00			
6" TURB.	62.5	\$00	\$00			
8" CMPD.	80.0	\$00	\$00			
Water Gallona		NEW MON	THLY CURRENT MONTHLY			
	00 gallons for 0 to $__,000$ gallor		00			
	00 gallons for _,000 gallons to _		00 \$00			
\$00 per,0	000 gallons for _,000 gallons and	l over \$	00 \$00			
Sewer rate	NEW MONTHLY CURS \$00	RENT MONTHLY \$00				
	ormation about the rate increa	se, please contact the	Corporation at XXX-XXX-XXXX or in person at			

CALCULATION OF THE AVERAGE NET EQUITY BUY IN FEE OF A SAMPLE UTILITY

Meaningful determination of the Average Net Equity Buy-In Fee is achieved only when the following conditions are met in calculation of the fee:

- 1. An accurate accounting of the fixed and cash assets of the utility should be maintained, preferably by a Certified Public Accountant; and
- 2. All funds obtained as an Equity Buy-In Fee or other similar funds which are to be used for future capital expenditures should be maintained in a separate fund and earmarked for this purpose. This amount should not include the Membership Reserve or debt reserves:
- 3. A realistic depreciation schedule should be maintained for each asset item based on its anticipated useful life rather than on the life of the debt incurred to pay for the asset; and
- 4. An actual count should be retained of existing and terminated accounts for which capital contributions have been received, but not to include Membership transfers. This count shall be the number of Contributing Members on which the average is taken in calculation of the Net Equity Buy-In Fee.

EXAMPLE:

Fixed Assets of the Corporation	\$3,000,000.00
Minus (-) Accumulated Depreciation	\$750,000.00
Minus (-) Outstanding Corporation Debt Principle	\$800,000.00
Equals (=) Corporation Equity	\$1,450,000.00
Minus (-) Developer's Capital Contribution	\$57,000.00
Minus (-) Grants Received	\$500,000.00
Total Number of Members / Customers Equals (=) Net Equity Buy In fee	\$893,000.00
Average Net Equity per 2,000 Contributing Members	\$446.50

TRWA RECOMMENDED 5/8" X 3/4" METER EQUIVALENTS BASED ON AWWA SPECIFICATIONS AND DESIGN CRITERIA

METER SIZE	RECOMMENDED CONTINUOUS RATE OF FLOW	RESIDENTIAL METER EQUIVALENTS
5/8" X 3/4"	10.0 GPM	1.00
3/4"	15.0 GPM	1.50
1"	25.0 GPM	2.50
1 1/2"	50.0 GPM	5.00
2"	80.0 GPM	8.00
3" DISP.	90.0 GPM	9.00
3" CMPD	160.0 GPM	16.00
3" TURB.	175.0 GPM	17.50
4" CMPD	250.0 GPM	25.00
4" TURB.	300.0 GPM	30.00
6" CMPD	500.0 GPM	50.00
6" TURB.	625.0 GPM	62.50
8" CMPD	800.0 GPM	80.00
10" CMPD	1,150.0 GPM	115.00

NOTE: ALTHOUGH AWWA DOES NOT RECOMMEND A CONTINUOUS FLOW OF GREATER THAN 50 PERCENT FOR DISPLACEMENT AND MULTIJET METERS, METER EQUIVALENTS ARE CALCULATED ON A PROPORTIONAL BASIS AND REMAIN THE SAME REGARDLESS OF ALLOWABLE RATES.

VOLUNTARY CONTRIBUTIONS ON BEHALF OF EMERGENCY SERVICES

_____WSC POLICY ON VOLUNTARY CONTRIBUTIONS ON BEHALF OF EMERGENCY SERVICES

The corporation shall, as part of its billing process, collect from its customers a voluntary contribution, including a voluntary membership or subscription fee on behalf of a volunteer fire department or an emergency medical service.

The corporation shall provide each customer at the time that the customer first subscribes to the water or sewer service, and at least annually thereafter, a written statement:

- (1) describing the procedure by which the customer may make a contribution with the customer's bill payment;
- (2) designating the volunteer fire department(s) or emergency medical service(s) to which the corporation will deliver the contribution;
 - (3) informing the customer that a contribution is voluntary; and
 - (4) describing the deductibility status of the contribution under federal income tax law.

All billing by the corporation shall clearly state that the contribution is voluntary and that it may be deducted from the billed amount.

The corporation shall promptly deliver contributions that it collects under this section to the designated volunteer fire department(s) or emergency medical service(s), except that the corporation may keep from the contributions an amount equal to the lesser of:

- (1) the corporation's expenses in administering the contribution program; or
- (2) five percent of the amount collected as contributions.

SAMPLE NOTICE TO CUSTOMERS

The	WSC is offering each customer the oppor	tunity to make a voluntary contribution to the
local voluntary fire	e department(s) and / or emergency medical s	service(s). The \$XX.00 contribution amount
should be added to	each remittance of the monthly base rate.	
These volu	ntary contributions will be sent to the following	owing Voluntary Fire Department(s) and or
Emergency Service	e(s): (LIST ALL applicable recipients). Eve	er Alert Voluntary Fire Department, South
Side Voluntary Fir	e Department, Ever Alert Emergency Rescu	ie Service,
For a comp	ary contribution may be deductible under the February Considered Corporation's Voluntary Conse at (Address of the office), by phone	ntribution Policy, please make request at the

SAMPLE LANGUAGE FOR BILLING CARD

Each customer has the right to deduct the \$X.00 contribution from the final amount stated on this water bill.

OR— Each customer has the right to contribute any dollar amount as a voluntary contribution for local emergency services.