	Residential
	Agricultural
Daily Demand	Gallons

Mayes County Rural Water District No. 2 P.O. Box 787 Chouteau, Oklahoma 74337

Phone 918-476-8992

Fax # 918-476-4458

CUSTOMER	INFORMATION SHEE	T
COSIGNEN	HAL CIVIALION SHELL	- 1

Customer's Name					
911 Address					
Billing Address					
City/State			Zip		
Home Phone()	_		Cell No.()	41
(Check one) Owner	_Renter_	If re	enting, Owner's Name		
Date to be connected _	1	1	Email		
The Customer hereby agrees to com district. These documents may be re- The rules of the "Customer Service F	viewed at the Dis	strict office,		Policy N	fanual" and the Bylaws of th

I. GENERAL RULES

- Each customer of the District shall be eligible to receive service only after water service agreement has been executed.
 A water service agreement shall be executed for each point of use.
- b. At no time shall customer connect a non-system water source to any service line or water line that is connected to the system. Violations of this policy shall constitute cause for immediate disconnection of service.
- c. It is the responsibility of each customer to anticipate changes in occupancy and of service disconnection or transfer to a different customer. Until service is formally transferred or disconnected, in accordance with the policy for obtaining service (see section II.a), the original customer shall be responsible for payment of service. The District may refuse to transfer service until all past-due bills and charges have been paid.
- d. Customer shall pay the established fees for water in accordance with applicable rate schedules at the time service is provided by the District.
- e. Representatives of the District shall have the right, at all reasonable hours, to enter the customer's property in order to: check water meters; inspect piping; and to perform other duties for the proper maintenance and operation of service, or to remove its' meters and equipment upon discontinuance of service by either the customer or the District.
- f. The District will make all reasonable efforts to supply uninterrupted service; however, it shall have the right to interrupt service without prior notice for the purpose of making repairs, connections, extensions, or for other necessary work. The District will not accept responsibility for losses which might occur due to such necessary interruptions, nor does the District accept responsibility for losses due to interruptions of service caused by storms, floods, or other causes beyond its control.

II. OBTAINING WATER SERVICE

- a. Applications for service shall be taken at the District's office.
- b. A meter deposit of \$150.00 for renters or \$50.00 for landowners. The connection fee is non-refundable. When service is discontinued, the deposit will be applied toward payment of final bill. Any remaining portion of the deposit will be refunded to the customer within 30 days.

III. CUSTOMER BILLING

a. Customers will be billed monthly in accordance with the rate structure of the District.

The water meters are on an automated reading system. Customers are no longer required to read their meters. Bills will be mailed on or before the 5th of each month. IV. PAYMENT TERMS Payment is due the 1st of each month. Payments made after the 16th will incur a penalty equal to 5% of the water bill. Failure of the District to submit a bill to the customer shall not excuse the customer from his obligation to pay for water V. TERMINATION OF WATER SERVICE Customers who fail to pay the entire amount due by the 20th will be subject to termination of water service. Customers with unpaid bills on the 20th day of the month will be mailed a notice stating that service will be disconnected if full payment is not received by the last day of the month. c. Customers who are mailed a disconnect notice will be charged a service fee of \$10.00. (This fee is to cover the cost of time involved in delivering the notice, and the administrative cost.) d. Customers who have service disconnected for non-payment of bill will be charged a \$30.00 reconnect fee. (This fee is to cover the cost of time and travel involved in removing or locking and replacing or unlocking the water meter.) e. Customers may avoid termination of service by: (1) paying the amount in arrears at the District office before the disconnect date; or (2) receiving a hardship deferment and signing a deferred (time) payment plan specifying payment terms before the disconnect date. Disconnected services must pay balance in full for service reconnection. Deferred (Time) for Hardship Cases 1. Hardships eligible for time payment plans include: Loss of job; medical emergency; excessive bill resulting from large leak; extraordinary financial difficulties. The maximum length of a deferred payment plan shall be 5 months. Minimum monthly payment amounts shall not be less than one-fifth of the total amount due. Deferred payment amounts shall be in addition to the regular bill amount. f. Customers may appeal a disconnect notice. The District manager is designated as the District representative for hearing customer appeals of notice of termination of water service. The representative is authorized to correct errors of the District and adjust the amount due the District, receive payment to satisfy the amount in arrears, and negotiate deferred payment plans. 1. A written record of a customer's appeal hearing will be prepared and maintained on file by the District representative. 2. The Board will hear appeals at regularly scheduled Board meetings only after the customer has followed the above administrative procedure. * Service will be cutoff as scheduled regardless of a customer's intent to appeal to the Board. VI. RECONNECTION OF WATER SERVICE AFTER TERMINATION FOR NONPAYMENT a. Customers desiring restoration of water service after termination for non-payment must; pay the full amount; and pay an additional deposit in accordance with the fee schedule of the District; and, pay the service fee for reconnection in accordance to the District's fee schedule. b. Water service will be reconnected within 60 hours of receipt of payment as described in part (a) of this section. Date Signed Customer For District Use Deposit #_____ Deposit Amount_ Benefit Unit No. _____Map Coordinates____ Service Address

Meter Reading Sequence #_____Reading Route#

Latitude:

Beginning Meter Reading Billing Rate Code Firefly No.

Date to Begin Billing _____/___Longitude:____

Meter Serial #

RURAL WATER DISTRICT NO. 2, MAYES COUNTY, OKLAHOMA

P. O. Box 787 Chouteau, OK. 74337-0787

APPLICATION FOR BENEFIT UNIT, WATER USER'S AGREEMENT & GRANT OF EASEMENT

OKLAHO	This ag MA, or	reement e ganized un	der Oklahoma Sta	atutes 82, 1324.1	et seq., hereinafte	ICT NO. 2, MAYES COUNTY referred to as "DISTRICT", and MEMBER of the District,
hereinaft	er refer	red to as "I	MEMBER", Benefi	t Unit No	(to be assign	ed).
				WITNESSETH	1:	
					will entitle MEMBE Laws of DISTRICT	R to water service from DISTRICT
NOW, Thundersto	IEREFO	RE, in cons agreed by th	sideration of the mu ne parties hereto as	tual covenants, pr s follows:	omises and agreen	nents herein contained, it is hereby
	Agreem	ent, DISTR	ER complies with ICT agrees to sell a ith DISTRICT By-L	and deliver potable	water to MEMBER	egulations and the terms of this R at the land hereinafter described
	the sum donatior	of Two the to the Dis R agrees	ousand dollars (\$ strict and shall in n	2,000.00). The co	onsideration paid for er no circumstance	Unit to be issued by DISTRICT for Benefit Unit shall be considered as, be refunded to the subscriber. Sing and/or construction fee is
3.	МЕМВЕ	R agrees a	nd does hereby pa	y a fifty-dollar (\$5	0.00) account depo	sit.
4.	МЕМВЕ	R hereby s	tates one of the fol	lowing usages for	the Benefit Unit he	rein intended:
	Α.	Initial	non-commercial	agricultural and	non-commercial o	ng standard outbuilding, utdoor usage/purposes. Average /month) to 0.50 gpm (~21,600
	В.	Initial	Single Family Readditional cost.	esidential (High l	Jsage): Note: Lar	ger meter may be required at
		Intended (Jse	Estimated (gpm)	Daily Usage	Estimated Monthly Usage (gals)
	C.	Initial	Industrial or (Ot			els, RV Parks, Commercial, all of which shall comply with the
		Intended	Jse	Estimated (gpm)	Daily Usage	Estimated Monthly Usage (gals)

5. MEMBER agrees that any excess, reoccurring usage outside of unforeseen abnormal/ unintended/ accidental usage, as agreed to and listed above, may constitute the DISTRICT's right to take action to reduce and/or remove the MEMBER's right to water service. In such case, MEMBER may (at MEMBER's cost) be required to make improvements to the DISTRICT's system to ensure adequate flow and pressure to said MEMBER and the surrounding existing customers affected by such increased water usage.

- 6. MEMBER agrees, as a condition of water service from DISTRICT to the following:
 - A. Pay a minimum monthly base rate from the time of the approval of this application, and pay for additional water used, at the rates set out in the rate schedule adopted by the Board of Directors. MEMBER acknowledges that said rates are subject to change in the sole discretion of the Board of Directors and without notice and that in the event of a change, MEMBER agrees to pay any additional increase in water rates. Any changes made in the minimum monthly base rate and rate schedule, by the Board of Directors of DISTRICT shall become part of this agreement as though fully set out herein.
 - B. Until such time as MEMBER is notified by DISTRICT, the meter will be read by DISTRICT each month and a water service bill will be rendered by DISTRICT on or before the fifth (5th) day of the following month in which the meter was read. MEMBER agrees to pay said service bill on or before the sixteenth (16th) of the month in which the bill is rendered or be subject to a late charge of five percent (5%). Failure of MEMBER to receive a service bill shall not excuse MEMBER from their obligation to pay. Failure to pay service bill shall result in the discontinuance of water service.
 - C. The water service supplied by DISTRICT shall be for the sole use of MEMBER; MEMBER agrees that they will not extend or permit the extension of pipes for the purpose of transferring water from the herein described property to another, nor will they share, resell or sub-meter water to any other customer. Each water service connection shall supply water to only a single residence and/or business together with the necessary and usual out-buildings. DISTRICT may discontinue water service to MEMBER if they allow a connection or extension to be made to their service line for the purpose of supplying water to another user.
 - D. MEMBER agrees that they will make no physical connection between any private water system and the water lines serviced by DISTRICT. Representatives of DISTRICT may, at any reasonable time, come on the premises where the water service is being used, for the purpose of inspecting for violation of this provision. Violation of this provision shall be grounds for disconnection of water service.
 - E. The MEMBER shall be solely responsible for the installation of and/or entire cost of a roadway bore and casing, necessary to serve a proposed Benefit Unit.
 - F. The MEMBER shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The service line shall connect with the distribution system of DISTRICT at the nearest place of desired use by MEMBER, provided DISTRICT has determined in advance that the system is of sufficient capacity to permit delivery of water service at that point.
 - G. The MEMBER agrees to comply with and be bound by the Articles, By-Laws, Rules and Regulations of DISTRICT, now in force, or as hereafter duly and legally supplemented, amended or changed. The MEMBER also agrees to pay for water service at such rates, time and place as shall be determined by DISTRICT and agrees to the imposition of such penalties for non-compliance as are now set out in DISTRICT's By-Laws and Rules and Regulations, or which may be hereafter adopted and imposed by DISTRICT.
 - H. DISTRICT shall have final authority in any question of location of any service line connection to its water distribution and to determine the allocation of water to MEMBER in the event of a water shortage. In the event the total water supply shall be insufficient to meet all of the needs of MEMBER, or in the event there is a shortage of water, DISTRICT may pro-rate the amount of water available to a MEMBER on such basis as is determined by the Board of Directors.
 - A sewage disposal system to service the tract to which this Benefit Unit is assigned shall be approved by the Oklahoma Department of Environmental Quality prior to completing the water service connection. MEMBER shall be responsible for furnishing proof of approval of their sewage disposal system to DISTRICT.
 - J. The tract to which this Benefit Unit is assigned is that tract described in paragraph seven (7).

acknowledged, does hereby grant, barga assigns, a perpetual easement with the r use, operate, inspect, repair, maintain, r	ideration of One Dollar (\$1.00) and other good and valuable EMBER, the receipt and sufficiency of which consideration is hereby ain, sell, transfer and convey unto said DISTRICT, it's successors and right to erect, construct, install, lay, remove and replace and thereafter eplace and remove a potable water transmission and distribution line MEMBER in County, State of Oklahoma, to wit:
IN WITNESS WHEREOF, this Application for Be	enefit Unit, Water User's Agreement and Grant of Easement is made
and entered into this day of	
Signature of MEMBER	Signature of MEMBER
Printed Name of MEMBER	Printed Name of MEMBER
STATE OF OKLAHOMA) ss.	
20, personally appeared to me known to be the identical person(s) who	and for said County and State, on this day of, executed the within and foregoing instrument, and acknowledged to his/their free and voluntary act and deed for the uses and purposes
Given under my hand and seal of office the day	and year last above written.
My Commission Expires:	Notary Public
(SEAL)	
ACCEPTANCE by the Board of Directors of Rur day of	al Water District No. 2, Mayes County, Oklahoma, this
	Rural Water District No. 2 Mayes County, Oklahoma
ATTEST:	By: Chairman of the Board of Directors
Secretary	

RIGHT OF WAY EASEMENT

KNOW ALL MEN BY THESE PRESENTS: THAT hereinafter called Grantor(s), in consideration of one dollar (\$1.00) and other good and valuable consideration paid by RURAL WATER DISTRICT NO.2, MAYES COUNTY, OKLAHOMA, hereinafter called the 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 construct, maintain, operate, repair, replace and remove a water distribution system pipeline or pipelines and appurtenances thereto, in, under, over and across the following land owned by Grantor in _____ County, State of Oklahoma. Together with the right of ingress and egress over Grantor's adjacent lands for the purposes for which the abovementioned rights are granted. The easement herein granted is subject to any and all previous easements of record. 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. The 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: IN WITNESS WHEREOF, the Grantors have executed this instrument, this _____ day of _____, Signature Signature Printed Name Printed Name STATE OF OKLAHOMA COUNTY OF _ Before me, the undersigned, a Notary Public, in and for said County and State, on this _____ day of _____ 20_____, personally appeared to me known to be the identical person(s) who executed the within and foregoing instrument, and acknowledged to me that she/he/they executed the same as her/his/their free and voluntary act and deed for the uses and purposes therein set forth. Given under my hand and seal of office the day and year last above written. Notary Public My Commission Expires: (SEAL)

MAYES COUNTY RURAL WATER DISTRICT NO. 2 P O BOX 787 CHOUTEAU, OK. 74337 918.476.8992 PHONE 918.476.4458 FAX

APPLICATION FOR A NON-SEWAGE PRODUCING WATER SERVICE CONNECTION

Applicant:
Address:
City: State: _OK Zip Code:
Benefit Unit Number:
The above named applicant requests a water service connection for non-sewage producing purposes from Rural Water District No. 2, Mayes County, Oklahoma.
The non-sewage producing water service connection will be located on the following described real property (please provide legal description below):
The applicant understands and agrees that no sewage as defined by the Oklahoma Public Health Code 63, Section 1-901 will be produced by the use of the water delivered through this water service connection. If sewage is produced, the applicant forfeits the water service connection along with all other rights and privileges (including their membership to Rural Water District No. 2, Mayes County) that were granted with the purchase of their Benefit Unit and that no refund of any fees heretofore paid by applicant to Rural Water District No. 2, Mayes County will be refunded.
Violation of this agreement by applicant also subjects them to possible prosecution and penalties under the Oklahoma Public Health Code.
Signature of Applicant: Date:
STATE OF OKLAHOMA)) ss. COUNTY OF) Before me, the undersigned, a Notary Public, in and for said County and State, on this day of, 20, personally
appeared to me known to be the identical person(s) who executed the within and foregoing instrument, and acknowledged to me that she/he/they executed the same as his/her/their free and voluntary act and deed for the uses and purposes therein set forth.
Given under my hand and seal of office the day and year last above written.
My Commission Expires: Notary Public
(SEAL)

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MAYES COUNTY RURAL WATER DISTRICT NO. 2 P O BOX 787 CHOUTEAU, OK. 74337 918.476.8992 PHONE 918.476.4458 FAX

PROMISSORY NOTE AND SECURITY AGREEMENT

NAME:	DATE OF AGREEMENT:
ADDRESS:	
BENEFIT UNIT NUMBER:	ACCOUNT NUMBER:
the remaining \$1,450.00 at 10% interest for a to	ng a down payment of \$550.00 and Mayes County Rural Water District No. 2 will finance otal of 34 months. The payments will be \$50.00 per month (in addition to the monthly ent being \$16.75. The Maturity Date is 35 months from onset of agreement.
PURPOSE OF AGREEMENT: Payment Plan f	for New Water Service Connection.
below, its successors or assigns (hereinafter re The unpaid balance of the Principal and Interes interest as of the date the payment is received,	Debtors (called I, me, my or mine) promise to pay to the order of the Lender named eferred to as "Lender") the Principal amount, together with interest all as set forth above at shall become payable on the Maturity Date. Each payment shall be applied first to with the remainder of the payment applied to reduce the principal. In 10 days after its scheduled due date, the Lender shall be entitled to a delinquency ment.
LENDER & SECURED PARTY: Mayes County Rural Water District No. 2 P O Box 787 Chouteau, OK. 74337	
Lender affirms that no unwritten oral agreemen	its exist between the Lender and the Debtors.
ATTEST Secretary	
DEBTOR'S SIGNATURES: I/We agree to the terms of this Promissory Note affirm that no unwritten oral agreements exist be	e and Security Agreement. I/We have received a completed copy of this form, and I/We between the Lender and Debtors.
Debtor	Debtor
STATE OF OKLAHOMA) COUNTY OF)	s.
Before me, the undersigned, a Notary Public, in and appeared	
My Commission Expires:	Notary Public
(SEAL)	

ACH AGREEMENT

AUTHORIZATION AGREEMENT FOR DIRECT PAYMENTS (ACH DEBITS)

I (we) hereby authorize MAYES COUNTY RWD #2, hereinafter called COMPANY, to debit entries to my

 (our) account indicated below and the Financial Institution named below, hereinafter called FINANCIAL INSTITUTION, to debit same to such account. I (we) acknowledge the origination of ACH transactions to my (our) account must comply with the provisions of U.S. Law.

 (Financial Institution Name)
 (Branch)

 (Address)
 (City / State)
 (Zip Code)

 (Routing/Transit Number)
 (Account Number)

 Type of Acct:
 □ Checking
 □ Savings

This authority is to remain in full force and effect until COMPANY has received written notification from me (or either of us) of its termination in such time and manner as to afford COMPANY and FINANCIAL INSTITUTION a reasonable opportunity to act on it.

(Print Name) (RWDNO2 Acct. #)

(Service Address) (City / State) (Zip Code)

(Signature) (Date)

PLEASE ATTACH COPY OF VOIDED CHECK TO THIS FORM

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WORLDSHIP MAN