RED CREEK MUNICIPAL UTILITY DISTRICT APPLICATION FOR WATER SERVICE

Name of Applicant ("Customer"):		Date of Application:	
Service Address		Mailing Address	
Street Number:		Street/Box Number:	
City, State, Zip:		City, State, Zip:	
Previous Address		Have you had service w	vith us before?
Street Number:		Circle One: Yes No	
City, State, Zip:		If so, where?	
Circle One: Manufactured	l/Mobile Home	Home Construction	Other
Buying Land From (if appl			
Address:		Phone:	
Proof of Ownership Provide	d By:		
Renting Land From (if app	licable):		
Address:		Phone:	
Lease terms:		Copy of Lease: Yes / No	
		Block: Section	
Customer		Other Authorized User	
Home Phone Number:		Spouse and/or Other:	
Driver's License Number:		Driver's License Number:	
Social Security Number:		Social Security Number:	
Work Place:		Work Place:	
Work Phone:		Work Phone:	
Cell Phone:		Cell Phone:	
Email:		Email:	
Received by:	Deposit Fee: \$		
Connection Fee: \$	Engineer Fee: \$		
Tap Fee: \$	Bore Fee: \$		
Copy of Deed/Lease:	Copy of SSC:		
Copy of License:			

SERVICE AGREEMENT

The Red Creek Municipal Utility District ("District") agrees to sell and deliver water to the Customer and the Customer agrees to purchase and receive water from the District in accordance with the rules and regulations of the District as included in its Tariff on file with TCEQ, and as amended from time to time.

- 1. The District will turn on service at the earliest convenience if a tap is already in place. Delays will be encountered when no tap is in place due to engineering time and time necessary to bore and install taps. The desired water meter size is 3/4" x 5/8" unless otherwise specified. The District will inspect all water facilities on the customer's side of the meter and on the customer's side of the tap prior to providing service.
- 2. All water meters, taps and other facilities installed by the District are for the sole use of the Customer, who shall not transfer service from one property owner to another, nor share, sell or submeter service to any other person, dwelling, business or any other entity, under penalty of law. Customer will not permit anyone except District employees to work on, tamper with or interfere with any of the equipment installed on the Customer's premises.
- 3. The District will have the right to locate service facilities on the property of the customer at a point chosen by the District. Customer herein grants to the District, its employees, agents and representatives, and any other entity with whom the District contracts for the inspection, installation, maintenance, repair of its equipment and facilities, a right of way easement across the Customer's property with the right of ingress and egress for the purposes of installing, maintaining, repairing, removing, reinstalling and inspecting the Districts, meter, tap, equipment and facilities.
- 4. Customer will install, at his own expense, a service line from the District meter or tap to the point of use, and shall indemnify and hold the District harmless from all claims or damages to real or personal property resulting therefrom or caused thereby. The District will not be responsible for the repair or replacement of any real or personal property within the utility easement or right of way damaged in the process of inspection, installation, repair, maintenance, or removal of any facility of the district. Customer will be responsible for maintenance and repair of the service line.
- 5. In the event of water shortage, the District may restrict usage in any manner deemed equitable with the Board in compliance with Texas law.
- 6. Customer hereby consents to inspection by the District of all plumbing facilities at the service address at reasonable times to insure compliance with TCEQ 290.44.
- 7. The District assumes no liability for blockage or rupture of the sewer main occurring as a result of acts of third persons, acts of God or force majeure and not as the result of acts or commissions of the District.

- 8. Customer is hereby notified that the theft, conversion, or unauthorized appropriation of water belonging to the District is unlawful and violates the Texas Penal Code. In addition to any penalties provided by the Texas Penal Code, the District may set reasonable civil penalties as provided in Section 49.004 of the Texas Water Code. In the event of a suit to enforce its rules, the District may recover reasonable fees for attorneys, expert witnesses, and other costs incurred by the Disrict. Any expenses associated with the enforcement of this agreement shall be billed to Customer and due within ten (10) days of the receipt of the bill.
- 9. If Customer fails to comply with the terms of this Service Agreement, the District shall, at its option, terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses association with the enforcement of this agreement will be billed to the customer and be due ten (10) days after receipt of the bill.

Customer has been shown a copy of the District's tariff as approved by the Texas Commission on Environmental Quality, and agrees to pay the rates in the tariff and abide by the requirements in this Application and Service Agreement.

Customar Signatura	Date
Customer Signature	Date
Service Address	