Country Club Water Supply Corporation

10744 Buddy Parker Lane ~ Kemp, Texas 75143 P.O. Box 970 ~ Mabank, Texas 75147 Phone: (903) 498-5605



Email: countryclubwater@gmail.com • Website: www.countryclubwsc.com

SERVICE APPLICATION		
DATE		
APPLICANT'S NAME		
CO-APPLICANT'S NAME:		
SERVICE ADDRESS:	BILLING ADDRESS:	
APPLICANT PHONE NUMBERS:	CO-APPLICANT PHONE NUMBERS:	
Home:	Home:	
Work:	Work:	
Cell:	Cell:	
APPLICANT DRIVERS LICENSE STATE & #	CO-APPLICANTS DRIVERS LICENSE STATE & #	
APPLICANTS SOCIAL SECURITY #	CO-APPLICANTS SOCIAL SECURITY #	
EMAIL ADDRESS:	CO-APPLICANTS EMAIL ADDRESS	
EMAIL REQUIRED FOR ELECTRONIC BILLING		
HOUSEHOLD SIZE		
NOTES: •		
• Applicant must complete form.		
person renting or leasing, a copy of current re	ded deed filed @ Kaufman County courthouse or for ntal or lease agreement must accompany this form. alid and current U.S. Driver's license, or a valid and	

- current us government issued photo id, or a current and valid visa, and a valid social security card. (copies will be made and kept in customers' file.) •
- <u>Applicant shall ensure a properly functioning customer service isolation valve is</u> <u>installed within 6" to 3' from the meter box located on the property.</u>

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SERVICE AGREEMENT

I. PURPOSE.

The **Country Club Water Supply Corporation** is responsible for protecting the drinking water supply from contamination or pollution which could result from improper private water distribution system construction or configuration on the owner's side of the meter. The purpose of this service agreement is to notify each customer of the restrictions which are in place to provide this protection. The utility enforces these restrictions to ensure the public health and welfare. Each customer must sign this agreement before the **Country Club Water Supply Corporation** will begin service. In addition, when service to an existing connection has been suspended or terminated, the water system will not re-establish service unless it has a signed copy of this agreement.

II. RESTRICTIONS.

The following unacceptable 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 device.
- 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 installation of an air-gap or a reduced pressure-zone backflow prevention device.
- c. No connection which allows 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 at any connection which provides water for human use.
- e. No solder or flux which contains more than 0.2% lead can be used for the installation or repair of plumbing at any connection which provides water for human use.

III. AGREEMENT.

The following are the terms of the service agreement between the Country Club Water Supply Corporation "Water System" and the Property Owner/Member "Customer". The Water System will maintain a copy of this agreement as long as the premises are connected to the Water System.

- a. The Customer shall allow his property to be inspected for possible cross-connections and other potential contamination hazards. These inspections shall be conducted by the Water System or its designated agent prior to initiating new water service; when there is reason to believe that cross-connections or other potential contamination hazards exist; or after any major changes to the private water distribution facilities. Inspections shall be conducted during the Water System's normal business hours.
- b. The Water System shall notify the Customer in writing of any cross-connection or other potential contamination hazard which has been identified during the initial inspection or the periodic re-inspection.
- c. The Customer shall immediately remove or adequately isolate any potential cross-connections or other potential contamination hazards on his premises.
- d. The Customer shall, at his expense, properly install, test, and maintain any backflow prevention device required by the Water System. Copies of all testing and maintenance records shall be provided to the Water System.
- e. The Customer shall inform all Renters/Lessees of the restrictions of this agreement.
- f. The Customer is responsible for any damages to the meter box, lid or set point.
- g. The Customer is also responsible for keeping the meter area clean of debris, grass, etc.
- h. If we are unable to read a meter then the customers bill will be estimated.

SERVICE AGREEMENT (Continued)

IV. SEWER

The Customer is responsible for the sewer system in its entirety, including all piping, pumps/motors, wiring/electrical connections, everything up to the tap made by the water company. In the event your sewer system has a backup or the pump stops working, this is the customer's responsibility. You may call any plumber to check your system. Country Club Water Supply is only responsible for the sewer tap, valve & check valve. Everything past the check valve is the customer's responsibility.

V. TAMPERING & SERVICE INTERRUPTIONS

The Water Supply Corporation is not liable for damages caused by service interruptions, events beyond its control and for normal system failures. The applicant shall hold harmless the Water Supply Corporation from any and all claims for damages caused by service interruptions due to waterline breaks by utility or like contractors, tampering by other customers/users of the Corporations, normal failures of the system or other events beyond the Corporations control.

Subsequent to the events of 911, U.S. Homeland Security has deemed that any attempt to manipulate (including turning on/off) a water meter is considered "meter tampering" and is a felony. This includes the homeowner or plumbing contractor. Furthermore, attempting to bypass a water meter or impede it registering volume used will be charged a fine by CCWSC of \$400.00 plus any monies owed when discovered.

If you or a contractor need the water turned off and you do not have a customer shut off valve, please call our office to schedule this. If it is an emergency you may call our after hours number (903) 904 0019 and our oncall service will help you. If you wish, you may have a professional install a customer shut off valve on your property that will allow you to turn your own water on/off at your convenience.

VI. ENFORCEMENT.

If the Customer fails to comply with the terms of the Service Agreement, the Water System shall, at its option, may 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 Customer.

Service Address:		
Applicant Name:		
Signature:	Date:	
	C.C.C.C. Property Owners Association	
Permission to submit N	ame, Address & Phone number to our P.O.A. Assoc YES	
	Sprinkler System	
	Backflow Prevention Device	
	Hose Bibbs	
	Inspection Report on File	



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PROPERTY OWNERS RENTER AGREEMENT (Complete this form only if the property is leased)

I, the undersigned member, hereby consent to have Country Club Water Supply Corporation mail the monthly water/sewer bill to my Renter/Lessee for the service address below.

Service Address: _____

Meter #:_____

I also understand that,

- **4** as a member I am still responsible for all charges to my water meter.
- I will be notified of any past due charges in the event said renter/lessee's payment becomes delinquent and will do whatever necessary to bring my account up to date inclusive of all fees and charges.
- ↓ I will inform Country Club Water Supply of any changes/updates to the current Renter/Lessee's.
- ↓ I have notified and/or give a copy to my renter/lessees of my service agreement and the information contained therein with Country Club Water Supply Corporation.

Property Owner Signature: _____

Printed Name: _____

Dated: