

REGULATIONS GOVERNING WATER SERVICE

PART 3 – SERVICE CONNECTION

3-1 GENERAL PROVISIONS:

3-1.1 TYPES – The District will install two (2) types of service connections, a permanent service connection or temporary service connection.

3-1.2 INSTALLATION - Only duly authorized employees or agents of the district shall install a service connection.

3-2 PERMANENT SERVICE CONNECTION:

3-2.1 GENERALLY – The following shall constitute the authorized service connections for use within the District:

3-2.1.1 DOMESTIC SERVICE CONNECTION – Service to a meter serving no more than one (1) free-standing single family residence on one (1) legally described property served through one (1) domestic service connection situated on one legally described parcel of real property shall not exceed one (1).

3-2.1.2 MULTIPLE RESIDENTIAL SERVICE CONNECTION – Service to a meter serving no more than one (1) free-standing multiple family residential structure containing individual dwelling units with common walls.

3-2.1.3 COMMERCIAL SERVICE CONNECTION – Service to a meter serving no more than one (1) freestanding building containing no more than one (1) commercial unit on one (1) legally described property.

3-2.1.4 MULTIPLE COMMERCIAL SERVICE CONNECTION – Service to a meter serving no more than one (1) free-standing multiple commercial structure containing individual commercial units sharing common walls.

3-2.1.5 MOBILEHOME PARK SERVICE CONNECTION – Service to a meter serving no more than one freestanding mobile home.

3-2.1.6 All new mobile home pads developed within the District, excluding those added within existing mobile home parks, shall be individually metered.

3-2.1.7 SERVICE TO OTHER PROPERTIES PROHIBITED – Delivery of water from a meter supplied by any type of service connection to any other property without first obtaining permission from the Board of Directors for that purpose is prohibited.

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3-2.1.8 DIVISION OF PREMISES – When a property having a service connection is divided in to two (2) or more lots, the existing service connection shall be considered as belonging to the lot to which it directly enters, and a new service connection shall be installed for the remaining lot or lots at the applicant's expense.

3.2.1.9 SUBDIVISION – When a property served by a single domestic or commercial service connection is divided into two (2) or more lots, the existing service connection shall be considered appurtenant to the lot which it enters directly and a new service connection shall be required for service to each new lot resulting from the subdivision. The applicant of each such new service connection shall be responsible for the cost of said installation and for payment of any applicable fees/charges as a condition for water service.

3.2.1.10 SINGLE SERVICE CONNECTION – New premises will be supplied from a single service connection.

3.2.1.11 DOUBLE SERVICE CONNECTION – Only one (1) new premises will be supplied from an existing double service connection. The applicant for installation of a meter on a double service connection where one (1) meter is already installed on the double service connection shall pay for a new service connection as provided for in Subsection 5-2.

3-2.2 LOCATION AND SIZE:

3.2.2.1 LOCATION – Where applicable, the District will install a service connection at a location selected by the applicant along the usually traveled right-of-way; however, the District reserves the right to determine the location in relation to the property boundaries and premises.

Where the premises does not directly abut on a public thoroughfare, the District, at its option, may provide a service connection of conventional length terminating at some practicable location on public property, and the applicant shall provide its connection thereto.

3-2.2.2 SIZE – The District will determine the size (diameter in inches) of a service connection based upon the size and extent of the premises and the operating capabilities of the water system.

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3-2.3 APPURTENANCES:

3-2.3.1 STOP AND VALVE - Each new service connection will have a meter stop, on the inlet side of the meter, for exclusive use by the District, and a gate valve on the outlet side of the meter for consumer use. If either, or both, of these is damaged by the consumer, the District may charge the consumer for the replacement of them.

3-2.3.2. METER – Each service connection shall be metered. Customarily, the meter will be installed in public property adjacent to the curb or property line, but at the option of the District it may be installed on the premises in an appropriate housing. No rent or other charge will be paid by the District for a meter located on the premises.

The meter will be sealed at the time of installation, and no seal shall be altered or broken except by the District. If a meter is damaged by a consumer, the District may charge the consumer for the replacement of the meter.

3-2.3.3 METER BOX – If the meter box is damaged by the consumer, the District may charge the customer for the replacement of the meter box.

3-2.4 CHARGE – The charge for installation of a permanent service connection is provided for in subsection 5-2.

3-3 TEMPORARY SERVICE CONNECTION:

3-3.1 GENERAL PROVISIONS:

3-3.1.1 PURPOSES – Temporary service connection may be installed for any purpose and by any method authorized by the District.

3-3.1.2 PERMIT – no temporary service connection shall be made or installed without first obtaining a permit therefore from the District using the application procedure set forth in Part 4. Said permit shall describe the method of connection or installation and shall state an expiration date.

3-3.1.3 DURATION – Maximum duration shall be six (6) months from the date of issuance. The date may be extended by written authorization by the District setting forth a new expiration date.

3-3.1.4 TERMINATION – The District shall have the right to terminate temporary service and to disconnect a temporary service connection at any time without notice to the consumer.

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3-3.1.5 RESPONSIBILITY FOR TEMPORARY METER – The consumer is responsible for loss or damage to a meter from the time it is installed until it is removed, or until 48 hours after notice in writing has been received by the District that the consumer wants the temporary service connection discontinued.

3-3.1.6 FEES AND CHARGES – Fees and charges for a temporary service connection are the same as those for permanent service as set forth in Part 5, Subsections 5-1 and 5-2.

3-4 OUTSIDE SERVICE CONNECTION

3-4.1 GENERAL PROVISIONS

3-4.1.1 DURATION – Outside District service connection shall be on a contract basis, renewed annually.

3-4.1.2 TERMINATION – Outside District service connection shall be terminated upon discontinuance of service (for any reason).

3-4.1.3 FUTURE OUTSIDE SERVICE – There will be no new outside service connections allowed.