

WHEREAS, _____(customer name) owns property located at _____(property address) , hereinafter "Property".

WHEREAS, _____(customer name) desires that COMPANY provide water/wastewater utility services to Property.

NOW, THEREFORE, in consideration of the utility service being provided to Property, _____ (customer name) agrees as follows:

_____ (customer name) hereby agrees to indemnify and hold harmless COMPANY against any and all losses, liabilities, damages, claims, demands, costs, obligations, deficiencies and expenses (including without limitation interest, penalties, court costs, expert witness fees and expenses, consultants' fees and expenses and attorneys, fees and expenses) (collectively, "Losses") arising from or in connection with the initiation or reconnection of water/wastewater service to Property.

In the event _____ (Customer name, hereinafter referred to sometimes as "Customer") requests COMPANY to connect, re-connect, or to otherwise take action necessary to provide water service to Customer's premise(s), and further in the event after COMPANY takes the action necessary to commence such water service to Customer, the Customer sustains water damage or other damages of any kind as a result of 1) defective, leaking, or inadequately installed piping behind customer's meter point, 2) Customer having left a faucet, valve, or other water connection turned on, or 3) other action or inaction of Customer resulting in damage, COMPANY and Customer agree that COMPANY shall have no liability or financial responsibility whatsoever for any damages of any kind. Customer Initial _____

Customer Signature: _____

Date: _____