	CORPORATION USE ONLY
	Account:
RUS-TX Bulletin 1780-9	Membership:
TX PN No. 56 (Rev. 1/09)	Route:
SAND FLAT WATER SUPPLY CORPORATION	Sequence:
	Pump:
SERVICE APPLICATION AND AGREEMENT	Meter/EID:
	Installed:
Please Print: DATE	
APPLICANT'S NAME	
CO APPLICANT'S NAME	
SERVICE ADDRESS:	
BILLING ADDRESS:	
EMAIL ADDRESS:	
PHONE NUMBER Home/Cell (Work (
PROOF OF OWNERSHIP PROVIDED BY	
,	,
PREVIOUS OWNER'S NAME AND ADDRESS (if transferring Members)	
DOES THE PROPERTY HAVE : SWIMMING POOL OR SPRINK	
ACREAGESQ. FT. OF HOUSE	
NUMBER IN FAMILY LIVESTOCK &	NUMBER
SPECIAL SERVICE NEEDS OF APPLICANT	
NOTE: FORM MUST BE COMPLETED BY APPLICANT ONL	Y.
The following information is requested by the Federal Government in order prohibiting discrimination against applicants seeking to participate in this prinformation, but are encouraged to do so. This information will not be use against you in any way. However, if you choose not to furnish it, we are reapplicants on the basis of visual observation or surname.	orogram. You are not required to furnish this d in evaluating your application or to discriminate
Ethnicity: Hispanic or Latino Race: Not of Hispanic or Latino White Black or African A Asian Native Hawaiia	merican

Gender: Male Female

EQUAL OPPORTUNITY PROGRAM
Page 1 of 5

AGREEMENT made this	day	of	,,
between SAND FLAT WATER SUPPLY COI	RP., a	a corporation organized under the	laws of the State of
Texas (hereinafter called the Corporation) and _			(hereinafter called
the Applicant and/or Member),			

Witnesseth:

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

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

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

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

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

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

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

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

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

a. No direct connection between the public drinking water supply and a potential source of contamination is permitted. Potential sources of contamination shall be isolated from the public water system by an airgap or an appropriate backflow prevention assembly in accordance with state regulations.

- b. No cross-connection between the public drinking water supply and a private water system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the proper installation of an airgap or a reduced pressure-zone backflow prevention assembly and a service agreement must exist for annual inspection and testing by a certified backflow prevention device tester.
- c. No connection which allows condensing, cooling, or industrial process water to be returned to the public drinking water supply is permitted.
- d. No pipe or pipe fitting which contains more than 8.0 % lead may be used for the installation or repair of plumbing on or after July 1, 1988 and prior to January 4, 2014, at any connection which provides water for human consumption.
- e. Plumbing installed after January 4, 2014 bears the expected labeling indicating ≤0.25% lead content. If not properly labeled, please provide written comment.
- e. No solder or flux which contains more than 0.2% lead may be used for the installation or repair plumbing on or after July 1, 1988, at any connection which provides water for human consumption.

The Corporation shall maintain a copy of this agreement as long as the Member and/or premises is connected to the public water system. The Member shall allow their property to be inspected for possible cross-connections, potential contamination hazards, and illegal lead materials. These inspections shall be conducted by the Corporation or its designated agent prior to initiating service and periodically thereafter. The inspections shall be conducted during the Corporation's normal business hours.

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

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

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

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

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

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

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

Sand Flat Management	Applicant Member
Date	Date

SAND FLAT WATER SUPPLY CORP.

WARNING! WARNING! WARNING!

BY INSTALLING A DUAL CHECK VALVE ON YOUR WATER METER, YOUR HOME HAS LOST THE THERMAL EXPANSION CAPABILITIES THAT WERE PRESENT BEFORE. CHECK WITH YOUR PLUMBER TO MAKE SURE THAT YOUR WATER IS PROTECTED.

THE PURPOSE OF INSTALLING A DUAL CHECK VALVE AT YOUR METER IS TO HELP PREVENT BACKFLOW FROM ENTERING THE WATER SYSTEM.

BY SIGNING THIS FORM, YOU ARE VERIFYING THAT YOU HAVE BEEN NOTIFIED OF THE POSSIBLE PROBLEMS INVOLVED WITH THE INSTALLATION OF A DUAL CHECK VALVE. IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT OUR OFFICE OR CALL A LICENSED PLUMBER.

MEMBER SIGNATURE(S)		
DATE		

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

Rural Utilities Service

RIGHT-OF-WAY EASEMENT

STATE OF TEXAS COUNTY OF SMITH This instrument was acknowled	§ § dged before me on	ACKNOWLEDGMENT (Individual), 20 by	•
STATE OF TEXAS COUNTY OF SMITH	§	(Individual)	·
STATE OF TEXAS	§ §		
II WIIIVESS WHEREOF (
IN WITNESS WHEDEOU !	ne said Grantors have exe	ecuted this instrument thisday of	, 20
granted to Grantee, or Grantee The easement convo	b's successors and assigns, byed herein was obtained ct of 1964 and the regula	s and assigns, to WARRANT AND FOREVER I , against every person whomsoever claiming, or or improved through Federal financial assistance ations issued pursuant thereto for so long as the ended or for so long as the Grantee owns it, which	to claim, the same or any part thereof. E. This easement is subject to the provisions of easement continues to be used for the same or
structures referred to herein as result from its use to Grantor's	nd the Grantee will maintage premises. This Agreeme its successors, and assign	tute payment in full for all damages sustained be ain such easement in a state of good repair and eant together with other provisions of this grant shans. The Grantors covenant that they are the own except the following:	fficiency so that no unreasonable damages will all constitute a covenant running with the land
move or remove any such aba In the event the ease require the relocation of this described above for the purpos	ndoned lines or appurtena ement hereby granted abu water and/or sewer line a se of laterally relocating sa		fter widens or relocates the public road so as to additional easement over and across the land be clear the road improvements, which easement
without limitation, (1) the reas reasonable right from time t appurtenances or interfere wi relocation (as above limited),	sonable right of ingress an to time to remove any a th the construction, main substitution or removal th	ssary and/or convenient for the full enjoyment and egress over and across lands owned by Granto and all paving, undergrowth and other obstructurentenance, inspection, operation, protection, repartereof; and (3) the rights to abandon-in-place any that Grantee shall have no obligation or liabilit	r which are contiguous to the easement; (2) the tions that may injure Grantee's facilities and ir, alteration, testing, replacement, upgrading, and all water supply and/or sewer distribution
easement hereby granted shall that when the pipeline(s) is ins	of ingress and egress over not exceed 15' in width, a	r Grantor's adjacent lands for the purpose for whi and Grantee is hereby authorized to designate the in granted shall be limited to a strip of land 15' in	ch the above mentioned rights are granted. The course of the easement herein conveyed except
Texas, together with the right	tribution and/or sewer co	nstall and lay and thereafter access and use, operablection lines and appurtenances, over and acro	ss acres of land, more particularly
and sufficiency of which is he perpetual easement with the r parallel and remove water dis described in instrument record	and valuable consideration and valuable consider	on paid by SAND FLAT WATER SUPPLY CO	y to said Grantee, its successors, and assigns, a