# SECTION H. DROUGHT CONTINGENCY AND EMERGENCY WATER DEMAND MANAGEMENT PLAN

#### 1. Introduction

The goal of this plan is to cause a reduction in water use in response to drought or emergency conditions so that the water availability can be preserved. Since emergency conditions can occur rapidly, responses must also be enacted quickly. This plan has been prepared in advance considering conditions that will initiate and terminate the water use restriction program.

A Drought/Emergency Management Committee consisting of two Board Members and the System Manager will monitor usage patterns and public education efforts and will make recommendations to the Board on future conservation efforts, demand management procedures or any changes to this plan. The Committee will develop public awareness notices, bill stuffers, and other methods that will begin and continue as a constant type of reminder that water should be conserved at all times, not just during a drought or emergency. This Committee will also review and evaluate any needed amendments or major changes due to changes in the FWSC service area population, distribution system or supply. This review and evaluation will be done on a regular basis of five years unless conditions necessitate more frequent amendments.

The plan will be implemented according to the three stages of water use restrictions as imposed by the Board. Paragraph 4 describes the conditions that will trigger these stages.

#### 2. Public Involvement

Opportunity for the public to provide input into the preparation of the Plan was provided by the Board by scheduling and providing public notice of a public meeting to accept input on the Plan. Notice of the meeting was provided to all customers. In the adoption of this plan, the Board considered all comments from customers.

#### 3. Coordination with Regional Water Planning Group

Being located within the Region K (Fayette County Groundwater Conservation District), a copy of this Plan has been provided to that Regional Water Planning Group.

#### 4. Trigger Conditions

The Drought Emergency Management Committee is responsible for monitoring water supply and demand conditions on a monthly basis (or more frequently if conditions warrant) and shall determine when conditions warrant initiation or termination of each stage of the plan, that is, when the specified triggers are reached. The Committee will monitor monthly operating reports, water supply or storage tank levels and/or rainfall as needed to determine when trigger conditions are reached. The triggering conditions described below take into consideration: the vulnerability of the water source under drought of record conditions, the production, treatment and distribution capacities of the system, and member usage based upon historical patterns. (See attached plan)

- a. Stage I Mild Condition: Stage I water allocation measures may be implemented when one or more of the following conditions exist:
  - 1) Water consumption has reached 80 percent of daily maximum supply for three (3) consecutive days.
  - 2) Water supply is reduced to a level that is only 20 percent greater than the average consumption for the previous month.
  - 3) There is an extended period (at least eight (8) weeks) of low rainfall and daily use

has risen 20 percent above the use for the same period during the previous year.

- b. Stage II Moderate Conditions: Stage II water allocation measures may be implemented when one of the following conditions exist:
  - 1) Water consumption has reached 90 percent of the amount available for three consecutive days.
  - 2) The water level in any of the water storage tanks cannot be replenished for three (3) consecutive days.
- c. Stage III Severe Conditions: Stage III water allocation measures may be implemented when one of the following five conditions exist:
  - 1) Failure of a major component of the system or an event which reduces the minimum residual pressure in the system below 20 psi for a period of 24 hours or longer.
  - 2) Water consumption of 95 percent or more of the maximum available for three (3) consecutive days.
  - Water consumption of 100 percent of the maximum available and the water storage levels in the system drop during one 24-hour period.
  - 4) Natural or man-made contamination of the water supply source(s).
  - 5) The declaration of a state of disaster due to drought conditions in a county or counties served by the Corporation.
  - 6) Reduction of wholesale water supply due to drought conditions.
  - 7) Other unforeseen events which could cause imminent health or safety risks to the public.

#### 5. Stage Levels of Water Allocations

The stage levels of water allocations are to be placed in effect by the triggers in Paragraph 4. The System shall institute monitoring and enforce penalties for violations of the Drought Plan for each of the Stages listed below. The water allocation measures are summarized below.

#### a. Stage I - Mild Conditions

- 1) Alternate day, time of day, or duration restrictions for outside water usage allowed. (System will notify Customers which restriction is in effect)
- 2) The system will reduce flushing operations.
- 3) Reduction of customers' water use will be encouraged through notices on bills or other method.

#### b. Stage II - Moderate Conditions

- 1) All outside water use is prohibited (except for a livestock or other exemption or variance granted under this section).
- 2) Make public service announcements as conditions change via local media (TV, radio, newspapers, etc.).

#### c. Stage III - Severe Conditions

- 1) All outside watering prohibited.
- 2) Water use will be restricted to a percentage of each member's prior month usage. This percentage may be adjusted as needed according to demand on the system. Notice of this amount will be sent to each customer.
- 3) Corporation shall continue enforcement and educational efforts.

#### NOTE:

- Refer to your water purchase contract for additional restrictions/requirements that may be imposed by stipulations from the wholesale supplier.
- There may be additional restrictions imposed by Governmental Entities.
- Meters will be read as often as necessary to insure compliance with this program for the benefit of all the customers.

#### 6. Initiation and Termination Procedures

Once a trigger condition occurs, the Corporation, or its designated responsible representative, shall, based on recommendation from the Chairperson of the Drought/Emergency Management Committee, decide if the appropriate stage of water use restrictions shall be initiated. The initiation may be delayed if there is a reasonable possibility the water system performance will not be compromised by the condition. If water allocation is to be instituted, written notice to the customers shall be given.

Written notice of the proposed water use restrictions measure shall be mailed or delivered to each affected customer upon the initiation of each stage. Notice may be sent by email only if the customer chooses the option to receive email notices instead of mailed notices and provides a valid email address. In addition, upon adoption of Stage II or Stage III, a notice will be placed in a local newspaper or announced on a local radio or television station. The customer notice shall contain the following information:

- a. The date water restriction shall begin,
- b. The expected duration,
- c. The stage (level) of water allocations to be employed,
- d. Penalty for violations of the water allocation program, and
- e. Affected area or areas.

A sample Customer Notice of Water Restrictions conditions is included in Miscellaneous Transaction Forms of this tariff.

If the water allocation program extends 30 days then the Chairperson of the Drought/Emergency Management Committee or manager shall present the reasons for the allocations at the next scheduled Board Meeting and shall request the concurrence of the Board to extend the allocation period.

When the trigger condition no longer exists then the responsible official may terminate the water allocations provided that such an action is based on sound judgment. Written notice of the end of allocations shall be given to customers. A water allocation period may not exceed 60 days without extension by action of the Board.

#### 7. Penalties for Violations

a. First Violation –The customer/member will be notified by a written notice of their specific violation and their need to comply with the tariff rules. The notice will show the amount of penalty \* of \$25.00 to be assessed and inform the customer that failure to pay the penalty will result in termination of service. Reconnection will require payment of the penalty and a charge for the service call to restore service. The notice will also inform the customer that additional violations will trigger more severe penalties and may result in termination of service regardless

- of whether the customer pays the penalties.
- b. Second Violation The Corporation will assess a penalty \* of \$50.00. The notice of second violation will show the amount of penalty to be assessed and will inform the customer that failure to pay the penalty will result in termination of service to be restored only upon payment of penalty and service call to restore service. The notice will also inform the customer that additional violations will trigger more severe penalties and may result in termination of service regardless of whether the customer pays the penalties.
- c. Termination —Service will also be terminated for a period of seven days (7) days. The notice of termination will show the date on which water service will be terminated and the date on which service will be restored, unless the customer has failed to pay delinquent penalties, assessments or charges. Service will remain off until any delinquent penalty or other assessment is fully paid including a charge for the service call to restore service

#### These provisions apply to all customers of the Corporation.

NOTE: PENALTY \* - A WSC is allowed to charge a reasonable penalty to customers that fail to comply with the water use restriction procedures in accordance with 30 TAC 291.41(j) if:

- (1) the penalty is clearly stated in the tariff;
- (2) the penalty is reasonable and does not exceed six (6) times the minimum monthly bill stated in the water supply corporation's current tariff; and
- (3) the water supply corporation has deposited the penalty in a separate account dedicated to enhancing water supply for the benefit of all the water supply corporation's customers.

#### 8. Exemptions or Waivers

The Drought/Emergency Management Committee may, in writing, grant temporary variance for existing water uses otherwise prohibited under this Plan if it is determined that failure to grant such variance would cause an emergency condition adversely affecting the health or sanitation for the public or the person requesting such variance and if one or more of the following conditions are met:

**a.** Compliance with this Plan cannot be technically accomplished during the duration of the water supply shortage or other condition for which the Plan is in effect.

Alternative methods can be implemented which will achieve the same level of reduction in water use.

Persons requesting an exemption from the provisions of this Plan shall file a petition for variance with the Drought/Emergency Management Committee within five (5) days after the Plan or a particular drought response stage has been invoked or after a condition justifying the variance first occurs. All petitions for variances shall be reviewed by the Committee and shall include the following:

- Name and address of the petitioner(s).
- Purpose of water use.
- Specific provision(s) of the Plan from which the petitioner is requesting relief.
- Detailed statement as to how the specific provision of the Plan adversely affects the petitioner or what damage or harm will occur to the petitioner or others if petitioner complies with this Plan.
- Description of the relief requested.
- Period of time for which the variance is sought.
- Alternative water use restrictions or other measures the petitioner is taking or proposes to take to meet the intent of this Plan and the compliance date.
- Other pertinent information, as requested by the Committee.

Variances granted by the Committee shall be subject to the following conditions, unless specifically waived or modified by the Committee or Board of Directors:

- Variances granted shall include a timetable for compliance.
- Variances granted shall expire when the water allocation is no longer in effect, unless the
  petitioner has failed to meet specified requirements. No variance allowed for a condition
  requiring water allocation will continue beyond the termination of water allocation under Section
  F. Any variance for a subsequent water allocation must be petitioned again. The fact that a
  variance has been granted in response to a petition will have no relevance to the Committee's
  decision on any subsequent petition.

No variance shall be retroactive or otherwise justify any violation of this Plan occurring prior to the issuance of the variance.

#### 9. Implementation

The Board establishes a Drought/Emergency Management Committee by Resolution, the chairperson of which will be the responsible representative to make Drought and Emergency Water Management actions. This Committee will review the procedures in this plan annually or more frequently. Modifications may be required to accommodate system growth, changes in water use demand, available water supply and/or other circumstances.

Inis Pian was adopted by the Board at a properly noticed meeting held on	This Plan was adopted by the Board at a properly noticed meeting held on	
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#### SECTION I: SAMPLE APPLICATION PACKET

Water Supply Corporation Service Application and Agreement Form (USDA RUS-TX Bulletin 1780-9 (Rev. 1-09) (FWSC Revised 2013))

Right-of-Way Easement (General Type) (Form RD-TX 442-9 (Rev. 6-06) (FWSC Revised 2013))

Membership Transfer Authorization Form (If applicable)

Non-Standard Service Application (If applicable)

Non-Standard Service Contract (If applicable)

RUS-TX Bulletin 1780-9 TX PN No. 56 (Rev. 1/09)

# FAYETTE WATER SUPPLY CORPORATION SERVICE APPLICATION AND AGREEMENT

PO Box 724 200 Bordovsky Rd La Grange, TX 78945 Office 979-968-6475 Fax 979-968-8239

Email fayettewsc@yahoo.com

CORPORATION USE ONLY
Date Approved:
Service Classification:
Cost:
Work Order Number:
Eng. Update:
Account Number:
Service Inspection Date:

Please Print: DATE	
APPLICANT'S NAME	
CO APPLICANT'S NAME	
CURRENT BILLING ADDRESS:	FUTURE BILLING ADDRESS:
PHONE NUMBER: Home/Cell ()	Work ()
EMAIL ADDRESS:	
	COPY OF RECORDED DEED
DRIVER'S LICENSE NUMBER OF APPL	ICANT
LEGAL DESCRIPTION OF PROPERTY (I	nclude name of road, subdivision with lot and block number)
PREVIOUS OWNER'S NAME AND ADD	RESS (if transferring Membership)
ACREAGE	HOUSEHOLD SIZE
NUMBER IN FAMILY	LIVESTOCK & NUMBER
SPECIAL SERVICE NEEDS OF APPLICA NOTE: FORM MUST BE COMPLETED BY APPLIC	NT_ CANT ONLY. A MAP OF SERVICE LOCATION REQUEST MUST BE ATTACHED.
prohibiting discrimination against applicants seeking t information, but are encouraged to do so. This inform	Government in order to monitor compliance with Federal laws to participate in this program. You are not required to furnish this nation will not be used in evaluating your application or to discriminate of furnish it, we are required to note the race/national origin of individual ne.
Ethnicity: Hispanic or Latino Race: Not of Hispanic or Latino Asian	- <b>二</b>
Gender: Male Female	DITINITY BROCK AM Page 1 of

Page 1 of 4

RUS-TX Bulletin 1780-9 (1-09)		Service Application and Agreement
AGREEMENT made this	day of	, 20,
between Fayette Water Supply	Corporation, a corporati	on organized under the laws of the State of
Texas (hereinafter called the Co	rporation) and	•
	•	(Applicant(s) Printed Name)
(hereinafter called the Applicant Witnessed:	t and/or Member),	

The Corporation shall sell and deliver water service to the Applicant and the Applicant shall purchase, receive, and/or reserve service from the Corporation in accordance with the bylaws and tariff of the Corporation as amended from time to time by the Board of Directors of the Corporation. Upon compliance with said policies, including payment of a Membership Fee, the Applicant qualifies for Membership as a new applicant or continued Membership as a transferee and thereby may hereinafter be called a Member.

The Member shall pay the Corporation for service hereunder as determined by the Corporation's tariff and upon the terms and conditions set forth therein, a copy of which has been provided as an information packet, for which Member acknowledges receipt hereof by execution of this agreement. A copy of this agreement shall be executed before service may be provided to the Applicant.

The Board of Directors shall have the authority to discontinue service and cancel the Membership of any Member not complying with any policy or not paying any utility fees or charges as required by the Corporation's published rates, fees, and conditions of service. At any time service is discontinued, terminated or suspended, the Corporation shall not re-establish service unless it has a current, signed copy of this agreement.

If this agreement is completed for the purpose of assigning utility service as a part of a rural domestic water and/or wastewater system loan project contemplated with the Rural Development, an Applicant shall pay an Indication of Interest Fee in lieu of a Membership Fee for the purposes of determining:

- a. The number of taps to be considered in the design and
- b. The number of potential ratepayers considered in determining the financial feasibility of constructing
  - 1) a new water system or
  - 2) expanding the facilities of an existing water system.

The Applicant hereby agrees to obtain, utilize, and/or reserve service as soon as it is available. Applicant, upon qualification for service under the terms of the Corporation's policies, shall further qualify as a Member and the Indication of Interest Fee shall then be converted by the Corporation to a Membership Fee. Applicant further agrees to pay, upon becoming a Member, the monthly charges for such service as prescribed in the Corporation's tariff. Any breach of this agreement shall give cause for the Corporation to liquidate, as damages, the fees previously paid as an indication of interest. In addition to any Indication of Interest Fees forfeited, the Corporation may assess a lump sum of \$300.00 as liquidated damages to defray any losses incurred by the Corporation. If delivery of service to said location is deemed infeasible by the Corporation as a part of this project, the Applicant shall be denied Membership in the Corporation and the Indication of Interest Fee, less expense, shall be refunded. The Applicant may re-apply for service at a later date under the terms and conditions of the Corporation's policies. For the purposes of this agreement, an Indication of Interest Fee shall be of an amount equal to the Corporation's Membership Fees.

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Service Application and Agreement

All water shall be metered by meters to be furnished and installed by the Corporation. The meter connection is for the sole use of the Member or customer and is to provide service to only one (1) dwelling or one (1) business. Extension of pipe(s) to transfer utility service from one property to another, to share, resell, or sub-meter water to any other persons, dwellings, businesses, or property, etc., is prohibited.

The Corporation shall have the right to locate a water service meter and the pipe necessary to connect the meter on the Member's property at a point to be chosen by the Corporation, and shall have access to its property and equipment located upon Member's premises at all reasonable and necessary times for any purpose connected with or in the furtherance of its business operations, and upon discontinuance of service the Corporation shall have the right to remove any of its equipment from the Member's property. The Member shall install, at their own expense, any necessary service lines from the Corporation's facilities and equipment to the point of use, including any customer service isolation valves, backflow prevention devices, clean-outs, and other equipment as may be specified by the Corporation. The Corporation shall also have access to the Member's property for the purpose of inspecting for possible cross-connections, potential contamination hazards, illegal lead materials, and any other violations or possible violations of state and federal statutes and regulations relating to the federal Safe Drinking Water Act or Chapter 341 of the Texas Health & Safety Code or and the corporation's tariff and service policies.

The Corporation is responsible for protecting the drinking water supply from contamination or pollution which could result from improper practices. This service agreement serves as notice to each customer of the restrictions which are in place to provide this protection. The Corporation shall enforce these restrictions to ensure the public health and welfare. The following undesirable practices are prohibited by state regulations:

- a. No direct connection between the public drinking water supply and a potential source of contamination is permitted. Potential sources of contamination shall be isolated from the public water system by an air-gap or an appropriate backflow prevention assembly in accordance with state regulations.
- b. No cross-connection between the public drinking water supply and a private water system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the proper installation of an air-gap or a reduced pressure-zone backflow prevention assembly and a service agreement must exist for annual inspection and testing by a certified backflow prevention device tester.
- c. No connection which allows condensing, cooling, or industrial process water to be returned to the public drinking water supply is permitted.
- d. No pipe or pipe fitting which contains more than 8.0 % lead may be used for the installation or repair of plumbing on or after July 1, 1988, at any connection which provides water for human consumption.
- e. No solder or flux which contains more than 0.2 % lead may be used for the installation or repair plumbing on or after July 1, 1988, at any connection which provides water for human consumption.

The Corporation shall maintain a copy of this agreement as long as the Member and/or premises is connected to the public water system. The Member shall allow their property to be inspected for possible cross-connections, potential contamination hazards, and illegal lead materials.

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Service Application and Agreement

These inspections shall be conducted by the Corporation or its designated agent prior to initiating service and periodically thereafter. The inspections shall be conducted during the Corporation's normal business hours.

The Corporation shall notify the Member in writing of any cross-connections or other undesirable practices which have been identified during the initial or subsequent inspection. The Member shall immediately correct any undesirable practice on their premises. The Member shall, at their expense, properly install, test, and maintain any backflow prevention device required by the Corporation. Copies of all testing and maintenance records shall be provided to the Corporation as required. Failure to comply with the terms of this service agreement shall cause the Corporation to either terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses associated with the enforcement of this agreement shall be billed to the Member.

In the event the total water supply is insufficient to meet all of the Members, or in the event there is a shortage of water, the Corporation may initiate the Emergency Rationing Program as specified in the Corporation's Tariff. By execution of this agreement, the Applicant hereby shall comply with the terms of said program.

By execution hereof, the Applicant shall hold the Corporation harmless from any and all claims for damages caused by service interruptions due to waterline breaks by utility or like contractors, tampering by other Member/users of the Corporation, normal failures of the system, or other events beyond the Corporation's control.

The Applicant shall grant to the Corporation permanent recorded easement(s) dedicated to the Corporation for the purpose of providing reasonable rights of access and use to allow the Corporation to construct, maintain, replace, upgrade, parallel, inspect, test and operate any facilities necessary to serve that Applicant as well as the Corporation's purposes in providing system-wide service for existing or future members.

By execution hereof, the Applicant shall guarantee payment of all other rates, fees, and charges due on any account for which said Applicant owns a Membership Certificate. Said guarantee shall pledge any and all Membership Fees against any balance due the Corporation. Liquidation of said Membership Fees shall give rise to discontinuance of service under the terms and conditions of the Corporation's tariff.

By execution hereof, the Applicant agrees that non-compliance with the terms of this agreement by said Applicant shall constitute denial or discontinuance of service until such time as the violation is corrected to the satisfaction of the Corporation.

Any misrepresentation of the facts by the Applicant on any of the four pages of this agreement shall result in discontinuance of service pursuant to the terms and conditions of the Corporation's tariff.

(Applicant(s) Signature)	(Co-Applicant(s) Signature)
(Approved and Accepted)	(Date)

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Form RD-TX 442-9 (Rev 6-06)

# UNITED STATES DEPARTMENT OF AGRICULTURE Rural Utilities Service

#### RIGHT-OF-WAY EASEMENT (General Type Easement)

KNOW ALL MEN BY THESE PRESENTS, that
(Name(s) as stated on Deed of Property)
(hereinafter called "Grantors"), in consideration of one dollar (\$1.00) and other good and valuable
consideration paid by _Fayette Water Supply Corporation (FWSC)_ (hereinafter called "Grantee"), the receipt
and sufficiency of which is hereby acknowledged, does hereby grant, bargain, sell, transfer, and convey to said
Grantee, its successors, and assigns, a perpetual easement with the right to erect, construct, install and lay and
thereafter access and use, operate, inspect, repair, maintain, replace, upgrade, parallel and remove water
distribution and/or sewer collection lines and appurtenances, over and across acres of land, more
particularly described in instrument recorded in Vol, Page, Deed Records,
County, Texas, together with the right of ingress and egress over Grantor's adjacent lands
for the purpose for which the above mentioned rights are granted. The easement hereby granted shall not
exceed 15' in width, and Grantee is hereby authorized to designate the course of the easement herein conveyed
except that when the pipeline(s) is installed, the easement herein granted shall be limited to a strip of land 15'
in width, the center line thereof being the pipeline as installed.
Grantee shall have such other rights and benefits necessary and/or convenient for the full enjoyment and use of
the rights herein granted, including without limitation, (1) the reasonable right of ingress and egress over and
across lands owned by Grantor which are contiguous to the easement; (2) the reasonable right from time to
time to remove any and all paving, undergrowth and other obstructions that may injure Grantee's facilities and
appurtenances or interfere with the construction, maintenance, inspection, operation, protection, repair,
alteration, testing, replacement, upgrading, relocation (as above limited), substitution or removal thereof; and
(3) the rights to abandon-in-place any and all water supply and/or sewer distribution lines, service lines and
associated appurtenances, such that Grantee shall have no obligation or liability to Grantor, or their successors
or assigns, to move or remove any such abandoned lines or appurtenances.
In the event the easement hereby granted abuts on a public road and the county or state hereafter
widens or relocates the public road so as to require the relocation of this water and/or sewer line as installed,
Grantor further grants to Grantee an additional easement over and across the land described above for the
purpose of laterally relocating said water and/or sewer line as may be necessary to clear the road
improvements, which easement hereby granted shall be limited to a strip of land 15' in width, the center line
thereof being the pipeline as relocated.
The consideration recited herein shall constitute payment in full for all damages sustained by Grantors
by reason of the installation of the structures referred to herein and the Grantee will maintain such easement in
a state of good repair and efficiency so that no unreasonable damages will result from its use to Grantor's
premises. This Agreement together with other provisions of this grant shall constitute a covenant running with
the land for the benefit of the Grantee, its successors, and assigns. The Grantors covenant that they are the
owners of the above described lands and that said lands are free and clear of all encumbrances and liens except
the following:

Form RD-TX 442-9 (Rev. 6-06)

Grantor does hereby bind itself, its successors and assigns, to WARRANT AND FOREVER DEFEND, all and singular, the easement herein granted to Grantee, or Grantee's successors and assigns, against every person whomsoever claiming, or to claim, the same or any part thereof.

The easement conveyed herein was obtained or improved through Federal financial assistance. This easement is subject to the provisions of Title VI of the Civil Rights Act of 1964 and the regulations issued pursuant thereto for so long as the easement continues to be used for the same or similar purpose for which financial assistance was extended or for so long as the Grantee owns it, whichever is longer.

, 20	
	(Signature)
	(Printed Name)
ACKNOWLEDGM	/FNT
(Individual)	ILIVI
TATE OF TEXAS § DUNTY OF §	
OUNTY OF §	
This instrument was acknowledged before me on	(Date) by
<u> </u>	(Date)
(Name(s) as printed above)	
EAL)	
	Notary Public, State of Texas

# FAYETTE WATER SUPPLY CORPORATION MEMBERSHIP TRANSFER AUTHORIZATION

Transferor hereby surrenders Membership in the FWSC by execution of the attached Stock Certificate. Water service rights granted by Membership and other qualification hereby cease contingent upon further qualification of the Transferee in accordance with the policies of the FWSC.

By execution hereof, the undersigned hereby acknowledges that the Membership Transfer complies with the terms of one of the following items (1) through (4), thereby qualifying for transfer of Membership in accordance with the laws of the State of Texas.

- (1) The Membership is transferred by will to a person related to the Transferor within the second degree by consanguinity; or
- (2) The Membership is transferred without compensation to a person related to the Transferor within the second degree by consanguinity; or
- (3) The Membership is transferred without compensation or by sale to the Corporation; or
- (4) The Membership is transferred as a part of the conveyance of real estate from which the Membership arose.

Transferee understands that qualification for Membership is not binding on the Corporation and does not qualify Member for continued water service unless the following terms and conditions are met:

- (1) This Membership Transfer Authorization Form is completed by the Transferor and Transferee;
- (2) The Transferee has completed the required Application Packet;
- (3) All indebtedness due the Corporation has been paid;
- (4) The Membership Certificate has been surrendered, properly endorsed, by the record Transferor;
- (5) The Transferee demonstrates satisfactory evidence of ownership of the property designated to receive service and from which the Membership originally arose; and
- (6) Any other terms and conditions of the Corporation's Tariff are properly met.

Signature of Transferor	Signature of Transferee

### **MEMBERSHIP TRANSFER AUTHORIZATION (CONTINUED)**

Transferor's Name	Transferee's Name
Forwarding Address	Current Address
City, State, Zip Code	City, State, Zip Code
Phone	Phone
Account Number Final Reading	Reading Date
Location of the Meter	
Note: A fee of \$5.00 is charged to the Transferee on a	all transfers.
ACKNOWLEI	DGMENT
The State of Texas County of Fayette	
IN WITNESS WHEREOF the said Transfero this day of, 20	or and Transferee have executed this instrument
BEFORE ME, the undersigned, a Notary Pub personally	lic in and for said County and State, on this day appeared
known to me to be the persons whose names are acknowledge to me that they executed the same for the	,
GIVEN UNDER MY HAND AND SEAL OF 20	OFFICE THIS day of,
(SEAL)	
	Notary Public in and for County, Texas
	Commission expires

# FAYETTE WATER SUPPLY CORPORATION (New form 4/2014) NON-STANDARD SERVICE APPLICATION

Please Print or Type Applicant's name/Company \_\_\_\_\_ Address/City/State/ZIP: Phone number (\_\_\_\_) \_\_\_ - \_\_\_\_ FAX (\_\_\_) \_\_ - \_\_\_\_ Please attach a legal description of the proposed development as listed in deed records as a filed plat or parcel of land where other types of non-standard water/sewer service is requested. Plat requirements include: name of subdivision, owner/developer's name, lot sizes and lot lines, lot numbers, right of way dimensions and dedicated utility easements, legal description, highway and county road numbers, total acreage, adjoining property owners, flood plain, and vicinity map. Instrument must show proof of ownership; preliminary plats are acceptable for discussion purposes but an "approved plat" must be provided before contract closing. Check type of service application or development: ☐ Residential Subdivision ☐ Multi-family ■ Mobile Home Park ☐ Trailer Park ☐ School ☐ Line Extension ☐ Commercial/Industrial Park ☐ Large Meter (>1") ☐ Multi-use Facility ☐ Other Please list all water demand criteria for each meter or meter equivalent, or attach any engineering studies completed for the proposed service: Maximum number of proposed lots: \_\_\_\_\_ Range of standard lot sizes: \_\_\_\_\_ Acreage Please describe in detail the nature and scope of the project/development. Initial needs\_\_\_\_\_ Phased and final needs, including a map showing each phase, and the projected land uses that support the requested level of service for each phase. Please list any additional special service needs not listed above. Please provide the flow, pressure and infrastructure needs for anticipated level of fire protection requested or required by ordinance, including line sizes and capacity.

Please provide the timeline for initiation of this service, and for following initial service, including a schedule of events leading this for all additional or projected phases.	
Please describe how the utility may access the property during	evaluation of application.
Please attach the following information, as applicable:	
<ul> <li>A proposed calendar of events, including design, plat a occupancy.</li> </ul>	pproval, construction phasing and initial
<ul> <li>If applying for a single tap that requires a line extension plans detailing the location of the requested service ins demand requirements.</li> </ul>	
Required Fees	
Applicant is required to pay a Non-Standard Service Investigati accordance with Section G of the Corporation's tariff for purpos engineering fees. The Corporation will refund any balance that investigation, and has completed all legal and engineering serv	es of paying initial administrative, legal, and remains after it has completed its service
In the event the Investigation Fee is not sufficient to pay all exp Applicant agrees to pay all additional expenses that have been Corporation will have no obligation to complete processing of the have been paid.	or will be incurred by the Corporation and
Corporation's response to service request	
The Corporation will prepare a written response to Applicant's sapplication was submitted and the required fees were paid. The timeframe, within which the requested service can be provided, responsible, which may include capital improvements, easement fees.	e Corporation's response will state the , and the costs for which the Applicant will be
Applicant has received and reviewed Section F of the Corporative requirements contained therein.	ion's tariff and agrees to comply with all the
Under penalties of perjury, I declare that I have reviewed the in including accompanying documents, and to the best of my know correct and complete.	
Print Applicant/Name of Company	For Corporation Use Only
Signature of Authorized Representative	Date application received
Date	Amount Fees Paid / Date Paid
	Signature WSC staff member

# FAYETTE WATER SUPPLY CORPORATION NON-STANDARD SERVICE CONTRACT

THE STATE OF TEXAS COUNTY OF FAYETTE

and WSC agree and contract as follows:

THIS CONTRACT is made and entered into by and between	
hereinafter referred to as "Applicant", and Fayette Water Supply Corporation, 1	hereinafter referred to
as "WSC" or "Corporation".	
WHEREAS, Applicant is engaged in developing that certain	acres of land
in, County, Texas, more particularly known as the	
subdivision, according to the plat thereof recorded at Vol, Page of	of the Plat Records of
County, Texas, said land being hereinafter referred to as "the	e Property"; and,
WHEREAS, WSC owns and operates a water system which supplies po	otable water for
human consumption and other domestic uses to customers within its service are	a; and,
WHEREAS, Applicant has requested WSC to provide such water service	e to the Property
through an extension of WSC's water system, which includes all on-site and off	f-site service facilities
to meet the level and manner of service requested by the Applicant, such extens	ion being hereinafter
referred to as "the Water System Extension"; NOW THEREFORE:	
KNOW ALL MEN BY THESE PRESENTS:	
THAT for and in consideration for the mutual promises hereinafter expressed, a	and other good and

#### 1. Engineering and Design of the Water System Extension.

valuable consideration, the sufficiency of which is hereby acknowledged by the parties, Applicant

- (a) The Water System Extension shall be engineered and designed by a Texas Licensed Professional Engineer in accordance with the applicable specifications of the WSC and all governmental agencies having jurisdiction. All plans and specifications must be reviewed and approved by WSC's consulting engineer prior to the issuance of any request for bids for the construction of the Water System Extension. After such approval of the plans and specifications by the WSC's consulting engineer, the plans and specifications shall become part of this Agreement by reference and shall more particularly define "the Water System Extension".
- (b) The Water System Extension must be sized to provide continuous and adequate water service to the Property based on plans for the development as provided to WSC by the Applicant. WSC may require the Water System Extension to be oversized in anticipation of the needs of other customers of the WSC, subject to the obligation to reimburse the Applicant for any such oversizing as provided below.

#### 2. Required Sites, Easements or Rights-of-Way.

- (a) Applicant shall be responsible for dedicating or acquiring any easements across privately owned land or sites (including off-site) which are necessary for the construction or operation of the Water System Extension and for obtaining any Governmental approvals necessary to construct the Water System Extension in public right-of-way.
- (b) Any easements acquired by the Applicant shall be in a form approved by the

- WSC (see Form of Easement, attached to this Contract and made a part hereof) and shall be assigned to WSC upon proper completion of the construction of the Water System Extension.
- (c) The validity of the legal instruments by which the Applicant acquires any such easements and by which Applicant assigns such easements to WSC must be approved by WSC's attorney.

#### 3. Construction of the Water System Extension

- (a) Applicant shall advertise for bids for the construction of the Water System Extension in accordance with generally accepted bidding practices and shall award the contract for the construction of the Water System Extension subject to the approval of the WSC. WSC may reject any bid.
- (b) The Water System Extension shall be constructed in accordance with the approved plans and specifications. WSC shall have the right to inspect all phases of the construction of the Water System Extension. Applicant must give written notice to WSC of the date on which construction is scheduled to begin so that WSC may assign an inspector. WSC may charge reasonable inspection fees based on the actual costs of labor, travel and incidental expenses of the inspectors, plus 10% overhead.

#### 4. <u>Dedication of Water System Extension to WSC.</u>

- (a) Upon proper completion of construction of the Water System Extension and final inspection thereof by WSC, the Water System Extension shall become the property of the WSC. The Water System Extension shall thereafter be owned and maintained by WSC subject to the warranties required of Applicant under Subsection (b). Any connection of individual customers to the Water System Extension shall be made by the WSC.
- (b) Upon transfer of ownership of the Water System Extension, Applicant shall warrant materials and performance of the Water System Extension constructed by Applicant for \_\_\_\_ months following the date of the transfer.

#### 5. Cost of the Water System Extension.

- (a) Applicant shall pay all costs associated with the Water System Extension as a contribution in aid of construction, including, without limitation, the cost of the following:
  - (1) engineering and design;
  - (2) easement or right -of-way acquisition;
  - (3) construction;
  - (4) inspection;
  - (5) attorneys' fees; and
  - (6) governmental or regulatory approvals required to lawfully provide service.
  - (7) Applicant shall indemnify WSC and hold WSC harmless from all of the foregoing costs.
- (b) Provided, however, nothing herein shall be construed as obligating the Applicant to maintain the Water System Extension subsequent to its dedication and acceptance for maintenance by WSC.
- (c) If WSC has required the Water System Extension to be oversized in anticipation of the needs of the other customers of WSC, WSC shall reimburse Applicant for the additional costs of construction attributable to the oversizing,

as determined by the WSC's consulting engineer, in three annual installments without interest beginning one year after dedication of the Water System Extension to WSC.

#### 6. Service from the Water System Extension.

- (a) After proper completion and dedication of the Water System Extension to WSC, WSC shall provide continuous and adequate water service to the Property, subject to all duly adopted rules and regulations of WSC and the payment of the following:
  - (1) All standard rates, fees and charges as reflected in WSC's approved tariff;
  - (2) Any applicable Equity Buy-In fee adopted by WSC;
- (b) It is understood and agreed by the parties that the obligation of WSC to provide water service in the manner contemplated by this Contract is subject to the issuance by the Texas Commission on Environmental Quality and all other governmental agencies having jurisdiction of all permits, certificates or approvals required to lawfully provide such service.
- (c) Unless the prior approval of WSC is obtained, the Applicant shall not:
  - (1) construct or install additional water lines or facilities to service areas outside the Property;
  - (2) add any additional lands to the Property for which water service is to be provided pursuant to this Agreement; or
  - (3) connect or serve any person or entity who, in turn, sells water service directly or indirectly to another person or entity.

#### 7. Effect of Force Majeure.

In the event either party is rendered unable by force majeure to carry out any of its obligations under this Contract, in whole or in part, then the obligations of that party, to the extent affected by the force majeure shall be suspended during the continuance of the inability, provided however, that due diligence is exercised to resume performance at the earliest practical time. As soon as reasonably possible after the occurrence of the force majeure relied upon to suspend performance, the party whose contractual obligations are affected thereby shall give notice and full particulars of the force majeure to the other party.

The cause, as far as possible, shall be remedied with all reasonable diligence. The term "force majeure" includes acts of God, strikes, lockouts or other industrial disturbances, acts of the public enemy, orders of the government of the United States or the State of Texas or any civil or military authority, insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, hurricanes, storms, floods, washouts, droughts, arrests, restraints of government and civil disturbances, explosions, breakage, or accidents to equipment, pipelines, or canals, partial or complete failure of water supply, and any other inability's of either party, whether similar to those enumerated or otherwise, that are not within the control of the party claiming the inability and that could not have been avoided by the exercise of due diligence and care. It is understood and agreed that the settlement or strikes and lockouts shall be entirely within the discretion of the party having the difficulty and that the requirement that any force majeure be remedied with all reasonable dispatch shall not require the settlement of strikes and lockouts by acceding to the demands of the opposing party if the settlement is unfavorable to it in the judgment of the party having the difficulty.

8.	No	tice	es.

Any notice to be given hereunder by either party to the other party shall be in writing and may be effected by personal delivery or by sending said notices by registered or certified mail, return receipt requested, to the address set forth below Notice shall be deemed given when deposited with the United States Postal
Service with sufficient postage affixed. Any notice mailed to the WSC shall be addressed:
Any notice mailed to Applicant shall be addressed:

Either party may change the address for notice to it by giving written notice of such change in accordance with the provisions of this paragraph

#### 9. Breach of Contract and Remedies.

- (a) If either party breaches any term or condition of this Contract, the non-breaching party may, at its sole option, provide the breaching party with a notice of the breach within sixty (60) days of discovery of the breach by the non-breaching party. Upon notice of breach, the breaching party shall have sixty (60) days to cure the breach. If the breaching party does not cure the breach within the sixty (60) days, the non-breaching party, below, shall have all rights at law and in equity including the right to enforce specific performance of this Contract by the breaching party, the right to perform the obligation in question and to seek restitution for all damages incurred in connection therewith.
- (b) In the event of termination of this Contract by a non-breaching party, such action shall not affect any previous conveyance.
- (c) The rights and remedies of the parties provided in this Contract shall not be exclusive and are in addition to any other rights and remedies provided by law and under this Contract.

#### 10. Third Parties.

It is the express intention of the parties that the terms and conditions of this Contract may be enforced by either party but not by any third party or alleged thirdparty beneficiary.

#### 11. Captions.

Captions are included solely for convenience of reference and if there is any conflict between captions and the text of the Contract, the text shall control.

#### 12. Context.

Whenever the context requires, the gender of all words herein shall include the masculine, feminine, and neuter, and the number of all words shall include the singular and the plural.

#### 13. Mediation. [Optional]

Prior to the institution of legal action by either party related to any dispute arising under this Contract, said dispute shall be referred to mediation by an independent mediator mutually agreed upon by both parties. The cost of the mediator shall be shared equally by both parties.

#### 14. Litigation Expenses.

Either party to this Contract who is the prevailing party in any legal proceeding against the other party, brought in relation to this Contract, shall be entitled to recover court costs and reasonable attorneys' fees from the non-prevailing party.

#### 15. Intent.

The parties hereto covenant and agree that they shall execute and deliver such other and further instruments and documents as are or may become necessary or convenient to effectuate and carry out the intent of this Contract.

#### 16. Multiple Originals.

This Contract may be executed in multiple originals, any copy of which shall be considered to be an original.

#### 17. Authority.

The signatories hereto represent and affirm that they are authorized to execute this Contract on behalf of the respective parties hereto.

#### 18. Severability.

The provisions of this Agreement are severable, and if any word, phrase, clause, sentence, paragraph, section, or other part of this Agreement or the application thereof to any person or circumstance shall ever be held by any court of competent jurisdiction to be invalid or unconstitutional for any reason, the remainder of this Agreement and the application of such word, phrase, clause, sentence, paragraph, section, or other part of this Agreement to other persons or circumstances shall not be affected thereby and this Agreement shall be construed as if such invalid or unconstitutional portion had never been contained therein.

#### 19. Entire Agreement.

This Agreement, including any exhibits attached hereto and made a part hereof, constitutes the entire agreement between the parties relative to the subject matter of this Agreement. All prior agreements, covenants, representations, or warranties, whether oral or in writing, between the parties are merged herein.

#### 20. Amendment.

No amendment of this Agreement shall be effective unless and until it is duly approved by each party and reduced to a writing signed by the authorized representatives of the WSC and the Applicant, respectively, which amendment shall incorporate this Agreement in every particular not otherwise changed by the amendment.

21.	This Agreement shall be const	rued under and in accordance with the laws of ons of the parties are expressly deemed inty, Texas.				
22.	<ul> <li>Venue.         Any action at law or in equity brought to enforce or interpret any provision of this Contract shall be brought in a state court of competent jurisdiction with venue in County, Texas.     </li> </ul>					
23.	23. Successors and Assigns.  This Agreement shall be binding on and shall inure to the benefit of the heir successors and assigns of the parties.					
24.	Assign-ability.  The rights and obligations of the without the prior written consent of the cons	he Applicant hereunder may not be assigned of the WSC.				
25.	25. Effective Date.  This Agreement shall be effective from and after the date of due execution be all parties.					
by its duly		rties has caused this Agreement to be executed ole copies, each of equal dignity, on the date or				
Fayette W	ater Supply Corporation	APPLICANT				
Ву:		Ву:				
Name:		Name:				
Title:		Title:				
Doto		Doto				

# Fayette Water Supply Corporation Water Rates and Fees

Affective March 1, 2015

### Base Rate (0 gallons)

<u>Base Rate (0 gallons)</u>	
5/8 x 3/4 Meter	\$26.00
1" Meter	\$65.00
1 1/2' Meter	\$130.00
2" Meter	\$208.00
Water Usage Rates (per 1,000 g	<u>allons)</u>
1 - 10,000	\$4.00
10,001 to 20,000	\$5.00
20,001 to 40,000	\$6.00
40,001 to 60,000	\$7.00
60,001 to 80,000	\$8.00
80,001 to 100,000	\$9.00
100,001 and over	\$10.00
Regulatory Fee (State Assessment)	0.50%
Late Payment Fee	\$15.00
*For bills paid after the 15th of the month	
Administration Fee	\$50.00
*Processing reports for non-payment of services	
Cut Lock Fee	\$100.00
*Cutting a lock on FWSC's meter is a felony for theft of service and charge	es will be pressed
Service Trip Fee	\$20.00
*Refer to FWSC Tariff Section G.15.	
Copies at Customer's Request	\$1.25
Membership Fee	\$100.00
Equity Buy-In Fee	\$2,400.00
Installation Fee	\$1,450.00
*Additional cost may apply for line extensions, brush clearing, and	or road bores

# PUC requirements state "One Meter Per Residence" Texas Administrative Code (30 TAC)

Membership Transfer Fee

Reconnect Fee

\$5.00 \$50.00

#### **BULK WATER RATES AND PROCEEDURE**

Service and/or Tap Fee of \$150.00 - Nonrefundable

Rental Deposit of \$100.00 - Refundable

RATE: \$10.00 per 1,000 gallons. Submit Service Application

- Submit Service Application
- Meter is installed BY FWSC operator at flush valve to bill accurate usage.
- Customer to call in monthly usage. FWSC operator to verify final reading.
- Terms for payment are in agreement with general membership billing requirements. Payment is due on or before the 15<sup>th</sup> of the month. \$10.00 Late Fee will apply after the 15<sup>th</sup> of the month. Additional 10 days are extended. If payment is not received before the 10 days, meter is locked for non-payment and an additional \$50.00 administrative fee is applied. Account must be paid in full before reconnection of service. This applies unless prior arrangements have been made with the FWSC office.

#### NOTICE TO HOMEOWNERS AND PLUMBERS

Fayette Water Supply Corporation (hereinafter called Utility) hereby notifies all plumbers and homeowners that all water utilities in the state of Texas must comply with the rules and regulations of the Texas Commission on Environmental Quality concerning construction and renovation of and additions and modifications to private plumbing facilities.

Utility has adopted Southern Plumbing Code as the prevailing guide for plumbing facility construction and modification standards, particularly regarding the prohibition of the use of lead solder and fittings and the prohibition of cross-connections within the plumbing system. By execution of this document, the homeowner and plumber certifies that all plumbing meets, to the best of their knowledge, the following conditions on the date executed below:

- 1. No direct 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 state plumbing regulations. Additionally, all pressure relief valves and thermal expansion devices are in compliance with state plumbing codes.
- 2. No cross-connection between the public drinking water supply and a private water system or well exists. Where an actual air gap is not maintained between the public water supply and a private water supply, an approved reduced pressure-zone backflow prevention assembly is properly installed. A service agreement shall be maintained according to the utility's rules for annual inspection and testing by a certified backflow prevention devise tester.
- 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 fittings which contains more than 8.0% lead exists in the private plumbing facilities installed on or after July 1, 1988.
- 5. No solder or flux which contains more than 0.2% lead exists in the private plumbing facilities installed on or after July 1, 1988.

This document will be retained as a part of the utility's permanent files along with all plumbing inspection documents. By execution hereof, I certify that the foregoing is true and correct and that I am legally responsible for the validity of the information I have provided. I also understand that the utility will inspect all private plumbing facilities and that I, the homeowner and plumber shall be present to demonstrate compliance.

Signature of Homeowner	Date
Signature of Plumber	Date
Symber's Name and I transa No (Diage print)	

(Note to Utility: Attach this form to all plumbing inspection forms for record) f:\msoffice\winuord\fusc\forms\notice to homeouners

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### MEMBER'S NOTICE OF INSUFFICIENT INFORMATION

Date

Member(s) Name Member(s) Address

Member(s) Name, Account # \*\*\*\*\*

VIA CERTIFIED MAIL: \*\*\*\*

You are hereby advised that the INCOMPLETE status of your (SEE LIST BELOW FOR WHICH) FORMS is jeopardizing your 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 (date, 10 business days from mail date). 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. If you have no intentions of retaining our service, make sure the service line is capped. We will not cap your line for you, but will remove the meter regardless of the circumstances on the Disconnection Date indicated above.

meter regardless	of th	e circumstances on the Disconnection Date indicated above.
Circle all	l the f	forms needing additional information from the Applicant/Member.
A	۸.	SERVICE APPLICATION AND AGREEMENT
В	3.	RIGHT-OF-WAY EASEMENT
C	· ·	COPY OF RECORDED DEED
D	).	MEMBERSHIP TRANSFER
Н	ľ.	OTHER INFORMATION
Thank you for yo 6475.	our at	tention to this matter. If you have any questions, please contact us at 979-968-
Sincerely,		
FWSC Accounti	ing/Ot	ttice Manager

# CUSTOMER REQUEST THAT PERSONAL INFORMATION CONTAINED IN UTILITY RECORDS NOT BE RELEASED TO UNAUTHORIZED PERSONS

Chapter 182, Subchapter B of the Texas Utilities Code allows water utilities to give their customers the option of making the customer's address, telephone number, account records, and social security number confidential.

#### IS THERE A CHARGE FOR THIS SERVICE?

Yes. There is a one-time charge of \$5.00 to cover the cost of postage and implementation which must be paid at the time of request.

HOW CAN YOU REQUEST THIS?

Simply complete the form at the bottom of this page and return it with your check or money order for \$5.00 to:

FWSC

P.O. Box 724 La Grange, TX 78945

Your response is not necessary if you do not want this service.

# WE MUST STILL PROVIDE THIS INFORMATION UNDER LAW TO CERTAIN PERSONS.

We must still provide this information to (1) an official or employee of the state or a political subdivision of the state, or the federal government acting in an official capacity; (2) an employee of a utility acting in connection with the employee's duties; (3) a consumer reporting agency; (4) a contractor or subcontractor approved by and providing services to the utility or to the state, a political subdivision of the state, the federal government, or an agency of the state or federal government; (5) a person for whom the customer has contractually waived confidentiality for personal information; or (6) another entity that provides water, wastewater, sewer, gas, garbage, electricity, or drainage service for compensation.

#### **Detach and Return This Section**

I want y	ou to	make	my p	ersonal	informati	on, ir	cluding	my	addres	s, te	elephone	number,	acc	ount
records,	and so	ocial:	security	numbe	er confide	ntial.	I have	enc	losed n	ny p	payment	of \$5.00	for	this
service.														

Name of Account Holder	Account Number
Address	Area Code/Telephone Number
City, State, Zip Code	Signature

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### NOTIFICATION OF NEW RENTER INFORMATION

Owner Name:	FWSC Account #	<b>#</b> :
Service Address: (This is the 911 address-If you have not gotte is available on-line at <a href="https://www.co.fayette.tx.us">www.co.fayette.tx.us</a> .)	en a 911 address please contact the County Judge Off	fice at 979-968-6469 or an application
Renter(s) Name:		
Move in Date:	Meter Reading:	
Mailing Address:		
City:	State:	Zip:
Primary Phone #:	Secondary Phone #:	
E-Mail Address:	<b></b>	
Owner(s) Signature:	Date:	
	Date:	
	FWSC USE ONLY	<u> </u>
Date received	Employee Receiving Information	
Date of First Bill	Date Entered	
Date Scanned	Employee Scanning Information	

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### NOTIFICATION OF PREVIOUS RENTER INFORMATION

Owner Name:	FWSC Account #: _	
Service Address:  (This is the 911 address-If you have not gotten a savailable on-line at <a href="https://www.co.fayette.tx.us">www.co.fayette.tx.us</a> .)	a 911 address please contact the County Judge Office a	nt 979-968-6469 or an application
Renter(s) Name:		
Move out Date:	Meter Reading:	
Forwarding Address:		
City:	State:	Zip:
Primary Phone #:	Secondary Phone #:	
E-Mail Address:		
Owner(s) Signature:	Date:	
Renter(s) Signature:	Date:	
	FWSC USE ONLY	
Date received	_Employee Receiving Information	Auge at .
Date of Final Bill	Date Entered	_
Date Scanned Miscellaneous comments/instructions _	Employee Scanning Information	

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### REQUEST TO UPDATED / CHANGE ACCOUNT INFORMATION

Owner Name:	Name:FWSC Account #:				
Service Address:(This is the 911 address-If you have at 979-968-6469 or an application is					
Mailing Address:					
City:	State:	Zip:			
Primary Phone #:	Secondary Phone #:				
E-Mail Address:					
Signature:	Date:				
<u></u>	·				
	FWSC USE ONLY				
Date received	Employee Receiving Information_				
Date Entered	Employee Entered				
Date Scanned	_Employee Scanning Information_				

# FAYETTE WATER SUPPLY CORPORATION OPEN RECORDS REQUEST

Pursuant to the Public Information Act, Texas Government Code, Section 552, I hereby request the following information currently existing in the records of the Fayette Water Supply Corporation (FWSC), Texas:

List information as specifically as possible, including name and dates. Attach a separate sheet to this form if

necessary.	g
	n. I understand that I must pay ten cents per page for copied onto nonstandard-size paper, cassette tapes or additional charges.
I will pick up the copies. Please call me at _	when they are ready.
Please bill me and mail the copies (after pays	ment is made) to I understand that postage and
shipping will be added to the charge for copi	
	e originals of the requested information. Please call me at schedule a time when the records will be available for
viewing.	
understand that FWSC has 10 business days in which  Date	n to request such a determination.  Requester's signature
Requester's Address	Requester's printed name
Requester's Phone Number	Requester's email address
FWSC	USE ONLY
Date receivedEmployee receiving	information
Date forwarded to Legal, if applicable	Date released
Employee releasing information	
Miscellaneous comments/instructions	



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### **CUSTOMER NOTICE OF WATER USE RESTRICTIONS**

Date
Member(s) Name Member(s) Address
RE: Customer Notice of Water Use Restrictions Account #****
Member(s) Name,
Due to extreme water usage during the past weeks, our system is unable to meet the demand of all water needs. Therefore, under our Drought Contingency and Emergency Water Demand Management Plan on file with the Texas Commission on Environmental Quality, Stage and will be in effect no later than or until the situation improves.
Stage allocation restricts your water use as follows:
The Board has authorized those penalties and measures contained in the Corporation's tariff that may be levied against you and placed on your account(s) if you are found violating this allocation. Subsequent violations may result in temporary termination of service. If you feel you have good cause for a variance from this water use restrictions program please contact us in writing at the address above. A complete copy of our approved Drought Contingency and Emergency Water Demand Management Plan is available for review at our business office. A copy may be obtained for standard copying charges.
Thank you for your cooperation.
Sincerely,
FWSC General Manager
VIA CERTIFIED MAII • **** **** **** ****



Fayette Water Supply Corporation P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### CUSTOMER NOTICE OF FIRST VIOLATION AND PENALTY

Date
Member(s) Name Member(s) Address
RE: Customer Notice of First Violation & Penalty Violation: Account #*****
Member(s) Name, You are hereby notified that on it was determined that you violated the restrictions on your water use that are required under the Corporation's Drought Contingency and Emergency Water Demand Management Plan. Specifically, [DESCRIBE VIOLATION].
This is the FIRST NOTICE of violation. You are hereby notified of a violation of our water use restrictions notice sent to all customers on (see attached [ATTACH COPY OF CUSTOMER NOTICE OF WATER USE RESTRICTIONS]). Accordingly, and as provided in the Corporation's Tariff, you are hereby directed to pay a penalty of \$25.00, to be received in the Corporation's business office no later than a. m. / p. m., Failure to pay this penalty by this date and time will result in termination of your water service WITHOUT FURTHER NOTICE. Any further reconnection will require payment of the penalty and a charge for the service call to restore service.
You are directed immediately to restrict your water use according to the Corporation's previous Notice of Water Use Restrictions. Accordingly, you will be assessed an additional, and more severe, penalty for any future violation following this Notice. Continued violations may result in termination of your water service regardless of whether you pay the penalties assessed for these violations.
A complete copy of our approved Drought Contingency and Emergency Water Demand Managemen Plan remains available for your review at our business office. A copy of the Plan may be obtained on payment of standard copying charges.
The conservation of our water resources is an important responsibility of all members and customers. Your cooperation is appreciated.
Sincerely,
FWSC General Manager
VIA CERTIFIED MAIL: ****



VIA CERTIFIED MAIL: \*\*\*\*

### **Fayette Water Supply Corporation**

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

#### CUSTOMER NOTICE OF SECOND VIOLATION AND PENALTY

Date

Member(s) Name Member(s) Address
RE: Customer Notice of Second Violation & Penalty Violation: Account #*****
Member(s) Name, You are hereby notified that on it was determined that you violated the restrictions on your water use that are required under the Corporation's Drought Contingency and Emergency Water Demand Management Plan. Specifically, [DESCRIBE VIOLATION].
This is the SECOND violation. You were notified of a previous violation on (see attached [ATTACH COPY OF CUSTOMER NOTICE OF VIOLATION]). Accordingly, and as provided in the Corporation's Tariff, you are hereby directed to pay a penalty of \$50.00, to be received in the Corporation's business office no later than m., Failure to pay this penalty by this date and time will result in termination of your water service WITHOUT FURTHER NOTICE. Any further reconnection will require payment of the penalty and a charge for the service call to restore service.
You are directed immediately to restrict your water use as directed in the Corporation's first, Notice of Violation. Accordingly, you will be assessed an additional, and more severe, penalty for any violation following this Notice. Continued violations may result in termination of your water service regardless of whether you pay the penalties assessed for these violations.
A complete copy of our approved Drought Contingency and Emergency Water demand Management Plan remains available for your review at our business office. A copy of the Plan may be obtained on payment of standard copying charges.
The conservation of our water resources is an important responsibility of all members and customers. Your cooperation is appreciated.
Sincerely,
FWSC General Manager



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### CUSTOMER NOTICE OF SUBSEQUENT VIOLATION AND PENALTY

Date
Member(s) Name Member(s) Address
RE: Customer Notice of Subsequent Violation & Penalty Violation: Account #*****
Member(s) Name,
You are hereby notified that on it was determined that you violated the allocation restricting your water use which is required under the Corporation's Drought Contingency and Emergency Water Demand Plan. Specifically, [DESCRIBE VIOLATION].
You have been notified previously of the restrictions on your water use that must be followed, and you were assessed a penalty for your second violation which occurred on (see attached [ATTACH A COPY OF CUSTOMER NOTICE OF SECOND VIOLATION AND PENALTY]).
The Corporation's previous notice advised you that you would be assessed an additional, and more severe, penalty if the violation continued. This is required under the Corporation's Tariff.  Accordingly, you are hereby directed to pay a penalty of \$50.00, to be received in the Corporation's business office no later than m., Failure to pay this penalty by this date and time will result in termination of your water service WITHOUT FURTHER NOTICE. Any reconnection will require payment of the penalty and a charge for the service call to restore service.
In addition, the Corporation may install a flow restricting device, which will limit the amount of water that will flow through your meter. The costs of this procedure will be for the actual work and equipment and shall be paid by the customer. Removal of this device will be considered Meter Tampering and will result in disconnection of service without further notice.
You are once again directed immediately to restrict your water use as directed in the Corporation's first notice to you. You have been directed to do so previously. Additional penalties will be assessed for additional violations. In addition to these penalties, YOUR WATER SERVICE

# WILL BE TERMINATED FOR <u>A PERIOD OF THREE (3) DAYS</u> FOR ANY ADDITIONAL VIOLATIONS regardless of whether you pay the penalties assessed for these violations.

Your prompt attention to this matter will be apprecia its members.	ited by the Fayette Water Supp	ly Corporation and
Sincerely,		
FWSC General Manager		

VIA CERTIFIED MAIL: \*\*\*\* \*\*\*\* \*\*\*\* \*\*\*\*



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

# NOTICE OF TERMINATION FOR VIOLATION OF WATER USE RESTRICTIONS

Date
Member(s) Name Member(s) Address
RE: Notice of Termination Account #*****
Member(s) Name,
You are hereby notified that on it was determined that you violated the restrictions on your water use that are required under the Corporation's Drought Contingency and Emergency Water Demand Management Plan. Specifically, [DESCRIBE VIOLATION].
There have been repeated violations. You previously have been notified of violations on, and Because these violations have continued, and as provided under Section H of the Corporation's Tariff, your water service will be terminated on Your service will not be restored until and only after payment of a charge for the service call to restore your service. Additional violations thereafter will result in additional suspensions of your water service.
If any penalties or other charges, including monthly bills, are outstanding, you will be required to fully pay these as well before your service will be restored.
We regret that your continued violation of the water use restrictions required under the Corporation's Drought Contingency and Emergency Water Demand Plan have led to this action.
Sincerely,
FWSC General Manager
VIA CERTIFIED MAIL: **** **** ****



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### NOTICE OF PROHIBITION OF MULTIPLE CONNECTIONS TO A SINGLE TAP

Date

Member(s) Name Member(s) Address

RE: Multiple dwellings connected to one meter Violation: Account #\*\*\*\*

Member(s) Name,

Sincerely,

It has come to our attention that the meter located at Address is in violation of the Corporation's Tariff. Pursuant to the tariff, Section E Prohibition of Multiple Connections and according to the Texas Administrative Code Title 16 TAC, Section 24.89, and 30 TAC, Section 290.44 and Section 290.38 one meter is required for each residential, commercial, or industrial service connection. This rule is regulated by Public Utility Commission of Texas (PUCT) and FWSC is required to insure that the rules are upheld.

Attached is a copy of the service agreement, signed by you, stating that you will follow the policies of FWSC. Also included is a copy of the rule which explains the violation in depth. FWSC advises that you review the attached documentation so that this matter can be corrected before service is disconnected.

The current cost to install a meter for water service with FWSC is \$3,950.00. Standard members pay a monthly base fee of \$26.00 for no usage and \$4.00 per thousand gallons up to 10,000 gallons used. FWSC requires that all members complete a Service Application, a Right-of-Way Easement (for water line to be laid just inside customer property) and supply a copy of the Recorded Deed to the property.

Please contact, our office at 979-968-6475, within 30 days of the receipt of this letter, to avoid a disconnection of service, due to the violation stated above.

FWSC General Manager				
VIA CERTIFIED MAIL: ****	****	****	****	***



## One Meter per Residence Requirements

It is important for water customers to receive a continuous and adequate supply of water. It is equally important for retail public utilities to have adequate measures in place to help ensure that each water customer receives an adequate supply of water that is protected from contamination from external sources. To help achieve this, rules have been written for the protection of both the customer and the utilities that call for one meter per residence or per commercial connection. The following are excerpts from TCEQ rules. The numbers and letters in brackets indicate where these rules can be found in the Texas Administrative Code (30 TAC).

### These rules apply to public water utilities:

One meter is required for each residential, commercial, or industrial service connection. An apartment building or mobile home park may be considered by the utility to be a single commercial facility for the purpose of these sections. The executive director may grant an exception to the individual meter requirement if the plumbing of an existing multiple use or multiple occupant building would prohibit the installation of individual meters at a reasonable cost or would result in unreasonable disruption of

the customary use of the property. [291.89(a)(4)]

Use of meter. All charges for water service shall be based on meter measurements, except where otherwise authorized in the utility's approved tariff. [291.89(a)(1)]

## These rules apply to retail public utilities and public water systems:

Each community public water system shall provide accurate metering devices at each service connection for the accumulation of water usage data. [290.44(d)(4)]

Connection - A single family residential unit or each commercial or industrial establishment to which drinking water is supplied from the system. [290.38]

Questions? Contact the Consumer Assistance group, Water Supply Division, at 512-239-4691 (fax, 512-239-6145) or by mail at this address: Consumer Assistance MC 153 TCEQ

PO Box 13087

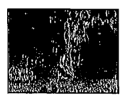
Austin TX 78711-3087

### A PUBLICATION OF THE PUBLIC UTILITY COMMISSION OF TEXAS

# UTILI-FACTS

### One meter per residence requirements

It is important for water customers to receive a continuous and adequate supply of water. It is equally important for retail public utilities to have adequate measures in place to help ensure that



each water customer receives an adequate supply of water that is protected from contamination from external sources. To help achieve this, rules have been written for the protection of both the customer and the utilities that call for one meter

per residence or per commercial connection. The following are excerpts from the Public Utility Commission of Texas' (PUCT) rules. The numbers and letters in brackets indicate where these rules can be found in the PUCT's rule.

These rules apply to retail public water utilities:

One meter is required for each residential, commercial, or industrial service connection. An apartment building or mobile home park may be considered by the utility to be a single commercial facility for the purpose of these sections. The Commission may grant an exception to the individual meter requirements if the plumbing of an existing multiple use or multiple occupant building would prohibit the instal-

lation of individual meters at a reasonable cost or would result in unreasonable disruption of the customary use of the property. [Title 16. Texas Administrative Code (16 TAC), Section 24.89(a)(4)]

Use of meter — All charges for water service shall be based on meter measurements, except where otherwise authorized in the utility's approved tariff. [16 TAC, Section 24.89(a)[1]]

Each community public water system shall provide accurate metering devices at each service connection for the accumulation of water usage data [30 TAC, Section 290.44(d)(4)]

Connection – A single family residential unit or each commercial or industrial establishment to which drinking water is supplied from the system. [30 TAC. Section 290.38]

Questions?

Contact the PUCT's Customer Protection Division by phone toll-free at 888-782-8477 (fax: 512-936-7003) or by mail at this address:

**Public Utility Commission of Texas** 

**Customer Protection Division** 

P.O. Box 13326

Austin, TX 78711-3326

200 Bordovsky Road P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

## **Deferred Payment Agreement**

By execution of this Agreement, the undersigned debt for water utility service as set forth below:	ed Member agrees to payment of outstanding	
Member agrees to pay \$ per month, service rates, fees and charges, as set forth in paid in full.		
The current bill and payment plan amount in payment is not received by the 15th of the montonsidered in default of the Agreement which was to continue receiving water service. Any fees runpaid balance shall apply to the declining unpaid	th, the Deferred Payment Agreement is will require the entire balance to be paid in full normally assessed by the Corporation on any	
Failure to fulfill the terms of this Agreement shall institute the immediate disconnection of service.		
I further agree that if this property changes own the remainder will be paid in full at the time of c	·	
I understand and accept the terms of the Defer	red Payment Agreement.	
Member's Printed Name	Account #	
Current Daytime Phone Number		
Member's Signature	Date	
FWSC Office Use Only:		
Acceptance of Deferred Payment Agreement	Date:	
Total Amount of Pay Plan@	for # month	
Date Paid In Full		
Locked Service for Default Account Bal. Pai	d In Full	

### PLEASE RETURN WITH VOIDED CHECK

## **Fayette Water Supply Corporation**

PO Box 724 La Grange, TX 78945 979.968.6475 TDD: 800.735.2988

# AUTHORIZATION AGREEMENT FOR PREAUTHORIZED PAYMENTS

Company Name: <u>FAYETTE WATER SUPPLY CORPORATION</u> Company ID Number: <u>74-1848777</u>

I (we) hereby authorize <u>FAYETTE WATER SUPPLY CORPORATION</u>, hereinafter called COMPANY, to initiate debit entries to my (our) Checking account indicated below and the depository named below, hereinafter called DEPOSITORY, to debit the same to such account.

Depository Name:		Branch:	
City:		State:	Zip:
Routing/Transit/ABA No: _		Account No:	
This authority is to remain in received written notification such manner as to afford CO	from me (or either	or us) of its terminat	tion in such time and in
Name(s):		FWSC Account No	
Date:	_ Signed X _		
	Signed X		

200 Bordovsky Road P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

## **Data Log Request Form**

A Data Log is a report of the amount of water that has passed through a customer's meter over the past 90 days. This is used in order to tell when exactly water passed through the meter. This is helpful if the customer has a leak or has an unusually high bill.

Date of Request:	
Customer Name:	
FWSC Account Number:	
Contact Phone Number:	
Service Location:	
Detail of Reason for Request:	
<b>Customers Signature:</b>	

200 Bordovsky Road P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

## **Line Locate Request Form**

Per the Texas Damage Prevention Law effective as of 1998, the law requires excavators and demolishers to call a notification center at least 48 hours excluding holidays and weekends before they begin their work. It also requires owner/operators of underground facilities to mark locations or supply information that will enable excavators and demolishers to locate underground utilities and facilities.

Please be specific with the location and give as much detail as possible.

•	-
Date of Notification:	
Customer Name:	
Contact Phone Number:	
Location and Reason for Request:	
	ALA MAY
Customer Signature:	

## FAYETTE WATER SUPPLY CORPORATION INSTALLMENT AGREEMENT

AN AGREEMENT made this	day of, 20, between Fayette Water
Supply Corporation, a corporation organized	under the laws of the State of Texas (hereinafter called the
	, (hereinafter called the Applicant and/or
Member).	
for water utility service rates, fees, and charge (Equity Buy-In Fee, High water)	undersigned Member agrees to payment of outstanding debtes, as set forth in the Corporation's Tariff, until the ater bill from a leak, or other connection fee) is paid in full. on on any unpaid balance shall apply to the declining unpaid
barance.	
Failure to fulfill the terms of this Agre procedures as set forth in the Corporation's T	eement shall institute the Corporation's disconnection ariff.
APPROVED AND ACCEPTED this meeting of the Board of Directors of the Faye	day of, 20 at the regular monthly ette Water Supply Corporation.
President, Fayette WSC	Sec/Treasurer, Fayette WSC
THE STATE OF TEXAS COUNTY OF	
IN WITNESS WHEREOF the said M day of, 20	Iember/Applicant has executed this instrument this
day personally appeared	rary Public in and for said County and State of Texas, on this, known to me to be the person whose nt, and acknowledged to me that he/she executed the same ressed.
GIVEN UNDER MY HAND AND S 20	EAL OF OFFICE THIS day of,
Notary Public in and for	Member/Applicant
County, Texas. Commission Expires / /	

## FAYETTE WATER SUPPLY CORPORATION LINE EXTENSION REFUND AGREEMENT

The Fayette Water Supply Corporation B	oard affirms that	will
be compensated as provided in this Refund agree	ement approved at the regul	ar board meeting on the
day of, 20, on a prof	rated basis for construction	costs for the feet of
inch line extension which have been paid byall approved applicants requesting service from s		. This will be collected from
all approved applicants requesting service from s	said line extension, to a max	imum of connections
for a period not to exceed years from the	e day of	in the year of (date
for a period not to exceed years from the the line extension was completed and/or approve	d for service) after which ti	me the Refund Agreement
will expire and the Corporation shall be under no	o further obligation to	·
The Corporation shall transfer said compensation	n within days of rece	ipt.
It is to understand that the Corporation w	ill secure this compensation	through new customer
service fees from applicants for service from said		
the compensation provided by this Refund Agree		
applicant requesting service from said line exten		•
Determination limiting the amount the Corporati		
extension.		
	1	£ 1
This agreement entered into on the	_ day in the	year of by:
Fayette Water Supply Corporation		
	Signed by Appl	icant
Signed by President	Address	
Address	City	Zip
City Zip	Witness	
Date filed: //		
THE STATE OF TEXAS, COUNTY OF IN WITNESS WHEREOF the said Member/App	1	WOOD by a service did 's
IN WITNESS WHEREOF the said Member/App	plicant and President of	wsc has executed this
instrument this day of, 20 BEFORE ME, the undersigned, a Notary Public	<u>,                                     </u>	Gradien die 1
BEFORE ME, the undersigned, a Notary Public	in and forCounty and	State of Texas, on this day
personally appeared are persons whose names are subscribed to the foreg	nd	known to me to be the
he/she/they executed the same for the purpose are		
GIVEN UNDER MY HAND AND SEAL OF O	OFFICE THIS day o	I, 20
	Commission Expires	
(Notary Public Signature)	A. 12-2000	<del></del>

## AGREEMENT TO PROVIDE FILL FOR CERTAIN FIRE VEHICLESIN DESIGNATED AREAS

STATE OF TEXAS	
COUNTY	
This Agreement ("Agreement") is executed by and between	perating under the
RECITALS	
WHEREAS Department is a volunteer fire department organized and operatmening of Texas Civil Practice & Remedies Code Section 78.101(2); and	ing within the
WHEREAS Corporation is a nonprofit water supply corporation, organized under the provisions of Chapter 67, Texas Water Code and the Non-Profit Corporat furnishes a water supply in County and specifically in the area described Commission on Environmental Quality ("TCEQ") Certificate of Convenience and N; and	ion Act, and l in Texas
WHEREAS Corporation acknowledges the benefits of fire suppression serving Department and is willing to provide water supply for use in fire suppression by Defacilities in the area and under conditions more particularly described herein; and	_
WHEREAS Corporation's tariff expressly provides that Corporation does not flow and does not provide or imply that fire protection is available on any of Corporation system; and	-
WHEREAS Corporation is willing to assist Department by making water av purpose of filling Department's pump trucks ("pump and fill" purposes) without maguarantee to Department or to any third party that water or pressure adequate for pupposes will be available at any time or under any circumstance; and	king any

WHEREAS Department desires to utilize Corporation's water supply for pump and fill purposes within the area described herein and under the conditions set forth herein;

NOW, THEREFORE, Department and Corporation enter into this Agreement for the purposes and consideration set forth herein, acknowledging that these purposes and consideration are sufficient for purposes of this Agreement and are mutually beneficial to one another as contemplated by Section 67.0105(c), Texas Water Code:

### **PARTIES**

1.1 This Agreement is entered into by and between	Volunteer Fire
Department, domiciled and conducting business in	County, Texas, and Fayette Water
Supply Corporation, domiciled and conducting business in	County, Texas.

1.2 Corporation and Department are authorized to enter into this Agreement pursuant to Texas Water Code Section 67.0105.

### PROVISION OF FILL WATER

- 2.1 Corporation will make available to Department the use of certain flush hydrant facilities located on water transmission lines operated by Corporation in [description of subdivision, portion of County, street boundaries, etc.] as more particularly set forth in the attached map of "Fire Pump and Fill Facilities" ("Map") which is incorporated herein and made a part of this Agreement for all purposes.
- 2.2 Department will use only those facilities installed and maintained by Corporation which are clearly marked by [description of marking] and are located at those points indicated on the Map.
- 2.3 Corporation will install or maintain pump and fill facilities solely within Corporation's discretion, and the Department has no responsibility for installation or maintenance of such facilities.
- 2.4 In accordance with the laws of the State of Texas, the Corporation will maintain a minimum static residual pressure of 35 pounds per square inch ("psi") during normal flow, and will maintain a minimum static residual pressure of no less than 20 psi during fire flow conditions, in the water transmission facilities described in the Map.
- 2.5 Department will notify Corporation prior to use of any designated pump and fill facility to the extent Department reasonably is able to do so by calling the Corporation's management. The Corporation acknowledges that in the event of emergencies, it may not be feasible for the Department to provide prior notice, in which case notification shall be provided as soon as practicable.
- 2.6 No obligation other than the duties set forth in this Agreement are recognized nor are any obligations or duties to be implied under this Agreement. No duty or obligation on the part of Corporation to provide fire flow or a supply of water under any minimum pressure or for any length of time may be implied under the provisions of this agreement.
- 2.7 The duties set forth under this Agreement are duties of the parties to this Agreement to one another only, solely for their mutual benefit, and it is the express intention of the parties that these duties are not enforceable by any third party or alleged third party beneficiary.
- 2.8 The Department will supply a monthly water usage to the Corporation for the sole purpose of assisting Corporation in accounting for Corporation's Water Supply.
- 2.9 The Department will not utilize water provided under this agreement for any purpose other than for suppressing fires. Prohibited uses of "free" water include, but are not limited to, filling swimming pools, car wash fundraisers, and potable use in a structure used to house fire trucks and personnel.

#### COMPENSATION

3.1 Department will not be charged for use of Corporation's water supply for pump and fill for fire suppression purposes. Department will be charged for water used for any other purpose.

### TERMINATION OF AGREEMENT

- 4.1 Either party to this Agreement may terminate this Agreement at any time, with or without cause.
- 4.2 Termination shall be by written notice a minimum of thirty (30) days in advance of the date of termination.
- 4.3 Termination is the sole remedy for breach of any and all obligations under this Agreement, whether any such obligation is express or implied.

#### MISCELLANEOUS

- 5.1 This Agreement is the sole agreement between the parties. No modifications of this Agreement will be of any force or effect whatsoever unless such modification shall be in writing signed by both parties.
- 5.2 Any notice required or permitted to be given under this Agreement by one party to the other shall be in writing and shall be deemed to have been served and delivered if (a) delivered in person to the address set forth below, or (b) placed in the United States mail, first class postage paid, addressed to the address set forth below.

The address for the Department for all purposes under this Agreement shall be:

The address for the Corporation for all purposes under this Agreement shall be:

- 5.3 This Agreement may not be assigned without the express written consent of the non-assigning party.
- 5.4 This Agreement shall be effective upon the later of the two dates of execution below and shall continue in full force and effect until amended or terminated by the parties.
- 5.5 The signatories hereto represent and affirm that each has full authority to execute this Agreement on behalf of the respective party.

EXECUTED AND AGREED TO in duplicate originals by the parties hereto.

Fayette Water Supply Corporation	Volunteer Fire Department	
By:	By:	
Title:	Title:	
Attest:	Attest:	
Date:	Date:	

## FAYETTE WATER SUPPLY CORPORATION METER TEST AUTHORIZATION AND TEST REPORT

NAME:		
ADDRESS:		
DATE OF REQUEST:		PHONE NUMBER (DAY):
ACCOUNT NUMBER	:	METER SERIAL NUMBER:
REASONS FOR REQU	JEST:	
results shown by the Co Works Association star certified test meter. Me acceptable performance required to pay for the	orporation. The dards and me mber agrees to be, plus any out test and for out	may be present during the test, but if not, Member shall accept test the test shall be conducted in accordance with the American Water thods on a certified test bench or on-site with an acceptable to pay \$50.00 for the test if the results indicate an AWWA estanding water utility service. In the event that the Member is atstanding water utility service as set forth herein, said charges shall the Member after the date of the test.  Signed by Member
		Signed by Member
		TEST RESULTS
Low Flow (1/	4 GPM)	% AWWA Standard 97.0 - 103.0 %
Intermediate (	(2 GPM)	% AWWA Standard 98.5 - 101.5 %
High Flow (1	0 GPM)	% AWWA standard 98.5 - 101.5 %
Register test m	inutes at	gallons per minute recorded per gallons.
Meter tests accu	ırately; no adj	ustments due.
Meter tests high	ı; adjustment o	due on water charges by %
Meter tests low	; no adjustmer	nt due.
Test conducted by		Approved

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### NOTICE TO OWNER OF RENTAL PROPERTY

Date		

Member(s) Name Member(s) Address

RE: Notice to Owner of Rental Property
Account # \*\*\*\*\*

Member(s) Name,

You are hereby given notice that your renter/lessee is past due on your account with the Corporation. The renter/lessee has been sent a second and final notice, a copy of which is enclosed herein, and the utility service will be scheduled for disconnection unless the bill is paid by the final due date. If disconnection occurs, the Corporation's policies under the terms and conditions of its Tariff shall govern restoration of disconnected service. A fee of \$\_\_\_\_.00 has been posted to the account for mailing of this notice. Any unpaid bills, service fees, or reconnect fees (service trip fees) are chargeable to the owner. If you have any questions concerning the status of this account, please do not hesitate to call.

Amount Due Including Service Char	ges		
Final Due Date			
Sincerely,			
FWSC Accounting/Office Manager			
VIA CERTIFIED MAIL: **** ****	****	****	****

# NOTICE OF REQUIREMENT TO COMPLY WITH THE SUBDIVISION AND SERVICE EXTENSION POLICY OF FAYETTE WATER SUPPLY CORPORATION/SPECIAL UTILITY DISTRICT

Pursuant to Chapter 13.2502 of the Texas Water Code, Fayette Water Supply Corporation/Special Utility District hereby gives notice that any person who subdivides land by dividing any lot, tract, or parcel of land, within the service area of Fayette Water Supply Corporation/Special Utility District, Certificate of Convenience and Necessity No. 10726, in Fayette County, into two or more lots or sites for the purpose of sale or development, whether immediate or future, including re-subdivision of land for which a plat has been filed and recorded or requests more than two water or sewer service connections on a single contiguous tract of land must comply with [put in the title of subdivision service extension policy stated in the tariff/policy] (the "Subdivision Policy") contained in Fayette Water Supply Corporation's tariff/Special Utility District's policy.

Fayette Water Supply Corporation/Special Utility District is not required to extend retail water or sewer utility service to a service applicant in a subdivision where the developer of the subdivision has failed to comply with the Subdivision Policy.

Applicable elements of the Subdivision include:

Evaluation by Fayette Water Supply Corporation/Special Utility District of the impact a proposed subdivision service extension will make on Fayette Water Supply Corporation's/Special Utility District's water supply/sewer service system and payment of the costs for this evaluation;

Payment of reasonable costs or fees by the developer for providing water supply/sewer service capacity;

Payment of fees for reserving water supply/sewer capacity;

Forfeiture of reserved water supply/sewer service capacity for failure to pay applicable fees;

Payment of costs of any improvements to Fayette Water Supply Corporation's/Special Utility District's system that are necessary to provide the water/sewer service;

Construction according to design approved by Fayette Water Supply Corporation/Special Utility District and dedication by the developer of water/sewer facilities within the subdivision following inspection.

Fayette Water Supply Corporation's/Special Utility District's tariff and a map showing Fayette Water Supply Corporation's/Special Utility District's service area may be reviewed at Fayette\_Water Supply Corporation's/Special Utility District's offices, at 200 Bordovsky Rd, La Grange, TX 78945; the tariff/policy and service area map also are filed of record at the Texas Commission on Environmental Quality in Austin, Texas and may be reviewed by contacting the TCEQ, c/o Utility Rates and Services Section, Water Utilities Division, P.O. Box 13087, Austin, Texas 78711.



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

	979-968-8239 Fax
Date	
Member(s) Name Member(s) Address	
RE: Returned Check Account # *****	
Member(s) Name,	
	om your bank in the amount of \$(Amount) stating not or money order to our office in the amount of \$(Amount) of \$(Amount).
	ess days from mail date), by 4:00 pm, water service will \$50.00 administrative fee will be charged to the ore mentioned date.
Thank you for your attention to this matter. 6475.	If you have any questions, please contact us at 979-968-
Sincerely,	
TIVICO A 1000 AC	
FWSC Accounting/Office Manager	
VIA CERTIFIED MAIL: **** ****	**** ****

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

979-968-8239 Fax
Date
Member(s) Name Member(s) Address
RE: Returned Check Account # *****
Member(s) Name,
We have received check #****** back from your bank in the amount of \$(Amount) stating not sufficient funds (NSF). Please submit cash or money order to our office in the amount of \$(Amount) plus the \$25.00 NSF fee for a total amount of \$(Amount).
If payment is not received by (date, 10 business days from mail date), by 4:00 pm, water service will be disconnected the same day. An additional \$50.00 administrative fee will be charged to the account, if payment is not received by the afore mentioned date.
Due to the recurrence of this matter within a year's time we have moved your account to a cash only basis. We can only accept future payments via cash or money order. Checks present on the account will no longer be processed for payment.
Thank you for your attention to this matter. If you have any questions, please contact us at 979-968-6475.
Sincerely,
FWSC Accounting/Office Manager

VIA CERTIFIED MAIL: \*\*\*\* \*\*\*\*

VIA CERTIFIED MAIL: \*\*\*\*

### **Fayette Water Supply Corporation**

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

979-968-6475 Main 979-968-8239 Fax
Date
Member(s) Name Member(s) Address
RE: Returned Check Account # *****
Member(s) Name,
We have received check #****** back from your bank in the amount of \$(Amount) stating not sufficient funds (NSF). Please submit cash or money order to our office in the amount of \$(Amount) plus the \$25.00 NSF fee for a total amount of \$(Amount).
The amount above does not include the current month's bill of \$(Amount) if paid by the 15 <sup>th</sup> . Therefore, the payment submitted by cash or money order to our office should reflect the total balance due of \$(Amount) plus any additional fees after the 15 <sup>th</sup> .
If payment is not received by (date, 10 business days from mail date), by 4:00 pm, water service will be disconnected the same day. An additional \$50.00 administrative fee will be charged to the account, if payment is not received by the afore mentioned date.
Thank you for your attention to this matter. If you have any questions, please contact us at 979-968-6475.
Sincerely,
FWSC Accounting/Office Manager

98



P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

_		
$\Box$	а	t۵

Member(s) Name Member(s) Address

RE: Returned Charge Account # \*\*\*\*\*

Member(s) Name,

We have received the payment back from your bank in the amount of \$(Amount) stating insufficient funds (NSF). Please submit cash or money order to our office in the amount of \$(Amount) plus the \$25.00 return fee's for a total amount of \$(Amount).

If payment is not received by (date, 10 business days from mail date), by 4:00 pm, water service will be disconnected the same day. An additional \$50.00 administrative fee will be charged to the account, if payment is not received by the afore mentioned date.

Thank you for your attention to this matter. If you have any questions, please contact us at 979-968-6475.

Sincerely,

FWSC Accounting/Office Manager

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

Date

Member(s) Name Member(s) Address

RE: Returned Charge Account # \*\*\*\*\*

Member(s) Name,

We have received the payment back from your bank in the amount of \$(Amount) stating insufficient funds (NSF). Please submit cash or money order to our office in the amount of \$(Amount) plus the \$25.00 return fee's for a total amount of \$(Amount).

If payment is not received by (date, 10 business days from mail date), by 4:00 pm, water service will be disconnected the same day. An additional \$50.00 administrative fee will be charged to the account, if payment is not received by the afore mentioned date.

Due to the recurrence of this matter within a year's time, your account has been removed from auto draft and is on a cash only basis. We can only accept future payments via cash or money order. Checks present on the account will not be processed for payment.

Thank you for your attention to this matter. If you have any questions, please contact us at 979-968-6475.

Sincerely,

FWSC Accounting/Office Manager

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

Date

Member(s) Name Member(s) Address

RE: Bank Notification of Change Account # \*\*\*\*\*

Member(s) Name,

We have received a notification of change back from our bank stating incorrect account and/or routing number. Please submit an updated Auto Draft Form enclosed and return with a voided check to our office.

Thank you for your attention to this matter. If you have any questions, please contact us at 979-968-6475.

Sincerely,

FWSC Accounting/Office Manager

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### TERMINATION NOTICE FOR DELINQUENT ACCOUNT STATUS

Date

Member(s) Name Member(s) Address

RE: Returned Charge Account # \*\*\*\*\*

Member(s) Name,

You are hereby advised that the delinquent status of your account is jeopardizing your Membership with the Corporation. If our office does not receive payment 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 a new Membership and pay all costs applicable to purchasing a new Membership under the terms of the Corporation's Tariff. If you have no intentions of retaining our service, make sure the service line is capped. We will not cap your line for you, but will remove the meter regardless of the circumstances.

### DATE OF SCHEDULED TERMINATION:

Thank you for your attention to this matter.	If you have any questions,	please contact us at 979-968-6475.
Sincerely,		

FWSC Accounting/Office Manager

200 Bordovsky Road P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

### **REQUEST FOR SERVICE DISCONTINUANCE**

l,	, hereby request that my water meter,
account numberlocated	at
that if I should ever want my service reiservice as a new member and I may he then current copy of the Fayette Water to provide service will be dependent understand may be limited and may readequate service. I also understand the cost. I further represent to the Corporation	ave to pay all costs as indicated in a r Supply Corporation tariff. Future ability pon system capacity, which I equire capital improvements to deliver nat these improvements will be at my
Signature	
Date of Signature	

**NOTE:** Charges for service will terminate when this signed statement is received by the FWSC office.

## FAYETTE WATER SUPPLY CORPORATION CUSTOMER SERVICE INSPECTION CERTIFICATION

Name of PWS: <u>Fay</u>	ette water	Suppry	Corporation	<u>u</u> PWS I	.D. #:				-
Location of Service Reason for Inspe	Exis	ting serv	vice where co	ontamii	nant hazards are	e suspected	i	□	_
Ipublic water supply	, up	on inspect	ion of the priva the best of my	te water knowle	distribution faciliti dge:	es connected	to the	aforementio	ned
								Compliance	Non-
No direct connection exists. Potential soun appropriate backflow	ces of contam	ination ar	e isolated from	the publ	ic water system by	an air gap or			
No cross-connection an actual air gap is n approved reduced pr agreement exists for	ot maintained essure-zone b	between t ackflow p	the public water revention assen	supply ably is p	and a private water roperly installed an	supply, an d a service	here		0
No connection exists processes back to the			return of water	used fo	r condensing, cooli	ng or industri	al		
No pipe or pipe fittin installed on or after		ains more	than 8.0% lead	exists ir	ı private water disti	ibution facilit	ties		
No solder or flux whinstalled on or after		nore than	0.2% lead exist	s in priv	ate water distribution	on facilities			
Water service shall a determined to be in		d or restor	red to the privat	e water	distribution facilitie	es until the ab	ove co	nditions are	
I further certify that	the following	materials	were used in the	e install:	ation of the water d	istribution fac	ilities	:	
Service line Solder	es Lead Lead		Copper Lead Free		PVC Solvent Weld		her [		
I recognize that this legally responsible f						Public Water	Syste	m and that I	am
Signature of Inspect	or		Regis	tration 1	Number				
Title			Type	of Regi:	stration				
Date			_						

# [Print on FWSC Letter Head] EASEMENT DENIAL LETTER AND AFFIDAVIT

Date
Member(s) Name Member(s) Address
Member(s) Name: Fayette Water Supply Corporation (FWSC) has requested an easement for a water 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 notice. A copy of the requested easement is enclosed with this notice.
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 notice to be retained in the Corporation's records for future water service to your property.
If at some future time you (or another owner of your property or any portion of your property) requests water service, the Corporation will require an easement before water 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 distribution system along the easement that will be provided. (The Corporation's Engineer estimates this cost to be \$(Amount), as reflected in the attached. 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 which to discuss any aspects of the enclosed

If you need any clarification on this matter, or which to discuss any aspects of the enclosed easement, please contact our office: 200 Bordovsky Rd, La Grange, 979-968-6475.

We appreciate your attention to this matter.		
Sincerely,		

VIA CERTIFIED MAIL: \*\*\*\* \*\*\*\* \*\*\*\* \*\*\*\*

FWSC Accounting/Office Manager

### ACKNOWLEDGEMENT OF REFUSAL

I,	, hereby refuse to provide the easement requested by
Fayette Water Supply Corporati	on for authority to construct/operate a water distribution
system across my property.	•
	AFFIDAVIT
	, I hereby certify that this is a true copy of the document and
attached easement sent by certif	ied mail to on
	ied mail to on on, and a signed receipt verifying delivery and acceptance
is attached to this Affidavit [AL	TERNATIVE: and the return noting refusal to accept or
verify delivery is attached to thi	s Affidavit]. This Affidavit will be maintained as a part of
the records of Fayette Water Su	oply Corporation. I further certify that a signed easement or
	fusal was not received within thirty days following receipt
by	I further attest that the Corporation's engineer has
a current estimate of the cost (co	ppy attached) for replacing/constructing the water
distribution system within the re	equested easement (which cost may increase in the future).
[name]	
[position with Corporation]	
Date:	
THE STATE OF TEXAS	
COUNTY OF	_
THIS INSTRUMENT was ackn	owledged before me on, 20, by
	·
(SEAL)	
	Notary Public, County, Texas
	My Commission Expires:

### RELEASE OF EASEMENT

STATE OF TEXAS	§	WYON ALL MEN DU MURAR PREARMA MILL
COUNTY OF	§ §	KNOW ALL MEN BY THESE PRESENTS THAT:
Chapter 67 of the Tethe easement describ	exas Water Code bed and recorded nent"), covering	PLY CORPORATION, operating under the authority of le ("FWSC"), is the legal and equitable owner and holder of ed in Volume, Page of the County Deed the real property described in <b>Exhibit "A"</b> attached hereto e (the "Property").
and valuable consideration confessed, FWSC hand interests covering RELEASES and TE of Easement shall in	leration, the rece lereby RELEASI ing such Propert RMINATES the in no way obligate	d in consideration of ONE DOLLAR (\$1.00) and other good eipt and sufficiency of which is hereby acknowledged and ES and DISCHARGES the Property from the rights, titles ty held by FWSC by virtue of the Easement and hereby a Easement to the extent it covers the Property. This Release te nor require FWSC to physically remove the waterlines or operty pursuant to the Easement.
EXECUTED	as of the	_day of, 20
	a Texas	TTE WATER SUPPLY CORPORATION s water supply corporation
	Printed 1	Name:
STATE OF TEXAS	§ §	
COUNTY OF	.; §	
This instrum	ent was acknowl	ledged before me on the day of, 20, , the of WATER ing under the authority of Chapter 67 of the Texas Water
SUPPLY CORPOR Code, on behalf of s	ATION, operation and Fayette Wate	ing under the authority of Chapter 67 of the Texas Water er Supply Corporation.
[SEAL]		Notary Public, State of Texas

30 TAC §290.47(c): Sample Sanitary Control Easement Document for a Public Water Well.

### SANITARY CONTROL EASEMENT

DATE	::, 20
GRAN	TOR(S):TOR'S ADDRESS:
GRAN	ITEE:
GRAN	ITEE'S ADDRESS:
SANIT	TARY 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 and operation of underground petroleum and chemical storage tanks and liquid transmission pipelines, stock pens, feedlots, dump grounds, privies, cesspools, septic tank or sewage treatment drainfields, improperly constructed water wells of any depth, and all other construction or operation that could create an insanitary condition within, upon, or across the property subject to this easement are prohibited within this easement. For the purpose of the 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 of tile or concrete sanitary sewers, sewer appurtenances, septic tanks, storm sewers, and cemeteries 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 as long as all items in Restrictions Nos. 2 and 3 are recognized and followed.
	5. This easement permits normal farming and ranching operations, except that livestock shall not be allowed within 50 feet of the water well.
	The Grantor's property subject to this Easement is described in the documents recorded at:
	Volume, Pages of the Real Property Records ofCounty, Texas.
Prope	rty Subject to Easement:
	All of that area within a 150-foot radius of the water well located feet at a radial of degrees from the corner of Lot, of a Subdivision of Record in Book, Page of the County Plat Records, County, Texas.
TERN	<b>1</b> :
	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)		
		Ву:	-	
	<u>AC</u>	CKNOWLEDGMENT		
STATE OF TEXAS	§ §			
COUNTY OF	§ §			
	known to me to be	on the day of, 20, p the person(s) whose name(s) is xecuted the same for the purpos	s(are) subscribed to t	
		Notary Public in and for	<del></del>	
		THE STATE OF TEXAS	S	
		My Commission Expires		
		Typed or Printed Name of	of Notary	
Recorded in	Courthouse,	Texas on	, 20	

## FAYETTE WATER SUPPLY CORPORATION EQUIPMENT AND LINE DEDICATION AGREEMENT

I, (Transferor -	- Name of person, entity, corp., or other), having complied with
	oper, Subdivision, and Non-Standard Service Requirements
• • • • •	to the Fayette Water Supply Corporation all rights and privileges
	(s) installed as a condition of service this equipment and or
	rvice Agreement between the Corporation and Transferor and the
	(date) including any amendments thereto and being further
described as follows: (or see Attachments)	morading any amendments thereto and being farther
	<del></del>
The Fayette Water Supply Corporation	through its designated representative having agreed to accept the
	ed on the day of, 20 The Corporation shall
hold harmless. (name of person, entit	ty etc.) from this day forward any costs for repairs or
	notwithstanding any warranty or bond for said repairs as per the
Non-Standard Service Contract/Agreement.	iothicularing any marraney or both for bara repairs us per the
Their Standard Service Sentineering Sections.	
This agreement entered into on the	_ day of in the year of by:
	,
Fayette Water Supply Corporation	
, and the second	
	Transferor Signature
Signed by Corporation Representative	Address
2-8	
Address	City Zip
	,
City Zip	
1	
THE STATE OF TEXAS, COUNTY OF	
	and the Corporation Representative have executed this
instrument this day of, 20	•
BEFORE ME, the undersigned a Notary Publi	c in and for said County and State of Texas, on this day
names are subscribed to the foregoing instrume	known to me to be the persons whose ent, and acknowledged to me that he/she/they executed the same
for the purpose and consideration therein expre	
CIVEN UNIDED MY HAND AND SEAL OF	OPEICE TITIE dough 20
GIVEN UNDER MY HAND AND SEAL OF	OFFICE THIS day of, 20
Signature of Notary Public	
Dignature of Indiary rudiff	

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

#### **AGREEMENT**

Fayette Water Supply Corporation	(FWSC) and the City of	
	(FWSC) and the City ofherein expressed enter into the following (city) to various	
listed in Exhibit "A", but in no oth		
WHEREAS,	is a home rule city located in	County, Texas;
WHEREAS,Code Chapter 67 and Texas Busine	_is a nonprofit water supply corporations Organizations Code;	on organized pursuant to Texas Water
	_ provides retail water utility service in ntal Quality Certificate of Convenience	
WHEREAS,	_ provides sanitary sewer service for it;	s residents, some of whom are
	ed that the provision of sanitary sewer s WSC's separate provision of water serves are in the public interest; and	
WHEREAS,	_ desires to enter into an agreement wi ue from residents for the	th to facilitate the e sanitary sewer service provided;
NOW, THEREFORE,	(city) and FWSC agree as f	Follows:

- 1. Agency of FWSC. Subject to the terms of this Agreement, FWSC agrees to serve as the agent for city for the purposes of billing and collecting sanitary sewer service fees from customers of FWSC who: (1) are recipients of sanitary sewer services from city; and (2) have executed a copy of the application for sanitary service attached to this agreement or an application in substantially similar form. During the term of this agreement, city will be solely responsible for providing to FWSC, and at all times maintaining, a current list of its customers to be billed by FWSC pursuant to the terms of the Agreement, which list shall contain the following information for each customer: (a) the customer's name and address; (b) the type of sanitary sewer service to be billed by FWSC 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 city, to its monthly bills to customers. Each fee for sanitary sewer service will be stated separately on such bills. City agrees to coordinate with WSC so that the payment for the sanitary 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 sanitary 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 collection by any customer is made, WSC shall apply the funds paid first to any indebtedness of the customer to WSC and then to the payment of any indebtedness of city.
- 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 sanitary sewer service. If at any time any customer fails to pay any amounts collectible by WSC pursuant to the terms of this Agreement, WSC is authorized to terminate 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 sanitary 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's receipt of payment of all delinquent sewer collection charges, plus any applicable charges which are then collectable in accordance with city's ordinances or other applicable law.
- 6. Affect 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 sanitary 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 set up 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 sanitary 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
Ву:	Ву:	
Name:	Name:	
Title:	Title:	
City Secretary:		

App. #\_\_\_\_\_

# SAMPLE FAYETTE WATER SUPPLY CORPORATION AGREEMENT TO DISCONNECT WATER SERVICE FOR NON-PAYMENT OF WASTEWATER SERVICE

Date:
WATER UTILITY:
Name
Address
Telephone Number

**SEWER UTILITY:** 

Fax Number

Name Address Telephone Number Fax Number

#### PURPOSE:

Fayette Water Supply Corporation ("Corporation") is a nonprofit water supply Corporation that provides retail water utility service in Fayette County, Texas pursuant to Texas Commission on Environmental Quality ("TCEQ") Certificate of Convenience and Necessity ("CCN") No. 10726. City of La Grange ("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 insure 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 TCEQ. 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 TCEQ 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 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 TCEQ'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 water 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.

## TELEFAX COMMUNICATIONS:

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

ENTERED IN	COUNTY, TEXAS.	
FAYETTE WSC.	City of	
Bv:	Bv:	

# DEDICATION, BILL OF SALE AND ASSIGNMENT (Developer Form)

THE STATE OF TEXAS § §
THE STATE OF TEXAS   \$  COUNTY OF  \$  KNOW ALL BY THESE PRESENTS  \$
KNOW ALL BY THESE PRESENTS §
This Dedication, Bill of Sale and Assignment is entered into and effective as of, 201_, by and between Fayette Water Supply Corporation, a Texas non-profit, member-owned water supply corporation organized and operating under Chapter 67, Texas Water Code ("Corporation") and ("Developer").
RECITALS:
Corporation and Developer have previously entered into that certain Non-Standard Service Agreement dated (the "Agreement"). Pursuant to Section of the Agreement, Developer has agreed to dedicate and convey to Corporation the water lines, hydrants, valves, fittings and other appurtenances constructed to provide water service to the Subdivision, a subdivision 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 other capacity, contracts, rights, interests, easements, rights-of-way, permits, licenses, approvals, documents, warranties and other matters, 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, Developer 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 Developer does hereby bind itself, its 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.
Pursuant to Section of the Agreement, Developer specifically assigns to Corporation the following maintenance contract(s): (a copy of which is attached hereto as Exhibit "C").
EXECUTED AND EFFECTIVE as of the date first written above.
DEVELOPER:
By:

Name:						
Title:						
THE STATE OF TEXAS	§ 8					
THE COUNTY OF	§ §					
This instrument was acknowledged	CTS TO S ZED S	day	of	 , 2	20_,	b
Notary Public - State of Texas		(Seal)				
Printed Name:						
My Commission Expires:	_					
AFTER RECORDING RETURN TO:						
Water Supply Corporation						
, Texas						

# 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 Assign between Water Supply Corporatio and operating under Chapter 67, Texas W	on, a Texas non-profit, member-o	ve as of, 201_, by and owned water supply corporation organized("Member").
	RECITALS:	
and convey to Corporation the water line water service to the Member's property rights and interests therein or appurter	Pursuant to Section of the A es, hydrants, valves, fittings and cy located at, in enant thereto as more particular of-way and permits, licenses or ap	in Non-Standard Service Agreement dated Agreement, Member has agreed to dedicate other appurtenances constructed to provide County, Texas, together with all ly described in Exhibit "A" hereto (the opprovals, if any, related to the Facilities as
The Facilities and the Related Rig	ghts are collectively referred to as	s the "Transferred Properties."
DEDICAT	ΓΙΟΝ, ASSIGNMENT AND AG	GREEMENT
consideration, the receipt and sufficiency TRANSFER, CONVEY, SET OVER A assigns the Transferred Properties TO H singular the rights and appurtenances the his/her successors and assigns to WAI	cy of which are hereby acknowled AND ASSIGN forever unto Corp HAVE AND TO HOLD the Transverte in anywise belonging, and EARRANT AND FOREVER DEL	ARS (\$10.00) and other good and valuable edged, Member does hereby DEDICATE, coration and Corporation's successors and ansferred Properties, together with all and Member does hereby bind himself/herself, FEND, all and singular, the Transferred erson whomsoever lawfully claiming or to
	ibit "A", shall hold harmless Menties or any part of said Facilities.	its authorized representative, having agreed inber from this day forward, from any costs
MEMBER:		
Member:		
Printed Name:		

THE STATE OF TEXAS	§ §				
THE COUNTY OF	§				
This instrument was acknowledged		the	day of	,	201_, by
Notary Public - State of Texas					
Printed Name:					
My Commission Expires:	_				
FORWSC:					
Ву:					
Printed Name: Title:					
THE STATE OF TEXAS					
THE COUNTY OF					
This instrument was acknowledged before	re me on the day	of	_, 201_, by		
Notary Public - State of Texas	_				
Printed Name:					
My Commission Expires:					
AFTER RECORDING RETURN TO:					
Water Supply Corporation					
, Texas					

### SECTION K. MISCELLANEOUS

## TARIFF & CCN FILING REQUIREMENTS

On Sept. 1, 2014, the Public Utility Commission (PUC) took over regulation of certificate of convenience and necessity (CCN) issues and rate appeals from the Texas Commission on Environmental Quality (TCEQ). All applicable documents previously filed with TCEQ now must be sent to PUC. These filings include tariffs for water supply corporations; CCN amendments; sale, transfer and merger applications; and other CCN-related issues.

The filing requirements at PUC are different than TCEQ so here is some guidance for TRWA's member on this process.

#### **Tariff**

Water supply corporations are required to file one copy of the tariff with the PUC pursuant to Texas Water Code Sec. 13.136(c) and 16 Texas Administrative Code Sec. 24.21(j), the new PUC rule on WSC tariff filings.

Once PUC has scanned all the tariffs it received from TCEQ, PUC will consider those tariffs to be the official version on file at the agency. PUC prefers only the amended pages of the tariff, which the agency calls tariff sheets, be filed with its Central Records and not an entire new tariff each time it is revised. The agency will update the version on file with any new amendments sent.

PUC is in the process of scanning all documents it received from TCEQ and expects to have all WSC tariffs it received available online soon through its PUC Interchange, the agency's filings database. PUC will assign a control number (internal unique reference number assigned to each filing). WSCs are encouraged to check the search feature on the PUC Interchange to see if their tariff is on file yet and record the control number as a reference, WSCs should search by their utility name without "WSC" or "water supply corporation" included to avoid false results.

Along with the amended tariff pages, a WSC should include a cover letter stating the control number once it has been assigned to the tariff, the WSC name, detail list of the tariff pages being amended, and signature of the system's representative. TRWA has created a sample tariff cover letter.

#### CCNs & STMs

Number of Copies:

Certificate of Convenience and Necessity (CCN) - 7 Copies Sale, Transfer, Mergers (STM) applications - 7 Copies

The application deadline for Sale, Transfer and Merger applications by water supply corporations and systems required to possess a CCN still is 120 days before the effective date of the sale, acquisition, merger, etc. (16 TAC 24.109) PUC adopted TCEQ's 291 rules into new PUC Chapter 24 rules and is working on substantive revisions to those rules. Download application forms.

PUC's form to obtain or amend a CCN also is available at this link. PUC's procedural rules for CCN amendments currently are the same as the TCEQ's rules were. (16 TAC 24.105-.106)

### **PUC filing procedures for all documents:**

All filings regardless of their size and number of copies must be sent to the following address for processing per PUC Procedural 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, including applications, consisting of 10 pages or larger, also must be filed electronically per PUC's procedural rule 16 TAC Sec. 22.72(h). This electronic filing is in addition to the required paper filing. The electronic copy must be filed before the paper copy is sent so a print-out of the transaction record the electronic filing system generates can be mailed along with the required print copies. PUC only considers a filing complete when it receives the required number of paper copies and electronic filing, if applicable.

PUC uses its own software application "PUC Filer" that must be downloaded to your local computer or drive to file documents electronically.

PUC has detailed instructions on how to use this application here.

Download PUC Filer here.

Slides from PUC filings workshop explaining how to use the software

No filing fee is required to file any document with the PUC.

Hard copy standards: Filings with PUC must be typed on 8.5 inch x11 inch paper and printed on both sides of the paper. Every paper filing, except tariffs for WSCs, must include one copy (not the original) unbound and numbered from start to finish per PUC procedural rule 16 TAC Sec. 22.72(g)(2), and pages should be numbered consecutively.

Filings must be double-spaced or one and one-half times spaced with left margins not less than one inch wide, except that any tariff filing may be single-spaced. Filings must be printed or formatted in not less than 10-point type.

No cover letter shall be attached to any filing, except tariff pages. If a document has five or more headings and/or subheadings, it must have a table of contents with the major sections of the document included.

Oversized documents: Any log, graph, map, drawing, or chart submitted as part of a filing can be printed on larger paper if it cannot be provided legibly on letter-size paper. The document must be able to be folded to a size no larger than 8.5 inches x 11 inches. Oversized documents must be filed as referenced attachments.



## **Fayette Water Supply Corporation**

P.O. Box 724 La Grange, Texas 78945 979-968-6475 Main 979-968-8239 Fax

March 18, 2015

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

(PUC control number, if known)

Re: Tariff for Fayette WSC, CCN No. 10726, in Fayette County

Fayette Water Supply Corporation (FWSC)

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 Fayette Water Supply Corporation provided for informational purposes.

(list in detail what tariff pages are being amended)

The tariff was revised and changed in February 2015; therefore, please discard the previously filed tariff and replace it with the attached.

Should you or your staff have any questions, please contact me at 979-968-6475.

Sincerely,

(signature) Authorized representative of Fayette Water Supply Corporation

### FAYETTE WATER SUPPLY CORPORATION

### NOTICE OF RATE INCREASE

The Fayette Water Supply Corporation ("Corporation") Board of Directors held a public meeting on November 17, 2015 and voted to increase the monthly rates for water service for all members.

In addition to our efforts to provide corporation solidity, a rate study has been conducted in conjunction with an independent service for rural water corporations, Texas Rural Water Association (TRWA). FWSC has been advised to incur a rate increase in order to continue providing quality water, maintaining the current system and to provide preparations of future needs. These studies are in-depth and conducted according to guidelines established by the TCEQ Chapter 291 Rules and Texas Water Code. Future growth and increased cost of supplies are major contributors in the equation as well as securing a sound financial resource for USDA loan backings. An increase in rates will be established in the near future to properly accommodate the needs and requirements of FWSC.

FWSC has not incurred an increase in rates since 2010. The Board of Directors have evaluated the financial standing of the corporation, analyzed many options of a rate increase and chose the option recommended by AWWA and TCEQ. Attached please find a copy of the Board approved recommendations. The new rate increase will **not** impact approximately 80% of its members.

Starting March 1, 2015, FWSC will implement the attached rate increase which shows the higher your usage and the larger your meter, the higher the cost. As always, the bill is determined by the amount of water used, so you will continue to have the luxury of controlling the increase through your personal usage.

METER MONTHLY BA	SE RATE: SIZE	METER EQU	JIVALENTS	RATE
	5/8" by 3/4" 1" 1 1/2" 2"	2.5 5.0 8.0	1.0	\$26.00 \$65.00 \$130.00 \$208.00
Water per thousand gallor	_	0.0		\$200,00
1 - 10,000		\$4.00		
10,001 to 20,000		\$5.00		
20,001 to 40,000		\$6.00		
40,001 to 60,000		\$7.00		
60,001 to 80,000		\$8.00		
80,001 to 100,000		\$9.00		•
100,001 and over		\$10.00		

For more information about the rate increase, please contact the Corporation at 979-968-6475 or in person at our main office 200 Bordovsky Rd, La Grange

# FAYETTE WATER SUPPLY CORPORATION 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.



#### TCEQ REGULATORY GUIDANCE

Water Supply Division RG-199 (Revised) October 2002

# Regulatory Assessments Collected by Retail Public Utilities

Retail public utilities and their customers often have questions about an item called "regulatory assessment" that is included in their water or wastewater bills.

### What is the "regulatory assessment"?

The regulatory assessment is a fee collected from retail customers by water and wastewater utilities regulated by the Texas Commission on Environmental Quality (TCEQ). It was first authorized in 1993 in response to a State Comptroller's report that recommended a higher level of user charges be used to finance state programs.

Investor-owned utilities, water districts, water supply corporations, and certain counties are required to collect the assessment from retail customers and send the amount collected to the TCEQ. The amount collected depends on the type of regulated retail public utility, as follows:

The fee for customers of:	ls:	Calculate it as:
Investor-owned utilities	1.0%	0.01 x receipts
Water districts	1/2%	0.005 x receipts
Water supply corporations	1/2%	0.005 x receipts
Counties within 50 miles of the U.SMexico border	1.0%	0.01 x recelpts

# Which utility customers are exempt from this fee?

The regulatory assessment is not to be collected from state agencies, wholesale customers, or buyers of nonpotable (not drinkable) water.

# Which customers must pay this fee to the utility?

All retail customers must pay this fee. Because this fee is not a tax, tax-exempt institutions also must pay the regulatory assessment. School districts and similar institutions are not considered to be state agencies and so are subject to the regulatory assessment.

# How is the regulatory assessment applied on bills?

The assessment is to be applied to customer charges for water and sewer service, but not to penalty and interest charges, tap fees, impact fees, or other fees that appear on customer bills. The assessment may be included on the retail customer's bill as a separate line item.

# When is the amount collected payable to the TCEQ?

The amount collected during the calendar year must be sent to the TCEQ by January 30. Submit these payments along with the preprinted form sent to the utility by the TCEQ during December. Payments received after January 30 are subject to penalties and, if received after March 30, are also subject to interest.

## What is the regulatory assessment used for?

As required by law, these fees are used to pay the costs and expenses incurred by the TCEQ in the regulation of these retail public utilities.

Also as required by law, a portion of these fees is used to provide on-site technical assistance and education to these retail public utilities.

If you have questions regarding the regulatory assessment, please contact:

Regulatory Assessment Coordinator Utilities & Districts Section MC 153 TCEQ PO Box 13087 Austin TX 78711-3087

Phone: 512/239-4691 Fax: 512/239-6190

Texas Commission on Environmental Quality • PO Box 13087 • Austin, Texas • 78711-3087

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## A PUBLICATION OF THE PUBLIC UTILITY COMMISSION OF TEXAS

# UTILI-FACTS

## Water Supply Corporations: Frequently Asked Questions

#### What is WSC?

WSC stands for "Water Supply or Sewer Service Corporation."
WSCs are non-profits, member-owned and member-controlled cor-



porations organized under Chapter 67, Texas Water Code. As such, WSCs are subject to the laws and regulations governing the operations of non-profit corporations. The operation of a WSC is the responsibility of its board of directors. Directors are elected by the corporation members.

#### Is the WSC Required to Provide Me With Service?

Yes, if your property is located within the area granted under the WSC's "Certificate of Convenience and Necessity" (CCN). If you are not sure whether your property is within a particular WSC's area, contact the WSC or the Public Utility Commission of Texas (PUCT). When calling the PUCT, call (512) 936-7405 and ask to speak to a member of the Water Utilities Division mapping team.

#### How Do I Become a Member and Get Service?

Most WSCs require you to fill out an application form. You may be asked to appear at a board meeting to formally request membership. You will be asked to pay a "membership" fee. You will become a member upon qualification for service and membership is accordance with the WSC's tariff. Note: Membership fees and indication of interest fees are two different fees.

The membership entitles you to (1) vote as a member/stockholder of the WSC, and (2) receive utility services. The amount of the membership or indication of interest fee is specified in the WSC's tariff and can range from \$50 to \$250. The membership fees are generally used as emergency reserve funds.

If service is not readily available in your area, you may be asked to pay an "Indication of Interest" fee in lieu of the membership fee.

Once service is made available, the indication of interest fee may be converted to a membership fee.

### Will I Have to Pay Anything Else?

If a tap and meter are not already in place, you will be asked to pay a tap fee. The tap fee generally includes the cost of labor and materials for installation and administrative costs. You may also be charged a buy-in, extension or capital recovery fee (applicant's prorata share of the WSC's capital investment to increase capacity).

The total cost to obtain service may range from several hundred to several thousand dollars. The WSC retains ownership of the meter and distribution lines.

Charges (other than those for regular membership and tap fees) for the installation of service may be appealed to the PUCT by applicants for service from a WSC. This type of appeal is initiated by writing the PUCT within 90 days after obtaining written information from the WSC on the costs involved. For additional information on this type of appeal, contact the PUCT's Customer Protection Division toll-free at 888-782-8477.

#### Why Does it Take So Long to Get Service?

In some cases, honoring a new customer's request for service will require an upgrade to the existing system. An engineering study must be prepared by the WSC and plans must be reviewed and approved by various government agencies. The WSC may seek a loan to finance the construction and the loan approval process takes time. Once plans are approved and financing arranged, WSCs will start construction as soon as possible.

#### How Are WSC Facilities Funded?

In most cases, the money to construct the WSC's water or sewer plants and pipelines comes from loans provided by the United States Department of Agriculture (USDA) or the Texas Water Development Board (TWDB). Loan repayments and daily operational costs are generally paid off with revenue from water and/or sewer service sales. Reserve funds established by capital recovery fees, developer contributions and other forms of private finance are other means of developing the water or sewer system. Because the funds and customer base are so limited, WSCs generally do not "over-build" to accommodate future growth. Therefore, each new applicant may have to pay his share of the cost of enlarging or extending the system.

#### What Are My Alternatives for Service?

- Drill you own water well for water service.
- · Build your own septic system for sewer service.
- Find an alternative service provider.

If there is another utility nearby, you could ask if it would be willing to serve your property. If it is willing and the WSC does not object, your property could be removed from the WSC's certificated area and added to the other utility's area. This requires PUCT approval.

#### Who Sets the Rates Charges by a WSC?

The WSC's board of directors sets the WSC's rates. The term "rates" as it is used here includes charges for deposits, retail water and sewer service, connection fees, late charges, membership fees, etc. The rates set by the board of directors are not subject to review or approval by the PUCT unless ten percent or more of the affected ratepayers petition the PUCT to review the board's decision changing the rates. This appeal must be filed within 90 days following

(continued on back)

#### (continued from front)

the effective date of the rate change. Contact the PUCT for information on how to file a petition. Ask for a free copy of publications GI-24, "Appealing a Rate Change Decision" or download it from the website at www.puc.texas.gov.

Are WSCs Subject to the Open Meetings and Open Records Acts?



QUESTIONS:

Call: 512-936-7405

Write:

Public Utility Commission Water Utilites Division 1701 N. Congress Ave. P.O. Box 13326, Austin, TX 78711-3326 WSCs are required to comply with the Open Records and Open Meetings Act and are subject to articles 1396-2.23, and 1396-2.23A, Vernon's Texas Civil Statutes, relating to the inspection of certain records of nonprofit corporations.

What Government Agencies "Regulate" WSCs?

WSCs govern themselves under the direction of their elected board of directors. However, the following agencies have some regulatory authority:

The USDA/Rural Development

and the TWDB establish guidelines and impose requirements in conjunction with loans provided to WSCs.

- The PUCT issues Certificates of Convenience and Necessity (CCNs). These certificates grant the right and the obligation to provide retail utility service in a particular area. WSCs are required to obtain a CCN. (Also see comments under "Will I have to pay anything else?" and "Who sets the rates charged by a WSC?")
- The TCEQ regulates the operations of all public drinking water systems and sewer systems and conducts periodic inspections.
   Those regulations address water quality, water pressure, and system design specifications.

Where Can I Go to Find Out More About WSCs?

The Texas Rural Water Association (TRWA) is a non-profit, professional organization of WSCs. TRWA provides technical assistance and information to member WSC boards, managers, bookkeepers and operators. State and federal grants provide "TRWA Circuit Riders" for on-site assistance to systems eligible for state and federal funding.

Questions may be directed to: Texas Rural Water Association 1616 Rio Grande Street Austin, Texas 78701-1122 512-472-8591

Questions may also be directed to: Customer Protection Division Public Utility Commission of Texas 1701 N. Congress Avenue P.O. Box 13326 Austin, TX 78711-3326 888-782-8477

## A PUBLICATION OF THE PUBLIC UTILITY COMMISSION OF TEXAS

# UTILI-FACTS

# PUC Jurisdiction over Utility Rates and Service Policies

The tables in this publication summarize the Public Utility Commission of Texas (PUCT) jurisdiction over the rates charged, areas served, and customer service policies followed by retail public utilities owned by cities, counties, districts, water supply or sewer service corporations, and investors. For definitions of the terms and abbreviations used in this publication, look below the table on page 2.

What jurisdiction does PUCT have over retail rates charged by a water or sewer utility?

If the utility is	owned by a(n)	What type of jurisdiction does the PUCT have over its retail rates? (Note: the PUCT has appellate jurisdiction over wholesale rates charged by one utility to another.)		have over its retail rates? Is customer lote: the PUCT has appellate jurisdiction over notice of a retail	
		Original	Appellate	required?	
City	with customers inside city limits	No	No No	No	
	with customers outside city limits	No	Yes, if 10% of customers outside the city Ilmits protest or if an affected city that receives service from the IOU protests	Yes⁴	
County (other than	an "affected county")	No	No	No	
	Ithin 50 miles of the US-	No	Yes, if 10% of customers protest	Yes*	
District	with customers inside	No	Yes, if 10% of customers protest	No	
	with customers outside district	No	Yes, if 10% of customers protest	Yes*	
Water Supply Corp	oration (WSC)	No	Yes, if 10% of customers protest	No :	
Exempt WSC		No	No	No	
Investor-Owned Utility (IOU) (If not exempt)	Inside a city	No, unless the city surrenders its juriediction to the PUCT	Yes, if 10% of customers protest or if a party to a rate case before the city files an appeal to the city's ruling	Yes	
	Outside a city	Yes	Not applicable.	Yes	
Exempt IOU		No	Yes, if 50% of customers protest	No	

<sup>\*</sup>This notice must tell the old rates, the new rates, and the date the new rates take effect. The PUCT recommends that customers be told of their right to appeal.

On page 2, find information on these topics:

- When must utilities obtain a CCN and observe PUCT tariff end service policies?
- · Terms used in this publication
- How to learn more

(continued on back)

When must utilities obtain a CCN and observe PUCT tariff and service policies?

if a utility is o	owned by a(n)	ls a CCN required?	Do TECQ Tariff and Customer Service Policies apply?
City		No*	, No
County	within 50 miles of the US-Mexico border	Yes	Yes
	elsewhere in Texas	No*	No
District		No*	No
WSC (If not exemp	ot)	Yes	No, but must file tariff with TCEQ
Exempt WSC		Water, No*; Sewer, Yes	No, but must file tariff with TCEQ
	inside a city	Yes	Yes, if city does not adopt its own
	Outside a city	Yes	Yes
Exempt IOU		Water, No*; Sewer, Yes	Yes

Terms used in this publication:

Affected County. Counties within 50 miles of the US- Mexico border. Chapter 13 of the Texas Water Code gives these counties specific authority to provide water or sewer utility service.

Appellate Jurisdiction. Circumstances where the PUCT has the authority to review and either approve or modify the decision of another authority after receiving an appeal from affected customers or parties.

**CCN-Certificate of Convenience and Necessity.** Issued by the PUCT, authorizes a utility to provide water or sewer utility service to a specific area and obligates the utility to provide continuous and adequate service to every customer who requests service in that area.

**District.** A "district" created by the Legislature or under the Texas Water Code. There are various types, such as MUD (municipal utility district), FWSD (fresh water supply district), WCID (water control and improvement district), or SUD (special utility district).

**Exempt IOU or Exempt WSC.** A water utility or water supply corporation with fewer than 15 potential service connections. The exemption (from the requirement to obtain a CCN) does not apply to sewer utilities.

100, Investor-Owned Utility. A retail public utility owned by an individual, partnership, corporation or homeowners association.

**Original Jurisdiction.** Circumstances where the TCEQ has the authority to review and approve or modify the rates charged by an individual or corporation for water or sewer services.

Potable Water. Water that meets state standards for drinking water, whether consumed or not.

**Retail Public Utility.** Any person, corporation, public utility, water supply or sewer service corporation, municipality, political subdivision, or agency operating, maintaining, or controlling in this state facilities for providing potable water service or sewer service, or both for compensation.

Refail water or sewer utility service. Potable water service or sewer service, or both, provided by a retail public utility to the ultimate consumer for compensation.

**Tarriff.** A document listing the rates charged by and related service policies practiced by a utility providing retail service.

**WSC—Water Supply Corporation.** A nonprofit water supply or sewer service corporation owned and controlled by its members.

Wholesale Utility. A utility that sells potable water service or sewer service to a retail public utility that is not the ultimate consumer of the service.

How to learn more:

- See Chapter 13 of the Texas Water Code, titled Water Rates and Services
- See the PUCT's rules in Title 16, Texas Administrative Code, Chapter 24
- Contact the PUCT's Wather Utilities Division by phone at: (512) 936-7405 or by email at water@puc.texas.gov. You may also visit the PUCT's website at www.puc.texas.gov.

# UTILI-FACTS

## Appealing a Rate Change Decision

Made by a Board of Directors, A City Council, or County Commissioners

If your water or sewer utility<sup>1</sup> changes its rates and you wish to contest the decision, the Public Utility of Texas (PUCT) cannot review the retail rates charged by some types of utilities unless



you file an appeal in the form of a petition. [Texas Water Code (TWC), Section 13.043(b)] Parties to a rate proceeding before the governing body of a municipality may have different appeal rights under TWC, Section 13.043(a).

The petition must be signed by 10 percent of the affected ratepayers (customers) eligible to appeal. (If there are more than 100,000 eligible ratepayers, the petition is valid if at least 10,000 affected ratepayers sign it.)

You must send the petition to the PUCT within a specific period of time, as discussed later in this publication.

Who Can Appeal a Rate Change Decision?

You and your fellow ratepayers may file an appeal if you are served by one of the types of utilities listed below. Also shown is who has original authority to approve or "set" the rates.

Type of Utility	Who sets the rates?
Water Supply Corporations (WSC)	Board of Directors of the WSC
Water District or River Authority	Board of Directors of the District or Authority
Private- or investor-Owned Utility Operating Inside a City	City Council
City-Owned Utility Serving Customers Outside the City 2	City Council
County within 50 Miles of the U.S Mexico Border Who Sets the Rates?	County Commissioners

Who Can Sign the Petition?

Each person receiving a separate bill is considered a "ratepayer." However, you can only be considered a single ratepayer regardless of the number of bills you receive. A petition can be signed by

- 1 The term "utility," as used in this publication; corresponds with "retail public utility" as defined by the Texas Water Code, \$13.002(19).
- 2 Only ratepayers living outside the city are eligible to appeal. The PUCT does not have jurisdiction to review the rates charged by a city to in-city, retail customers.

either you as the ratepayer, or by your spouse.

What Should the Petition Say?

Each signature page of the petition should include the following:

- 1. A statement that the petition is an appeal of the decision that set the new rates. In the case of an investor-owned utility (IOU) operating within a city, the petition should state that it appeals the decision that the city made on a rate change requested by the utility.
- 2. A short description of the rate change, noting both the old and the new rates.
- 3. The effective date of the rate change and the date the ratepayers were notified of the rate change.
- 4. A statement about why you and your fellow ratepayers are requesting that the PUCT review the decision setting the rates.
- 5. The name and address of an individual or organization that is willing to act as the ratepayers' representative.
- 6. The mailing address and phone number of the utility. In the case of an IOU operating within a city, the petition should also include the name, mailing address, and phone number of the city.

Each ratepayer signing the petition should write legibly and provide the following information:

- · Name,
- Telephone number.
- Street or rural address where the utility service is received (a post office box is not sufficient), and
- Mailing address (if it differs from the address where service is received).

A sample petition appears on the back of this information sheet. This sample should only be used as a guideline. The wording underlined on the sample should be revised as needed for your petition. All the information noted above should be included in your petition. How is the Petition Filed?

Send a copy of the petition to the utility, and file seven copies of the petition, including the original with the PUCT at:

continued on back)



QUESTIONS: Call: 512-936-7405

Write:

Public Utility Commission Water Utilites Division 1701 N. Congress Ave. P.O. Box 13326, Austin. TX 78711-3326 (continued from front)

**Public Utility Commission of Texas** 

Central Records

Attn: Filing Clerk -

1701 N. Congress Avenue

P.O. Box 13326

Austin, TX 78711-3326

No filing fee is required. For most utilities, you must submit the petition within 90 days after the effective date of the rate change. However, if the petition is appealing the rates approved by a city or county for a utility under its jurisdiction i(nside the corporate limits of the municipality or a utility owned by an affected county), the petition should be submitted within 90 days of the date on which the city or county made its final decision regarding those rates. A copy of the petition should be sent to the city or county and to the utility at the same time it is filed with the PUCT. As noted above, seven copies of the petition, including the original should be filed with the PUCT.

What Happens Next?

The PUCT must review the petition to see if it is complete. If additional information is required, the ratepayers' representative will be contacted. The petition is then either accepted for filing or, if it is incomplete, returned. The ratepayers' representative will be notified if the petition was accepted.

If the petition is accepted for filing, a PUCT engineer, accountant, and attorney are assigned and the petition is forwarded to the State Office of Administrative Hearings (SOAH) so that a contested case hearing can be scheduled. SOAH will assign an administrative law judge (ALJ) to hear the case.

As a first step in the contested case hearing process, known as the prehearing conference, an ALJ will name parties to the case and give the parties an opportunity to reach a settlement on the appeal.

If the parties cannot agree to a settlement, the ad-

ministrative law judge will set a procedural schedule. At the very least, this schedule will include an opportunity for parties to obtain information from each other through a procedure called discovery, and the date(s) for the next phase, called the evidentiary hearing. The evidentiary hearing is a legal proceeding subject to the Texas Rules of Civil Procedure, the Texas Rules of Evidence, and the PUCT Procedural Rules.

If you are a party to the contested case hearing, you are required to respond to requests for information during the discovery period. During the evidentiary hearing, you may call your own witnesses and cross-examine other parties' witnesses, but you do not have to do so.

When the hearing process is completed, the ALJ prepares a "Proposal for Decision" to submit to the three PUCT Commissioners. The Commissioners make the final decision on the retepayers', appeal.

Note that the rates you are appealing can be put into effect by your utility even though you have filed an appeal or the appeal is pending. If the Commissioners set lower rates, refunds may be ordered.

Who Can Answer Any Other Questions I Have?

For additional information, please contact:

Public Utility Commission of TexasWater Utilities Division; 1701 N Congress Avenue, P.O. Box 13326, Austin, Texas 78711-3326Phone: (512) 936-7405

#### Sample Petition

(The wording underlined should be revised as needed for your petition.)

Petition to Appeal Rates Established by the Board of Directors

XYZ Water Supply Corporation

1294 Main Street

Anytown Texas 99999

The undersigned ratepayers of <u>XYZ Water Supply Corporation</u> hereby appeal the decision of the board of directors of the Corporation affecting the rates charged to them by <u>XYZ Water Supply Corporation</u>. The <u>rate change was effective</u> on <u>September 1, 2000</u>, and affected the rates charged for <u>water utility service, tap.</u>

Less late charges, and reconnect tess. On <u>September 5, 2000</u>, the ratepayers were notified by the service provider of this rate increase. The undersigned request that the Texas Commission on Environmental Quality review the decision to determine if the rates established are just and reasonable. The old rates charged by the service provider are \$20.00 minimum bill plus \$1.25 for each additional 1,000 gallons, and the new rates are \$25.00 minimum bill plus \$2.00 for each additional 1,000 gallons. The undersigned designate the <u>XYZ Property Owners Association</u> as their representative on this matter. Consepondence to the ratepayers' representative may be directed to Ms. Jane Dos. President XYZ Property Owners Association. 1235 Main. Street. Anatown, Texas 99090, 612-555-4821.

	and Signature	If Different from Service Address)	Phone Number	
:			<del></del>	

#### THE PUBLIC INFORMATION ACT

Texas Government Code, Chapter 552, gives you the right to access government records; and an officer for public information and the officer's agent may not ask why you want them. All government information is presumed to be available to the public. Certain exceptions may apply to the disclosure of the information. Governmental bodies shall promptly release requested information that is not confidential by law, either constitutional, statutory, or by judicial decision, or information for which an exception to disclosure has not been sought.

#### Rights of Requestors

You have the right to:

- Prompt access to information that is not confidential or otherwise protected;
- Receive treatment equal to all other requestors, including accommodation in accordance with the Americans with Disabilities Act (ADA) requirements;
- Receive cercain kinds of information without exceptions, like the voting record of public officials, and other information;
- Receive a written statement of estimated charges, when charges will exceed \$40, in advance of work being started and opportunity to modify the request in response to the itemized statement;
- Choose whether to inspect the requested information (most often at no charge), receive copies of the information or both;
- A waiver or reduction of charges if the governmental body determines that access to the information primarily benefits the general public.
- Receive a copy of the communication from the governmental body asking the Office of the Attorney General for a ruling on whether the information can be withheld under one of the accepted exceptions, or if the communication discloses the requested information, a reduced copy;
- Lodge a written complaint about overcharges for public information with the Office of the Attorney General. Complaints of other possible violations may be filed with the county or district attorney of the county where the governmental body, other than a state agency, is located. If the complaint is against the county or district attorney, the complaint must be filed with the Office of the Attorney General.

#### Responsibilities of Governmental Bodies

All governmental bodies responding to information requests have the responsibility to:

- Establish reasonable procedures for inspecting or copying public information and inform requestors of these procedures;
- Treat all requestors uniformly and shall give to the requestor all reasonable comfort and facility, including accommodation in accordance with ADA requirements;
- Be informed about open records laws and educate employees on the requirements of those laws;
- Inform requestors of the estimated charges greater than \$40 and any changes in the estimates above 20 percent of the original estimate, and confirm that the requestor accepts the charges, or has amended the request, in writing before finalizing the request;
- Inform the requestor if the information cannot be provided promptly and set a date and time to provide it within a reasonable time;
- Request a ruling from the Office of the Attorney General regarding any information the governmental body wishes to withhold, and send a copy of the request for ruling, or a redacted copy, to the requestor;
- Segregate public information from information that may be withheld and provide that public information promptly;
- Make a good faith attempt to inform third parties when their proprietary information is being requested from the governmental body;
- Respond in writing to all written communications from the Office of the Attorney General regarding charges for the information. Respond to the Office of the Attorney General regarding compilaints about violations of the Act.

#### Procedures to Obtain Information

- V Submit a request by mail, fax, e-mail or in person according to a governmental body's reasonable procedures.
- Vinclude enough description and detail about the information requested to enable the governmental body to accurately identify and locate the information requested.
- √ Cooperate with the governmental body's reasonable efforts to clarify the type or amount of information requested.

#### A. Information to be released

- You may review it promptly, and if it cannot be produced within 10 business days the public information officer will notify you in writing of the reasonable date and time when it will be available.
- Keep all appointments to inspect records and to pick up copies.
   Failure to keep appointments may result in losing the opportunity to inspect the information at the time requested.

#### Cost of Records

- You must respond to any written estimate of charges within 10 business days of the date the governmental body sent it or the request is considered automatically withdrawn.
- If estimated costs exceed \$100.00 (or \$50.00 if a governmental body has fewer than 16 full time employees) the governmental body may require a bond, prepayment or deposit.
   You may ask the governmental body to determine whether pro-
- You may ask the governmental body to determine whether providing the information primarily benefits the general public, resulting in a waiver or reduction of charges.
- Make a timely payment for all mutually agreed charges. A governmental body can demand payment of overdue balances exceeding \$100.00, or obtain a security deposit, before processing additional requests from you.

B. Information that may	be withheld o	due to an exception
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- By the 10th business day after a governmental body receives your written request, a governmental body must:
- request an Attorney General opinion and state which exceptions apply:
- notify the requestor of the referral to the Attorney General; and
   notify third parties if the request involves their proprietary
- Information.

  Failure to request an Attorney General opinion and notify the requestor within 10 business days will result in a presumption that the information is open unless there is a compelling reason
- to withhold it.

  Requestors may send a letter to the Attorney General arguing for release, and may review arguments made by the governmental body. If the arguments disclose the requested information, the
- The Attorney General must issue a decision no later than the 45th business day from the day after the attorney general received the request for a decision. The Attorney General may request an additional 10 business day extension.
- Governmental bodies may not ask the Attorney General to "reconsider" an opinion.

To request information f	iom this government	al body, please contact
By mail to:		

By e-mail to: By fax to: In person at: For complaints regarding failure to release public information please contact your local county or district attorney.

- You may also contact the Office of the Attorney General, Open Government Hodine, at (512) 478-6736 or toll-free at 1-877-673-6839.
- For complaints regarding overcharges, please contact the Office of the Attorney General, Cost Holline at (512) 475-2497 or toll-free at 1-888-672-6787.

7	from need special accommodation	turniant to the American	With Disabilities Act (ADA)	please contact our ADA coordinator,
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11/14

#### (SAMPLE)

### **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 THE CUSTOMERS

The	WSC is offering each custon	ner the opportunity to r	make a voluntary contribution t	o the
local voluntary	fire department(s) and / or emergen	cy medical service(s).	The \$XX.00 contribution an	nount
should be added	to each remittance of the monthly ba	se rate.		

These voluntary contributions will be sent to the following Voluntary Fire Department(s) and or Emergency Service(s): (LIST ALL applicable recipients). Ever Alert Voluntary Fire Department, South Side Voluntary Fire Department, Ever Alert Emergency Rescue Service, .........

This voluntary contribution may be deductible under the Federal Income Tax Law.

For a complete copy of the Corporation's Voluntary	Contribution Policy, please make request	at the
Corporation's office at (Address of the office), by phone	, Corporation's Web Page	,
or by FAX		

#### 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 extra contribution as a voluntary contribution for local emergency services.

#### REFERENCE FROM TEXAS WATER CODE CHAPTER 67.

# Sec. 67.017. VOLUNTARY CONTRIBUTIONS ON BEHALF OF EMERGENCY SERVICES.

- (a) A corporation may 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.
- (b) A corporation that collects contributions under this section 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 or emergency medical service 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.
- (c) A billing by the corporation that includes a voluntary contribution under this section must clearly state that the contribution is voluntary and that it may be deducted from the billed amount.
- (d) The corporation shall promptly deliver contributions that it collects under this section to the designated volunteer fire department or emergency medical service, 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.

Added by Acts 1997, 75th Leg., ch. 166, Sec. 2, eff. Sept. 1, 1997.





## **Franchise Tax Account Status**

As of: 07/05/2017 07:48:02

This Page is Not Sufficient for Filings with the Secretary of State

## **FAYETTE WATER SUPPLY CORPORATION**

Texas Taxpayer Number 17418487777

Mailing Address PO BOX 724 LA GRANGE, TX 78945-0724

**@** Right to Transact Business in ACTIVE

State of Formation TX

**Effective SOS Registration Date** 11/05/1973

Texas SOS File Number 0033309201

Registered Agent Name DONALD PECK

Registered Office Street Address 200 BORDOVSKY RD PO BOX 724 LA GRANGE, TX 78945