# CITY OF COAHOMA P.O. BOX 420 COAHOMA, TX 79511 (432) 394-4288 OR (432) 394-4287

### RESIDENTJAL, COM MERCIAL WATER (AN D SE WER I S ERVICE APPLICATION AND SERVICE AGREEMENT

ount Number:	Date:	
Applicant Information.		
Name:		
(Last)	(First)	(Middle)
Service Address:		<u></u>
Dwelling Type: Permanent Dv	welling, Manufacturing House (	or Modular,Recreational Vehicle(RV)
Mailing Address: different from	om Service Address	
Drivers' License Number:	Social Security N (state & no.)	Number:
Home Telephone Number: _	Cell Phone N	Number:
Employer Name:	Employer Telephone	e Number:
Meter ID:	Book #:	Page #:
Name to Billed To:		
Email Address:	· · · · · · · · · · · · · · · · · · ·	
In Reading	· · · · · · · · · · · · · · · · · · ·	
Meter No		
Date and Time of Turn on: _		
Other Occupants of Residen	ce.	
List name and date of birth fo	r all persons over the age of 18	living at the service address:
Have you or any of the persor the City of Coahoma?	ns over age 18 that will live at t	he service address ever had water service with

Please Note: By signing below you affirm that you have provided the names of all adults residing at the service address. If any person other than those listed above moves into the residence after the making of this application you must notify the City within ten days of such event. If any person living at the residence has an outstanding past due water account with the City of Coahoma, water service will not be initiated until such past due balance(s) are paid in full. Failure to provide full and accurate information about all adults over age 18 residing at these service address, or the addition of a resident that owes a past due balance to the City of Coahoma may result in disconnection of water service if satisfactory payment arrangements are not made, and/or an additional deposit to guarantee payment for services.

#### Ill. Contamination and Pollution Protections.

- A. Purpose. The City of Coahoma Water System is responsible for protecting the drinking water supply from contamination or pollution which could result from improper private water distribution system construction or configuration. The purpose of this provision of the agreement is to notify each customer of the restrictions that 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 City of Coahoma Water System 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.
  - B. Restrictions. The following unacceptable practices are prohibited by state regulations:
  - 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.
  - 2. 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 se rvice connection by the installation of an air-gap or reduced pressure-zone backflow prevention device
  - 3. No connection that allows water lobe returned to the public drinking water supply is permitted.
  - 4. 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.
  - 5. No solder or flux which contains more than 0.2% lead can be used for the installation or repair of plumbing at any connection that provides water for human use.
- IV. Contamination and Pollution Protection Agreement. The following are the terms of the contamination prevention service agreement between the City of Coahoma Water System (the "Water System") and Name of Water Account Holder/Customer
- A. The Water System will maintain a copy of this agreement as long as the customer and/or the service address premises is connected to the Water System.
- B. 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 WaterSystem or its designated agent prior to initiating new waterservice; 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. The inspections shall be conducted during the WaterSystem's normal business hours.

- C. The Water System shall notify the customer in writing of any cross-connection or other potential contamination hazard that has been identified during the initial inspection or a period re-inspection of the service address premises.
- D. The customer shall immediately remove or adequately isolate any potential cross-connections or other potential contamination hazards on the service address premises.
- E. The customer shall, at his own expense, properly install, test and maintain any backflow prevention device required by the Water System. Copies of all testing end maintenance records shall be provided to the Water System.

#### V. Contamination and Pollution Protection Enforcement.

By signing below, the Customer agrees that if he or she fails to comply with the contamination and pollution protection terms of this Agreement, the Water System shall, at its sole discretion, either terminate water service for the service address or properly install, test, and maintain an appropriate backflow prevention device at the service connection and charge the costs for such action to the Customer's water service account.

By my signature below, I hereby agree to abide by all terms and conditions contained in this Residential Wate [and Sewer Service Agreement and further wear and affirm that all of the in fonnation I have provided in this application is true and correct. I agree to pay any and all rates and fees for water service [and sewer?) that are currently in effect or that may be adopted by the Coahoma City Council in the future for so long as I maintain water service under this agreement..

	Executed thisda	nymonth,	20	
payment type:  MasterCard	ī			
sa	Discover	Cash	Check	Check #
<b>AP:</b> <sup>3</sup> / <sub>4</sub> '\$1,150.00	1" \$1,300.00	2" quote starting at \$3, (subject to change at any		
WER TAP	\$450.00	Customer Service Inspection Deposit/Fee \$500.00 (Upon Completion/Pass Final Inspection-\$450.00 will be refunded)		
ATER DEPOSIT	\$100.00			
DTAL\$ _				
Sig nature of Ap	pplicant			
Printed Name of	of Applicant			
Signature of Wi	Signature of Witness			
Printed Name o	f Witness			

## SPECIAL NOTICE RIGHT OF CONFIDENTIALITY OF PERSONAL INFORMATION

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Section 182.0S2 of the Texas Utilities Code requires government-operated utilities to notify customers of their right to confidentiality. You are hereby informed that you have the right to request confidentiality of your address, telephone number, social security number, and any information relating to the volume or units of utility usage and the amounts billed to or collected from you for utility usage, as contained in our records.

Please be aware that if you requested confidentiality in the past, you also have the right to cancel that request for confidentiality. To exercise your rights, please complete the information requested on this form, cut it off at the perforation and place in an envelope, and return it to the address below.

If you have requested confidentiality of your account Information In the past, you still need to submit this form.

Name	Mail To:	City of Coahoma	
Acct. Number	<u> </u>	Water Department P.O. Box 420 Coahoma, TX 7951I	
Signature	<del></del>		
Date			
AVISO ES DERECHO DE O DEL LA INFORMA	CONFIDENCIAL		
La seccion 182.052 del servicio del codigo de las utilidades derechos confidenciales. Se le informa sus derechos para telefono, seguro social, y cualquier informacion relacionad cantidad de su recibo o el uso de su utilidades, que contiene r	. solicitar confidencialmie a al volumen o unidad al vo	nte su direccion, numero de	
Por favor dese por enterado que si eligio a solicita confidencancelar el pedido. Para ejercer sus derechos, por favor con linia y envielo en un sobre a la direccion escrita abajo.			
Si usted a requerido informacion confldencial de su cu	uenta en el pasado, neces	lta llenar esta forma.	
Solicito por este medlo la informacion confidenti Cancelo por este medio mi pedido y doy permiso		maclon.	
NombreAcct.		City or Coahoma Water Department P.O. Box 420 Coahoma, TX 79511	

#### CUSTOMER SERVICE INSPECTION

I. PURPOSE. The City of Coahoma is responsible for protecting the drinking water supply from contamination or pollution which could result from improper system construction or configuration on the retail connection 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 public water system enforces these restrictions to ensure the public health and welfare. Each retail customer must sign this agreement before the City of Coahoma will begin service. In addition, when service to an existing retail connection has been suspended or terminated, the water system will not re-establish service unless it has a signed copy of this agreement.

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- 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 0.25% 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.		RVICE AGREEMENT. The following are the terms of the service agreement between City of Coahoma (the Water System) and (the Customer).				
	A.	The Water System will maintain a copy of this agreement as long as the Customer and/or the premises is connected to the Water System.				
	B.	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. The inspections shall be conducted during the Water System's normal business hours.				
	C.	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 reinspection.				
	D.	The Customer shall immediately remove or adequately isolate any potential cross-connections or other potential contamination hazards on his premises.				
	E.	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.				
IV.	ENFORCEMENT. If the Customer fails to comply with the terms of the Servi Agreement, the Water System shall, at its option, either terminate service or proper install, test, and maintain an appropriate backflow prevention device at the servi connection. Any expenses associated with the enforcement of this agreement shall billed to the Customer.					
CUSTO	OME	ER'S SIGNATURE:				
DATE						