## 00002

## EASTSIDE UTILITY DISTRICT

## WATER SERVICE CONTRACT

Chattanooga, Ten	nessee .	20
I hereby make an application to the EASTSIDE UTILITY DISTRICT of Hamilton & Bradley County, Tennessee:		
To be supplied with water service		
For the installation of a water meter, sizeinch.  Capacity Fee: Meter Fee:		
I agree to pay in advance to the District for the service requested the sum of \$_50.00_ as a non-refundable charge.		
If applicable, I agree to pay the following fees set by the Hamilton count Road Closure Fee in the sum of \$, Curb Cut Fee in the sum of \$ I understand these fees will be applied to the bill as they ca	f\$ , and l	Right-of-Way License Fee in the sum of
As further consideration for the furnishing of this service I understand and agree:		
1. That I will be responsible for the payment of all metered water, who cause not traceable to the fault of the District, until I have furnished Payment will be made within fifteen (15) days of the date on whice consumer of payment and penalty. If bill remains unpaid 8 business of notice. An applicable re-connection Fee MUST BE PAID before nonpayment, I agree that the District may charge a reconnection arrearages are paid. For reinstatement of service after 4:00 PM on a 1 \$65.00 will be added. A charge of \$20.00 must be paid to keep the disconnect but has not actually turned the water off yet.	If the District with a rehalf the bill is rendered ays after due date, set service is restored. If fee of \$35.00 beforegular workday, a ho	request for termination of water service.  I. Failure to receive bill does not relieve rvice will be disconnected without future f the water service is discontinued for e providing service again and after all liday, or during the weekend a charge of
<ol><li>That the charges for water service shall be in accordance with the put as fixed by the Board of Commissioners.</li></ol>	olished water rates pre	evailing in the District from time to time,
3. That the water meter and all connections and appurtenances thereto, including the meter box, are the property of the District. The customer agrees not to invade or tamper with such property. The customer could have to pay for the repairs if damaged. The service line, from the point of connection with the meter outlet to its extremities, is the property of the owner of the real estate receiving water service. It is the sole responsibility of the customer and not that of the District.		
4. That I am not entitled to and will not claim damages on account of when necessary to make alterations, repairs or improvements.		
5. That the use of water from this meter shall be confined strictly to buildings or servants quarters located on said premises; and I agree buildings. Violation of this condition shall give the EASTSIDE U immediately discontinue the water service under this contract, without	not to pipe or permit TILITY DISTRICT,	others to pipe water to other property or
6. That the District assumes no responsibility for damage occurring due for providing apparatus' such as a pressure regulating valve and a sh subject to the control of the District, but it is recommended that both end of the copper pipe "pigtail" coming from the meter and located o	ut off valve for custo pressure reducing va	mer use. (It is NOT the responsibility or live and shut off valve be installed on the
7. I understand that seasonal or other conditions beyond the District's conterruption of water service and, in this connection, I agree to accept and to comply with all regulations duly promulgated by the Commiss	water services as con	ditions may require, including rationing,
EMAIL		
SERVICE NO.		CUSTOMER NAME
LOCATION:		COSTOWER WAIVE
PHONE NO.		
	RI	LLING ADDRESS ( Print )

DATE SERVICE REQUESTED: