

APPLICATION FOR WATER/WASTEWATER SERVICE AND USER AGREEMENT

Read carefully and fill in completely. Service will not be authorized without a completed and signed Application For Water/Wastewater Service and User Agreement and payment of all charges. The applicant must supply proof of ownership of the property (deed or contract to purchase) and legal description.

CUSTOMER INFORMATION (Please Print)

Property owner/ Tenants name	Phone	Number	
Billing Information:			
Street Address of dwelling			
<u> </u>	Commonoial Institu	tional Industrial	IIviduont
Type of Service: Residential	_Commercial institu	iionai industriai	Hydrant
RESIDENTIAL: SINGLE RESIDENCE COMMERCIAL: SINGLE UNIT:	OT	HER (SPECIFY):	# OF UNITS:
INDUSTRIAL:	F	IYDRANT METER:	
WASTEWATER: RESIDENTIAL_	COMMERCIAL:_		
	BUILDING D	<u>DEPARTMENT</u>	
PERMIT # COMPLIANCE UBC 1997: YES DATE:	DATE ISSUED: NO APPROVE	D BY:	ED BY:
water/wastewater service application	charges has been providen approval.		charges are due immediately after
	-Up Charge:		
One-Time Charge Water (Connection:		
Wastewater	Deposit:		
Other:			
	Total:		
I acknowledge that I am bound by contrand comply with those terms and conditiveceived a copy of the Terms and Condit the information provided in this application	ons, that I have ions and certify	Approved and accepted b	py:
Property Owner's Signature		CRRUA Authorized S	ignature

Date Date

TERMS AND CONDITIONS

1. I understand and agree that I am responsible for all costs associated with connecting to the water/wastewater system including the physical construction from my home to the water/wastewater collection line.

- 2. I understand and agree that although I may request billing to be sent to another party, I, the property owner, am responsible for all water/wastewater service and connection charges. In addition, I am responsible to update my account billing information if modification is required.
- 3. I understand and agree that only one service connection is permitted per application for service and no additional connections into the line servicing this property will be permitted without specific approval from the CRRUA
- 4. I understand and agree that CRRUA is not liable for damage to my property due to backflow of the wastewater system, failure of supply, interruption of service or any other cause outside the direct control of CRRUA
- 5. I understand and agree that I must comply with the standards, policies, rules and regulations as set forth in CRRUA Water Ordinance 2011-01 and Wastewater Ordinance 2011-02 or subsequent requirements as adopted by CRRUA. Copies of the Ordinance are available upon request.
- 6. I understand and agree that utility service may be subject to additional charges and/or disconnection, as defined in the utility provider's Disconnection Policy, should any of the service charges become past due.
- 7. I understand and agree the CRRUA and its agents shall have access to property and equipment located on my premises at all reasonable and necessary times for any purpose associated with or in the furtherance of its business operations.
- 8. I understand and agree that failure to abide by these Terms and Conditions of this agreement may result in disconnection of service, fines, and penalties including criminal prosecution and filling of a lien against the property.
- 9. If the Applicant for service is a Tenant, he or she is responsible for informing the property owner that the Property Owner is ultimately responsible for the water and wastewater charges incurred by the Tenant in the event that the Tenant does not pay, unless the Property Owner notifies CRRUA in writing that the Property Owner will not be responsible for those charges for service in accordance with (NMSA 3-23-6).



Notice of Residential Security Deposits, Guarantees of Payments

CRRUA Water Rules and Regulations, Ordinance No. 2011-01: Rule 17- CRRUA and Wastewater Rules and Regulations, Ordinance No. 2011-02: Rule 16 - CRRUA may require a security deposit or other guarantee of payment as condition of new or continued service to a residential customer, specifically in the case of service:

- 1. To a residential customer who is not connected to the community water system,
- 2. To a residential customer, who has not previously had utility service with CRRUA
- 3. To a chronically delinquent residential customer of CRRUA

Date

- 4. To a residential customer who is being reconnected following discontinuance of service by CRRUA and,
- 5. To a residential customer who, without authority, has interfered with or connected to the CRRUA water/wastewater service.

Commercial and Industrial customers shall be required to make a deposit.

Institutional customers may be required to make a deposit if determined necessary by CRRUA.

**Customers who have not been delinquent for the twelve (12) month period from the date of deposit or guarantee will receive credit to their account of the total deposit amount. If the customer fails to qualify for a refund of the deposit on the first anniversary date of the deposit, that account may be reviewed on each subsequent anniversary date of the deposit. The amount shall be credited if the customer has not been delinquent during the preceding (12) months.

Approved and Accepted by:

Approved and Accepted by:

Degal Property Owner

Property Occupant

Date

I understand the conditions of the Residential Security Deposits, Guarantees of Payments.



The following information is requested by the Federal Government in order to monitor compliance with Federal laws prohibiting discrimination against applicants seeking to participate in the program. You are not required to furnish this information, but are encouraged to do so. This information will not be used in evaluation of your application or to discriminate against you in any way. However, if you choose not to furnish it, we are required to note the race/national original of individual applicants on the basis of visual observation or surname.

Race Categories:

☐ American Indian/Alaskan Native	□ Asian	□ Black or African American
☐ Native Hawaiian or Other Pacific Island	der□ White	
Ethnicity Categories:		
□ Hispanic or Latino □ Not Hispanic or L	.atino	
leyes federales que prohíben la discrimir Usted no está obligado a proporcionar es utilizará en la evaluación de la aplicación	nación contra lo sta información n o discriminar os a notar origin	ederal con el fin de vigilar el cumplimiento de las os solicitantes que desean participar en el programa n, pero se anima a hacerlo. Esta información no se contra usted de cualquier manera. Sin embargo, si nal nacional o raza de los solicitantes individuales
Categorías de raza:		
□ Indígena Americano/Nativo de Alaska	□ Asiático	□ Negro o Afroamericano
 □ Nativo de Hawái o Isleño del Pacifico Categorías de etnicidad: 	□ Blanco	
□ Hispano o Latino □ No Hispano o Lat	tino	