WATER SERVICE REGULATIONS

FORMS

- Form 4A Request for New Treated Water Service
- Form 4B Request for Transfer of Domestic Water Service Information Route Sheet
- Form 4C Treated Water Service Request
- Form 4D Application for Tank or Construction Water
- <u>Form 4E</u> Non-Beneficial Use Inside the District
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- Form 4E Non-Beneficial Use Outside the District
- <u>Form 5A</u> Raw Water Service Information Route Sheet
- Form 5B Application for Inside District Agriculture Irrigation Water Service
- Form 5C Application for Continuous Agricultural Irrigation Water Service from
- Form 5D Application for Intermittent Flow Agriculture Irrigation Water Service
- Form 5E 2000 Outside District Surplus Raw Water Agreement
- <u>Form 5F</u> Account/Outlet Box Deletion Request
- Form 5G To Provide Water Service From a Private Conduit
- Form 7A Turn On / Turn Off Request
- Form 8A Application for Public Fire Hydrant
- Form 8B Application for Private Fire Service
- Form 8C Application for Raw Water Fire Service
- Form 10A Conveyance Agreement, Master
- Form 10B Variance Request
- <u>Form 10C</u> Temporary Service Location (TSL) Application
- <u>Form 10D</u> Agreement for Temporary Water Service and Contribution for Future Treated Water Main Extension
- Form 14A Encroachment Construction Authorization
- Form 14B Encroachment Permit
- <u>Form 14C</u> Dock Encroachment Permit Application
- Form 14D Dock Encroachment Permit
- Form 15 Agreement Regarding Deferred Payment of Fees and Charges

NEVADA IRRIGATION DISTRICT

REQUEST FOR NEW TREATED WATER SERVICE

This is an information route sheet. It is not your application and no money will be accepted until the application is signed and returned to the office. This form is void 90 days from date of issue unless service application is processed during that period. Please complete the following information.

Date:	
Owner's Name	Phone
Mailing Address	
Contractor/Representative	Phone
Mailing Address APPLICATION MUST BE SIGNED BY OWNER	R. MailCall when ready
Parcel Number	County: Nevada Placer
Subdivision	Lot: Unit:
Property Address	Improvement District:
Service Size Requested: 5/8 Inch	3/4 Inch Other-specify Installed with Fire Service-Size
	(PLEASE ATTACH FORM 8-B)
b) Commercial/Industrial Number of business	of units
Will there be material dangerous to health or to used on property? If yes, type of substance(s)	
Does an auxiliary water supply exist?	🗌 Yes 🗌 No
If yes, indicate type: Well Spring Will you keep your auxiliary water suppl	☐ Ditch ☐ Other y? ☐ Yes ☐ No Which one?
How are property corners fronting the pipeline i	dentified?
If Commercial: Will there be a multi-story building on pro-	operty? 🗌 Yes 🗌 No

We certify that the foregoing statements are true and correct and that no changes will be made in the use of the described property until the Nevada Irrigation District has been notified. I understand that if changes are made which require a modification of the service connection, the District has the right to discontinue service until the modification of the service connection has been made.

Signature of Authorized Representative	
Signature of Property Owner	Date
Note: Owner's signature required on route sheet. All inforr	mation must be completed prior to
processing.	

Unless otherwise requested, all services will be installed at the on-rate.

FORM 4-A

FOR DISTRICT USE ONLY				
CUSTOMER SERVICE DEPARTMENT	-		METER SIZE	
Is property fronted by a District Main?		🗌 No	FACILITY NO	
If yes, system name SizeType			ROUTE NO	
If no, has a variance been granted? Date granted		No No		
County encroachment permit needed?	🗌 Yes	🗌 No	INFO BY	
Water pressure at District Service point (Determine actual psi in field if approxin	· · ·	. ,		
Location of service point:			redetermined Da	te
OPERATIONS DEPARTMENT		,		
Backflow prevention device needed? Type of device Reason	Size	e	Model	
	By		Date	
Is property covered under the Railroad	Commission I	Policy?	🗌 Yes	🗌 No
RIGHT-OF-WAY DEPARTMENT Will right of way be needed from water in If yes, remarks			☐ Yes	🗌 No
Applicant notified of right-of-way problem	m? 🗌 Yes	s 🗌 No	By:Date:_	
CUSTOMER SERVICE DEPARTMENT Connection fees \$	Sta	ndby account n		
Backflow Fee \$ Standby fee/factor \$	Imp	provement Distri	reement Yes	No
Other \$ Fire Service Fees \$			Yes No Tax Are JE \$	ea Code
(standby factor)to Application mailed by MAINTENANCE DEPARTMENT		Date		-
SizeMeter Serial #			Backflow Devic	e#
METER CORP. STOP ON	F			
Installed byD When service is installed, return to:	ate 1) Operation	ns 2) Cust	Meter reading tomer Service	

Form 4-B(1)

NEVADA IRRIGATION DISTRICT

REQUEST FOR TRANSFER OF DOMESTIC WATER SERVICE **INFORMATION ROUTE SHEET**

DATE: April 12, 2018				
NAME (Owner):		PHONE:		
MAILING ADDRESS:				
ACCOUNT		METEF	R SIZE:	5/8
NUMBER:				
PARCEL				
NO.: SUBDIVIS	ION L	OT	UNIT	
PROPERTY GENERAL LOCATION – Street				
Address		,		
EXISTING BACKFLOW PREVENTION DEVICE			YES	NO 🗌
SERVICE ON "OFF RATE" - Signed application & route s				
PLEASE VERIFY, AND CORRECT IF NECESSARY	<u>, THE ABOVE</u>	E INFORM	<i>I</i> ATION	
PLEASE FILL IN THE FOLLOWING INFORMATION:				
TYPE OF SERVICE: (a) Residential	Number of U	Inits		
(b) Commercial/Industrial	Number of U	Inits		
(c) Other	Specify			
Will there be any chemicals, toxins or material dangerous YES NO If yes, type of chemicals				
Will there be, or does an auxiliary water supply exist?		YES	NO	
Well Spring Ditch Surface Other				
Will there be any substance handled under pressure on the	e property?	YES	NO	
If yes, explain (i.e.: pumped sewage, steam cleaner, hydroma	tic pump, etc)			
If Commercial/Industrial:Type of business				
Name of business				
Is there a multi-story building on prop	erty?	YES_	NC)
The approximate P.S.I. at the service location is:				
I acknowledge the above and certify that the foregoing statements are true and correct and the property until Nevada Irrigation District has been notified. I understand that if changes are main the statement of				

the service connection, the District has the right to discontinue service until the modification of the service connection has been made. SIGNATURE OF OWNER/APPLICANT_____ DATE _____

PLEASE SUBMIT WITH APPLICATION

Form 4-B(2)

NEVADA IRRIGATION DISTRICT

REQUEST FOR TRANSFER OF DOMESTIC WATER SERVICE INFORMATION ROUTE SHEET

DATE: April 12, 2018				
NAME (Owner):		PHONE:		
MAILING ADDRESS:				
ACCOUNT		METEI	R SIZE:	5/8
NUMBER:				
PARCEL				
NO.:	SUBDIVISION	LOT		
PROPERTY GENERAL LOCATION – Street				
Address				
EXISTING BACKFLOW PREVENTION DEVICE			YES 🗌	NO 🗌
SERVICE ON "OFF RATE" - Signed application				
PLEASE VERIFY, AND CORRECT IF NE	CESSARY, THE ABO	VE INFORI	MATION	
PLEASE FILL IN THE FOLLOWING INFORMATION	ON:			
TYPE OF SERVICE: (a) Residential	Number of	Units		
(b) Commercial/Industr		Units		
(c) Other	Specify			
Will there be any chemicals, toxins or material of YES NO If yes, type of ch				
Will there be, or does an auxiliary water supply	exist?	YES	NO	
Well Spring Ditch Surface	Other			
Will there be any substance handled under pres	ssure on the property	? YES	NO	
If yes, explain (i.e.: pumped sewage, steam cleane	r, hydromatic pump, et	c)		
If Commercial/Industrial:Type of business				
Name of business				
Is there a multi-story build	ing on property?	YES_	NO	
It is understood that service provided under this application is adequately sized pressure relief valve is installed on your serv Approximate P.S.I.:	in a high pressure water are	ea. For your p	rotection be	
I acknowledge the above and certify that the foregoing statements a the described property until Nevada Irrigation District has been notif property which require modification of the service connection, the Di service connection has been made.	ied. I understand that if chang	jes are made ir	n the use of th	e

SIGNATURE OF OWNER/APPLICANT_____

DATE _____

PLEASE SUBMIT WITH APPLICATION

Form 4-B(3)

NEVADA IRRIGATION DISTRICT

REQUEST FOR TRANSFER OF DOMESTIC WATER SERVICE **INFORMATION ROUTE SHEET**

DATE: April 12, 2018					
NAME (Owner):			PHONE:		
MAILING ADDRESS:					
ACCOUNT			METER	SIZE:	5/8
NUMBER:					
PARCEL					
NO.:		SUBDIVISION	LOT		
PROPERTY GENERAL L	OCATION – Street				
Address					
EXISTING BACKFLOW F	PREVENTION DEVICE .		YI	ES 🗌 🖡 NO	
SERVICE ON "OFF I	RATE" - Signed application	on & route sheet still re	equired.		
	Y, AND CORRECT IF NE			IATION	
PLEASE FILL IN THE FO	OLLOWING INFORMATI	ON:			
TYPE OF SERVICE:	(a) Residential	Number c	of Units		
	(b) Commercial/Indust		of Units		
	(c) Other				
Will there be any chemic					
YES NO	D If yes, type of c	hemicals			
Will there be, or does an	n auxiliary water supply	exist?	YES	NO	
Well Spring	Ditch Surface	Other			
Will there be any substa	ance handled under pre	ssure on the property	/? YES	NO	
If yes, explain (i.e.: pump					
If Commercial/Industria	I:Type of business				
Name o	of businesss there a multi-story build				
	s there a multi-story build	ling on property?	YES	NO	
It is understood that service pro					to
provide any increase in pressur	ovided under this application is	in a low pressure water are	a and applicant	is responsible	. 10
provide any increase in pressur I acknowledge the above and cert	ovided under this application is re, if required. Approximate P.S ify that the foregoing statements a ify that the foregoing statements and the statements of the statements of the statements of the statement	in a low pressure water are .I.: are true and correct and that r	io changes will b	e made in the u	
provide any increase in pressur	ovided under this application is re, if required. Approximate P.S ify that the foregoing statements da Irrigation District has been noti	in a low pressure water are .I.: are true and correct and that r fied. I understand that if chan	no changes will b ges are made in	e made in the u the use of the	se of

SIGNATURE OF OWNER/APPLICANT_____ DATE _____

PLEASE SUBMIT WITH APPLICATION

NEVADA IRRIGATION DISTRICT	CYCLE	ACCOUNT NUMBER	R	
1036 W MAIN STREET GRASS VALLEY, CA 95945 (530) 273-6185 FROM AUBURN 878-1857 ORIGINAL RETURN TO NID WITH REMITTANCE		GE OF SERVICE SIZE SEF	PROXIMATE#PSI RVICE SIZE V/RP	
CYCLE ACCOUNT NUMBER DATE		STS DISTRICT TO SUF	PPLY TREATED WATER AS	
NEW SERVICE TURN ON PSI TRANSFER METER RELOCATION SERVICE SIZE CHANGE OF SERVICE AREA DCV/RP OFF RATE NAME CHANGE ONLY	TO BE USED ON PROPERTY OWNED			
PROPERTY OWNER	OWNER'S MAILING ADDRESS		FORMER CONSUMER:	
ADDRESS				
DELIVERY FROM				
LOTUNITSUBD PARCEL	DELIVERY FROM SERVICE ADDRESS		PARCEL NUMBER	
SERVICE ADDRESS ROUTE NO BOOK AND PAGE	Service of water to be in accordance with regulations of the District. Applicant agree to time and agrees to the conditions of the	es to pay for such services at the t	erse of this application and with other rules and tolls and charges as established by the District fro ations are void 90 days after issuance.	om time
EFFECTIVE DATE			BOOK AND PAGE	
FORMER CONSUMER	Business Name			
SERVICE CONNECTION FEE \$ DCV/RP FEE \$				
OTHER	WATER RATE	OFF RATE OWNER	R'S SIGNATURE X	
	SERVICE CONNECTION FEE	APPLICA		
	DCV/RP FEE	NAM MAIL		
	PAYMENT RECEIVED ON BILL OTHER TOTAL RECEIVED	NID BY:		

rev. date: 01/12/99

CONDITIONS OF ACCEPTANCE OF WATER SERVICE

- 1. Application for water services is made on the reverse side hereof under and subject to the Regulations, and rates, tools, charges, and fees adopted or to be adopted by the Board of Directors of Nevada Irrigation District. Applicant and/or owner hereby grants the right to Nevada Irrigation District to install, maintain, control and regulate all meters, measuring devices, delivery gates and valves in any conduit necessary for the distribution, measurement and control of water delivered under this application. The District, its officers or employees, shall not be liable for damages to persons or property occasioned through the exercise of such right, or for negligent, wasteful or other use of handling of water by the users thereof.
- 2. All valves and necessary fittings, including the meter and backflow prevention device, needed to serve the applicant water shall remain the property of Nevada Irrigation District.
- 3. The District expressly reserves the right to recapture, reuse, and resell all such water when it shall have passed from the premises of the applicant.
- 4. Water service is subject to shortages, fluctuation in flow, interruptions in service and pressure deficiencies, and anyone using such water assumes all such hazards and relieves the Nevada Irrigation District, its officers and employees, from liability or damages resulting therefrom. Applicant must provide all necessary Rights of Way and conduits to transport water from District's facility to applicant's land. Water delivered under this application shall not be used on property other than that covered by this application.
- 5. All charges for water service are a lien against the land, and if unpaid at the time specified for delivery of the assessment book to the collector, the amount of unpaid charges may be added to and become a part of the annual assessment levied upon the land upon which the water, for which the charges are unpaid, was used. Water Code Sec 25806.

			ACCOUNT NUMBER
		APPLICATION FOR TANK	< Comparison of the second sec
TANK OR CONSTRUCTION WATER		OR CONSTRUCTION WATE	ER AUTHORIZED BY:
	CANAL WATER		
	TREATED WATER NEVA	ADA IRRIGATION DISTRICT	TELEPHONE (916) 273-6185
		6 W. Main Street, Grass Valley, CA 95945	AUBURN AREA 878-1857
	ROUTESERVICE V	VORKERDATE	, 19
AUTHORIZED BY:	DELIVERY TO BE MADE FROM	FOR YEAR	8 19ONLY – OR
COMPANY NAME/INDIVIDUAL	TO BE USED BY	PERIOD	
TELEPHONE NUMBER ()	COMPANY	NAME/INDIVIDUAL	
	IN VICINITY OF	, 🔲 NEVADA COUI	NTY DLACER COUNTY
TO BE USED IN VICINITY OF:	Service to be in accordance with rules and by the District from time to time.	regulations of the District. Applicant agrees to p	ay for service at rates and charges as esta
	METER DEPOSIT FEE \$	METER NUMBERN	IETER READING
ANK SIZE(S)	APPLICATION CHARGE \$	TANK SIZE/GALLONS	
	Meter readings or tank tally sheets shall b	e turned into the N.I.D. Main Office at the first of twice the minimum monthly rate. The minimum m	each month. Failure to submit tally sheets
IETER NO	billing for water usage, whichever is greate	er, will be levied. The District will continue to bill u	intil advised to close out the account. All a
/EHICLE LICENSE NUMBER(S)_	are closed at the end of the calendar year.		
	\$_	RECEIVED	BY
RECEIVED \$	BILLING ADDRESS	SIGNATURE OF APPLICANT:	
DATE		TELEPHONE NUMBER ()	
BY		METER RETURN/TANK WATER (
B1	METER AND WRENCH RETUR	RNEDMETER READING END	DAMAGES
	FIRE HYDRANT AND DISTRICT FACILIT]NO IF NO, EXPLAIN DAMAGES:
		CHECKED BY	
		EFFECTIVE DATE	
		FINAL BILLING AMOUNT \$	
		DATE	
	COMPANY NAME/INDIVIDUAL		
	COMMENTS:		

Form 4-D

rev. date: 01/12/99

CONDITION OF ACCEPTANCE OF WATER SERVICE

- 1. Application for water is made on the reverse side, under and subject to the By-laws, Regulations, and rates of fees and charges adopted or to be adopted by the Board of Directors of Nevada Irrigation District. Applicant hereby grants the right to the Nevada Irrigation District to install, maintain, control, and regulate all meters, measuring devices, delivery gates and valves in any conduit necessary for the distribution, measurement and control of water delivered under this application. The District, its officers or employees, shall not be liable for damages to persons of property occasioned through the exercise of such right, or for the negligent, wasteful or other use or handling of water by the users.
- 2 Nevada Irrigation District does not hold itself liable to the applicant for failure to perform any of the obligations imposed upon it or assumed by it under this application if such failure shall be caused by inevitable accident, Act of God, fire, strikes, riot, war, shortage in seasonal water supply or any other cause beyond the reasonable control of the District.
- 3. Applicant shall:
 - **a.** Provide all necessary facilities to conduct water form existing conduit of District to the applicant's point of use.
 - **b.** Be solely responsible for any damage caused by water delivered under this agreement.
 - c. Handle water supplied by this agreement so there shall be no waste.
- 4. This contract shall not create or convey any right, title or interest, legal or equitable, in or to the property, ditches, water and water right of District nor interfere with or obstruct the full, free and unobstructed use and disposition of water by District; and District shall have full control of the distribution of water through its canal system, and the right to establish and enforce such regulation as it may deem expedient; and the furnishing of water hereunder shall not give rise by user or otherwise to any right to require water to be furnished to said lands, or any part thereof, or other lands, or become the basis of a permanent right.
- 5. District reserves the right to cancel any tank water application if the drafting of water interferes with its operation.
- 6. Billing under this schedule shall not create a credit for future delivery of water.
- 7. <u>Application will automatically be terminated at end of calendar year</u>.

April 12, 2018

«FirstName» «LastName» «Address1» «csz»

Re: «acctnum»

Dear «Title» «LastName»:

In response to your request regarding the increase in consumption, we have calculated a leak adjustment in the amount of \$«credit_amt» for a «Num_of_months» month period, that may be applied to account number «acctnum» at «prop_addr».

The District's leak adjustment credit can only be granted once each five years. We will not be able to grant any further credits if another high billing should occur before the five-year period has passed.

If you decide to accept this adjustment, please sign and return the enclosed worksheet and we will apply a \$«credit_amt» credit to your account. This will leave a \$«Bal_after_adj» «Complete_sentence».

If you have any questions, please contact the undersigned.

Very truly yours,

Customer Service Administrator

Enclosure

LEAK ADJUSTMENT INSIDE (OUTSIDE) DISTRICT

DATE

«FirstName» «LastName» «Address1» «csz»

Parcel Number: «apn» Account Number: «acctnum»

	Curre	nt Billing for period:	\$«Curr_bill_amt»
	HCF*	<u>@</u>	<u>\$.</u>
Current Usage	«Current_Base_HCF»	Tier 1, 4EI/O	«curr_amt»
	«curr_usage»	Tier 2, 4EI/O	
Normal Usage (Prior year)	«Prev_Base_HCF» «prior_usage»	Comparable Year Tier 1, 4EI/O	«prior_amt»
	(prior_usuge)	Tier 2, 4EI/O	
Excess Usage @ production rate	«diff_in_usage»	Production Rate	«diff_amt»
Leak Adjustment			<u>\$(«credit_amt»)</u>
Adjusted billing			<u> \$ «adj_billing»</u>
*HCF = hundred cubic feet			

See section 4.10 of the District's Regulations Relating to Water service for policy.

Adjusted calculation is as follows:

- a) The normal usage for a comparable billing period subtracted from the total actual usage equals excess usage.
- b) The normal usage billed at the prevailing water rate plus the excess usage billed at the prevailing District's production rate for treated water is subtracted from the current charges. The resulting amount shall be the amount of adjustment granted.

I AGREE TO ACCEPT THIS ADJUSTMENT AND UNDERSTAND NO FURTHER CREDIT WILL BE ALLOWED WITHIN FIVE YEARS FROM THIS AGREEMENT.

This Leak Adjustment may be executed in several counterparts, each of which shall be deemed an original and facsimile and electronic signatures, including pdf, shall be considered valid.

Customer's Signature	Date
Credit approved by:	
Nevada Irrigation Dist	rict, Authorized Signer
Nevada Irrigation District	-
1036 W Main Street	(530) 273-6185
Grass Valley, CA 95945	customerservice@nidwater.com
PLEASE RETURN	TO CUSTOMER SERVICE

April 12, 2018

«FirstName» «LastName» «Address1» «csz»

Re: «acctnum»

Dear «Title» «LastName»:

In response to your request in the increase in consumption, we have calculated a nonbeneficial use credit in the amount of \$«credit_amt» for a «Num_of_months» month period, that may be applied to account number «acctnum» at «prop_addr».

The District's non-beneficial use credit can only be granted once each ten years. We will not be able to grant any further credits if another high billing should occur before the ten year period has passed.

If you decide to accept this adjustment, please sign and return the enclosed worksheet and we will apply a \$«credit_amt» credit to your account. This will leave a balance of \$«Bal_after_adj» «Complete_sentence».

If you have any questions, please contact the undersigned.

Very truly yours,

[CAA Name] Customer Accounting Administrator

[CAA Initials]:«your_inits» Enclosure

NON-BENEFICIAL USE ADJUSTMENT-COMMERCIAL INSIDE DISTRICT

«FirstName» «LastName» «Address1»	April 12, 2018		
«csz» Current Billing for period:	Parcel Number: Account Number	m» «Curr_bill_amt»	
	<u>HCF*</u>	@	<u> </u>
Current Usage	«curr_usage »	0.98	«curr_amt»
Normal Usage (Prior year)	«prior_usage »	0.98	«prior_amt»
Excess Usage @ production rate	«diff_in_usa ge»	0.350	«diff_amt»
Non-Beneficial Use Adjustment Adjusted billing			<u>\$(«credit_amt»)</u> <u>\$ «adj_billing»</u>

*HCF = hundred cubic feet

See section 4.10 of the District's Regulations Relating to Water service for policy.

Adjusted calculation is as follows:

- a. The normal usage for a comparable billing period subtracted from the total actual usage equals excess usage.
- b. The normal usage billed at the prevailing water rate plus the excess usage billed at the prevailing District's production rate for treated water is subtracted from the current charges. The resulting amount shall be the amount of adjustment granted.

I AGREE TO ACCEPT THIS ADJUSTMENT AND UNDERSTAND NO FURTHER CREDIT WILL BE ALLOWED WITHIN TEN YEARS FROM THIS AGREEMENT.

Customer's Signature_____Date_____

Credit approved by: _

Manager of Finance

Nevada Irrigation District 1036 W. Main Street(530) 273-6185Grass Valley, CA 95945or 1-800-222-4102

PLEASE RETURN TO CUSTOMER SERVICE

April 12, 2018

«Title» «FirstName» «LastName» «Address1» «csz»

Re: «acctnum»

Dear «Title» «LastName»:

In response to your request regarding the increase in consumption, we have calculated a non-beneficial use credit in the amount of \$«credit_amt» for a «Num_of_months» month period, that may be applied to account number «acctnum» at «prop_addr».

The District's non-beneficial use credit can only be granted once each ten years. We will not be able to grant any further credits if another high billing should occur before the ten year period has passed.

If you decide to accept this adjustment, please sign and return the enclosed worksheet and we will apply a \$«credit_amt» credit to your account. This will leave a \$«Bal_after_adj» «Complete_sentence».

If you have any questions, please contact the undersigned.

Very truly yours,

[CAA Name] Customer Accounting Administrator

[CAA initials]: «your_inits» Enclosure

NON-BENEFICIAL USE ADJUSTMENT-OUTSIDE DISTRICT

April 12, 2018

«Title» «FirstName» «LastName» «Address1» «csz»

Current Billing for period:	Parcel Number: «apn» Account Number: «acctnum» \$«Curr_bill_amt		
	<u>HCF*</u>	@	<u> \$.</u>
Current Usage	«curr_usage »	0.98	«curr_amt»
Normal Usage (Prior year)	«prior_usage »	0.98	«prior_amt»
Excess Usage @ production rate	«diff_in_usa ge»	0.350	«diff_amt»
Non-Beneficial Use Adjustment			S(«credit_amt»)
Adjusted billing			<u>\$ «adj_billing»</u>

*HCF = hundred cubic feet

See section 4.10 of the District's Regulations Relating to Water service for policy.

Adjusted calculation is as follows:

- c) The normal usage for a comparable billing period subtracted from the total actual usage equals excess usage.
- d) The normal usage billed at the prevailing water rate plus the excess usage billed at the prevailing District's production rate for treated water is subtracted from the current charges. The resulting amount shall be the amount of adjustment granted.

I AGREE TO ACCEPT THIS ADJUSTMENT AND UNDERSTAND NO FURTHER CREDIT WILL BE ALLOWED WITHIN TEN YEARS FROM THIS AGREEMENT.

Customer's Signature_____Date _____Date

Credit approved by:

Manager of Finance Nevada Irrigation District 1036 W. Main Street Grass Valley, CA 95945 PLEASE RETURN TO CUSTOMER SERVICE

(530) 273-6185 or 1-800-222-4102

NEVADA IRRIGATION DISTRICT

RAW WATER SERVICE – INFORMATION ROUTE SHEET (NOTE: THIS IS NOT AN APPLICATION FOR SERVICE)

Date	Phone		FOR DISTRICT USE ONLY
Applicant			Route No.
			Wtr Dist. Op.
			Facility Name
Service Address			Facility No
			Field Appt
Parcel No		Acres	Information Taken By

Type of Crop and No. of Acres to be Irrigated_

1. Box installations can take up to thirty days or longer. Due to high flows in certain canals during the irrigation season, some outlet boxes may not be installed until the end of the season.

The customer is responsible for the acquisition and maintenance of any required easements or permits; the installation, maintenance, and operation of the private service pipeline and appurtenances thereof, located on the customer's side of the service valve and/or box.

We certify that the foregoing information is true and correct, and have read all of the above, and understand the water is to be used only on the above described property.

Signature of Property Owner Date					
Owner's signature required on this rou	ite sheet prior	to processing application.			
Parcel Location: Placer	Nevada	Inside Dist	Outside Dist.		
Tax Rate Area CodeMap Attack	ned	Railroad Commission Poli	cy Yes	No	
Service Requested: Seasonal	Amt	M.I. Winter Service	Amt	M.I.	
Additional Outlet	Acct	#			
Access to District Facility Yes	No	Easement Needed? Yes_		No	
Pvt Pipeline Form Required? Yes	No	Date Issued	Date Ret		
Availability	bas	ed	up	on	
Has Property a Treated Water Accour	Has Property a Treated Water Account? Yes No Account #				
Will there be material dangerous to he If yes, type of substance			No		

Property Owner advised of suspension date, if application is not completed?

Form 5-A

1-800-222-4102	FOR DISTR	RICT USE ONLY	(916) 273-6185
1. Service Box Size	Outlet Size	Length of Pipe	Valve & Cover
	Orifice Size	Screening Device Requi	red Yes No
Unusual Conditions that Comments		ïeld	YesNo
Are there any existing Er			Yes No
Does Applicant plan to co	onstruct any new faci	lities on District's facility?	Yes No
Location sketch (if need Reviewed in field by	C	Date	
2. Amount of Water Sale	<u>}</u>	_M.I. Comments	
Date		_ Approved: Raw Wa	ater Supervisor
3. Backflow Prevention Type of device Reason	Size		? Yes No
4. Charges Outlet Box Extra Pipe Orifice Screening Device Backflow Prevent Other		Signed Application Back Date Date Service to be District Outside/In	By n Received e initiated

6. FeesPaid	7. BoxNumber
To Maintenance	Date Box Installed
Ву	Installed By

8. Contact WDO at time of installation _____

APPLICATION FOR INSIDE DISTRICT AGRICULTURE IRRIGATION WATER SERVICE FROM:				
	NEVADA IRRIGATION DISTRICT	TELEPHONE (530) 273-6185		
- RETURN TO NID	1036 W. MAIN ST., GRASS VALLEY, CA 95945	PLACER OFFICE (530) 823-2466		

NEVADA IRRIGATION	ORIGINAL – RE WITH YOUR REI		036 W. MAIN ST., GF	RASS VALLEY, CA	\$ 95945	PLACER OFFICE (530) 823-2466 GRASS VALLEY 1-800-222-4102
DISTRICT Agricultural Water	NEW SERVICE			NUMBER		APPROVED BY
5		J DECKEASE	ER FOR AGRICULTURAL IRRIGA	DATE		ROUTE
Date				TION PURPOSES AS INDI	CATED BELOW:	
Parcel		MADE FROM				ACRES
Route number	SERV. ADDRESS ADDITIONAL PAR	CELS		PRIMART PAR	-EL	ACRES
	BOX NUMBER(S)					
Canal Increase		J	vice to be in accordance with condit tablished by the District from time t		application and other I	ules and regulations of the District. Owner and/or
	SUMMER M.I WINTER SERVICE		CHARGE			OUTLET(S)
Miners Inches	WINTER SERVICE	M.I	CHARGE			ROTATION
	DEMAND WATER	MI	DAYS	FROM	то	CHARGE
OutletsRotation	FALL WATER	M.L	DAYS	FROM	TO	CHARGE
	STATE/COUNTY N	ANDATED FEE		ENER	GY PUMPING	G COST
Winter Service	TOTAL CHARGES	MIN	NINUM PAYMENT DU	IE	SERVICE	COST
Service address	PAYMENT: WATER	<u> </u>	TLET	RECE	IVED	19BY
Service address	BOX NUMBER(S)					
	OWNER			OWNER/A	PPI ICANT SI	GNATURE CERTIFIES THAT
Service conn. fee				APPLICAN		AND AGREES TO THE TERMS
				OF THIS A	PPLICATION	AND WILL COMPLY WITH THE
				_		ON THE BACK OF THIS
Amount Paid Date						
Name						
Address				SIGNATURE OF	APPICANT	
	CD		DODT		. Р	
	CR	OP ACREAGE RE	PORT		R <u> </u>	
	APPLICATION WIL	L NOT BE		NAME		
	ACCEPTED WITH	OUT THIS		TEL.NO. (OPTIC	DNAL)	
	INFORMATION			WATER PURCH	IASED	
				TOTAL ACRES	OWNED	
		TOTAL ACRES	5	TOTAL	ACRES	TOTAL ACRES
	CEREALS	IRRIGATED	FRUIT		ATED	IRRIGATED
	1. CORN		21. APPI			41. NURSERY
	2. RICE			RIES ALL		
	3. WHEAT 4. OTHER		23. CHE 24. CITR			
		(SPECIFY)		PES TABLE		
				GRAPES OTHER	R	51. NUTS
						(SPECIFT)
	FORAGE		28. PEA0	UHES		
	11. ALFALFA HAY		29. PEAI	RS		
	12. HAY OTHER		30. PLU			
	13. IRRIGATED PA	STURE	31. OTH			61. OTHER

Account Number

14. SILAGE		(SPECIFY)	(SPECIFY)
15. OTHER	71. FAMILY GARDENS	, ORCHARDS, YARDS	
	(SPECIFY)	F	REPORT ACRES ONLY

CONDITIONS OF ACCEPTANCE OF WATER SERVICE

- 1. Application for water is made on the reverse side hereof under and subject to the Bylaws, Rules and Regulations, and rates of tolls and charges adopted or to be adopted by the Board of Directors of Nevada Irrigation District. Applicant hereby grants the right of access for employer and equipment of measuring devices, delivery gates and valves in any conduit necessary for the distribution, measurement and control of water delivered under this application. The District, its officers or employees, shall not be liable for damages to persons or property occasioned through the exercise of such right, or for the negligent, wasteful or other use or handling of water by the users thereof.
- 2. The District expressly reserves the right to recapture, re-use and re-sell all return flow when it shall have passed from the premises of the applicant.
- 3. In accepting this application, Nevada Irrigation District does not hold itself liable to the applicant for failure to perform any of the obligations imposed upon it or assumed by it, if such failure shall be caused by inevitable accident, Act of God, fire, strikes, riots, war, shortages in water supply or any other cause beyond the reasonable control of the District.
- 4. All water furnished by the District flows through many miles of open ditches and is therefore subject to pollution, shortages, fluctuation in flow and interruption in service. District employees are forbidden to make any agreements binding the District to serve an uninterrupted constant supply of water. All water furnished by the District will be on the basis of irrigation deliveries for agricultural crops. Every user putting the water to other uses does so at his own risk and agrees to hold the District, and its officers and employees free and harmless from the liabilities and damages that may occur as a result of such use. District will not be liable for defective quality of water, shortage of water, either temporary or permanent, or for failure to deliver such water. District assumes no liability for damages to persons or property occasioned through defective conduits, meters or measuring devices. District does not sell water to cultivate or sustain fish life.
- 5. Applicant shall:
 - **a.** Provide all necessary facilities including all easements to transport such water from existing conduit of District to the Applicant's land.
 - **b.** Be solely responsible for any damage caused by water delivered under this agreement.
 - **c.** Handle water supplied hereunder that there shall be no unnecessary waste.
 - **d.** Not use the water, delivered under this application, on property other than that listed by the application.

- 6. This contract shall not create or convey any right, title or interest, legal or equitable, in or to the property, ditches, water and water rights of the District nor interfere with or obstruct the full, free and unobstructed use and disposition thereof by District. District shall have full control of the distribution of water through its canal system, and the right to establish and enforce such rules and regulations as it may deem expedient; and the furnishing of water hereunder shall not give rise by user or otherwise to any right to require water to be furnished to said lands, or any part thereof, or other lands, or become the basis of a permanent right.
- 7. Applicant and/or owner of the land herein described to be served agree that if charges are not paid in full when due, service may be denied and the amount due may become a lien upon any real property owned or subsequently acquired by the user in accordance with Section 25806 of the Water Code of the State of California.
- 8. Cancellation of seasonal irrigation water may be made up to June 1 of each year by written notice of the property owner either in whole or in part provided the water contracted for can be resold. The proportions of such seasonal application cancelled must be paid in accordance with prevailing District Rules and Regulation.
- 9. Unauthorized taking of water in an amount greater than applied for, and paid for by any means, without consent of the District, is subject to prosecution and or penalties as prescribed by the Board of Directors.
- 10. Summer water deliveries shall begin on or about April 15 and winter water deliveries shall begin on or about October 15.

Form	5-C

Inside District New Service Turn On		Co. No. Account No.	
Transfer			
Date	New Service	Transfer	Turn On
Service Worker	Application	for Continuous Agricultural Irrigation Water Service	from
Service WorkerDir. Code			
Continuous flow of miner's inches.		NEVADA IRRIGATION DISTRICT	
Delivery from	1030 w	7. Main Street, Grass Valley, California 95945 (530) 273-6185	
	Service Worker	RouteDate supply water for Agricultural Irrigation purposes as ind	19
Owner	The applicant requires District to s	supply water for Agricultural Irrigation purposes as ind	icated below.
		winter	miners inches
Account #		Director Code	
Parcel Effective Date			
Applicant		Parcel	
Address		ective <u>19</u> per	
Amount of payment received \$ Service Connection Fee Former Consumer Box Number	thereafter until terminated by writ offered for any form of intermitter	round service for the Irrigation season and ten notice. This service is strictly for the convenience of nt service. Any deviation from this particular application nal Irrigation application and the payment of all back of	of the customer and is not on will result in the
Box Number	Former Consumer	Box Number	
		Acres to be irrig	
		GardenPasture	
	Service to be in accordance with c District. Applicant agrees to pay f to time. Service under this applica are not deemed suitable for any us	conditions printed on back of this application and other for such service at rates of tolls and charges as establish ation is for Agricultural Irrigation purposes only and the se except propagation of agricultural crops. Water sold	rules and regulations of the ned by the District from time e water and service facilities
	Payment Received on Bill \$	Signature of Owner	
	Service Connection Fee \$	Mailing Address	
	Other \$		
	Total Received \$		
NID Form ACC16A	By	NEVADA IRRI	GATION DISTRICT

CONDITIONS OF ACCEPTANCE OF WATER SERVICE

- 1. Application for water is made on the reverse side hereof under and subject to the Bylaws, Rules and Regulations, and rates of tolls and charges adopted or to be the Board of Directors of Nevada Irrigation District. Applicant hereby grants the right to the devices, delivery gates and valves in any conduit necessary for the distribution, measurement and control of water delivered under this application. The District, its officers or employees, shall not be liable for damages to persons or property occasioned through the exercise of such right, or for the negligent, wasteful or other use of handling of water by the users thereof.
- 2. The District expressly reserves the right to recapture, re-use, and re-sell all return flow when it shall have passed from the premises of the applicant.
- 3. In accepting this application, Nevada Irrigation District does not hold itself liable to the applicant for failure to perform any of the obligations imposed upon it or assumed by it under this application if such failure shall be caused by inevitable accident, Act of God, fire, strikes, riots, war, shortage in seasonal water supply or any other cause beyond the reasonable control of the District.
- 4. All water furnished by the District flows through many miles of open ditches and is therefore subject to pollution, shortages, fluctuation in flow and interruption in service. Nevada Irrigation District employees are not authorized to make any agreements binding the District to serve an uninterrupted constant supply of water. All water furnished by the District will be on the basis of irrigation deliveries for agricultural crops and every user putting the water to other uses does so at his own risk, and by doing so assumes all liability for and agrees to hold the District, and it officers and employees free and harmless from the liabilities and damages that may occur as a result of defective water quality, shortages, fluctuations in flow and interruptions in service, District will not be liable for defective quality of water, shortage of water, either temporary or permanent, or for failure to deliver such water. District assumes no liability for damages to persons or property occasioned through defective conduits, meters or measuring devices.
- 5. Applicant shall:
 - **a.** Provide all necessary ditches and facilities to conduct such water from existing conduit of District to the applicant's land.
 - **b.** Be solely responsible for any damage caused by water delivered under this agreement.
 - c. So handle water supplied hereunder that there shall be no unnecessary waste thereof.
 - d. Water delivered under this application shall not be used on property other than that covered by the application.
- 6. This contract shall not create or convey any right, title or interest, legal or equitable, in or to the property, ditches, water and water rights of the District nor interfere with or obstruct the full, free and unobstructed use and disposition thereof by District; and District shall have full control of the distribution of water through its canal system, and the right to establish and enforce such rules and regulations as it may deem expedient; and the furnishing of water hereunder shall not give rise by user or otherwise to any right to require water to be furnished to said lands, or any part thereof, or other lands, or become the basis of a permanent right.
- 7. Applicant and/or owner of the land herein described to be served agree that if charges are not paid in full when due, service may be denied and the amount due may become a lien upon any real property owned or subsequently acquired by the user in accordance with Section 25806 of the Water Code of the State of California.

Form 5-D

	-		ULTURE IRRIGATION	WATER SERVIC	CE FROM
ORIGINAL – RETU WITH YOUR REMI	RN TO NID 1036	IEVADA IRRIGAT W. MAIN ST., GRA	ION DISTRICT SS VALLEY, CA 95945		(530) 273-6185 AREA 878-1857
NEW SERVICE] TRANSFER	ACCOUNT	NUMBER	[DATE
			SERVICE		
			CEL NO/S		
			E FROM		
			ER 15, 19SERVIC		
			CH4		
OF THIS APPRLICAT ADOPTED NOW OR I CHARGES AS ESTAB	CCORDANCE WITH CC	EGULATIONS OF T CANT AGREES TO LICT FROM TIME TO	D ON BACK OF THIS AF THE DISTRICT ON FILE A PAY SUCH SERVICE AT D TIME.	AT DISTRICT OFF	ICE, AS
UNDER THIS APPLICATION	IS FOR AGRICULTURAL IRRIG	ATION PURPOSES ONLY	ES ON FILE AT DISTRICT OFFIC AND THE WATER IS NOT DEEN JNDERSTANDS AND AGREES T	IED SUITABLE FOR AN	Y USE EXCEPT
	RECE		В	Y	
ADDRESS					
			OWNER/APPLICANT APPLICANT HAS RE OF THIS APPLICATI ATURE OF OWNER_	AD AND AGREES	TO THE TERMS
		SIGN	ATURE OF APPICAN	Τ	
CROP	ACREAGE REPORT	ROU			
APPLICATION WILL			OUNT NUMBER E		
	NOT BE				
ACCEPTED WITHOU		TEL.	NO. (OPTIONAL)		
		TEL. WAT			
ACCEPTED WITHOU INFORMATION		TEL. WAT	NO. (OPTIONAL) ER PURCHASED		
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CONDITIONS OF ACCEPTANCE OF INTERMITTENT FLOW IRRIGATION WATER SERVICE

1. Application for intermittent flow irrigation water is made on the reverse side hereof under and subject to the Rules and Regulations and rates of tolls and charges adopted or to be adopted by the Board of Directors of Nevada Irrigation District. Applicant hereby grants the right to the Nevada Irrigation District to install, maintain, control and regulate any measuring devices, meters, delivery gates and valves in any waterway necessary for the distribution, measurement and control of water delivered under this application. Applicant agrees to indemnify District, its officers or employees from any claims of damages to persons or property, including Applicant, occasioned through the exercise of such rights or for the negligent, wasteful or other use or handling of water by the Applicant or District.

2. The District expressly reserves the right to recapture, re-use and re-sell any return flow which shall have passed from the premises of the applicant.

3. District makes no express or implied warranty or representation regarding the service under this application or the potential of damage to the property or persons of Applicant or third persons arising from the service. Applicant agrees that it has fully investigated these subjects prior to execution of this application.

4. Intermittent flow irrigation water furnished by the District cannot be supplemented by an auxiliary supply and therefore cannot be considered or classified as a dependable supply. Water sold under this application is subject to pollution, outages, shortages, fluctuation in flow and interruption in service. District employees are forbidden to make any agreements binding the District to serve an uninterrupted constant supply of water. All water furnished by the District will be on the basis of irrigation deliveries for agricultural crops and every user putting the water to other uses does so at his own risk and by doing so assumes all liability for and agrees to hold the District and its officers and employees free and harmless from the liabilities and damages that may occur as a result of defective water quality, outages, shortages, fluctuations in flow and interruptions in service. Applicant agrees that District, its officers or employees will not be liable for defective quality of water, shortage of water, either temporary or permanent, or for failure to provide such non-firm water and Applicant shall indemnify District from any claims or expenses incident to defending such claims. District shall have no liability for damages to Applicant or other persons or property occasioned through defective conduits, meters or measuring devices.

- 5. Applicant shall:
 - a. Provide all necessary ditches and facilities to conduct such water from the source to the Applicant's land.
 - b. Be solely responsible for any damage caused directly or indirectly by water delivered under this agreement.

c. So reasonably handle water supplied hereunder that there shall be no unnecessary waste or damage to third persons.

6. This contract shall not create or convey any right, title or interest, legal or equitable, in or to the property, ditches, water and water rights of district nor interfere with or obstruct the full, free and unobstructed use and disposition thereof by District; and District shall have full control of the distribution of water through its canal system and the right to establish and enforce such rules and regulations (on file at District office) as it may deem expedient; and the furnishing of water hereunder shall not give rise to user or other party of any right to require water to be furnished to said lands, or any part thereof, or other lands, or become the basis of a permanent right.

7. District does not undertake to (1) maintain the watercourse or water carrying facilities utilized in this service nor (2) to participate in any action or proceeding to defend or quantify Applicant's right to utilize any part of the flow in the watercourse under this application.

NAME:

ACCOUNT NO: ______ FACILITY:

2000 OUTSIDE DISTRICT SURPLUS RAW WATER AGREEMENT

THIS AGREEMENT is made and entered into on _____by and between NEVADA IRRIGATION DISTRICT, hereinafter referred to as "DISTRICT" and _____, hereinafter referred to as "APPLICANT".

RECITALS

WHEREAS, District owns certain water and water rights which are held in public trust and dedicated for use upon lands within the boundaries of District; and

WHEREAS, District has at times, water (hereinafter referred to as "surplus water") not actually needed for use upon lands within the boundaries of District, but subject to being put to such use at any time; and

WHEREAS, Applicant is the owner of certain land or lands located outside of the boundaries of District, which lands are located in _____County, more particularly described as County Parcel _____ and desires to purchase surplus water on temporary basis for agricultural purposes.

NOW, THEREFORE, the parties hereto do mutually agree as follows:

- 1. <u>Recitals</u>: The recitals set forth herein are an integral part of this Agreement.
- Sale of Surplus Water: District agrees to sell to Applicant for the period April 15, to , surplus water for agricultural purposes, provided, however, that such water shall be supplied only at such times, and in such quantities and at such rate of flow as District, in its sole discretion, from time to time, determines Applicant should be so supplied in light of other needs, and water will not be supplied hereunder when needed for use within the District.

3. <u>District's Charges to Applicant for Service and Supply of Surplus Water</u>. Applicant hereby requests water from District at the following rates:

Seasonal Miners Inches Charges

_____ Additional Outlet (s)_____Energy Surcharge _____

Winter Service Miners Inches_____Charges_____

State/County Mandated Fees:_____TOTAL CHARGES _____

TERMS OF PAYMENT: BELOW INCLUDES CREDIT BALANCE OF

1. TOTAL CHARGES DUE WITH APPLICATION:

2. BALANCE OF CHARGES DUE ON OR BEFORE JUNE 15:

A. <u>Charge for Late Payment</u>: Applicant shall pay a late payment charge equal to ten percent (10%) of the amount of charges remaining unpaid on July 15, , October 15, , and February 15, . The ten percent (10%) late payment

charge shall be added to and become a part of the total balance due and owing District by Applicant.

B. <u>Applicant's Grant of a Lien to District for Delinquent Water Charges</u>: Applicant hereby grants District a lien upon all lands owned or subsequently acquired by Applicant for purposes of securing water charges which remain unpaid by applicant following the date of July 15, . By the execution of this Agreement, Applicant understands and agrees that the District may have a lien on all lands owned or subsequently acquired by Applicant should Applicant fail to pay water charges incurred pursuant to the terms of this Agreement on or prior to the date of July 15,

_____. Applicant also agrees that the lien procedure as set forth in this Agreement is in addition to the right of District to discontinue water service without notice to applicant. Should Applicant incur charges for water service pursuant to the terms and provisions of this Agreement, which charges become delinquent, and should District elect to place a lien upon land owned or subsequently acquired by Applicant in accordance with Water Code Section 25806, Applicant understands and agrees that Applicant may obtain a release of said lien by promptly remitting all charges due and owed District at District's main offices located at 1036 W. Main Street, Grass Valley, California. Upon District receiving full payment from Applicant for all charges for water service pursuant to the terms of the Agreement, District shall prepare and record a Satisfaction and Release of Lien.

4. <u>Rules and Regulation of District</u>: Applicant understands and agrees that all water provided and served Applicant pursuant to the terms and provisions of this Agreement is provided subject to the District's Rules and Regulations adopted by District from time to time. Nevada Irrigation District does not hold itself liable to the applicant for failure to perform any of the obligations imposed upon it or assumed by it under this application if such failure shall be caused by inevitable accident Act of God, fire, strikes, riots, was, shortage in seasonal water supply or any other cause beyond the reasonable control of the District.

5. <u>Water to be Used for Agricultural Irrigation Purposes Only</u>: Applicant understands and agrees that District service of agricultural irrigation water to Applicant pursuant to the terms and provision of this Agreement is solely for agricultural irrigation purposes and that the water and service facilities are not deemed suitable for any use except propagation of agricultural crops. Applicant understands that should water be used for any other purposes other than the propagation of agricultural crops such as for domestic purposes, etc., serious illness could result.

6. <u>Creation of Water Right Excluded</u>: Applicant and District agree that the terms and provisions of this Agreement shall not create or convey any right, title or interest, legal or equitable, in or to the property, ditches, conduits, water or water rights of District, nor interfere with or obstruct the full, free and unobstructed use and disposition thereof by District; and District shall have full control of the distribution of water throughout its system, including the right to establish and enforce such rules and regulations as District may deem expedient from time to time, and the furnishing of water hereunder to Applicant shall not give rise by use or otherwise to any right of applicant to require water to be furnished to said property of Applicant or become the basis of a permanent water right.

7. <u>Applicant to Furnish Facilities and Rights of Way to District's System</u>: Applicant understands and agrees that Applicant shall provide at his sole cost and expense all necessary pumps, pipes and water distribution facilities related thereto, which facilities are necessary to conduct and convey water from the existing District system to Applicant's property. Applicant shall also be responsible for obtaining all rights-of-way or other interests in real property which are necessary to convey and conduct water from District's existing system to Applicant's property.

Applicant Shall Hold District Harmless: Applicant understands and agrees 8. that Applicant is fully responsible for all damages caused by reason of water delivered to Applicant pursuant to the terms and provisions of this Agreement. In this regard, Applicant shall hold District, its officers, directors and employees free and harmless from any and all claim, liability or damage in the event Applicant suffers some damage or injury by virtue of not receiving water pursuant to the terms and provisions of this Agreement or receiving such water in an inadequate supply.

Use of Water: Applicant understands and agrees that water delivered to 9. Applicant by District pursuant to the terms of this Agreement shall not be used on property other than that set forth in the terms of this Agreement.

Binding Upon Successors in Interest: The terms and provisions of this 10. Agreement shall be binding upon the heirs, executors, administrators, successors in interest and assigns of the parties hereto.

Time is of the Essence: Time is of the essence of each of the terms and 11. provisions of this Agreement.

Attorney Fees: Should any litigation be instituted or commenced relating to 12. a breach of any term or provision of the Agreement or to specifically enforce a term or provision of this Agreement or to recover costs, charges, etc., then and in that event the prevailing party is such litigation shall be entitled to attorney fees and costs of litigation including, but not limited to, deposition costs, expert witness fees and consultant's fees.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date and year first above written.

NEVADA IRRIGATION DISTRICT

Ву_____

General Manager

By _____ Applicant

Mailing Address of Applicant

By _

Authorized Agent of Applicant

Mailing Address of Authorized Agent of Applicant

NEVADA IRRIGATION DISTRICT

ACCOUNT/OUTLET BOX DELETION REQUEST

In order to delete your account, or have one or all of your outlet boxes removed, as you have requested, you must sign and date in the space provided and return this form to Nevada Irrigation District.

By signing for a deletion, you agree to relinquish all rights to the outlet box.

If you should decide to resume water service, you must apply for a new account by completing a route sheet, signing an application and paying the current fees. The new service will be granted only if water is available.

PARCEL NO. :		ACCT. NO.:
BOX NO:	ROUTE	CANAL NAME:
	NO.	FACILITY #:

SERVICE ADDRESS:

NAME:

MAILING ADDRESS:

REMOVE OUTLET BOX (If there are multiple boxes on the account)

REMOVE OUTLET BOX AND DELETE ACCOUNT

DELETE ACCOUNT (Private Pipelines Only)

_ _ _ _ _ _ _ _ _ _ _ _ _

REMOVE ORIFICE PLATE

DATE MAILED INFORMATION COMPLETED BY

I have read, understand and agree to the foregoing conditions as checked above.

SIGNATURE_____ DATE _____

Please return signed form by:

MAINTENANCE	USE ONLY:

BOX #_____REMOVED ON

BY _____

AUTHORIZATION FOR THE NEVADA IRRIGATION DISTRICT

TO PROVIDE WATER SERVICE FROM A PRIVATE CONDUIT

	FOF	R DISTRICT USE ONLY
DatePhone	Acct. No.	Nev. Co
Name		Placer County
Address	Exist. Sales	Outlet Size
APN	Acres	Initiated by
Service Address		
Amount RequestedM.I.	Customer Notifie	d of Possible Charges for Upsizing
Route No.	Service	
WDO	Approved Raw W	/ater Supervisor

The undersigned, being applicants requesting water service through the hereinafter described private conduit, and the owners of said private conduit do hereby request and authorize the Nevada Irrigation District, on behalf of applicant and at applicant's sole cost and expense, to deliver into said owner's private conduit the water purchased by applicant, more particularly described as follows:

Served from Facility Name_	Facility Number	
· –	•	

Private Conduit Name	NID Outlet No.

It is understood by the undersigned that water service in connection with the private conduit is subject to the following terms, covenants, and conditions, all of which are hereby agreed to by the undersigned.

- It is understood and agreed that the water service is subject to the regulations, conditions of acceptance of water service as set forth in applicant's application for water service, and rates, tolls and charges now in effect and as hereinafter established from time to time by the Nevada Irrigation District Board of Directors.
- 2. It is further understood and agreed that the District does not guarantee continuous or adequate service; that its obligation to deliver water ceases at its diversion from the Nevada Irrigation District conduit, and that the service is subject to the conditions and limitations of the private conduit through which service is being made.
- 3. It is further understood and agreed that the District reserves the right to discontinue service if private conduit is not maintained by its owner or owners at all times in a manner which will meet with the District's approval.
- 4. It is further understood and agreed that the District shall not be responsible for the quality of water or any damages in connection with the water delivered to the undersigned through said private conduit. In this connection, the undersigned do hereby agree to hold the Nevada Irrigation District, its agents, servants and employees free and harmless from any damages or liability resulting therefrom or in connection with said private conduit.

This application and permit shall bind and benefit the undersigned, their heirs, successors and assigns and is revocable by owner(s) with due notice, and written notification to District and Applicant.

Applicant Name (print)	Signature	Date
Owner Name (print)	Signature	Date
Owner Name (print)	Signature	Date

01/03/91

Rev. Date:

ISSUED BY 1036 W MAIN STREET, GRASS VALLEY, CA 95945 (530) 273-6185 1-800-222-4102 AUBURN

TURN ON – OFF REQUEST

FACILITY		ROUTE #	DATE
CLASS OF SERVICE		CYCLE ACCOUNT	
DITREATED N BOOK # P NAME OWNER'S SIGNATURE X	ATE RN OFF	LOCATION INSIDE DISTRICT OUTSIDE DISTRICT1234 PROPERTY ADDRESS REGULAR W AFTER HOUI TURN ON FEE \$	
ACTION TAKEN			
TURN ON	DATE		
TURN OFF	TIME	AM/PN	1
REMARKS OR OTHER AC			
DATE THIS SLIP RETURN TO OFFICE:	IED		
SIGNITURE		SERVICE WORKER/M	ETER READER

APPLICATION FOR PUBLIC FIRE HYDRANT

APPLICANT

DATE:

NAME:

ADDRESS:

THE APPLICANT HEREBY APPLIES TO THE NEVADA IRRIGATION DISTRICT FOR A PUBLIC FIRE HYDRANT AT THE LOCATION DESCRIBED BELOW: (ATTACH LOCATION SKETCH, IF NECESSARY).

THE INSTALLATION OF THE PUBLIC FIRE HYDRANT SHALL BE GOVERNED BY THE DISTRICT'S REGULATIONS.

APPLICANT UNDERSTANDS AND AGREES THAT DISTRICT DOES NOT ASSUME LIABILITY OR RESPONSIBILITY FOR THE PROVISION OR SUPPLY OF WATER OR FACILITIES FOR FIRE PROTECTION AND APPLICANT AGREES TO HOLD DISTRICT FREE AND HARMLESS FROM INJURY OR DAMAGE CAUSED FROM LACK OF WATER OR PRESSURES IN DISTRICT'S LINE.

SIGNED: ______

OFFICIAL USE ONLY

<u>FIRE DISTRICT APPROVAL</u> (Fire District or similar agency, if there is one)

NAME	Ву
	(signature)
ADDRESS	Title
	Date
NEVADA IRRIGATION DISTRICT APPROVAL	
Ву:	
(Signature)	
Title:	
Date:	
Deposit Received:	
	(amount)

1. APPLICATION FOR PRIVATE FIRE SERVICE

The Applicant hereby applies to the Nevada Irrigation District for a ______inch private fire service to be installed at the following location: (attach location sketch, if necessary)

Will a domestic water service by required at this site? Yes_No__. If yes, please complete Form 4-A, Request for New Treated Water Service.

The Applicant agrees to hold District free and harmless from injury or damage caused from lack of water or pressure in the District line and also acknowledges that backflow protection will be required at service connection should any chemical additive or auxiliary water be required for fire fighting purposes and that the private fire service installation shall be governed by the District's regulations.

Date	Assessor's Parcel No	
Owner's Name C	Owner must sign (Application)	Phone
Mailing Address		
Contractor/Represe	entative	Phone
Mailing Address		

 Υ Applicant is responsible to route application through Fire Dept. Υ

2. FIRE DISTRICT USE ONLY

Class of Fire System
Check One:

	<u>Class I</u> – Direct connections from domestic water mains only; supplies; no anti-freeze or other additives of any kind; and all s			
		e installed in the service lines from the street mains. A connection utlined in the Joint Informational Bulletin are met. (See Appendix		
		on-site storage or pressure tanks. All storage facilities must only ater in these facilities must be maintained in a potable condition.		
		asses I and II, with an unapproved auxiliary water supply on or ks that does not meet the requirements in the Joint Informational		
	<u>Class V</u> – Directly supplied from public mains and interconnected with unapproved auxiliary supplies, such as: pumps taking suction from reservoirs exposed to contamination, or from rivers, ponds, wells, or industrial water systems; or systems where anti-freeze or other additives are used.			
	<u>Class VI</u> – Fire suppression systems supplied from both an industrial water system and the public water system, with or without gravity storage or pump suction tanks.			
	Other (explain)			
	ny anti-freeze or other chemical additive be requ	uired in the private fire system?		
	please explain			
FIRE	DISTRICT	By (signature)		
Addre	PSS	Title		
		Date		

3. <u>N.I.D USE ONLY</u>

OPERATIONS DEPARTMENT

Backflow Prevention Device Needed?	Yes	No
Type of Device	Size	Model
Reason		
	Ву	_Date
ENGINEERING DEPARTMENT		
Deposit Received	Ву	_Date

PRIVATE FIRE SERVICE TO MORE THAN ONE PARCEL

The Applicant hereby applies for more than one parcel, as listed below, to be served from a private fire service. It is hereby certified that the Applicant is a landowner as listed below, or a credit-worthy legal entity and will be responsible for paying water use and other periodic charges associated with the private fire service. The Applicant will also be responsible for providing a contact for outage notices, etc.

Applicant

Contact Person

Phone Number

By signing below, the landowners utilizing the private fire service acknowledge the District's right to lien their property for delinquent charges and that the fire service may be discontinued for nonpayment of charges and accept all risk of such discontinuance.

PARCEL NO.

LANDOWNER'S SIGNATURE

NEVADA IRRIGATION DISTRICT APPROVAL

Ву_____

Title _____

Date _____

FORM 8-C

NEVADA IRRIGATION DISTRICT

APPLICATION FOR PUBLIC RAW WATER FIRE SERVICE

Date	Fire Service No.	Size of Service

(Estimated) Installation Charge_____

Deposit Required

The following organized PUBLIC FIRE PROTECTION DISTRICT,

called Fire Department, hereby applies to the NEVADA IRRIGATION DISTRICT for a PUBLIC RAW WATER FIRE SERVICE at the following service address or location:

- 1. The Fire Department shall pay to the District, prior to the installation of said service, the total estimated cost of all materials, labor, and other costs incidental of the District's portion of the installation.
- 2. The time of installation or maintenance of the Public Raw Water Fire Service by the District shall be determined by the District on the basis of its overall scheduling requirements and needs, taking into account such factors as the availability of work crews, materials, equipment, other commitments and contracts of the District, and emergency jobs or installations. The District shall determine questions of overall District priorities.
- 3. The said service shall be connected to the District's general raw water distribution system at an approved location. No service will be allowed off of siphons. The service shall be subject to extreme variations in flow and temporary and extended shutdown periods required in the normal operation of the system. The District will be under no obligation to continue service in case of abandonment of the raw water facility on which the service is located.
- 4. It is understood that water delivered to the service may contain a certain amount of debris that could affect the quantity of water available to the fire service because of plugging or clogging. The District shall be held in no way responsible for loss or damages sustained due to such variations, temporary, or extended shutdowns. It is agreed that an in-line storage sump (of a size to be determined by the Fire Department) is needed downstream of the District's service point to provide fire protection during periods when water service is interrupted in the raw water distribution system.
- 5. The District does not guarantee or represent, and the Fire Department does not request that a specific or certain minimum volume of water will be available through said service at any time or times. The Fire Department agrees to hold District free and harmless from injury or damage caused from lack of water at the District facility.

- 6. The said service shall be used only for the purpose of extinguishing accidental fire (which shall include any of incendiary origin), and no connections of any kind whatever, other than to hydrants and hose reels, shall be made or permitted to be made to the pipe(s) supplied by said service. Discovery of any unauthorized service will result in termination of said fire service until the illegal connection has been removed and the point of illegal connection has been restored to a condition satisfactory to the District.
- 7. No charge will be made for water used for extinguishing accidental fires, but any water lost through leakage or used in violation of the above provisions shall be paid for by the Fire Department at double the applicable charge for water delivered.
- 8. The District's ownership and maintenance responsibility ends at the discharge side of the shut-off valve located immediately downstream of the service point. The Fire Department will own and maintain the fire service below said shut-off valve in a condition that will prevent any leakage of water from said fire service. Any noted leakage from the fire service will be grounds for terminating service until the situation is corrected. Periodic flushing of said service to remove accumulated debris will be permitted at no cost to the Fire Department.
- 9. Fire Department and the District agree that the District is not an insurer, and that it is impractical and extremely difficult to fix actual damages, if any, which may proximately result from a failure of the public raw water fire service or any phase thereof including the raw water distribution system and, in the case of failure of said service or any phase thereof, including the water distribution system and a resulting loss, the District's liability hereunder shall be limited to and fixed at the above cost of installation as liquidated damages, and not as a penalty, and this liability shall be exclusive.
- 10. This application is not operative until signed by an authorized representative of the District.
- 11. In case of the violation of any of the conditions contained in this application, the District may disconnect said service and in such event the District shall not be held in any way liable for loss or damage sustained due to such action.
- 12. The Applicant further agrees to be governed by the District's rules and regulations and charges in force, and such as may be adopted during the time the service is rendered at said location.

OFFICIAL USE ONLY

FIRE DISTRICT APPROVAL

(Fire District or similar agency if there is one)

	By	
	(signature)	
ADDRESS	Title	
	Date	

NEVADA IRRIGATION DISTRICT APPROVAL

By _____ (signature)

Title_____

Deposit Received _____ (amount)

CONVEYANCE AGREEMENT – MASTER

LEGEND

- **ZZ** Developer's name (In Caps) =
- <-- Street address of Developer =
- >> -- City, state, and zip code of Developer =
- YY Parcel number
- **ww** Project known as, etc. =
- **xx** Filed in District office as = **vv**
- Engineering Firm
- uu Description listing length & diameter of pipe, etc. =

=

- ## How many sheets =
- **qq** County in =

EXHIBIT B

AGREEMENT

(Conveyance)

THIS AGREEMENT, made and entered into this _____day of _____, 20_, by and between the NEVADA IRRIGATION DISTRICT, hereinafter referred to as "District" and ZZ, hereinafter referred to as "Developer".

Recitals

WHEREAS, Developer has prepared or caused to be prepared, at Developer's sole cost, expense, and responsibility, plans and specifications entitled ww, (filed in District's office as xx"), as prepared by vv for construction of water system improvements consisting generally of uu and all appurtenances thereto, to provide treated water to qq County AP YY, a copy of which is attached hereto marked Exhibit "A" and made a part of this Agreement; and

WHEREAS, the plans and specifications contained in Exhibit "A" meet with the Department of Public Health and District Engineer's acceptance; and

WHEREAS, the facilities and lands to be served treated water by said water system improvements lie within the boundaries of the District and are more particularly described in Exhibit "A"; and

WHEREAS, Developer desires District to accept said water system improvements into District's overall water system upon completion; and

WHEREAS, District, subject to the following terms and conditions, as well as those contained in the District's Regulations Relating to Water Service, is willing to accept said water system improvements upon completion, provided the water system improvements are constructed in accordance with the plans and specifications and in a manner meeting District's approval;

NOW, THEREFORE, the parties mutually agree as follows:

ARTICLE 1 - RECITALS: The recitals contained herein are an integral part of this Agreement.

<u>ARTICLE 2 - PLANS</u>: Attached hereto marked Exhibit "A" and made a part of this Agreement is one set of plans reduced to 11" x 17", prepared by the Developer's licensed civil engineer, and consisting of *##* sheets, and specifications for construction of water system improvements. The District's acceptance of these plans and specifications does not constitute a warranty or guaranty by District of proper design nor does it relieve Developer of responsibility for the proper design and construction of the improvements thereon.

<u>ARTICLE 3 - CONNECTION FEES</u>: Attached hereto and marked Exhibit "B" and made a part of this Agreement, is Schedule 4-A of the Board of Directors of Nevada Irrigation District entitled, "Treated Water System, Standby Charges, and Connection Fees". Developer understands and agrees to be bound by any District alterations, additions, amendments, revisions or modifications to Schedule 4-A or any other District policies, rules, or regulations. All parties hereby agree hereto that District is entitled to those connection fees (the sum of the meter installation and capacity charges) as specified in Schedule 4-A. District shall collect said

connection fees at the time application for water service is made. It shall be incumbent upon the water service applicant to pay the then current connection fees and all other then applicable fees and charges.

ARTICLE 4 - ENGINEERING, PLAN-CHECK, AND INSPECTION SERVICES PERFORMED BY DISTRICT: District and Developer understand and agree that Developer shall assume the cost and expense of District's performance of "engineering, plan-check, and inspection services", hereinafter referred to as "inspection", in connection with Developer's construction of water system improvements described in Exhibit "A" attached hereto. Developer shall deposit the _, receipt of which is hereby acknowledged by District, which sum shall be applied sum of \$ to Developer's payment for inspection services performed by District. Should the fee for inspection services exceed the above deposit. Developer agrees to pay any balance due within 30 days after the date of the billing. A late payment charge of 1.5 percent per month will be added on any unpaid balance thereafter. Furthermore, the Developer agrees to pay any balance due prior to offering the improvements to District. District shall not accept conveyance until any balance due is paid. Should the fee for inspection services be less than the above deposit. District shall refund the remaining amount to Developer. The primary purpose of this paragraph within Article 4 is intended to compensate and reimburse District for any and all inspection services performed in connection with Developer's construction of treated water system facilities described in Exhibit "A" attached hereto. District's acceptance of payment for inspection services performed is not a warranty or guarantee by District of proper design or proper specifications of materials or construction.

<u>ARTICLE 5 - LABOR AND MATERIAL PAYMENT BONDING REQUIREMENTS</u>: The Developer shall defend and indemnify the District against all claims for nonpayment of labor, material, and other obligations incurred by the Developer, its agents, contractors, employees, and assigns. The estimated cost of construction of the water system improvements is \$_____.

Should the estimated cost of constructing the improvements be less than \$50,000 at the time of offering the water system improvements to the District, the Developer shall provide a written "OFFER OF DEDICATION" in the form as described in Exhibit "C" attached hereto and made a part hereof. The "OFFER OF DEDICATION" shall state inter alia that the improvements are free and clear of all liens, encumbrances, and other expense.

Should the estimated cost of constructing the water system improvements be less than \$50,000, but more than \$50,000, in addition to supplying a written "OFFER OF DEDICATION" in the form as described in Exhibit "C", the Developer shall either submit a "RELEASE" agreement in the form of Exhibit "D", attached hereto and made a part hereof, from each and every contractor, subcontractor, corporation, firm, person, or business entity furnishing materials for or performing labor or other services in performing the terms and provisions of this Agreement, or a Labor and Material Payment Bond to the District in the form prescribed by Exhibit "E" attached hereto and made a part hereof the principal sum of not less than the estimated construction cost as provided herein. In addition, Developer shall maintain an accurate and current list of all contractors, subcontractors, business entities, corporations, firms, and/or persons performing the terms and provisions of this Agreement, and shall make this list available to the District engineer upon request.

Should the estimated cost of constructing the water system improvements be in excess of \$500,000, the Developer shall, prior to commencing construction, submit a Labor and Material Payment Bond in the form as shown in Exhibit "E" attached hereto and made a part hereof. The bond shall be obtained at the sole cost of Developer and shall be in a principal amount of not less than the estimated cost of construction as set forth herein. In addition, the Developer shall, at the

time of offering the water system improvements to the District, provide an "OFFER OF DEDICATION" statement in the form as set forth in Exhibit "C", attached hereto and made a part hereof, which statement verifies that the water system improvements are free and clear of all liens, encumbrances, and other expense.

ARTICLE 6 - INSURANCE REQUIREMENTS: Prior to Developer's commencement of construction of the water system improvements as otherwise set forth in the terms and provisions of this Agreement, general liability insurance naming the District as additional named insured shall be taken out and maintained for the duration of this Conveyance Agreement by Developer or Developer's contractor for claims for damages to property, personal injury, bodily injury, and accidental death. The types of insurance covered under the general liability policy shall include, but not be limited to, comprehensive form, premises- operations, underground hazard, products/ completed operations hazard, broad form property damage, independent contractor, and personal injury. Prior to any blasting operations for removal of rock, stumps, or other materials from the work area, the general liability policy must also contain explosion and collapse hazard coverage. It shall also include coverage for Products-Completed Operations liability losses for a period of 12 months from the date of District's acceptance of the completed works. (This time period corresponds with the 12-month maintenance bond requirement.) All insurance acquired under the terms of this article must be obtained through an insurance company authorized and licensed to do business in the State of California. The general liability policy shall contain limits of liability as follows:

- 1. Bodily Injury: \$1,000,000 for each occurrence, \$1,000,000 aggregate
- 2. Property Damage: \$500,000 each occurrence, \$500,000 aggregate.

General Liability Insurance policies having combined single limits damage combined of liability shall carry limits for bodily injury and property damage combined of \$1,000,000 each occurrence and \$1,000,000 aggregate.

The certificate of insurance shall also have a description of operations/locations/ vehicles that refers specifically to the water system improvements.

<u>ARTICLE 7 - PROOF OF INSURANCE</u>: The Developer shall submit or cause to be submitted a copy of the insurance policy(ies) with endorsements and exclusions, and shall submit a certified copy of the endorsement naming the District as additional insured to the District as proof of general liability insurance as required by this Agreement. Developer shall receive District approval that the insurance requirements of this Agreement have been met. The Developer must receive this approval prior to the start of construction pursuant to the terms of this Agreement.

<u>ARTICLE 8 - HOLD HARMLESS AND INDEMNIFICATION</u>: Developer shall hold District and District's agents, officers, and employees harmless from any and all claims, lawsuits, acts, or omissions arising out of Developer's performance of the terms and conditions of this Agreement. Likewise, Developer shall defend and/or pay the cost of defending and indemnifying District together with District's Agents, employees, and officers from all civil proceedings, claims, and/or judgments including, but not limited to, payment of all attorney fees and litigation costs.

<u>ARTICLE 9 – INSPECTION OF WORK</u>: Developer shall give two working days' advance notice prior to Developer's contractor starting any work associated with the water system improvements and shall keep the District informed of construction schedules throughout the course of the work in order for the District to properly schedule inspection personnel. It is suggested that Developer's contractor provide District submittals on any materials proposed for the water system improvements for approval prior to purchase.

ARTICLE 10 - BEGINNING OF WORK OR TERMINATION: This Agreement shall terminate EXHIBIT B

and be of no further force or effect at District's discretion should District determine that Developer has failed to cause construction of the water system improvements as shown on Exhibit "A" to commence within nine (9) months from the date of this Agreement.

For purposes of this Article, Developer's commencement of construction shall not be deemed to have occurred upon one or any combination of the following actions or events:

- 1. Bid advertisement
- 2. Execution of contracts or bonds
- 3. Ordering of material and supplies or the delivery and stockpiling of materials and supplies on the job site.
- 4. Clearing and grubbing for or construction of roads including the completion of rough subgrade work.

District and Developer understand and agree that construction upon the water system improvements shall be deemed to have commenced when Developer causes its properly-licensed contractor to excavate and backfill pipeline in excess of 10 percent of the total water system to be constructed pursuant to the terms of this Agreement. The District engineer shall make the determination as to the percentage of water system caused to be constructed and installed by Developer.

<u>ARTICLE 11 - CONSTRUCTION</u>: Developer shall cause the water system improvements described in Exhibit "A" to be constructed by a properly-licensed contractor, without expense to District, and District shall not be responsible for any of the cost of said improvements. The Developer is not acting as a contractor, agent, official, or representative of District in constructing or providing such water system improvements, or in causing such improvements to be installed. This Agreement simply provides for the transfer and assumption of responsibility for such water system improvements to be installed upon completion and upon performance of all terms of this Agreement to be performed by Developer. The approval of the plans and specifications as presented by Developer shall not be deemed as a warranty or guarantee by District of proper design or proper specifications of materials or construction. District specifically relies upon the design and specifications as prepared or caused to be prepared by Developer as being in keeping with the requirements of District, as being in accordance with the conditions of the geography, and as having specific materials and equipment of the highest practicable quality and character. The Developer will provide a licensed civil engineer to act as the project engineer during construction.

<u>ARTICLE 12 - NOTIFICATION OF DEVIATIONS OR FAILURES</u>: District agrees to notify Developer in writing as to any deviations or failure in construction of the water system improvements pursuant to said plans and specifications, and the requirements of said District as soon as any deviation is brought to District's attention, and Developer shall immediately cause such deviation or failure to be corrected at the sole cost of Developer. Developer agrees that District is not, by inspection of the construction or installation of the improvements, representing Developer or providing a substitute for inspection and control of the work by Developer. Developer agrees that any inspections and observations of the work by District are for the sole purposes of providing notice of the stage and character of the work. Developer agrees that the failure of the District to note variances from the plans and specifications for the project does not excuse or exempt Developer from complying with all terms of these plans and specifications.

ARTICLE 13 - REIMBURSEMENT FOR MONIES EXPENDED BY DEVELOPER: Should Developer desire reimbursement for the monies expended in the installation and construction of

water system improvements as provided in the terms and provisions of this Agreement in addition to all other monies expended for the acquisition of rights of way and employment of engineers and contractors for construction, planning, and design of the water system improvements, then Developer shall request such reimbursement in writing and deliver such writing to District headquarters 30 days prior to conveyance of the water system improvements to District as provided in Article 15 herein. District, upon receiving Developer's written request for reimbursement for monies expended pursuant to the terms and provisions of this Agreement, will then determine whether or not Developer is entitled to reimbursement pursuant to District policies, rules, and regulations then in effect. Should District determine that Developer may be entitled to reimbursement, then District, in its sole discretion, may enter into a reimbursement agreement with Developer which shall provide for the method and manner by which Developer would achieve reimbursement of its monies expended for the construction and installation of the water system improvements. Should the District, in its discretion, determine to enter into a reimbursement agreement with Developer, such agreement shall be prepared and entered into prior to Developer's conveyance of water distribution facilities to District, all as set forth in Article 15 herein. The reimbursement agreement shall provide for the method and manner by which District may assist Developer in obtaining reimbursement of a portion of monies expended by Developer for the water system improvements constructed pursuant to the terms of this Agreement.

The Developer is advised that for facilities installed with public funds, the Labor Code requires that all craftsmen, mechanics and laborers be paid the local prevailing wages. The District has not ascertained whether or not reimbursement could be construed as public funding. The Developer assumes all risk as to whether reimbursement could be construed as public funding, and indemnifies the District from all liability claims arising or alleged to arise from construction wages not conforming to local prevailing wages.

IF DISTRICT PARTICIPATION (Fee Credit or District Contribution) IS INVOLVED, INCLUDE THE FOLLOWING:

<u>ARTICLE 14 – PREVAILING WAGES</u> The Developer's attention is directed to and the Developer shall comply with Sections 1720 to 1780, inclusive of the California Labor Code.

All craftsman, mechanics, and laborers employed or working upon the site of the work (water system improvements) will be paid unconditionally and without subsequent deductions or rebate on any account the full amounts due at the time of payment at wage rates not less than those contained in the wage determination which is referenced herein and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Developer, the Developer's Contractor and subcontractors and such laborers and mechanics.

In accordance with Section 1770 of the Labor Code, the District has ascertained that the local prevailing wage rates shall be as determined by the California Department of Industrial Relations. Said rates are accessible on the Internet under the heading "General Prevailing Wage Determination made by the Director of Industrial Relations pursuant to California Labor Code Part 7, Chapter 1, Article 2, Section 1770, 1773 and 1773.1". The Internet address is http://www.dir.ca.gov/. The wage determination shall be posted by the Developer's Contractor before start of work, throughout the work, and at the site of work in a prominent place where it can easily be seen by the workers.

The Developer, the Developer's Contractor, and his subcontractors shall comply with Section 1775 of the California Labor Code concerning the payment of prevailing rate of per diem

wages. In accordance with this section, should the Developer's Contractor or his subcontractor fail to pay prevailing rates, the Labor Commissioner may assess monetary forfeitures. The Developer will be responsible for payment of any penalties. A labor and material payment bond is required as specified in this Conveyance Agreement.

<u>ARTICLE 14 - COMPLETION OF WORK OR TERMINATION</u>: This Agreement shall terminate and be of no further force or effect at District's discretion should District determine that Developer has failed to cause construction of the water system improvements as shown on Exhibit "A" to be completed within one and one-half (1-1/2) years from the date of this Agreement.

For the purposes of this Article, Developer's completion of the construction shall occur upon the District's accepting conveyance of the water system improvements pursuant to Article 15 of this Agreement. Developer further understands and agrees that District may withhold acceptance of Developer's proposed dedication of the facilities should the District Engineer determine that any portion of the water system improvements have failed to pass appropriate pressure and leakage tests or that samples of water taken from the treated water lines and tested are determined not to be safe by the District Engineer. Developer understands and agrees the District may also withhold acceptance of the proposed dedication of water system should the District Engineer determine that Developer failed to complete all other construction either over, under or adjacent to the water system improvements including but not limited to final road grade, paving, curbs, gutters, sidewalks, all other utilities, and restoration of rights of way.

<u>ARTICLE 15 - CONVEYANCE</u>: Upon completion of the water system improvements in a manner meeting District's approval, Developer shall immediately convey said improvements and title thereto free and clear of all liens, encumbrances and expense to District by such conveyance and documents as deemed necessary by District, including but not limited to the following:

- 1. An executed "OFFER OF DEDICATION" (Exhibit "C") offering the water system improvements shown on Exhibit "A" to the District.
- "RELEASE" statements (Exhibit "D") from every contractor, subcontractor, corporation, firm or business entity furnishing materials for or performing labor or other services, <u>OR</u> a Labor and Material Payment Bond (Exhibit "E"), all as specified in Article 5.
- 3. Developer shall provide District with proof satisfactory to District that Developer has acquired all local, state, and federal permits, maps or licenses and that Developer shall comply with all local, state and federal rules, ordinances and regulations relevant to the real property on, over or under which the water system improvements are situated.
- 4. Payment of any balance due for engineering, plan-check, and inspection services performed by District.
- 5. One set of 24-inch by 36-inch reproducible "as-built" drawings on Mylar or material of suitable durability of the improvements constructed.
- 6. All easements and rights of way required by District.
- 7. The Developer-constructed water system shall be flushed (or re-flushed) and shall pass bacteriological testing no earlier than 14 calendar days prior to the date the General Manager accepts the Offer of Dedication. The Developer shall provide for proper drainage and dechlorination equipment during flushing operations.
- 8. Developer shall furnish a Maintenance Bond in the form prescribed in Exhibit "F" attached hereto and made part hereof in an amount of not less than 20 percent of construction cost of the water system improvements protecting the District against any failure of the work due to faulty materials, poor workmanship, or defective equipment within a period of one year following

acceptance of the "OFFER OF DEDICATION" of the water system improvements by the District's Board of Directors.

In place of a Maintenance Bond, the Developer may offer a certificate of deposit or an irrevocable letter of credit meeting the District's approval as to form and financial institute utilized. Certificates of deposit used in lieu of a maintenance bond must be opened either in the Developer's name and specifically assigned to the District or opened on behalf of the District only. The signatory for the District shall be the Treasurer or Assistant Treasurer of the District.

District, upon approving the work in writing, shall accept the "OFFER OF DEDICATION" of the water system improvements and include said improvements into its overall water system and shall operate, maintain, and repair said improvements except as specified during the warranty period.

<u>ARTICLE 16 - APPLICATION FOR WATER</u>: No water shall be delivered to or conveyed by or through the water system improvements shown on Exhibit "A", other than for testing purposes, until said water system is conveyed to District, formally accepted by District, and proper applications for water service have been filed with District and accepted.

<u>ARTICLE 17 - OBLIGATION FOR PIPELINES AND/OR FACILITIES</u>: District shall be under no obligation to provide additional pipelines and/or facilities in order to serve water to Developer's project. Upon acceptance of the water system improvements by District, it shall become the sole property of District and shall be used and operated at District's sole discretion.

<u>EITHER</u>

<u>ARTICLE 18 - RULES AND REGULATIONS</u>: Upon the water system improvements being accepted by District, Developer, its successors and assigns, shall be subject to and shall comply with all of the rules and regulations of District and shall pay the water rates, tolls and charges, and standby charges as they may be levied and/or established by District's Board of Directors from time to time.

For purposes of determining standby charges, each parcel to be served from the water system improvements will be assessed from the District acceptance date regardless of the status of the recording of the final map by the appropriate county.

<u>OR</u>

<u>ARTICLE 18 - RULES AND REGULATIONS</u>: Upon the water system improvements being accepted by District, Developer, its successors and assigns, shall be subject to and shall comply with all of the rules and regulations of District and shall pay the water rates, tolls and charges, and standby charges as they may be levied and/or established by District's Board of Directors from time to time. In addition, Developer, its heirs, successors, conservators, guardians, and assigns shall be subject to compliance with the then current rules and regulations of District governing the conversion of multi-family units such as apartment units to condominium units which conversion currently requires payment of higher capacity fees to District and requires converting the District's master meters now utilized for apartment (multi-party) units into separate meters for each condominium unit.

For purposes of determining standby charges, each parcel to be served from the water system improvements will be assessed from the District acceptance date regardless of the status of the recording of the final map by the appropriate county.

<u>ARTICLE 19 - ASSIGNMENT</u>: No transfer or assignment may be made by Developer of this Agreement or any part or interest of law unless such transfer or assignment is approved in writing by the District, provided further that District shall not unreasonably withhold consent to transfer or assignment. In the event of such transfer or assignment, District may, at its sole option and in addition to any other remedy that it may have, elect to terminate this Agreement.

<u>ARTICLE 20 - NOTICES</u>: The mailing addresses of District and Developer for purposes of giving any notice required pursuant to this Agreement are as follows:

DISTRICT	DEVELOPER
NEVADA IRRIGATION DISTRICT	ZZ
1036 West Main Street	<<
Grass Valley, CA 95945	>>

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.

Ву	
·	President
Ву	
DEVELOPER	Secretary
Ву	
5	
Bv	

NEVADA IRRIGATION DISTRICT

DEVELOPER'S IMPROVEMENT PLANS

SCHEDULE OF RATES AND CHARGES BY NEVADA IRRIGATION DISTRICT SCHEDULE 4-A EFFECTIVE JANUARY 1, 2004

TREATED WATER SYSTEM STANDBY CHARGES AND CONNECTION FEES

STANDBY CHARGES - \$6.00 per month for each parcel. CONNECTION FEES 1/ Single family residence, commercial, industrial, and municipal. Max Rated Installation Capacity TOTAL									
Meter Size	Capacity	Charge	Charge	Connection Fees 1/					
5/8"	20 gpm	\$845.00	\$4,755.00	5,600.00					
3/4"	30 gpm	875.00	7,895.00	•					
1"	50 gpm	960.00	15,215.00						
1 1⁄2"	100 gpm	1,810.00	35,665.00	37,475.00					
2"	160 gpm	2,705.00	82,405.00						
Over 2"			DETERI	MINED BY DISTRICT					
MULTI-UNIT 2/	RESIDENTIAL DEV	ELOPMENT for w	hich a master met	ter is required.					
Meter Size	Connection Fee								
5/8"	\$ 845 + unit	charge/unit	hel						
3/4"	875 + unit	charge/unit							
1"	960 + unit	charge/unit							
1 1⁄2"	1,810 + unit	charge/unit							
2"	2,705 + unit	charge/unit							
over 2	Actual cost of	installation plus u	nit charge/unit						
Type Developme	ent Unit	Unit charge							
Mobile Home Pa	irk Pad	\$ 2,130							
Apartments	Dwelling	· · ·							
Senior Apartmer									
Motels, Hotels	Dwelling								
Campgrounds	Pad	2,355							
Hospitals	License								
	ospitals & Resthome	•							
Skilled nursing	License								
Board and care	License	d Bed 730							
1/ Varias wit	h type of dovelopm	ont							

- 1/ Varies with type of development
- Multi unit is defined as three or more.
 <u>3/ Proof must be provided that apartments are being developed under county ordinances relating to senior apartments or senior independent living centers.</u>

OFFER OF DEDICATION

I/We hereby extend an offer to convey, transfer, and dedicate all rights, title, and interest in and to that certain water system and appurtenances more particularly described in Exhibit "A" attached to the Agreement by and between NEVADA IRRIGATION DISTRICT and ZZ hereinafter referred to as DEVELOPER, dated______, 20_, a copy of which is on file in District headquarters located in Grass Valley, California; to Nevada Irrigation District, assuring and warranting to said District that the water system for the project known as ww (filed in District's office as "xx"), is free and clear of all liens, encumbrances, and other expense.

I/We have constructed or caused the construction and installation of the water system and improvements described in Exhibit "A" attached to said Agreement, and do hereby assure and warrant to NEVADA IRRIGATION DISTRICT that the water system improvement facilities together with the contractors, subcontractors, employees, or agents of the Developer have been fully and completely paid and there exist no liens, encumbrances, stop notices, or claims on the water system improvement facilities or by any of the subcontractors, employees, or agents against the water system improvement facilities constructed pursuant to the terms of the above Agreement or against NEVADA IRRIGATION DISTRICT.

	I/We declare under penalty	of perjury that	the fore	going is	s true a	nd correct.	Executed
this	day_of	, 2	20 <u>,</u> ii	n the Ci	ity of		,
County	′ of, S	tate of Californ	ia.				

Developer

Ву_____

Ву_____

We accept this "OFFER OF DEDICATION" made by ______ _____ on this______day of______, 20____.

Nevada Irrigation District

By_____

General Manager

Note: All blanks must be completed properly, otherwise the Nevada Irrigation District will not accept the Offer.

RELEASE

FOR ADEQUATE CONSIDERATION, receipt of which is hereby acknowledged, the undersigned, jointly, severally, and individually releases and forever discharges the Developer, ZZ, and NEVADA IRRIGATION DISTRICT, together with all other persons, firms, business entities, irrigation districts, and government entities whatsoever of and from any and all actions, causes of action, claims, demands, damages, stop notice actions, costs, expenses, liens, and compensation on account of or in any way growing out of the construction, installation, and work of those certain water system facilities described in the Conveyance Agreement dated

_____, 20_, by and between NEVADA IRRIGATION DISTRICT and the Developer named above; the project being known as ww, (filed in District's office as "xx").

Individual Or Firm

(Print Name)		
(Address)		
(City)	(State)	(Zip)
Ву	(Signature)	
(Title)		(Date)

Note: All blanks must be completed properly, otherwise the Nevada Irrigation District will not accept the release.

LABOR AND MATERIAL PAYMENT BOND

By this Agreement	
of	, hereinafter referred
to as "Principal", and	
of	
(a corporation certified as a corporation admitted t	o do husiness in the State of California as a

(a corporation certified as a corporation admitted to do business in the State of California as a surety insurer), hereinafter referred to as "Surety" are held and firmly bound to NEVADA IRRIGATION DISTRICT, hereinafter referred to as "District", and to any and all persons who perform labor upon, or furnish material to be used in, or furnish appliances, trucks, or power contributing to the work to be performed under an agreement (filed in District's office as "xx"), hereinafter specifically described in the amounts of (\$), for the payment of which Principal and Surety hereby bind themselves, their heirs, legal representatives, successors, and assigns, jointly and severally.

On the date of ______, 20_, Principal entered into an agreement with District for the principal purposes of constructing or providing for the construction of certain water system improvements, together with appurtenances thereto, to which agreement references are made for further particulars. A copy of the Agreement is attached hereto labeled Exhibit "A" and made a part hereof.

The condition of this obligation is that if the Principal shall promptly and faithfully make payment to all persons, firms, subcontractors, and corporations furnishing material for or performing labor thereof including all amounts due for materials, lubricants, labor, in the prosecution of the work provided for in the Agreement attached hereto as Exhibit "A" and any authorized extension or modification thereof including all amounts due for materials, lubricants, oil, gasoline, power, repairs on machinery, equipment, and tools consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all other labor, performed in such work whether by subcontractor or otherwise, then this obligation shall be void; otherwise this obligation shall remain in full force and effect.

FOR VALUE RECEIVED, the Surety hereby agrees that no change, extension of time, alteration, or addition to the terms of the Agreement attached hereto as Exhibit "A" or to the work to be performed thereunder or the specifications accompanying the same shall in any way affect the Surety's obligation on this Bond, and said Surety does hereby waive notice of any such change, extension of time, alteration, or addition or modification to the terms of the Agreement or to the work to be performed or to the specifications.

The lien claimants to whom the provisions of this Bond inure shall have a right of action to recover hereon in any suit brought to foreclose liens as provided by the Mechanics Lien Laws and Public Work Lien Laws of the State of California, or in a separate suit brought hereon. No final settlement or compromise between the District and the Developer shall abridge the right of any beneficiary hereunder to pursue such remedies as may be provided such beneficiary by California Law.

Seal]	
	"PRINCIPAL"
Seal]	
	"SURETY"
tate of California } } ss	
ounty of}	
Subscribed and sworn to before me thisday of _, California.	, 20, at
	Notary Public

MAINTENANCE BOND

KNOW ALL MEN BY THESE PRESENTS: That we, (2) ______hereinafter called "Principal", and (3) _______of _____, hereinafter called "Surety", are held and firmly bound unto the Nevada Irrigation District, Post Office Box 1019, Grass Valley, California 95945, hereinafter called "Obligee", in the sum of (5) ______ Dollars, (6)(\$ ______) for the payment of which, well and truly to be made, the said Principal and Surety bind themselves, jointly, severally, and firmly by these presents together with their heirs, executors, administrators, successors, and assigns.

The condition of this obligation is such that whereas, the said Principal has entered into a certain Agreement with the Obligee (filed in District's office as "xx") dated (7)______, this Maintenance Bond being Exhibit "F" of that Agreement, for the construction and the installation of water system improvements and all appurtenances thereto, the conditions of said Agreement being made a part hereof, wherein Principal agrees to repair, maintain, and remedy the water system improvements and all appurtenances for a period of one year following the date of Obligee's acceptance of the conveyance of the water system improvements and appurtenances.

NOW, THEREFORE, if the Principal shall maintain and remedy said work free from defects in materials and workmanship for a period of one year following the date on which the Board of Directors of the Obligee formally accepts conveyance of work described herein, then this obligation shall be void; otherwise, it shall remain in full force and effect.

IN WITNESS WHEREOF, this M, 20, in the City of				
of California.		,,	, e. <u></u>	, etc.te
(Seal)		(8)		
(If Applicable)				
	R	(9) y		
	U	y	"PRINCIPAL"	
(Seal)	-	(10)		
	By	(11)		
			"SURETY"	
		(12) Address		

EXHIBIT 'F'

State of California } } ss County of_____}

Subscribed	and	sworn	to	before	me	this	 day	of	,	20_	,	at
		_, Califo	ornia	۱.								

Notary Public

- (1) Surety's Bond number for reference.
- (2) Same as "Developer" in Conveyance Agreement.
- (3) Full name of Surety Company.
- (4) State in which it was duly organized.
- (5) Amount as agreed to by District Engineer spell out.
- (6) Numerical dollar amount.
- (7) Date of Agreement with the District.
- (8) Type or print Principals (correct) Corporate, Partnership, or individual's name, as the case may be.
- (9) Signature and seal, if applicable, must be witnessed and notarized.
- (10) Type or print Surety's corporate name.
- (11) Signature and seal must be witnessed and notarized. If signator for Surety is Attorneyin-fact, attach the proper Power of Attorney.
- (12) Enter mailing address of Surety for purposes of giving any notice pursuant to this Maintenance Bond.

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: That we (1)	
a (2)	

hereinafter called "Principal" and (3______

of	State of	hereinafter	called
the	"Surety", are held and firmly bound unto Nevada Irrigation District,	hereinafter	called
"Ow	ner", in the penal sum of		Dollars
(\$) in lawful money of the United States, for the payment of	which sum w	well and
truly	to be made, we bind ourselves, our heirs, executors, administrators an	d successors	s, jointly
and	severally, firmly by these presents.		

THE CONDITION OF THIS OBLIGATION IS such that WHEREAS, the Principal entered into a certain agreement with the Owner, dated the ______ day of ______, 20__, a copy of which is hereto attached and made a part hereof for the construction of the _____, including all appurtenances thereto, all as set forth in the attached agreement.

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all the undertakings, covenants, terms, conditions and agreements of said agreement during the original term thereof, and any extensions thereof which may be granted by the Owner, with or without notice to the Surety, and if he shall satisfy all claims and demands incurred under such agreement, and shall fully indemnify and save harmless the Owner from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the Owner all outlay and expense which the Owner may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said Surety, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the agreement or to the work to be performed thereunder or the specifications accompanying the same shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the agreement or to the specifications.

PROVIDED, FURTHER, that no final settlement between the Owner and the developer shall abridge the right of any beneficiary hereunder whose claim may be unsatisfied.

Performance Bond

ΖZ

IN WITNESS WHEREOF, this instrument is executed in two (2) counterparts, each one of which shall be deemed an original, this the _____ day of _____, 20_.

ATTEST:

(Principal) Secretary	Principal
(Thirdpar) Secretary	Ппсіра
(Seal)	Ву
(Witness as to Principal)	
(Address)	(Address)
ATTEST:	
(Surety) Secretary	Surety
(Seal)	
	Ву
(Witness as to Surety)	Attorney-in-Fact
(Address)	(Address)

NOTE: Date of Bond must not be prior to date of Agreement.

- Correct name of Developer.
 A Corporation, A Partnership, or an Individual, as case may be.
- 3) Correct name of Surety.
- 4) If Principal is a Partnership, all partners must execute bond.

NEVADA IRRIGATION DISTRICT 1036 W. Main Street, Grass Valley, CA 95945 (530) 273-6185

VARIANCE REQUEST

District regulations require, at least 50 percent of the parcel, but in no case less than 50 feet, must be fronted by a minimum 8-inch diameter water main. Owner hereby applies for a variance to District Regulations per Section 10.08. Consideration for approval of a variance is based upon the District's ability to provide treated water service to the subject property while maintaining orderly development of the water system.

(Plea	ase Type or Print Legibly)
Owner's Name	
Authorized Representative	
Contact Mailing Address	
City	StateZip
Contact Telephone Number	Fax Number
Property Address	
CountyAssessor's Parcel N	Number(s)
Present Zoning	Can property be further divided?
Does an auxiliary water supply exist	t? YesNo
If yes check type: WellSpring	Irrigation ServiceOther
Desired Service Size: 5/8" 3/4"	1"Other
ResidentialCommercial/Indu	ustrial# Units
A nonrefundable Administrative Proce	essing Fee of \$175 is due with this request.

CERTIFICATION:

"I declare under penalty of perjury that I have received written permission of the owner(s) of Parcel No(s) , to install, maintain, and repair my privately owned service line from the District's meter to my Parcel No . I will defend and indemnify District from any claims or demands or damages arising or alleged to have arisen from my use and maintenance of my service line."

Property Owner's Signature_

_Date ___

THIS SIDE TO BE COMPLETED BY DISTRICT

Parcel/Lot Number(s)				
Tax Area Code(s) Inside District: Yes				
Prior Variance Request	(s)			
<u>Right of Way</u>Existing right-of-way	effecting the prop	perty or project? Yes	8	No
 If yes, Book Comments:	_Document	(Of Record) Pa	age	Deed
By Operations Department		Date		
Comments:				
By		Date	e	
 Engineering Departmen Pressure constraints: Comments: 	<u>t</u>			
By		Date	e	
Customer Service				
Standby Factor		From	To	
• Improvement District Reimbursement Agreeme	nt include varianc	Buy-In Fores? (Name agreement	ee it)	

VARIANCE REQUEST

Please provide a map, sketch or assessor's parcel map indicating the location of the property and the access thereto.

Describe why you believe a variance should be granted. Give any additional information you feel is pertinent to the variance request (You may submit a separate letter instead):



NEVADA IRRIGATION DISTRICT

1036 W. Main Street Grass Valley, CA 95945-5424 530-273-6185

TEMPORARY SERVICE LOCATION REQUEST

District regulations require that at least 50 percent of the parcel, but in no case less than 50 feet, must be fronted by a minimum 8-inch diameter water main. In lieu of installing more than 300-feet of water main at this time, applicant is hereby applying for a temporary service location in accordance with "Pilot Policy for Temporary Service Location".

Attached is an $8\frac{1}{2}$ " x 11" scaled drawing or map showing the proposed temporary service location and temporary service line, along with written permission by all property owners affected by the proposed temporary service line.

(Please Type or Print Legibly)

Owner's Name	
Authorized Representative _	
Contact Mailing Address	
City	StateZip
Contact Telephone Number_	Fax Number
Property Address	
CountyAs	sessor's Parcel Number(s)
Present Zoning ❑ No	Can property be further divided?
Existing domestic water sup Other	oply: Well; Spring; Irrigation Service;
Desired Service Size: D 5/8	"; □ 3/4"; □ 1"; □ Other
A nonrefundable Administrativ	e Processing Fee of \$175 is due with this request.

Property Owner's Signature_____Date _____Date

F:\Administration\Policy\Water Services Rules and Regulations\Water Service Regulations\Water Service Rules and Regs_FULL DOCUMENT separate FORMS.doc

This side to be completed by District

Parcel/Lot Number(s)			
Tax Area Code(s)Inside District?			□ Yes
Pr	ior Temporary Service Location Request(s)		
<u>Ri</u>	<u>ght of Way</u>		
•	Existing right-of-way affecting the property or	project? 🛛 Yes 🗳 No	
•	If yes, BookDocument	(Of Record) Page	Deed
•	Comments:		
_		5.4	
		Date	
-	perations Department		
•	Comments:		
By		Date	
<u>Er</u>	ngineering Department		
•	Pressure constraints:		
•	Comments:		
By		Date	
<u>Cı</u>	ustomer Service		
•	Improvement District	Buy-In Fee	
•	District Financed WLE	Buy-In Fee	
•	Other Financing District		
•	Reimbursement Agreement? (Name agreeme		

RECORDING REQUESTED BY:

Nevada Irrigation District

WHEN RECORDED MAIL TO:

Nevada Irrigation District 1036 West Main Street Grass Valley, CA 95945-5424

APN: xx-xxx-xx-xxx

SPACE ABOVE THIS LINE FOR RECORDER'S USE

AGREEMENT FOR TEMPORARY WATER SERVICE AND CONTRIBUTION FOR FUTURE TREATED WATER MAIN EXTENSION XXXXXXX

This agreement, made on the _____day of _____, 20_, by and between the NEVADA IRRIGATION DISTRICT ("DISTRICT"), an irrigation district formed and existing pursuant to Division 11 of the Water Code of the State of California, and XXXXXXXXXXX ("CUSTOMER"), authorizes a temporary domestic water service to the Customer, subject to certain conditions and obligations, and provides for the termination of such temporary water service upon certain events, including the installation of future treated water mainline facilities ("FUTURE MAIN") fronting or abutting CUSTOMER'S PROPERTY and further provides as follows:

RECITALS

WHEREAS, Customer is the owner of a parcel of land located at XXXXXX, CA XXXXXX, known as Assessor Parcel No. XX-XXX-XXX, of XXXXXXX County, and more particularly described in vesting deed recorded on _______, Document Number _______, of XXXXXXX County Records referred to as Exhibit "A", attached hereto and by this reference incorporated herein ("PROPERTY"); and

WHEREAS, CUSTOMER desires potable water service from DISTRICT and such service cannot be provided under DISTRICT'S established rules because PROPERTY is not fronted by a treated water main, and more than 300 feet of pipeline must be installed to provide a permanent water service to PROPERTY meeting DISTRICT'S rules for service; and

WHEREAS, CUSTOMER can access a DISTRICT treated water main that does not front PROPERTY through an easement, or easements, from neighboring property owners; and

WHEREAS, in lieu of installing a mainline extension at this time, CUSTOMER is agreeable to a Temporary Service Location ("TSL") from DISTRICT under the terms of this Agreement and NID's rules and regulations, as currently adopted and as may be amended in the future, until such FUTURE MAIN is constructed or this AGREEMENT is terminated; and

WHEREAS, the TSL provides for a temporary connection to DISTRICT'S treated water pipeline on **xxxxxx Road** until a permanent service location is available, in accordance with the rules and regulations of DISTRICT, from the FUTURE MAIN; and

WHEREAS, CUSTOMER is willing to pay all capacity charges, meter installation fees, meter removal costs upon termination of the TSL, and other reasonable costs as set forth in this AGREMENT.

AGREEMENT

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby stipulated, DISTRICT and CUSTOMER agree as follows:

1. DISTRICT hereby approves CUSTOMER'S request for a TSL to provide treated water to the PROPERTY, in the approximate location shown on **Exhibit "X"**, attached hereto, and subject to CUSTOMER'S advance payment of all charges and fees, and compliance with all terms of this AGREEMENT.

2. <u>Easements</u>. CUSTOMER has executed a Water Service Agreement for Parcels not Fronting NID Waterline addressing the construction and maintenance of a temporary service line to the point of connection for the TSL, and such agreement is recorded with the County Recorder of **XXXXXX** County, with a conformed copy of such recording on file with the DISTRICT.

Upon notification to CUSTOMER by DISTRICT of intent to construct the FUTURE MAIN, CUSTOMER shall provide, without compensation or further consideration, adequate easements or Rights-of-Way for the future water main and related appurtenances, generally described as follows:______.

3. <u>Fees and Charges</u>. CUSTOMER has paid the current connection fee for the TSL connection to the existing water main, and the current capacity charge for a **XX**-inch service. In addition, in the event of termination of this AGREEMENT, CUSTOMER agrees at that time to pay the cost of removal of the meter and other reasonable costs and fees associated with discontinuing service to CUSTOMER through the TSL.

4. <u>Future Main</u>. CUSTOMER and DISTRICT understand and agree that the FUTURE MAIN will benefit CUSTOMER, and that the TSL is not intended to be a permanent point for delivery of water service to CUSTOMER'S parcel. Therefore, CUSTOMER and DISTRICT agree that approval of this TSL does not, in the event of construction of FUTURE MAIN, reduce or eliminate CUSTOMER'S obligation to pay the then-existing pro-rata share of the actual cost of the FUTURE MAIN.

5. <u>Connection to the Future Main</u>. Upon completion of the FUTURE MAIN, and CUSTOMER's payment of then-existing pro-rata cost of the FUTURE MAIN, meter and connection costs, and other then-existing reasonable DISTRICT costs and fees associated with the new connection to the FUTURE MAIN, DISTRICT will install a meter to the FUTURE MAIN at the permanent service location fronting the PROPERTY, or at such other location as is consistent with DISTRICT'S rules and regulations. CUSTOMER will not be responsible for payment of an additional capacity fee charge, given that CUSTOMER has already paid a capacity fee for service under the TSL. DISTRICT shall notify CUSTOMER of the completion of the FUTURE MAIN and meter availability at the permanent service location and provide CUSTOMER with at least 60 days notice of the termination of the TSL. If CUSTOMER elects to pay all applicable fees and costs for the new connection to FUTURE MAIN, CUSTOMER shall re-plumb water service to

the permanent meter location. All CUSTOMER'S costs that are necessary for disconnection from the TSL and of reconnecting the CUSTOMER'S buildings to the permanent service location, including the cost of all piping, trenching, valves, and landscape restoration shall be borne by the CUSTOMER. DISTRICT will remove the meter at the TSL and cut CUSTOMER'S service line connected thereto at any time after the expiration of said 60 days after it provides the notice specified above.

6. <u>Single Use</u>. Water service in accordance with this AGREEMENT shall be for one single-family residence only - which may include one "granny unit," on the PROPERTY. Service to additional dwellings or parcels shall terminate this TSL.

7. <u>Title</u>. Grant of this TSL and related temporary provision of domestic water service, and DISTRICT'S right to terminate said TSL upon notice of a permanent meter location constitutes a covenant running with and benefiting and burdening the PROPERTY, and further constitutes an equitable servitude running with said PROPERTY and may be enforced against CUSTOMER, the heirs, successors and assigns, at such time as said permanent service location has been provided by DISTRICT.

8. Termination.

A. <u>By DISTRICT</u>: DISTRICT may terminate this AGREEMENT in the event (i) a FUTURE MAIN is constructed; (ii) breach of this AGREEMENT by CUSTOMER or CUSTOMER's successors; or (iii) CUSTOMER's violation of DISTRICT's rules and regulations, as currently drafted and as may be modified by DISTRICT in the future, including without limitation CUSTOMER's failure to timely pay DISTRICT for water service. District will provide CUSTOMER 60 days prior written notice in the event of termination of this AGREEMENT under this section 8.A.(i). District will provide advance written notice to CUSTOMER pursuant to applicable law, if any, in the event of termination of this AGREEMENT under either this section 8.A.(ii) or 8.A.(iii). As and for further consideration of this TSL approval by DISTRICT, CUSTOMER, the heirs, successors and assigns, hereby agree that water service to be provided to the PROPERTY is subject to discontinuance by DISTRICT pursuant to this section.

B. <u>By CUSTOMER</u>: CUSTOMER may terminate this AGREEMENT at any time, with or without cause, upon 30 days advance written notice to DISTRICT and payment of then-existing fees and charges for DISTRICT to discontinue service, including costs of removal of DISTRICT's meter and backflow prevention device.

THIS AGREEMENT is made by the undersigned parties on the date first written above, at Grass Valley, California.

CUSTOMER

NEVADA IRRIGATION DISTRICT (DISTRICT)

By:__

XXXXXXXX

By: ______ President of the F

President of the Board of Directors

[Notarize all signatures]

NEVADA IRRIGATION DISTRICT

QUITCLAIM APPLICATION

Date:

Please furnish the following information:

1. Name of facility _____

2. Property Location (Use Assessor's Plat, or provide following info.):

Assessor's Parcel No. _____ Section ____ T___ N., R_____E.

3. Lot No._____ of Parcel Map or Subdivision Map Number______.

- 4. Copy of deed vesting title to property.
- 5. Title is to be granted in the name of:

Please note: A \$150 nonrefundable fee is required. (Recording fees not included). An additional \$100 fee will be applied if Board approval is required; a determination of which will be made at the time of application.

Nevada Irrigation District does not imply or warrant that the Quitclaim Deed will be approved and/or granted because of the acceptance of the required fee and/or this application.

Signature of Applicant

Mailing Address

City, State, Zip

Phone

Accepted By

Date, Job Number

NEVADA IRRIGATION DISTRICT

EASEMENT APPLICATION

Date:

Please furnish the following information:

- 1. Name of facility _____
- 2. Property Location (Use Assessor's Plat, or provide following info.):

Assessor's Parcel No.______Section_____T___N., R_____E.

3. Lot No._____of Parcel Map or Subdivision Map Number______.

- 4. Copy of deed vesting title to property.
- 5. Title is to be granted in the name of:

Please note: A \$250 nonrefundable fee is required. (Recording fees not included). An addition to the nonrefundable fee, a payment for the value of the easement, as determined by the District will be required.

Nevada Irrigation District does not imply or warrant that the Easement Deed will be approved and/or granted because of the acceptance of the required fee and/or this application.

Signature of Applicant

Mailing Address

City, State, Zip

Phone

Accepted By

Date, Job Number

FORM 14-A

NEVADA IRRIGATION DISTRICT ENCROACHMENTAPPLICATION

The undersigned hereby applies for permission to encroach upon a Nevada Irrigation District facility, easement, or right of way at the following location:

Assessor's	Parcel No.:
------------	-------------

The entire Scope of Work includes the following (provide accurate description, work area/location, sketch, etc.):

PROVISIONS GOVERNING THIS AUTHORIZATION

- 1. PROPERTY INTEREST. This Authorization is valid only for the purposes specified herein and neither the Authorization nor use thereunder shall create an easement, right of way or other interest in real property.
- 2. EXTENT OF USE UNDER AUTHORIZATION. The right to use structures or installations shall be limited to the Applicant, the Applicant's agents and employees; Nevada Irrigation District (hereinafter referred to as the "District") having the right of ingress and egress across any structure or installation at any time and all times.
- 3. MAINTENANCE AND REPAIR. The Applicant shall maintain and repair the installation at all times at his sole cost and expense and in a condition satisfactory to the District's Manager. Should the Applicant neglect to promptly make repairs, the District may make repairs or have repairs made and the Applicant shall pay all costs and expenses.
- 4. DAMAGE TO DISTRICT CANALS OR OTHER STRUCTURES. The Applicant shall promptly repair, at his own cost, any damage caused to the District's canals, ditches or structures due to work under this Authorization to the satisfaction of the District's Manager. Should the Applicant neglect to promptly make repairs, the District may make repairs or have repairs made and the Applicant shall pay costs.
- 5. REVOCATION. The District may revoke or cancel this Authorization upon giving notice to the Applicant of intent to cancel or revoke this Authorization and upon giving the Applicant an opportunity to be heard regarding the cause of revocation or cancellation. Within ten (10) days subsequent to the requested hearing, the District shall give written notice of its decision to either revoke or cancel this Authorization or to maintain this Authorization and its conditions in full force and effect. Upon receiving notice of revocation, the Applicant, at the Applicant's cost, must remove the physical encroachment and restore the facility to its original condition. If the Applicant fails to satisfactorily remove the encroachment, the District will complete the work at the Applicant's sole cost.
- 6. UNPAID CHARGES. In the event the Applicant fails to pay the District's cost for labor, materials and supplies, after being billed by the District, that are incurred under Provisions 3, 4 and 5 of this

County:

E.P. No.:

Authorization, the District may add the unpaid charges for services rendered to the annual assessment levied upon the land owned by the Applicant, within the District boundaries, all pursuant to Water Code Section 25806.

- 7. LIABILITY. The Applicant shall assume entire responsibility for all activities and uses under this Authorization and shall save the District free and harmless from any and all expense, cost or liability in connection with or resulting from the exercise of this Authorization, including, but not limited to, property damage, personal injury, wrongful death, chemical treatment of water, cleaning operations of District ditches, any erosion of up-stream random silting of said reservoir and any or all aquatic life, including fish life within said reservoir.
- 8. COVENANTS. The covenants, provisions, terms and conditions contained in this Authorization shall bind and burden the successors and assigns of this Authorization, as well as bind and benefit the successors and assigns of this Authorization, as well as bind and benefit the successors and assigns of the District.
- 9. ISSUANCE. This Authorization is issued under the Rules and Regulations Governing Physical Encroachment to District facilities, and is subject to the rules and regulations stated within.
- 10. CONSTRUCTION. All work shall be constructed at the Applicant's sole cost and expense in accordance with District plans and specifications attached hereto, subject to the approval of the District's Manager. The work area must also be cleaned to the satisfaction of the District's Manager.
- 11. COMPLETION OF CONSTRUCTION. If the Applicant does not complete construction to the District's satisfaction, within the time limit allowed, the District may, at its option, either complete the construction and installation of the physical encroachment or cause the removal of the physical encroachment. In either case, the Applicant shall bear all costs and expenses for labor, materials and supplies.
- 12. WATER OUTAGES CAUSED BY CONSTRUCTION. Prior to commencing construction or installation of any physical encroachments, which shall lie within, cross over or under District facilities, to such an extent as to cause a fluctuation or interference in District facilities, the Applicant shall notify the District of a possible need for an interruption in the flow of water through District works, commonly referred to as a "water outage." The District may arrange for the Applicant to provide a water outage at such time as is convenient to the District. The Applicant should provide the District with at least fourteen (14) days advance notice of the Applicant's plan to construct or install a portion of the physical encroachment within District facilities causing the interruption or interference with water flow, so that the District may properly plan for and arrange a water outage.

The undersigned has read all of the following provisions governing this Authorization and, if the Authorization is approved, agrees to perform the work in accordance with the provisions set forth herein.

Date:

Applicant: Signature

Printed Name

Mailing Address

Telephone(s)

	SPACE ABOVE LINE FOR F	ECORDER'S USE
INCROACHMENT PERMI	т	
	ENCROACHMENT PERMI	ENCROACHMENT PERMIT

L

PROVISIONS GOVERNING THIS ENCROACHMENT PERMIT

- 1. PROPERTY INTEREST: This permit is valid only for the purposes herein, and neither the Permit nor the use thereunder shall create an easement, right of way or other interest in real property.
- 2. EXTENT OF USE UNDER PERMIT: The right to use structures or installations shall be limited to Permittee's property, his agents and employees; Nevada Irrigation District (hereinafter referred to as the "District") having the right of ingress and egress across any structure, or installation at any and all times. District may from time to time, at its discretion, access the encroachment area to confirm use consistent with the authorization. Permittee's use of the encroachment area shall not interfere with District's operations. District may, without charge, use any improvements installed by Permittee within the encroachment area, as it deems necessary to conduct its operations.
- 3. MAINTENANCE AND REPAIR: Permittee shall maintain and repair installation at all times at his sole cost and expense and in a safe condition, satisfactory to the District's Manager. Should the Permittee neglect to promptly make repairs, the District may repair, replace, remove, or have such done and Permittee shall pay all costs and expenses. Permittee shall install any improvements and conduct any activities authorized by this permit in strict conformance with this authorization. Permittee shall not expand or otherwise modify the authorized use of the encroachment area, without first obtaining the written approval by the District.
- 4. DAMAGE TO DISTRICT CANALS, DITCHES OR OTHER STRUCTURES: Permittee shall promptly repair, at his own cost; any damage caused to the District's canals, ditches, structures, or facilities due to work under this permit, to the satisfaction of the District's standards and specifications. Should Permittee neglect to promptly make repairs, the District may make repairs or have repairs made and Permittee shall pay all costs.
- 5. REVOCATION: The District may, at its discretion, revoke or cancel this permit upon giving a thirty day notice to Permittee of intent to cancel or revoke permit and upon giving Permittee an opportunity to be heard regarding the cause of revocation or cancellation. Within ten (10) days subsequent to the requested hearing, the District shall give written notice of its decision to either revoke or cancel the permit, or to maintain the permit and its conditions in full force and effect. Upon receiving notice of revocation, the Permittee, at his cost, must remove the physical encroachment and restore the District facility to its original condition. If the Permittee fails to satisfactorily remove the encroachment, the District will complete the work at the Permittee's sole cost. Permittee shall assume all risk of loss as a result of revocation be it reliance on improvements, investments, or other.

FORM 14-B

- 6. UNPAID CHARGES: Costs incurred by the District under this permit are deemed charges for services furnished by the District within the meaning of Water Code Section 22280. If the Permittee fails to pay any and all costs for labor, materials, and supplies incurred under Provisions 3, 4, and 5 of this permit the District may add these charges to the annual assessment levied upon the land owned by the Permittee all pursuant to Water Code 25806.
- 7. LIABILITY: Permittee shall assume entire responsibility for all activities and uses under this permit and shall save the District free and harmless from any and all expense, cost, or liability in connection with, or resulting from the exercise of this permit including, but not limited to, property damage, personal injury, wrongful death, chemical treatment of water, cleaning operations of District ditches, any erosion of up-stream random, silting of said reservoir area, and any, or all aquatic life, including fish life within said reservoir.
- 8. COVENANTS: The covenants, provisions, terms and conditions contained in this Permit shall bind and burden the successors and assigns of Permittee as well as benefiting the successors and assigns of the District.
- 9. ISSUANCE: This permit is issued under the Rules and Regulations Governing Physical Encroachments to District facilities and is subject to District Rules and Regulations, as they now exist and as hereafter duly promulgated, and Permittee shall at all times conform its improvements and activities to said Rules and Regulations. Permittee shall also comply with all applicable federal, state, and local laws and regulations, and obtain any such permits as required. Permittee shall be responsible for obtaining and producing authorization if required to do so. Permittee shall be responsible for obtaining authorization from the owner of a subservient estate.

THE UNDERSIGNED, BEING THE LEGAL OWNER(S) OF THE SUBJECT PROPERTY OF THIS ENCROACHMENT PERMIT, HAVE READ ALL PROVISIONS GOVERNING THIS PERMIT AND BY SIGNING AGREE TO COMPLY WITH ALL PROVISIONS INCLUDED WITHIN.

Date:	Owner:	Signature
Date:	Owner:	Signature
Date:	Owner:	Signature
Approved thisday of		, 20 on behalf of and for: NEVADA IRRIGATION DISTRICT

Remleh Scherzinger, P.E. General Manager

DOCK ENCROACHMENT PERMIT APPLICATION

(This form supplements the Encroachment Construction Authorization)

THIS IS A (check one):

<u>PRELIMINARY APPLICATION</u> <u>A Preliminary Application is intended to result in a prompt, informal response indicating</u> <u>the advisability of a Formal Application for Development.</u>

FORMAL APPLICATION FOR DEVELOPMENT PERM A Formal Application for Development is subject to co District Regulations.	
Name of Property Owner	
Mailing Address	ZIP
Telephone Number	211
Assessor's Parcel No.	
Contact Person (if other than property owner):	
Name of Contact Person	
Mailing Address	
Telephone Number	ZIP
Is the proposed dock part of a related development project?	
If "Yes", describe the project:	
What provisions are proposed for public access to the dock?	
Does the applicant claim the right to use the dock for commerce	cial purposes? Yes No
Signature of Property Owner [Date

SUBMITTALS TO ACCOMPANY APPLICATION

PRELIMINARY APPLICATION

- 1. A copy of the deed or contract under which the right to construct a dock is claimed.
- 2. A site plan and elevation view including dimensions.

FORMAL APPLICATION FOR DEVELOPMENT PERMIT

- 1. A copy of the deed or contract under which the right to construct a dock is claimed.
- 2. A copy of a current title report or a title insurance policy describing the property and identifying the owner.
- 3. Plans and specifications, including site plan and elevation view, prepared by a Civil Engineer in accordance with Section 14.05.03 and 14.05.05 of the District's Regulations.
- 4. A CEQA submittal in accordance with Section 14.05.06 of the District's Regulations. (The District may request additional information to meet the requirements of Public Resources Code Section 21080.1).
- 5. A narrative analysis is any adverse impacts on public safety and recreational use of the reservoir, and any proposed mitigation measures.
- 6. Identification of all other permits and public agency approvals required for construction and maintenance of dock facilities and any related development projects. district will require securing of all necessary permits and approvals.
- 7. Certification that site is not on any hazardous waste or substance list under Government Code Section 65962.5.
- 8. Verification of insurability in accordance with Section 14.05.07 of the District Regulations.
- 9. Proposed provisions for public access.

NOTE: APPLICANTS FOR FORMAL DEVELOPMENT PERMITS WILL BE NOTIFIED WHETHER THEIR APPLICATIONS ARE COMPLETE WITHIN 30 DAYS OF RECEIPT. THE DISTRICT MAY REQUEST THE APPLICANT TO CLARIFY, AMPLIFY, CORRECT, OR OTHERWISE SUPPLEMENT THE REQUIRED INFORMATION. STAFF DETERMINATIONS AS TO COMPLETENESS ARE SUBJECT TO APPEAL, WHICH WILL BE DECIDED WITHIN 60 DAYS. APPLICATION, ONCE COMPLETE, WILL BE APPROVED OR DENIED WITHIN 6 MONTHS IF BASED UPON A NEGATIVE DECLARATION OR EXEMPTION, AND WITHIN 1 YEAR IF BASED UPON AN ENVIRONMENTAL IMPACT REPORT. APPLICANTS, UPON WRITTEN REQUEST, WILL BE SENT NOTICE OF ANY PROPOSALS TO AMEND THE DISTRICT'S DOCK ENCROACHMENT PERMIT REGULATIONS.

Form 14-D

RECORDED AT REQUEST OF:

NEVADA IRRIGATION DISTRICT

WHEN RECORDED MAIL TO

Nevada Irrigation District

1036 W. Main Street

Grass Valley, CA 95945

SPACE ABOVE THIS LINE FOR RECORDER'S USE

DOCK ENCROACHMENT PERMIT

PERMITTEE ADDRESS _NO. ___

ZIP

DISTRICT RESERVOIR AFFECTED

PROPERTY TO WHICH DOCK IS APPURTENANT (SEE EXHIBIT "A" ATTACHED)

PROVISIONS GOVERNING THIS DOCK ENCROACHMENT PERMIT

1. EXTENT OF USE UNDER PERMIT: The right to install and use docks under this permit shall be limited to the Permittee, and his invitees, agents, and employees except insofar as the Permittee is otherwise obligated to provide public access. So long as the Permittee be not in default of the terms of this permit, the permit is appurtenant to the benefitted property described in Exhibit "A" attached, and shall pass to his heirs, successors, and assigns. Provided however, after recordation of this permit, subsequent subdivision of any parcel eligible for a dock shall not entitle each new parcel to a dock. Either the parties will share the single dock or the owner shall designate on the deed or subdivision map which parcel is to retain the dock rights.

2. MAINTENANCE AND REPAIR: Permittee shall maintain and repair the dock at his sole cost and expense. The dock shall be maintained in good and safe condition at all times.

3. COMPLIANCE WITH DISTRICT DOCK ENCROACHMENT REGULATIONS: Permittee shall comply with all District regulations applicable to dock encroachments.

4. PAYMENT OF RESERVOIR FEES: Watercraft owners or operators using Permittee's dock shall be subject to fees charged by the District, concessionaire or lessee, if any, for watercraft using the reservoir.

5. DAMAGE TO DISTRICT PROPERTY: Permittee shall promptly repair, at his own cost, any damage to District property due to work under this permit, to the reasonable satisfaction of the District. Should Permittee neglect to promptly make repairs, District may make repairs or have repairs made and Permittee shall reimburse the District for cost of such repairs.

6. REVOCATION: District may commence proceedings to revoke or cancel this permit only after giving written notice to Permittee and reasonable opportunity to correct any deficiency. If Permittee fails to make corrections in a timely manner, District may revoke the permit, upon giving written notice to Permittee of its intent to revoke the permit and reasonable opportunity to be heard regarding the cause for such revocation. Within 10 days subsequent to the hearing, the District shall give written notice of its decision to Permittee. Upon receipt of written notice of revocation, Permittee, at his cost, must remove the dock and restore the District property to its original condition. If Permittee fails to satisfactorily remove the dock, the District may complete the work at the Permittee's sole cost. Revocation of a dock encroachment permit shall not preclude reapplication at a later date by a subsequent owner of the appurtenant property.

7. UNPAID CHARGES: In the event Permittee fails to pay annual permit administration fees or the District's cost for labor, materials, and supplies (after being billed by the District) that are incurred in correcting any deficiency hereunder, the District may add the unpaid charges for services rendered to the annual assessment levied upon the land owned by the Permittee within the District boundaries pursuant to Water Code Section 25806.

8. LIABILITY: Permittee shall assume entire responsibility for all activities and uses under this permit and shall hold the District free and harmless from any and all expense, cost, or liability in connection with, or resulting from the exercise of this permit including, but not limited to, property damage, personal injury, wrongful death, chemical treatment of water, cleaning operations of District ditches, any erosion of upstream random, silting of said reservoir area, and any, or all aquatic life, including fish life within said reservoir. Permittee shall at all times maintain insurance naming the District and any concessionaire as additional insureds, in such amounts and types as set forth in the District Dock Encroachment Regulations.

9. PUBLIC ACCESS REQUIREMENTS:

10. COVENANTS: The covenants, provisions, terms and conditions contained in this permit shall bind and burden the successors and assigns of Permittee as well as benefiting the successors and assigns of District.

11. ISSUANCE: This permit is issued under the Rules and Regulations Governing Physical Encroachments to District Facilities and is subject to the rules and regulations stated therein, including provisions for revocation.

THE UNDERSIGNED, BEING THE LEGAL OWNERS OF THE SUBJECT PROPERTY OF THIS PERMIT, HAVE READ ALL PROVISIONS GOVERNING THIS ENCROACHMENT PERMIT AND BY SIGNING AGREE TO COMPLY WITH ALL PROVISIONS INCLUDED WITHIN.

Name____

_____Date _____

Name

___Date _____

RECORDING REQUESTED BY:

Nevada Irrigation District

WHEN RECORDED MAIL TO:

Nevada Irrigation District 1036 W. Main Street Grass Valley CA 95946

APN «APN»

GOVERNMENT BUSINESS: FREE

SPACE ABOVE THIS LINE FOR RECORDER'S USE

This is to certify that the recordation of this document is being requested by NEVADA IRRIGATION DISTRICT, a political subdivision of the State of California, pursuant to Government Code Section 6103.

AGREEMENT REGARDING DEFERRED PAYMENT OF FEES AND CHARGES

APN: «apn» County of: «County»

This agreement is made and entered into this «day» day of «month», «year», by and between NEVADA IRRIGATION DISTRICT, hereinafter referred to as "District", and «customer_name» and «Sec_cust_name», hereinafter referred to as "Customer".

RECITALS

WHEREAS, District provides raw and treated water services to its customers; and

WHEREAS, Customer desires residential treated water service at the "PARCEL" identified as

APN_____, and more particularly described in that certain document recorded on

«Rec_Co_Doc_Date», in Document Number «Co_Doc_Number», «County» County records; and

WHEREAS, the charges levied for such treated water services include:

Meter Installation Fee	\$ «mtr_fee»
Capacity Fee	«capacity_fee»
Buy In Fee	«buyin_fee»
Lien Removal Fee	«lien_rmvl_fee
	»
Standby Factor	«standby_facto
	r»
Other: «Other_fee_descr»	«Other_fee»
Partial Payment Received	«Payment»
Total	20,000
	\$

hereinafter referred to as "Connection Charges"; and

WHEREAS, Connection Charges must be paid prior to the time a parcel is eligible to receive water service, and are all due and payable prior to connection, and

WHEREAS, Customer requests that District allow installment payment of these Connection Charges under the terms set forth below;

NOW THEREFORE, the parties hereto do mutually agree upon the following terms, covenants and conditions:

- 1. <u>RECITALS</u>: The recitals contained herein are an integral part of this agreement.
- <u>TREATED WATER SERVICES</u>: Customer desires District to commence treated water service immediately and to allow payment of Connection Charges owed District in installments. District shall serve treated water to Customer, prior to full payment of Connection Charges, subject to the terms and conditions of this agreement.
- 3. <u>DEFERRED PAYMENT OF CHARGES</u>: Consistent with Section 6.12 of the District's Water Service Rules and Regulations, Customer shall pay amounts of principal and interest related to the Connection Charges to District on a bi-monthly basis at an interest rate of 4% per year, for a term of
 - ____ months.

(a) <u>Terms of Payment:</u> Customer shall pay District at the rate of \$«bimonthly_pymt» bi- monthly, payable on the first day of each and every billing commencing «start_date», which bi- monthly sums are inclusive of interest. Customer agrees that District may make an alteration in Customer's rate of bi-monthly payment and bill Customer accordingly.

(b) Late Payment Charge for Delinquent Payment: Payment of Connection Charges on a bi-monthly basis are due and payable upon issuance of District's billing statement and shall become delinquent fifteen (15) days after issuance. If such charges remain unpaid for a period of seven (7) weeks from such issuance, the PARCEL shall no longer be entitled to District water service and the District shall have the right to immediately discontinue water services and remove the water meter until such time as Customer makes current the amounts due and owing District. District's right to discontinue service shall exist notwithstanding that the parcel maybe paying service charges for water received when due. In addition, if not paid within eight (8) weeks of such issuance, there shall be added thereto and become a part of such charges, a late payment penalty at the rate of one and one-half percent (1 ½%) per month, eighteen percent (18%) per year, on all delinquent Connection Charges use the connection Charge pursuant to this agreement.

(c) Nothing herein shall prohibit the District from utilizing all other methods for collection of delinquent principal and interest charges permitted under the California Water Code or other applicable law and consistent with the nature of the lien created hereby.

(d) Customer shall be permitted to prepay any and all amounts owed pursuant to this Agreement at any time without penalty.

4. RECORDATION AND LIEN PURSUANT TO CALIFORNIA WATER CODE SECTION 25806:

This agreement shall be notarized and filed for record in the office of the County Recorder, and shall constitute a lien upon the PARCEL in the amount of unpaid principal and interest Connection Charges. This lien shall survive for a period of ten years plus any additional extensions permitted by law, and shall expire on the date the Connection Charges are paid in full, unless sooner released or otherwise discharged. District shall, at Customer's expense, record a release of discharge of lien document at the time of Customer's full performance of this agreement.

- 5. <u>ACCELERATION UPON SALE OR TRANSFER OF CUSTOMER'S PARCEL</u>: Upon any sale, conveyance, assignment, or other transfer of the PARCEL, except transfer to a spouse, immediate family member, or for the benefit of creating a trust for the current PARCEL owner's, spouse, or immediate family member, the full balance of principal and interest related to the Connection Charges outstanding will be immediately due and payable in full.
- 6. <u>ATTORNEY'S FEES:</u> Should either party hereto be required to institute legal action to either complete performance of this agreement or recover damages for non-performance, the prevailing party shall be entitled to all reasonable attorney's fees, costs of suit, expert witness fees, and all other expenses of litigation incurred in connection therewith.
- 7. <u>COVENANT</u>: This agreement benefits and burdens the PARCEL, and shall constitute a covenant running with the PARCEL and it shall bind Customer's heirs, successors and assigns. The District's lien for unpaid Connection Charges shall be an encumbrance upon the PARCEL until fully discharged.
- 8. <u>BREACH OR DEFAULT:</u> Should Customer, or its heirs, successors, or assigns be in breach or default under this agreement, District may refuse and terminate water service to the PARCEL until any such breach or default is cured or the full balance of outstanding Connection Charges outstanding are paid in full. Should a breach or default remain uncured for a period of one hundred eighty days (180) or longer, the District may, at its option, terminate this Agreement and accelerate the payment of amounts due.
- 9. <u>NOTICES</u>: The mailing addresses of District and Customer for purposes of giving any notice required pursuant to this agreement are as follows:

DISTRICT

Nevada Irrigation District 1036 W. Main Street Grass Valley, CA 95945

CUSTOMER

«customer_name» «Sec_cust_name» «Address1» «City», «State» «PostalCode» IN WITNESS WHEREOF, parties hereto have executed this agreement on the day and year first above written.

Attach Acknowledgement Notary

CUSTOMER

BY:_____

«customer_name»

CUSTOMER

BY:_____

«Sec_cust_name»

NEVADA IRRIGATION DISTRICT

Attach Acknowledgement Notary

BY:

Remleh Scherzinger, General Manager

PLEASE SIGN AND ACKNOWLEDGE THIS DOCUMENT BEFORE A NOTARY PUBLIC.

PLEASE SIGN YOUR NAME EXACTLY AS IT IS TYPEWRITTEN ON THIS DOCUMENT.