SERVICE AGREEMENT

The District shall endeavor to deliver to Customers a monthly statement of the amount due to the District for water and sewer service. Failure of Consumer to receive such statement from the District or failure of the District to properly mail the same will not relieve the Consumer of his obligation to pay the amount in full by the due date. Voluntary donations are automatically billed. Voluntary donations can be removed upon request for future statements. Consumer must contact District's Utility Supervisor within five days of receipt of the bill or prior to the date the payment is due, whichever occurs first, to request an appointment to discuss the bill. Consumer understands and agrees that failure to timely dispute a bill results in a waiver of Consumer's ability to later contest the same.

In consideration for the supply of water and sewer service, Consumer agrees to timely pay each bill in the amount and at the rates established via ordinance by District, which amounts and rates may be hereinafter amended from time to time. Consumer's meter shall be read each month at times and dates specified on the bill. Should the Consumer fail to pay any bill in full on or before the due date, water and sewer services may be disconnected without notice, at the Districts discretion, with a reconnection fee in the amount specified by the District's ordinance.

District authorized employees shall have access to property or premises for which service is provided at all reasonable times for the purpose of inspecting, repairing, removing or exchanging all appliances belonging to District and used in connection with Waterworks and Sewer Systems and Consumer hereby agrees to grant such access and to not interfere with District employees in the discharge of their duties. No direct or cross connection between the public drinking water supply and private water system is permitted. No connection which allows water to be returned to the public drinking water supply is permitted. Pipe or pipe fittings should all be LEAD FREE, and no solder or flux which contains more than 0.25% lead can be used for the installation or repair of plumbing at any connection which provides water for human use. If the Consumer fails to comply with the terms of the Service Agreement, the District shall, at its option, terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses associated with the enforcement of this agreement shall be billed to the Customer.

On November 1, 2012, the Harris County W.C.I.D. #36 will be changing the disinfectant that we use from chlorine to chloramines. This change is intended to benefit our customers by reducing the levels of disinfection byproducts (DBPs) in the system, while still providing protection from waterborne disease. However, the change to chloramines can cause problems to persons dependent on dialysis machines. A condition known as hemolytic anemia can occur if the disinfectant is not completely removed from the water that is used for the dialysis. Consequently, the pretreatment scheme used for the dialysis units must include some means, such as a charcoal filter, for removing the chloramines prior to this date. Medical facilities should also determine if additional precautions are required for other medical equipment. In addition, chlorinated water may be toxic to fish. If you have a fish tank, please make sure that the chemicals or filters that you are using are designed for use in water that has been treated with chloramines. You may also need to change the type of filter that you use for the fish tank.

To this end, Consumer hereby waives, releases, acquits and forever discharges, indemnifies, holds harmless and defends the District and its officers, agents, and employees of and from any and all damages, claims, causes of action, suits, liabilities of every kind, including all expenses of litigation, court costs, and attorney's fees, and demands of whatever contractual, statutory or in tort or otherwise, arising out of; or in any way connected with, directly or indirectly, District's provision of water and/or sewer service or its failure to provide such service, regardless of the negligence or culpability of District, its officers, agents and employees. It is the expressed intention of Consumer and District that the release and indemnity provided for in this paragraph releases and indemnifies, protects, and defends the District along with its officers, agents and employees from the consequences of its officer's agents and employees negligence is the sole or a concurring cause of any damages, claims, causes of action, suits, liabilities, and demand of whatever nature, known or unknown, whether contractual, statutory or in tort otherwise. In the event that any action or proceeding is brought against District by reason of any of the above, Consumer further agrees and covenants to defend the action or proceeding by legal counsel acceptable to District.

District does not guarantee a constant supply of water and will not be liable for damages to consumer for failure to supply water to Consumer's premises. Additionally, the District shall not be liable for failure of the sewer service. The advance payment herewith made shall be held by District as security for the payment of future water and sewer service for the period of this contract which shall terminate upon request of Consumer or upon disconnection of such services by District. Upon termination of this contract, the deposit will be returned to Consumer without interest provided Consumer has paid all charges for water and sewer service, as provided in the ordinances of District, and has paid for any damages done by Consumer or Consumer's agent to any property belonging to District. Should Consumer be in arrears with bills for water or sewer services, or both, the deposit shall first be applied to the payment of such delinquent bill and the balance of the deposit, if any, shall be refunded to Consumer upon termination of this contract. If your deposit refund is less than \$5.00, the request must be in writing from the deposit holder. District for the Consumer's water and sewer bill. Consumer hereby agrees to pay the additional deposit is meetiately. If said additional deposit is not received, the District may cut off the water service from the premises without notice to Consumer. Failure to pay final balance can result in account information being shared with a collection agency.

Consumer agrees to abide by the ordinances of District regulating and governing water and sewer services as now in effect and as hereafter be amended or adopted. This Agreement contains the entire agreement between the parties and constitutes the complete, final and exclusive embodiment of their agreement with respect to the subject matter herein. If any provision, section, exception, subsection, paragraph, sentence, clause or phrase of this Agreement shall for any reason be held unconstitutional, void or invalid, such invalidity shall not affect the remaining provisions of this agreement, which shall remain in full force and effect, and to this end all provisions of this Agreement are declared to be correct. Failure of District to insist on the strict performance of any of the agreements herein or to exercise any rights or remedies accruing under default of failure of performance shall not be considered a waiver of the right to insist on and to enforce by an appropriate remedy, strict compliance with any other obligation hereunder or to exercise any right or remedy occurring as a result of any future default or failure of performance. This Agreement shall in all respects be interpreted and construed in accordance with and governed by the laws of the State of Texas and District, regardless of the place of its execution or performance. This Agreement shall become effective and enforceable immediately upon its execution by the parties hereto.

The district contracts with an independent contractor to provide solid waste and trash collection to all categorized residential accounts as reflected on the Rate Schedule attached as <u>Appendix "A"</u> in the Rate Order. This may include other categorized accounts that are not residential. All accounts being charged for solid waste trash collection, must not exceed the approved allotted amount of trash for pick up as established by the solid waste contractor. If at any time accounts are identified as producing and/or requiring more than the approved allotted amount for trash pickup, they may be required to obtain a dumpster. Also, if at any time an account is identified as positioning poly carts and/or other container(s) in the designated right of way so as to cause a danger or blockage; the account may be required to obtain a dumpster. The district has provided one (1) poly cart for each solid waste collection address. Such poly carts are required to remain with the address and <u>are not</u> property of the customer; however, should an address not have a poly cart, it is the customers responsibility to contact the solid waste contractor to obtain a replacement. Failure by any customer to pay the fee for solid waste collection service shall result in termination of water and wastewater service in accordance with procedures set forth in Section 4.02 of this Order.

54	ol & Improvement District No. 36 <u>heweid36.com</u> <u>ER DISTRICT and a 'Water Smart' Participant"</u> e Change Plumbing Survey Account #			
Service Agreement for	Water & Sewer Service			
LOTBLOCKHCAD ACCT. NOGovernmental Political Subdivision of the State of Texas in Harris County, Texas ("Cloverleaf"), by and through its employee whose name is signed below on behalf of Harris County WC& ID No.36 the sum of \$being the advance payment for water and sewer service to be furnished by District, in accordance with the following terms and conditions: (See Reverse Side) Donations: Yes or No New Address: Landlord Name and Telephone No:				
Mailing address if different from service address:				
Name (please print):	SS No			
Date of Birth	DL No.			
Email	@			
Spouse	SS No.			
Home Phone No Cell Phone No				
Home Phone No.	Cell Phone No.			
Home Phone No Place of employment				
	Work Phone No.			
Place of employment	Work Phone No.			
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"A Recognized SUPERIOR WATER DISTRICT and a 'WATER SMART' Participant"

Property Use Survey

General Information

- 1. Property Address: _____
- 2. HCAD No.:
- 3. Block No.:
- 4. Lot Number(s): _____
- 5. Owner's Name: _____
- 6. Contact Information:

Property Details/ Type of Property: select one and describe

- 🛛 Residential
- □ Commercial
- 🗅 Industrial
- □ Mixed-use
- □ Other (please specify):
- 7. Size of Property (sq ft):
- 8. Number of Units (if applicable):

Current Use of Property/ What is the primary use of the property?

- □ Owner-occupied
- t Rented/leased to tenants
- G Vacant
- \Box Other (please specify):



"A Recognized SUPERIOR WATER DISTRICT and a 'WATER SMART' Participant"

- 9. If rented/leased, who are the tenants?
- □ Residential tenants
- \Box Commercial tenants
- □ Government agency
- \Box Other (please specify):

10. What activities occur on the property? (Select all that apply)

- □ Living
- \Box Office work
- 🗆 Retail
- □ Warehousing
- □ Manufacturing
- □ Recreational
- \Box Other (please specify):

11. Is the property used for any special events or functions?

- 🛛 Yes
- 🗆 No
- □ If yes, please specify: _____

Condition and Compliance

12. Have any modifications or renovations been made to the property?

□Yes (please describe): _____



"A Recognized SUPERIOR WATER DISTRICT and a 'WATER SMART' Participant"

- 13. Is the property compliant with local zoning laws?
- 🗌 Yes
- 🗆 No
- □ Unsure (please specify issues if any): _____
- 14. Are there any ongoing issues or complaints regarding the property's use?
- □ Yes (please describe)
- El No
- 15. Future Use 15. Do you have plans to change the use of the property in the future? -
- Ves (please describe): _____
- \square No
- 16. Additional Comments Please provide any additional comments or information that may be relevant to the property's use:

Signed	Date	
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