

(512)246-1400 Office (512) 246-1900 Fax **Williamson County 11**

MAIL TO: Crossroads Utility Services 2601 Forest Creek Drive Round Rock TX 78665-1232

TAP AND FEE APPLICATION

For Water/Wastewater Service

Date of Application: _						
Applicant's Plumber:		Plumbe	r's Telepho	one:		
Application is for (plea	se circle all that apply):		Water	Sewer	Fire Hydrant	
Meter Size:					_	
ALL FEES ARE PAY	ABLE TO THE DISTRICT					
1. 2.	Zip Code			Sect.	*Sq. Ft.	District Use Only Folio #
4. 5. * Excludes Carports An approved water ta	o inspection starts the billing. RVICE INSPECTION CERTIF	Applicai FICATE	nt will rece FROM BU	JILDER OR	PLUMBER	, we can then
All plumbing inspe Inspection Service (It is the Builde the inspector's current The owner's cut-of inspection. I will	to comply with the following: ctions will be performed by the s @ (512) 748-9764 or (512) 5 r's responsibility to call burrent contact information.) If valve & meter box with lid shotify Crossroads Utility Servall my meter by faxing in my results.	54-7803 efore s all be in vices in	3. tarting contact place at the writing 24	e time of me	Please c	ontact us for
	Applicant Signature FOR OFFICE USE ONLY					
Date Received:	Check	#·		Amount	· \$	
	Sewer Tap Fe					
Impact fees: \$		· •			-	

Exhibit "F" Water/Wastewater Service Application

Return to:	Williamson County Municipal Utility District No. 11 Work Order #:				
	Round Rock, Texas 78665 Phone: (512) 246-1400 Fax: (512) 246-1900	Today's Date:			
	customerservice@crossroadsus.com	Date to BEGIN Service:			
Applicant's Name:		Property Owner's Name:			
Service Address:		Property Owner's Address:			
Billing Address	5:	Email Address:			
Applicant's Phone No.: Other: Cell Phone No.:		Applicant is: [] Owner [] Tenant			
Applicant's Dri	ver's License No. and State:				
Applicant's Em	ployer:	Work Phone:			
Spouse's Name	& Work No.:				
water, wastewa such time as se regarding utilit utility services i Regulations ma	ter and solid waste disposal services. We/I use the property is disconnected by services. We/I agree to comply with rendered to the property in a timely managed.	nson County Municipal Utility District No. 10 for water, understand and agree that we/I will be responsible for all covided to the property described in this application until in accordance with the District's Rules and Regulations he the District's Rules and Regulations and to pay for all namer and understand that a violation of the Rules and mination of utility service to my/our property. We/I			
	Signed	l:			
[/][][] #2000000000000000000000000000000000000					

I/We represent that the information above is true and correct.

Pursuant to Section 182.052 of the Texas Utilities Code, you are notified of your right to request confidentiality of your personal information, including your address, telephone number, and/or social security number. If you would like to make such a request at this time, please mark the "Keep My Information Confidential" box below, and your request will be effective upon our receipt of your completed, signed application.

☐ Keep My Information Confidential

If you do not mark the "Keep My Information Confidential" box, we will assume that you have not made a request for confidentiality unless we receive a separate written request from you in the future.

EXHIBIT "B"

SERVICE AGREEMENT

- I. PURPOSE. Williamson County Municipal Utility District No. 11 (the "District") is responsible for protecting the drinking water supply from contamination or pollution which could result from improper plumbing practices. The purpose of this service agreement is to notify each customer of the plumbing restrictions which are in place to provide this protection. The District enforces these restrictions to ensure the public health and welfare. Each customer must sign this agreement before the District will begin service. In addition, when service to an existing connection has been suspended or terminated, the District will not reestablish service unless it has a signed copy of this agreement.
- II. **PLUMBING RESTRICTIONS.** The following unacceptable plumbing 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 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 a weighted average of 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 percent lead can be used for the installation or repair of plumbing at any connection which provides water for human use.

III.	SERVICE AGREEMENT.	The following are the terms of	of the service agreement
	between the District and		he "Customer").

A. The District will maintain a copy of this agreement as long as Customer and/or the premises is connected to the District's water system.

- B. Customer shall allow his/her property to be inspected for possible cross-connections and other unacceptable plumbing practices. These inspections shall be conducted by the District or its designated agent prior to initiating new water service; when there is reason to believe that cross-connections or other unacceptable plumbing practices exist; or after any major changes to the private plumbing facilities. The inspections shall be conducted during the District's normal business hours.
- C. The District shall notify Customer in writing of any cross-connection or other unacceptable plumbing practice which has been identified during the initial inspection or the periodic reinspection.
- Customer shall immediately correct any unacceptable plumbing practice on his/her premises.
- E. Customer shall, at his/her expense, properly install, test, and maintain any backflow prevention device required by the District. Copies of all testing and maintenance records shall be provided to the District.
- F. Customer understands and agrees that the District does not guarantee any specific quantity or pressure of water for any purpose whatsoever and that the District is not liable to customer for failure or refusal to furnish any particular amount or pressure of water to Customer at any time.
- IV. **ENFORCEMENT**. If Customer fails to comply with the terms of the Service Agreement, the District shall, at its option, 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 Service Agreement shall be billed to Customer.

CUSTOMER'S SIGNATURE:	
DATE:	
ADDRESS:	