

Approved by: \_\_\_\_\_ Entered on: \_\_\_\_\_

APPLICATION FOR WATER SERVICE WITH THE CITY OF RIVER OAKS

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	ount #:	Deposit Amount: \$	
ŝ	STREET ADDRESS:	MAILING ADDRESS:	
1	APPLICANT PHONE #:	EMAIL ADDRESS:	
SERVICE AGREEMENT			
<b>PURPOSE:</b> The <b>City of River Oaks</b> is responsible for protecting the drinking water supply from contamination or pollution, which could result from improper private water system construction or configuration. The purpose of this <b>service agreement</b> is to notify each customer of the restrictions, which are in place to provide this protection. The City of River Oaks enforces these restrictions to ensure the Public Health and Welfare. As the applicant you are required to sign this agreement before the City of River Oaks will begin service. In addition, when service to an existing connection has been suspended or terminated, the River Oaks Water System will not re-establish service unless it has on file a signed copy of this agreement. The River Oaks Water System will maintain a copy of this agreement as long as the Customer and/or the premise are connected to the River Oaks Water System.			
		, do hereby affirm and certify that I am the legal tenant/ red utility deposit and by signing this application and servic	
	RESTRICTIONS. The follow	wing unacceptable practices are prohibited by State re	egulations.
	SERVICE AGREEMENT: The following	are terms of the service agreement between the CIT	TY OF RIVER OAKS AND
	Customer Name (Printed)	Authorized User (Printed)	
1.	A new application for water service will not be accepted from another person to resume service under name so long as theprevious customer continues to occupy or own the premises as his residence or place of business until delinquent charges are paid or arrangements for payment satisfactorily to the City Secretary/Mayor or Mayor's designee are made, or the violation is abaded.		
2.	I am not making application for water service for the purpose of transferring service into my name to avoid payments of delinquent charges the previous customer.		
3.		etary may discontinue water service or refuse to restore delinquent charges outstanding at another address or t	
4.	designated agent prior to initiating new water se	ible cross-connections and potential contamination hazar ervice; when there is reason to believe that cross-conne tribution facilities will conductthese inspections. The insp	ections or other potential hazards exist;
5.	The River Oaks Water System will notify custor identified during the initial inspection or the perio	ners in writing of any cross-contamination or potential or dic inspection.	contamination hazard, which has been
6.	The <b>Customer</b> shall immediately remove or adequ	uately isolate any potential cross-connections or potential of	contamination hazards onthis premise.
7.	The <b>Customer</b> at his/her expense shall properly <b>System</b> . Copies of all testing and maintenance	install, test and maintain any backflow prevention devi records shall be provided to the water system.	ice required by the River Oaks Water
8.		of the Service Agreement, the <b>River Oaks Water Syste</b> backflow prevention device at service connection. Any reement shall be billed to the <b>customer</b> .	
9.		ty, and I am not to touch/tamper with the meter. If there added to my account and a police report will be filed.	e are signs of tampering, I understand I
I understand, I will have 15 days before my bill is late. Once it's late I will have a \$5 or 10% fee added to my account and 10 additional days to pay before my water is disconnected. A \$25 Administrative fee will be added to the account on disconnection day. If I make a normalize an disconnection day, I understand I must call the water department in order			

to be reconnected. I also understand that if I am disconnected a representative 18 years or older must be at the property and sign an affidavit to have my water service restored.