

SECTION 3.0 - EXTENSION POLICY

Section 3.01 - Standard Extension Requirements

LINE EXTENSION AND CONSTRUCTION CHARGES. No contribution in aid of construction may be required of any customer except as provided for in this approved extension policy.

The customer will be given an itemized statement of the costs, options such as rebates to the customer, sharing of construction costs between the utility and the customer, or sharing of costs between the customer and other applicants prior to beginning construction.

The utility will bear the full cost of any oversizing of water mains necessary to serve other customers in the immediate area. The individual residential customer shall not be charged for any additional production, storage, or treatment facilities. Contributions in aid of construction may not be required of individual residential customers for production, storage, treatment or transmission facilities unless otherwise approved by the Commission under this specific extension policy.

COST UTILITIES SHALL BEAR. Within its certificate area, the utility will pay the cost of the first 200 feet of any water main or distribution line necessary to extend service to an individual residential customer within a platted subdivision. However, if the residential customer requesting service purchased the property after the developer was notified of the need to provide facilities to the utility, the utility may charge for the first 200 feet. The utility must also be able to document that the developer of the subdivision refused to provide facilities compatible with the utility's facilities in accordance with the utility's approved extension policy after receiving a written request from the utility.

Developers may be required to provide contributions in aid of construction in amounts to furnish the system with all facilities necessary to comply with the PUC and/or TCEQ Rules.



SECTION 3.20 - Specific Utility Extension Policy

This section contains the utility's specific extension policy that complies with the requirements already stated under Section 3.01. It must be reviewed and approved by the Commission and in compliance with PUC Rules to be effective.

Residential customers not covered under Section 3.01 will be charged the equivalent of the costs of extending service to their property from the nearest transmission or distribution line even if that line does not have adequate capacity to serve the customer. However, if the customer places unique, non-standard service demands upon the system, the customer may be charged the full cost of extending service to and throughout their property, including the cost of all necessary transmission and storage facilities necessary to meet the service demands anticipated to be created by that property.

Developers may be required to provide contributions in aid of construction in amounts sufficient to furnish the development with all facilities necessary to provide for reasonable local demand requirements and to comply with Texas Commission on Environmental Quality minimum design criteria for facilities used in the production, transmission, pumping, or treatment of water or Texas Commission on Environmental Quality minimum requirements. For purposes of this subsection, a developer is one who subdivides or requests more than two meters on a piece of property. Commercial, industrial, and wholesale customers will be treated as developers.

The utility adopts the administrative rules of the PUC, as amended from time to time, as its company specific extension policy. These rules will be kept on file at the company's business office for customer inspection during normal business hours. In the event of a conflict between the PUC's rules and the provisions of this tariff, the amended rules shall prevail. Where necessary, any conflicting provision of this tariff shall be deemed to have been superseded by the PUC rule in question to the degree that the Utility may conduct its lawful business in conformance with all requirements of said rule.



When an individual residential applicant requires an extension of a main line beyond 200 feet, the charge to that applicant shall be the actual cost of such extension in excess of 200 feet, plus the applicable tap fee plus such other approved costs as may be provided in this tariff and/or PUC rules.

Residential tap fees may be increased by other unique costs not normally incurred as permitted by PUC rule. Larger meter taps shall be made at actual cost associated with that tap which shall include such extraordinary expenses.

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 30 TAC 291.86(d) and this tariff. When a developer wishes to extend the system to prepare to service multiple new connections, the charge shall be the cost of such extension, plus a pro-rata charge based upon the capacities of production, transmission, storage, pumping and treatment facilities, compliant with the Texas Commission on Environmental Quality minimum design criteria, which must be committed to such extension. As provided by 30 T.A.C. 291.86(d)(4), for purposes of this section, commercial, industrial, and wholesale customers shall be treated as developers.

Any applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction for the actual costs of any additional facilities required to maintain compliance with the Texas Commission on Environmental Quality minimum design criteria for water production, treatment, pumping, storage and transmission.

Unless expressly exempted by TCEQ rule or order, each point of use (as defined by 30 TAC 291.3) must be individually metered.

The imposition of additional extension costs or charges as provided by Sections 2.20 and 3.20 of this tariff shall be subject to complaint as provided in this tariff, PUC rules, or the rules of such other regulatory authority as may have jurisdiction over the utility's rates and services. Any applicant required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be entitled to a written explanation of such costs prior to payment and/or commencement of construction. If the applicant does not believe that these costs are reasonable or necessary, the applicant shall have the right to file a complaint with the PUC or such



other regulatory authority having jurisdiction over the utility's rates in that portion of the utility's service area in which the applicant's property(ies) is located. Unless the PUC or other regulatory authority enters interlocutory orders to the contrary, service to the applicant may be delayed until such appeal is resolved.

The Utility will provide a written service application form to the applicant for each request for service received by the Utility's business offices. A separate application shall be required for each potential service location if more than one service connection is desired by any individual applicant. Service applications forms will be available for applicant pick up at the Utility's business office during normal weekday business hours. Service applications will be sent by prepaid first-class United States mail to the address provided by the applicant upon request. Completed applications should be returned by hand delivery in case there are questions which might delay fulfilling the service request. Completed service applications may be submitted by mail if hand delivery is not possible.

The Utility shall serve each qualified service applicant within its certificated service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by PUC rules once the applicant has met all conditions precedent to achieving "qualified service applicant" status. If a service request cannot be fulfilled within the required period, the applicant shall be notified in writing of the delay, its cause and the anticipated date that service will be available. The PUC service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a "qualified service applicant" as defined herein or by PUC rules.

The Utility is not required to extend service to any applicant outside of its certificated service area and will only do so, at the Utility's sole option, under terms and conditions mutually agreeable to the Utility and the applicant and upon extension of the Utility's certificated service area boundaries by the PUC. Service applicants may be required to bear the cost of the service area amendment.

A "qualified service applicant" is an applicant who has: (1) met all of the Utility's requirements of service contained in this tariff, PUC and/or TCEQ rules and/or PUC order, (2) has made all payments for tap fees and extension

charges, (3) has provided all necessary easements and rights-of-way necessary to provide service to the requested location, including staking said easements or rights-of-way where necessary, (4) delivered an executed customer service inspection certificate to the Utility and (5) has executed a customer service application for each location to which service is being requested.

Where a new tap or service connection is required, the service applicant shall be required to submit a written service application and request that a tap be made. The tap request must be accompanied with a plat, map, diagram or written metes and bounds description of precisely where the applicant desires each tap or service connection is to be made and, if necessary, where the meter is to be installed, along the applicant's property line. The actual point of connection and meter installation must be readily accessible to Utility personnel for inspection, servicing and meter reading while being reasonably secure from damage by vehicles and mowers. If the Utility has more than one main adjacent to the service applicant's property, the tap or service connection will be made to the Utility's near service main with adequate capacity to service the applicant's full potential service demand. If the tap or service connection cannot be made at the applicant's desired location, it will be made at another location mutually acceptable to the applicant and the Utility. If no agreement on location can be made, applicant may refer the matter to the PUC and/or TCEQ for resolution. Unless otherwise ordered by the PUC or TCEQ, the tap or service connection will not be made until the location dispute is resolved.

The Utility shall require a developer (as defined by applicable PUC and/or TCEQ rule) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property. The Developer shall be required to obtain all necessary easements and rights-of-way required to extend the Utility's existing service facilities from their nearest point with adequate service capacity (as prescribed by PUC and/or TCEQ rules and local service conditions) to and throughout the Developer's property. The easements shall be sufficient to allow the construction, installation, repair, maintenance, testing, and replacement of any and all utility plant necessary to provide continuous and adequate service to each and every potential service location within the property at full occupancy. Unless otherwise restricted by law, well plant sites shall convey with unrestricted rights to produce water for public drinking water supply.

Developers shall be required to provide sanitary control easements acceptable to the PUC and/or TCEQ for each water well site to be located within their property or otherwise being obtained to serve their property. Unless otherwise agreed to by the Utility, pipe line right-of-way easements must be at least 20 feet wide to allow adequate room to facilitate backhoe and other heavy equipment operation and meters. Easements must be provided for all production, storage, treatment, pressurization and disposal sites which are sufficient to construct and maintain all weather roads as prescribed by PUC and/or TCEQ rules. All easements shall be evidenced, at Developer's expense, by recorded county-approved subdivision plat or by specific assignment supported by metes and bounds survey from a surveyor licensed by the State of Texas.

Prior to the extension of utility service to developers (as defined by PUC and/or TCEQ rules) or new subdivisions, the Developer shall comply with the following:

(a) The Developer shall make a written request for service to property that is to be subdivided and developed. The Developer shall submit to the Utility a proposed plat on a scale of one inch (1") to two hundred feet (200') for review and determination of required easements, utility plant, and plant location. A reconcilable deposit in an amount set by the Utility may be required to cover preliminary engineering, legal and copy cost to be incurred by the Utility in reviewing and planning to meet this service request. The plat and/or accompanying information shall identify the type, location and number of houses and other planned structures that will be requiring utility service. If other than residential structures are to be located on the property, all other types of anticipated businesses and their service demands shall be identified with specificity. All areas requiring special irrigation and/or other unique water demands must be identified. To the extent reasonably possible, this information must be precise so that adequate facilities can be designed and constructed to meet all future service demands without hazard to the public, other utility customers and/or the environment.

(b) After the requirements of easements and rights-of-way have been determined, a red line copy will be returned by the Utility to the Developer for final plat preparation.

(c) Copies of all proposed plats and plans must be submitted to the Utility prior to their submission to the county for approval to insure that they are compatible with the adequate long-term utility needs of potential service customers. Copies will be returned after review by the Utility so that necessary changes may be incorporated into the Developer's final submitted plat(s) and plans.

(d) The Utility shall be provided with three (3) certified copies of the final plat(s) approved by the County Commissioners Court. At this time, the Utility will begin engineering the facilities necessary to serve the property. Plans and specifications will be prepared and submitted to the TCEQ by the Utility if required by law. If further plat or plans changes are necessary to accommodate the specific service needs of the property and the anticipated customer demands, the Developer will be so notified. Plat amendments must be obtained by the Developer. The Developer shall be notified when all required TCEQ or other governmental approvals or permits have been received. No construction of utility plant which requires prior TCEQ plans approval shall be commenced until that approval has been received by the Utility and any conditions imposed by the TCEQ in association with its approvals have been satisfied.

(e) The Developer shall be required to post bond or escrow the funds necessary to construct all required utility plant, except individual taps, meters, required to serve the property. Construction shall not commence until funds are available. If the construction is to be done in coordination with the phased development of the property, funds must be provided in advance which are sufficient to complete each phase. No phase or facilities for any phase shall be constructed prior to the bonding or escrowing of all funds associated with that phase.

(f) At the sole option of the Utility, the Developer may be required to execute a Developer Extension Contract setting forth all terms and conditions of extending service to their property including all contributions-in-aid of construction and



developer reimbursements, if any.

(g) The Utility may require the Developer to commence construction of subdivision improvements within three (3) months of utility plans approval or the Utility may abate its construction activities until full development construction begins. If the Developer stops construction of subdivision improvements for any purpose, the Utility may abate its construction for a similar period.

(h) As soon as the roads are rough cut and prior to paving, extension lines will need to be constructed at each road crossing. The Developer must notify the Utility sufficiently in advance of this development stage to allow for the necessary utility construction without disruption to other service operations of the Utility. Failure to provide adequate advance notice and cooperation in the construction of necessary utility plant may result in additional delays in obtaining service to the property. The Developer shall be required to pay for all additional costs of road boring or other remedial construction necessary to install adequate utility plant throughout the affected property.

(i) The Developer, not the Utility, shall insure that Developer's employees, agents, contractors and others under its control coordinate their work or construction throughout the property with the Utility to insure the orderly and timely construction of all utility plant necessary to serve the public.

Within its certificated area, the Utility shall bear the cost of the first 200 feet of any water main line necessary to extend service to an individual residential service applicant within a platted subdivision unless the Utility can document:

- (a) that the developer of the subdivision refused to provide facilities compatible with the utility's facilities in accordance with the Utility's approved extension policy after receiving a written request from the Utility; or,
- (b) that the Developer defaulted on the terms and conditions of a

written agreement or contract existing between the utility and the developer or the terms of this tariff regarding payment for services, extensions, or other requirements; or in the event the Developer declared bankruptcy and was therefore unable to meet obligations; and,

- (c) that the residential service applicant purchased the property from the Developer after the Developer was notified of the need to provide facilities to the utility. A residential service applicant may be charged the remaining costs of extending service to his property; provided, however, that the residential service applicant may only be required to pay the cost equivalent to the cost of extending the nearest water main, whether or not that line has adequate capacity to serve that residential service applicant. The following criteria shall be considered to determine the residential service applicant's cost for extending service:
- (d) the residential service applicant shall not be required to pay for costs of main extensions greater than 2" in diameter for water distribution.
- (e) Exceptions may be granted by the TCEQ Executive Director if:
 - (1) Adequate service cannot be provided to the applicant using the maximum line sizes listed due to distance or elevation, in which case, it shall be the utility's burden to justify that a larger diameter pipe is required for adequate service;
 - (2) Larger minimum line sizes are required under subdivision platting requirements or applicable building codes.
 - (3) If an exception is granted, the Utility shall establish a proportional cost plan for the specific extension or a rebate plan which may be limited to seven years to return the portion of the applicant's costs for oversizing as new customers are added to ensure that future applicants for service on the line pay at least as much as the initial service applicant.

For purposes of determining the costs that service applicants shall pay, commercial customers with service demands greater than residential customer demands in the certificated area, industrial, and wholesale customers shall be treated as developers.



A service applicant requesting a one-inch meter for a lawn sprinkler system to service a residential lot is not considered nonstandard service but will pay for the cost of the meter as shown in this tariff.

SECTION 4.0 - DROUGHT CONTINGENCY PLAN

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 rationing program.

A Drought/Emergency Management Manager who is the System Manager will monitor usage patterns and public education efforts and will make recommendations to the Company on future conservation efforts, demand management procedures or any changes to this plan. The Manager 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 Manager will also review and evaluate any needed amendments or major changes due to changes in the Company 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 rationing as imposed by the Company. Section D 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 Company 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 Company considered all comments from customers.

Coordination with Regional Water Planning Group



Being located within Region H, a copy of this Plan has been provided to that Regional Water Planning Group.

3. TRIGGER CONDITIONS

The Drought Emergency Management Manager 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 Manager 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.

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. Example: The highest recorded water level drops three (3) feet or



more 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.
- 3) 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.

4. STAGE LEVELS OF WATER ALLOCATIONS

The stage levels of water allocations are to be placed in effect by the triggers in Section D. 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 livestock variances).
- 2) Make public service announcements as conditions change via local media (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.

5. 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 Manager, decide if the appropriate stage of rationing 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 allocations are to be instituted, written notice to the customers shall be given.

Written notice of the proposed water allocation measure shall be mailed or delivered to each affected customer upon the initiation of each stage. 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 allocation 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.

If the water allocation program extends 30 days then Drought/Emergency Management Manager shall present the reasons for the allocations at the next scheduled Company Meeting and shall request the concurrence of the Company 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 Company.

6. PENALTIES FOR VIOLATIONS

- a. **First Violation** - The customer/member will be notified by a written notice of their specific violation.
- b. **Second Violation** - The Corporation may install a flow restricting device in the customer's service line to limit the amount of water that will pass through the meter in a 24 hour period. The cost of this shall be the actual cost to do the work and shall be paid by the customer.
- c. **Subsequent Violations** - The Corporation may terminate service for up to 7 days and charge for the service call to restore service.

These provisions apply to all customers of the Corporation.

7. EXEMPTIONS OR WAIVERS_

The Drought/Emergency Management Manager 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.
- b. 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 Ordinance shall file a petition for variance with the Drought/Emergency Management Manager within 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 Manager 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 Manager.

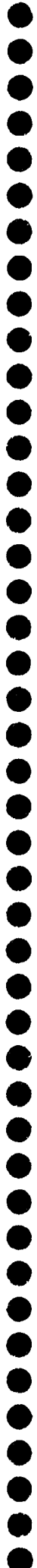
Variances granted by the Manager shall be subject to the following conditions, unless specifically waived or modified by the Manager or Company of Directors:

- 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 Manager'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.

8. IMPLEMENTATION

- D. The Company establishes a Drought/Emergency Management Manager by Resolution, the chairperson of which will be the responsible representative to make Drought and Emergency Water Management actions. This Manager 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.





SECTION 5: MISCELLEANOUS TRANSACTION FORMS

| UTILITY USE ONLY
| Date Approved _____
| Service Classification _____
| Cost _____
| Work Order No. _____
| Eng. Update _____

Dos Aguas, LLC
455 FM 2296
Huntsville, TX 77340

SERVICE APPLICATION AND AGREEMENT

Please Print: A/C _____ DATE _____

APPLICANT'S NAME _____

SPOUSE'S NAME _____

E-MAIL ADDRESS _____

CURRENT BILLING ADDRESS: FUTURE BILLING ADDRESS:

PHONE NUMBER - Home () _____ Cell () _____

PROOF OF OWNERSHIP PROVIDED BY _____

DRIVER'S LICENSE # OF APPLICANT _____

LEGAL DESCRIPTION OF PROPERTY (Include name of road, subdivision with lot and block number)

AGREEMENT:

Dos Aguas, LLC ("Utility") shall sell and deliver water service to the Applicant and Applicant shall purchase, receive, and/or reserve water service from the Utility in accordance with the Tariff of the Utility as amended from time to time by the Utility. Upon compliance with said policies, including payment of a Deposit Fee, the Applicant qualifies for service as a new Applicant and thereby may hereinafter be called a Customer.

The Customer shall pay the Utility for service hereunder as determined by the Utility's Tariff and upon the terms and conditions set forth therein, a copy of which has been provided as an information packet, for which Customer acknowledges receipt hereof by execution of this Agreement.

The Utility shall have the authority to cancel the service of any Customer not complying with any policy or not paying any utility fees or charges as required by the Utility's published rates, fees, and conditions of service.

PURPOSE: The purpose of this Customer Service Agreement is to notify each customer of the plumbing restrictions, which are in place to provide this protection. Dos Aguas, LLC. ("Utility") is responsible for protecting the drinking water supply from contamination or pollution, which could result from improper plumbing practices. The Utility has adopted the Uniform Plumbing Code. Any extension and/or new facilities shall comply with that code and all standards established by the TCEQ. Where conflicts arise, the more stringent standard must be followed. The piping and other equipment on the premises furnished by the Customer will be maintained by the Customer at all times in conformity with the requirements of the applicable regulatory authorities and all tariffed service rules of Utility. No other water service will be used by the Customer on the same property in conjunction with Utility's service, either by means of a cross-over valve or any other connection. Customer shall not connect, or allow any other person or party to connect onto any water lines on his premises. The Utility enforces these restrictions to ensure the public health and welfare. Each customer must sign this Agreement before the Utility will begin service. In addition, when the service to an existing connection has been suspended or terminated the Utility will not re-establish service unless it has a signed copy of this agreement.

CUSTOMER LIABILITY: Customer shall be liable for any damage or injury to Utility owned property or personnel by the customer or others under his control. Customer agrees to take no action to create a health or safety hazard or otherwise endanger, injure, damage, or threaten Utility's plant, its personnel, or its customers.

RIGHT OF ACCESS AND EASEMENTS: Utility will have the right of access and use of the Customer's premises at all times for the purpose of installing, inspecting or repairing water, meters, and all other equipment used in connection with its provision of water, or for the purpose of removing its property and disconnecting lines, and for all other purposes necessary to the operation of the Utility's system. The customer will install, at his own expense, a service line from the water meter, including a cut off valve on the customer's side of the meter. The customer will be responsible for the maintenance and repair of this service line and will release and hold the Utility harmless from any claims/demands for damage to real or personal property occurring beyond the point the customer connects to the water meter.

PLUMBING INSPECTION: Applicants for service at new consuming facilities or facilities which have undergone extensive plumbing modifications, including remodeling, are required to deliver to the Utility a certificate that their facilities have been inspected by a state-licensed inspector and that

they are in compliance with all applicable plumbing codes and are free of potential hazards to public health and safety. Service may be denied until the Customer Service Inspection (CSI) is received or any identified violations or hazards are remedied. When potential sources of contamination are identified that require the installation of a backflow prevention device, such backflow flow prevention device shall be installed, tested, and maintained at the customer's expense.

LIMITATION ON UTILITY'S PRODUCT/SERVICE LIABILITY: Public water utilities are required to deliver water to the customer's side of the meter or service connection which meets the potability and pressure standards of the PUC & TCEQ. The Utility will not accept liability for any injury or damage to individuals or their property occurring on the customer's side of the meter when the meter delivered meets these state standards. The Utility makes no representation or warranties (expressed or implied), that customer's appliances will not be damaged or disruptions of or fluctuations in water service whatever the cause. Utility will not accept liability for injuries or damages to persons or property due to disruption of water service caused by: 1) acts of God, 2) acts of third parties not subject to the control of Utility, 3) electrical power failures, or 4) termination of water service pursuant to Utility's tariff and the PUC rules.

In the event the total water supply is insufficient to meet all of the needs of the Customers, or in the event there is a shortage of water, the Utility may initiate the Emergency Rationing Program as specified in the Utility's Drought Contingency Plan. By execution by the Applicant of this Agreement, Applicant hereby shall comply with the terms of said Program.

The Customer shall install at his own expense a service line from the water meter to the point of use, including any customer service isolation valves and other equipment as may be specified by the Utility District. The use of pipes and pipe fittings that contain more than 0.25% lead or solders and flux that contain more than 0.2% lead is prohibited for any plumbing installation or repair of any residential or non-residential facility providing water for human consumption and connected to the Utility District.

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

The Utility shall have the right to locate a water service meter and the pipe necessary to connect the meter on the Customer's property at a point to be chosen by the Utility District, and shall have access to its property and equipment located upon Customer's premises at all reasonable times for any purpose connected with or in the furtherance of its business operations, and upon discontinuance of service the Utility shall have the right to remove any of its equipment from the Customer's property.

The Utility's authorized employees shall have access to the Customer's property or premises at all reasonable times for the purpose of inspecting for possible violations of the Utility's policies or TCEQ Rules and Regulations. The Utility strictly prohibits the connection of service pipelines from its water service meter to any private well or other unknown water supply.

By execution of this Service Application and Agreement, Applicant shall guarantee payment of all

other rates, fees, and charges due on any account for which said Applicant has a Deposit. Said guarantee shall pledge any and all Deposit Fees against any balance due the Utility. Liquidation of said Deposit Fees shall give rise to discontinuance of water utility service under the terms and conditions of the Utility's Tariff.

By execution of this Service Application and Agreement, 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 Utility.

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

Applicant/Customer

Witnesseth Approved and Acce

DOS AGUAS, LLC

Address: 455 FM 2296

Huntsville, TX 77340

Phone Number: 936-295-4809

Contact Person: Roark Rohe



Applicant NOTICE of Insufficient Information

TO:

ACCOUNT NUMBER:

DATE:

DATE OF SCHEDULED DISCONNECTION: _____

You are hereby advised that the INCOMPLETE status of your APPLICATION FORMS (SEE LIST BELOW FOR WHICH) is jeopardizing your water and/or wastewater service. If our office does not receive COMPLETED DOCUMENTS OR PROPER INFORMATION within ten days of the date of this notice, your utility service will be terminated. To regain service after termination, you must re-apply for service and pay all costs applicable to a new customer under the terms of the Company's Service Policy. 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.

Circle all the forms needing additional information from the Applicant.

- A. SERVICE APPLICATION AND AGREEMENT
- B. RIGHT-OF-WAY EASEMENT
- C. NON-STANDARD SERVICE AGREEMENT OR CONTRACT
- D. FINAL PLAT
- E. CUSTOMER SERVICE INSPECTION
- F. OTHER INFORMATION

Dos Aguas, LLC

Signed by: _____



CUSTOMER NOTICE OF WATER RATIONING

DATE: _____

TO: Customers of Dos Aguas, LLC

FROM: Roark Rohe, Manager

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 ____ - _____ allocations will begin on _____ and will be in effect no later than _____ or until the situation improves.

Stage ____ allocation restricts your water use as follows:

_____.

The Company has authorized those penalties and measures contained in the Company's Service Policy 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 rationing 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.

CUSTOMER NOTICE OF FIRST VIOLATION AND PENALTY

DATE: _____

FROM: Roark Rohe, Manager, Dos Aguas, LLC

TO: _____, you are hereby notified that on _____ it was determined that you violated the restrictions on your water use that are required under the Company'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 rationing notice sent to all customers on _____ (see attached [ATTACH COPY OF CUSTOMER NOTICE OF RATIONING]). Accordingly, and as provided in the Company's Service Policy, you are hereby directed to pay a penalty of \$_____, to be received in the Company's business office no later than 5:00 pm _____. **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 Company's first notice to you. You were directed to do so in the previous Notice of Rationing. **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 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.

Company Official _____



CUSTOMER NOTICE OF SECOND VIOLATION AND PENALTY

DATE: _____

FROM: Roark Rohe, Manager, Dos Aguas, LLC

TO: _____, you are hereby notified that on _____ it was determined that you violated the restrictions on your water use that are required under the Company'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 Company's Service Policies, you are hereby directed to pay a penalty of _____, to be received in the Company's business office no later than 5:00 pm., _____. **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 Company's first notice to you. You were directed to do so in the previous 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.

Company Official _____

CUSTOMER NOTICE OF SUBSEQUENT VIOLATION AND PENALTY

DATE: _____

FROM: Roark Rohe, Manager, Dos Aguas, LLC

TO: _____, you are hereby notified that on _____ it was determined that you violated the allocation restricting your water use which is required under the Company'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 Company'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 Company's Service Policies. Accordingly, you are hereby directed to pay a penalty of _____, to be received in the Company's business office no later than 5:00 pm _____. **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 Company 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 Company'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 A PERIOD OF THREE (3) DAYS FOR ANY ADDITIONAL VIOLATIONS regardless of whether you pay the penalties assessed for these violations.**

Your prompt attention to this matter will be appreciated by the Dos Aguas, LLC and other customers.

NOTICE OF TERMINATION

DATE: _____

FROM: Roark Rohe, Manager, Dos Aguas, LLC

TO: _____, you are hereby notified that on _____ it was determined that you violated the restrictions on your water use that are required under the Company'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 Company's Service Policy, your water service will be terminated on _____.

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.

Your service will be restored on _____ but only if payment of any delinquent penalties and other assessments have been paid, including a charge for the service call to restore your service. Additional violations thereafter will result in additional suspensions of your water service.

We regret that your continued violation of the water use restrictions required under the Company's Drought Contingency and Emergency Water Demand Plan have led to this action.

Company Official _____

DOS AGUAS, LLC
DEFERRED PAYMENT AGREEMENT

By execution of this Agreement, the undersigned Customer agrees to payment of outstanding debt for water utility service as set forth below:

Customer agrees to pay \$ _____ per month, in addition to current monthly water utility service rates, fees, and charges, as set forth in the Company's Service Policy, until the account is paid in full. Any fees normally assessed by the Company on any unpaid balance shall apply to the declining unpaid balance.

Failure to fulfill the terms of this Agreement shall institute the Company's disconnection procedures as set forth in the Company's Service Policy unless other satisfactory arrangements are made by the Customer and approved by the Company's authorized representative.

Customer

Date

Dos Aguas, LLC

NAME: _____
ADDRESS: _____

REASONS FOR REQUEST:

Signed by Customer

Test conducted by _____ Approved _____

NOTICE OF REQUIREMENT TO COMPLY WITH THE SUBDIVISION AND SERVICE EXTENSION POLICY OF DOS AGUAS, LLC

Pursuant to Chapter 13.2502 of the Texas Water Code, Dos Aguas, LLC hereby gives notice that any person who subdivides land by dividing any lot, tract, or parcel of land, within the service area of Dos Aguas, LLC, Certificate of Convenience and Necessity No.10129, in Huntsville, Walker 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 [title of subdivision service extension policy stated in the service policy] (the "Subdivision Policy") contained in Dos Aguas, LLC's service policy.

Dos Aguas, LLC 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:

1. Evaluation by Dos Aguas, LLC of the impact a proposed subdivision service extension will make on Dos Aguas, LLC's water supply/sewer service system and payment of the costs for this evaluation;
2. Payment of reasonable costs or fees by the developer for providing water supply/sewer service capacity;
3. Payment of fees for reserving water supply/sewer capacity;
4. Forfeiture of reserved water supply/sewer service capacity for failure to pay applicable fees;
5. Payment of costs of any improvements to Dos Aguas, LLC's system that are necessary to provide the water service. Construction according to design approved by Dos Aguas, LLC and dedication by the developer of water facilities within the subdivision following inspection.

Dos Aguas, LLC's Service Policies and a map showing Dos Aguas, LLC's service area may be reviewed at Dos Aguas, LLC's offices, at 455 FM 2296, Huntsville; the service 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.

DOS AGUAS, LLC NOTICE OF RETURNED CHECK

TO:

DATE:

CHECK NUMBER:

AMOUNT OF CHECK:

Your check has been returned to us by your bank for the following reasons:_____

_____.

You have ten days from the date of this notice in which to redeem the returned check and pay an additional \$25.00 Returned Check Fee. Redemption of the returned check and payment of any additional fees may be made by cash, money order, or certified check.

If you have not redeemed the returned check and paid the additional service fees within ten (10) days of this notice, your Company utility service(s) will be disconnected unless other arrangements have been made with management.

Roark Rohe. Manager

EASEMENT DENIAL LETTER AND AFFIDAVIT

Date

(Name of Property Owner
and Property Owner's
Address)

VIA: First Class Mail and Certified Mail, Return Receipt Requested No.

Dear _____:

Dos Aguas, LLC (Company) 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 Company 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 Company does not receive a completed easement within the 30 days specified, the Company will consider this failure to be a denial of easement on your part and the Company will complete and sign a copy of this notice to be retained in the Company's records for future water/sewer service to your property.

If at some future time you (or another owner of your property or any portion of your property) requests water/sewer service, the Company will require an easement before water/sewer service will be provided, as authorized by Section 49.218(d) - (f) of the Texas Water Code. At that time, and in addition to other costs required for water/sewer service, the Company will require payment of all reasonable costs for relocation or construction of the water/sewer distribution system along the easement that will be provided. (The Company's Engineer estimates this cost to be _____, 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 wish to discuss any aspects of the enclosed easement, please contact our office: [office address, phone number].

We appreciate your attention to this matter.

Sincerely,

Roark Rohe, Manager

ACKNOWLEDGEMENT OF REFUSAL

I, _____, hereby refuse to provide the easement requested by Dos Aguas, LLC for authority to construct/operate a water/sewer distribution system across my property.

AFFIDAVIT

Being duly sworn upon my oath, I hereby certify that this is a true copy of the document and attached easement sent by certified mail to _____ on _____, and a signed receipt verifying delivery and acceptance is attached to this Affidavit [ALTERNATIVE: and the return noting refusal to accept or verify delivery is attached to this Affidavit]. This Affidavit will be maintained as a part of the records of Dos Aguas, LLC. I further certify that a signed easement or signed Acknowledgement of Refusal was not received within thirty days following receipt by _____. I further attest that the Company's engineer has provided _____ a current estimate of the cost (copy attached) for replacing/constructing the water/sewer distribution system within the requested easement (which cost may increase in the future).

Roark Rohe

Manager

Date: _____

THE STATE OF TEXAS
COUNTY OF WALKER

THIS INSTRUMENT was acknowledged before me on _____,
20____, by _____.

(SEAL)

Notary Public, Walker County, Texas

My Commission expires _____

DOS AGUAS, LLC EQUIPMENT AND LINE DEDICATION AGREEMENT

I, _____ (Transferor - Name of person, entity, corp., or other), having complied with the Dos Aguas, LLC's Developer, Subdivision, and Non-Standard Service Requirements Policy, do hereby dedicate, transfer and assign to the Dos Aguas, LLC all rights and privileges to and ownership of said equipment and or line(s) installed as a condition of service this equipment and or line(s) being described in the Non-Standard Service Agreement between the Company and Transferor and the Non-Standard Service Contract of _____ (date) including any amendments thereto and being further described as follows: (or see Attachments)

The Dos Aguas, LLC through its designated representative having agreed to accept the equipment and or line(s) as previously described on the ____ day of _____, 20____. The Company shall hold harmless, _____ (name of person, entity etc.) from this day forward any costs for repairs or maintenance of said equipment and or line(s), notwithstanding any warranty or bond for said repairs as per the Non-Standard Service Contract/Agreement.

This agreement entered into on the ____ day of _____ in the year of _____ by:

Dos Aguas, LLC

Transferor

Company Representative's Signature

Transferor's Signature

455 FM 2296, Huntsville TX 77340

Address

City Zip

THE STATE OF TEXAS, COUNTY OF WALKER

IN WITNESS WHEREOF the said Transferor and the Company Representative have executed this instrument this _____ day of _____, 20____.

BEFORE ME, the undersigned, a Notary Public in and for said County and State of Texas, on this day personally appeared _____ and _____ known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that he/she/they executed the same for the purpose and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS ____ day of _____, 20____.

Signature of Notary Public

DOS AGUAS, LLC TERMINATION NOTICE

TO:

ACCOUNT NUMBER:

DATE:

DATE OF SCHEDULED TERMINATION:

You are hereby advised that the delinquent status of your account is jeopardizing the continuation of your water/sewer utility service. 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 new service and pay all applicable costs under the terms of the Company's Service Policy. If you have no intention of retaining our service, please make sure the service line is capped. We will not cap your line for you, but will remove the meter regardless of the circumstances.

Roark Rohe, Manager

THE STATE OF TEXAS \$
COUNTY OF WALKER \$
KNOW ALL BY THESE PRESENTS \$

This Dedication, Bill of Sale and Assignment is entered into and effective as of _____, 20____, by and between Dos Aguas, LLC ("Company") and _____("Developer").

RECITALS:

Company and Developer have previously entered into a Non-Standard Service Agreement dated _____ (the "Agreement"). Pursuant to Section _____ of the Agreement, Developer has agreed to dedicate and convey to Company 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 Company and Company'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, and Developer does hereby bind itself, its successors and assigns to WARRANT AND FOREVER DEFEND, all and singular, the Transferred

Dos Aguas. LLC. Water Tariff Page 55



Properties unto Company, 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 Company _____ 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 §

§

THE COUNTY OF Walker §

This instrument was acknowledged before me on the _____ day of _____, 20____, by _____
[DEVELOPER]

Notary Public - State of Texas

(Seal)

Printed Name: _____

My Commission Expires: _____

AFTER RECORDING RETURN TO:

Dos Aguas, LLC

455 FM 2296

Huntsville, Texas 77340

THE STATE OF TEXAS \$
COUNTY OF WALKER \$
KNOW ALL BY THESE PRESENTS \$

Page 57



appurtenances thereto in anywise belonging, and Customer does hereby bind himself/herself, his/her successors and assigns to WARRANT AND FOREVER DEFEND, all and singular, the Transferred Properties unto Company, its successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.

In addition, the Company, through its authorized representative, having agreed to accept the Facilities described in Exhibit "A", shall hold harmless Customer from this day forward, from any costs for repairs or maintenance of said Facilities or any part of said Facilities.

EXECUTED AND EFFECTIVE as of the date first written above.

CUSTOMER:

Customer: _____

Printed Name: _____

THE STATE OF TEXAS §

§

THE COUNTY OF WALKER §

This instrument was acknowledged before me on the ____ day of _____, 20__, by _____

[CUSTOMER]

Notary Public - State of Texas

(Seal)

Printed Name: _____

My Commission Expires: _____

AFTER RECORDING RETURN TO:

Dos Aguas, LLC
455 FM 2296
Huntsville, Texas 77340

Dos Aguas, LLC.

Water Tariff

Page 58



CUSTOMER SERVICE INSPECTION CERTIFICATE

Name of System Dos Aguas, LLC PWS I.D.# xxxxx

Location of Service _____

Reason for Inspection: New construction☐
 Existing service where contaminant hazards are suspected.....☐
 Major renovation or expansion of distribution facilities☐

I, Roark Rohe, upon inspection of the private water distribution facilities connected to the
 aforementioned public water supply do hereby certify that, to the best of my knowledge:

Compliance	Non-Compliance		
<input type="checkbox"/>	<input type="checkbox"/>	(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 Commission regulations.
<input type="checkbox"/>	<input type="checkbox"/>	(2)	No cross-connection between the public drinking water supply and a private water system exists. Where an actual air gap is not maintained between the public water supply and a private water supply, an approved reduced pressure zone backflow prevention assembly is properly installed and a service agreement exists for annual inspection and testing by a certified backflow prevention assembly tester.
<input type="checkbox"/>	<input type="checkbox"/>	(3)	No connection exists which would allow the return of water used for condensing, cooling or industrial processes back to the public water supply.
<input type="checkbox"/>	<input type="checkbox"/>	(4)	No pipe or pipe fitting which contains more than 8.0% lead exists



			in private water distribution facilities installed on or after July 1, 1988.
<input type="checkbox"/>	<input type="checkbox"/>	(5)	No solder or flux which contains more than 0.2% lead exists in private water distribution facilities installed on or after July 1, 1988.

I further certify that the following materials were used in the installation of the private water distribution facilities:

Service lines Lead ☐ Copper ☐ PVC ☐ Pex ☐ Other ☐

Solder Lead ☐ Lead Free ☐ Solvent Weld Other ☐

I recognize that this document shall become a permanent record of the aforementioned Public Water System and that I am legally responsible for the validity of the information I have provided.

Remarks

Signature of Inspector

CI0007776

Registration Number

Manager

Title

Customer Service Inspector

Type of Registration

Date



BACKFLOW PREVENTION ASSEMBLY TEST AND MAINTENANCE REPORT

The following form must be completed for each assembly tested. A signed and dated original must be submitted to the public water supplier for recordkeeping purposes:

BACKFLOW PREVENTION ASSEMBLY TEST AND MAINTENANCE REPORT

NAME OF PWS: Dos Aguas, LLC

PWS I.D.:2360009

MAILING ADDRESS: 455 FM 2296
Huntsville, TX 77340

CONTACT PERSON: Roark Rohe, Manager

LOCATION OF SERVICE:

The backflow prevention assembly detailed below has been tested and maintained as required by commission regulations and is certified to be operating within acceptable parameters.

TYPE OF ASSEMBLY

☐ Reduced Pressure Principle

☐ Double Check Valve

☐ Pressure Vacuum Breaker

☐ Reduced Pressure Principle-Detector

☐ Double Check-Detector

☐ Spill-Resistant Pressure Vacuum Breaker

Manufacturer _____

Size _____

Model Number _____

Located At _____

Serial Number _____

Is the assembly installed in accordance with manufacturer recommendations and/or local codes? _____

	Reduced Pressure Principle Assembly		Pressure Vacuum Breaker		
	Double Check Valve Assembly		Relief Valve	Air Inlet	Check Valve
	1st Check	2nd Check			

Initial Test	Held at ____ Psid Closed Tight <input type="checkbox"/> Leaked <input type="checkbox"/>	Held at ____ Psid Closed Tight <input type="checkbox"/> Leaked <input type="checkbox"/>	Opened at ____ Psid Did not open <input type="checkbox"/>	Opened at ____ Psid Did not open <input type="checkbox"/>	Held at ____ Psid Leaked <input type="checkbox"/>
Repairs and Materials Used					
Test After Repair	Held at ____ psid Closed Tight <input type="checkbox"/>	Held at ____ psid Closed Tight <input type="checkbox"/>	Opened at ____ psid	Opened at ____ psid	Held at ____ psid

Test gauge used: Make/Model _____ SN: _____

Date Tested for Accuracy: _____

Remarks: _____

The above is certified to be true at the time of testing.

Firm Name _____ Certified Tester _____

Firm Address _____

Certified Tester (signature) _____

Firm Phone # _____

Cert. Tester No. _____ Date _____

* TEST RECORDS MUST BE KEPT FOR AT LEAST THREE YEARS

** USE ONLY MANUFACTURER'S REPLACEMENT PARTS





February 5, 2021

Justification of Tap Fees

$\frac{3}{4}$ " Meter service \$1,250.00

Parts=\$668.17 Labor to install \$450.00

1" Meter Service \$1,450.00

Parts=\$861.88 Labor to install \$500.00

2" Meter service \$2,850.00

Parts=\$1564.25 Labor to install \$1000.00

Included are all parts and installation quotes based off an 8" line. Part prices can vary slightly depending on size of main at location.

Parts prices Have tax added into cost on this sheet

For any Questions contact Scott Rohe 936-661-2210



455 FM 2296 | Huntsville, TX 77340

RURAL PIPE & SUPPLY		PAGE 1	
P.O. BOX 1540 809 VISADOR ROAD			
JASPER, TEXAS 75951			
(409) 384-5800			
FAX (409) 384-9363		QUOTE NOT VALID	
		AFTER 30 DAYS	
QUOTATION			
SCOTT ROHE			
		QUOTE DATE	HAROLD
		BID DATE	11/13/20
		BID TIME	
QTY	DESCRIPTION	UNIT COST	TOTAL
	3/4" WATER SERVICE		
1	8"X 3/4" BRASS TAP SADDLE	\$ 82.99	\$ 82.99
1	3/4" MIP X CTS COMP CORP STOP	\$ 45.10	\$ 45.10
20	3/4" SDR9 POLY WATER TUBING	\$ 0.34	\$ 6.80
1	3/4" CTS COMP X METER ANGLE CURB STOP	\$ 62.89	\$ 62.89
1	3/4" BADGER E SERIES METER W/ CELL END POINT	\$ 315.00	\$ 315.00
1	3/4" METER COUPLING	\$ 10.75	\$ 10.75
1	3/4" BRASS GATE VALVE W/BRASS HW	\$ 65.65	\$ 65.65
1	3/4"X 6" SCH80 PVC NIPPLE	\$ 2.50	\$ 2.50
1	D-1200 PLASTIC METER BOX	\$ 27.00	\$ 27.00
	3/4" METER ASSEMBLY TOTAL		\$ 618.68

RURAL PIPE & SUPPLY

PAGE 1

P.O. BOX 1540 809 VISADOR ROAD

JASPER, TEXAS 75951

(409) 384-5800

FAX (409) 384-9363

QUOTE NOT VALID

AFTER 30 DAYS

QUOTATION

SCOTT ROHE

2" METER SERVICE

QUOTE DATE

HAROLD

BID DATE

2/1/21

BID TIME

QTY

DESCRIPTION

UNIT COST

TOTAL

1

8"X2" IP BRASS TAP SADDLE

\$

89.40

\$

89.40

1

2" MIP X CTS COMP CORP STOP

\$

255.22

\$

255.22

10

2" SDR9 CTS PLOY SERVICE TUBING

\$

1.41

\$

14.10

1

2" CTS X METER FLG ANGLE STOP

\$

232.74

\$

232.74

2

2" SS INSERTS

\$

2.12

\$

4.24

1

2" METER FLG KIT

\$

73.28

\$

73.28

1

2" E-SERIES ULTRASONIC METER

\$

749.93

\$

749.93

1

2"X12" SCH80 NIPPLE

\$

7.00

\$

7.00

1

D-1500 JUMBO PLASTIC METER BOX

\$

36.00

\$

36.00

TOTAL

\$

1,461.91

RURAL PIPE & SUPPLY			PAGE 1	
P.O. BOX 1540 809 VISADOR ROAD				
JASPER, TEXAS 75951				
(409) 384-5800				
FAX (409) 384-9363			QUOTE NOT VALID	
			AFTER 30 DAYS	
QUOTATION				
SCOTT ROHE			QUOTE DATE	HAROLD
			BID DATE	11/13/20
			BID TIME	
QTY	DESCRIPTION		UNIT COST	TOTAL
	1" WATER METER ASSEMBLY			
1	8"X1"	IP BRASS TAP SADDLE	\$ 82.98	\$ 82.98
1	1"	MIP X CTS COMP CORP STOP	\$ 65.00	\$ 65.00
20	1"	SDR9 POLY WATER TUBING	\$ 0.42	\$ 8.40
1	1"	CTS COMP X METER ANGLE CURB STOP	\$ 70.91	\$ 70.91
1	1"	BADGER E SERIES METER W/CELL ENDPOINT	\$ 450.00	\$ 450.00
1	1"	METER COUPLING	\$ 15.50	\$ 15.50
1	1"	BRASS GATE VALVE W/BRASS HW	\$ 74.50	\$ 74.50
1	1"X6"	PVC SCH80 NIPPLE	\$ 3.75	\$ 3.75
1	D-1200	PLASTIC METER BOX	\$ 27.00	\$ 27.00
	1" METER ASSEMBLY TOTAL			\$ 798.04

East Texas Underground, Inc.

321 Dorrell Rd
Huntsville, TX 77340

Quote

Date	Quote #
2/5/2021	P2020-297

Name / Address
Dos Aguas Water 455 FM 2296 Huntsville, TX 77340

Rep	Project

Description	Qty	Total
Single Meter Installation -- Short Side, set meter w/tracer wire 3/4" meter in Willis Texas (labor only)	1	450.00
Single Meter Installation -- Short Side, set meter w/tracer wire 1" meter in Willis Texas (labor only)	1	500.00
Single Meter Installation -- Short Side, set meter w/tracer wire 2" meter in Willis Texas (labor only)		1,000.00
Total		\$1,950.00



Permitting

[HOW TO \(/HOW-TO\)](#)

[ONLINE PERMIT AND REPORTING \(/ONLINE-PERMIT-AND-REPORTING\)](#)

[METER READING \(/METER-READING\)](#)

[WELL MAP \(/WELL-MAP\)](#)

[FORMS \(/FORMS\)](#)

[FEES \(/FEES\)](#)

[FREQUENTLY ASKED QUESTIONS \(/FREQUENTLY-ASKED-QUESTIONS\)](#)

LSGCD Fees

NON-EXEMPT PERMIT FEES

- Non-Exempt 2020 Permit Fee Rate: \$0.085 per 1,000 gallons permitted
- Non-Exempt 2020 Catahoula Restricted Aquifer Fee Rate: \$0.06 per 1,000 gallons permitted
- Agricultural Fee Rate: \$1.00 per acre foot

MINIMUM REGULATORY WATER USE FEE

In the event the total annual regulatory water use fee payment equals an amount less than \$10.00, the regulatory water use fee payment to be assessed to such a permit shall be the "minimum regulatory water use fee," established as \$10.00 by the LSGCD board of directors.

TRANSPORTATION OF GROUNDWATER

The District shall impose a 50 percent export surcharge in addition to its Regulatory Water Use Fee for in-District use for transportation of groundwater out of the District.

HELPFUL FORMS

[Rebate Request \(/s/Rebate-Request_FILLABLE.pdf\)](#)

[Administrative Fee Schedule \(/s/2018-Amended-Administrative-Fee-Schedule081418.pdf\)](#)

Subscribe to our e-mail blasts

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Last Name

Email Address

SUBSCRIBE

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District

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