

Application for Water Utility Service Cedar Mountain/Long Valley

Phone: 435-644-3997 Fax: 435-644-8679 E-mail: kcwcd@kanab.net 190 W. Center St. #200, Kanab, UT 84741 www.kcwcd.com

For Water Service at (address):						
Date Service Active (Will Use Recorde	d Deed Information	if Ava	ailable):			
Applicant:						
Last Name			First Name			
Co- Applicant:						
Last Name			First Name			
Primary Phone:	Secondary Phon	e:		Other Phone:		
Mailing Address:						
Address			City	State	Zip Code	
E-Mail Address:				Send My Bill By:	Mail E-Mail	
L-Mail Address.	Employe	r Info	rmation		L-IVIAII	
Applicant's Employer:	Lilipioye			alovor:		
, ,			Co-Applicant's Employer:			
Address:		A	Address:			
,	State Zip	Cit	<u> </u>	State	Zip	
Phone:		P	Phone:			
	Emergency C	ontac	t Information			
Name:	Phone:			Relationship:		
	·					
Wate	r Rate Schedules	(Effe	ctive January 1,	2014):		
Usage Type		Rate	Water Included	or with		
Commercial Level 1-Minimum Fee Commercial Level 2- Plus \$3.00 per 1,000 gall	ons	\$45.00 3.00				
Commercial Level 3- Plus \$3.25 per 1,000 gall		3.25				
Commercial Level 4- Plus \$3.50 per 1,000 gall	ons	3.50	20,001+ Gallons per m	nonth		
Residential Level1-Base Rate		\$25.00		all meters regardless of activity		
Residential Level 2- Plus \$3.00 per 1,000 gallo Residential Level 3- Plus \$3.25 per 1,000 gallo		3.00				
Residential Level 4- Plus \$3.50 per 1,000 gallo		3.25 3.50				
The undersigned herby applies (apply) to the Kar and permission to connect the premises listed ab eceipt of a copy of the Terms of Service. The un he owner(s) of the Property, effective as of the connection	ne County Water Cons love (hereinafter the "P dersigned hereby repr	roperty	y District (hereinafter ") to the District wate	the "District") for culinary indoor wer system. The undersigned acknow	wledges the	
		_				
Applicant's Signature	Date		Co-A	pplicant's Signature	Date	

Office Use Only: Parcel#: ____ Acct#: ____



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Terms of Service

- 1. I (we) represent and warrant that I am (we are) the owner(s) of the property, or are trustees, partners, or other duly authorized representative(s) of the owner(s) of the Property, that I (we) have full power and authority to enter into this Agreement on our own behalf and on behalf of the owner(s) of the Property, and that the signature of no other person is required to bind the owner(s) of the Property to the terms of this Agreement. The term "I (we)" as used in this Agreement means and includes the signer(s) of this Agreement and individually the owner(s) of the Property if other than the signer(s) individually.
- 2. I (we) agree to pay all such charges for water service as are fixed from time to time by the District. I (we) understand that a base monthly fee for water service will be due even if no water is actually used on the Property. I(we) understand that the meter installed on the property is permanent and will not be removed for the purpose of not paying the base rate.
- 3. I (we) agree that, unless installed already or otherwise agreed, the District shall install the necessary connection from its water main to a point on or near the Property line and shall install a water meter. I (we) understand that if not installed already, the District will endeavor to follow my (our) instructions as to the location of the water meter but ultimately the location of water lines, meter and related equipment shall be at the sole discretion of the District.
- 4. I (we) agree that if not installed already, all work and the cost of extending, maintaining, and repairing water lines from the meter to the point of use shall be my (our) responsibility.
- 5. I (we) agree to pay all impact and connection fees, unless said impact and connection fees have been paid by a previous owner, and all other fees and charges, established by the District in connection with this Agreement and water services hereunder. I (we) agree that the District may file with the County Recorder a Notice of Lien against the Property to secure payment to the District of any impact, connection and other fees financed by the District. I(we) agree that the District may file with the County Recorder a Notice of Lien against the Property to secure payment to the District of any impact, connection and other fees financed by the District.
- 6. I (we) agree that the District reserves the right to inspect the culinary water system servicing the Property, both on and outside of the Property, and to require any corrections or improvements, at my (our) expense, necessary to meet the requirements of the District or any other government agency having jurisdiction to regulate the water system of the District.
- I (we) agree that I (we) and the Property will be bound by all rules, regulations, and ordinances enacted now or hereafter by the District applicable to the District's
 culinary water system.
- 8. I (we) represent that the main purpose or use to be made of this water connection is culinary indoor use.
- 9. I (we) agree to pay all taxes, mortgages, trust deeds, liens and other encumbrances against the property as they become due.
- 10. I (we) agree that in the event of any default hereunder, including failure to pay all sums due, whether for water service, District financed impact and connection fees or other District fees and charges, or for failure to pay all taxes, mortgages, trust deeds, liens and other encumbrances against the Property, or in the event of failure of the undersigned or any occupant of the premises to comply with the rules, regulations and ordinances established by the District or in the event of any other default, the District shall have the following rights and remedies, all of which may be exercised concurrently or separately at the election of the District, the exercise of one not constituting waiver or any other:
 - a. The District may terminate water service to the property fifteen (15) days after mailing of written notice of intent to terminate services. Termination of services shall continue until all delinquencies and all applicable reconnection fees and charges are paid in full and until all other conditions of default have been eliminated.
 - b. The District may declare the entire remaining balance of all sums due hereunder, including all charges for water service and all unpaid District financed impact and connection fees and all other District fees and charges, immediately due and payable and may collect the same by enforcing any Notice of Lien previously filled, or by filing and enforcing an original Notice of Lien if no Notice of Lien has yet been filled or by filling and enforcing one or more additional Notices of Lien if any Notice of Lien has been filled previously. Any lien filled against the Property shall remain on the Property until paid or satisfied, and shall include additional fees and charges occurring after the filling of such lien without any amendment of the Notice of Lien being required. All fees and charges in default and not timely paid shall bear interest at the rate of eighteen percent (18%) per annum until paid with a minimum monthly late charge of \$5.00. The District may enforce this lien by civil action, including recovery of its attorney's fees and costs of court, and including the right of foreclosure and sale of the Property in the event the lien remains unsatisfied for a period of three (3) months.
 - c. The District may certify to the appropriate county authorities all past due charges for water service, all unpaid District financed impact and connection fees, and all other unpaid District fees and charges, which fees and charges will become a lien on the Property on a parity with and collectible at the same time and in the same manner as general county taxes that are a lien on the Property.
 - d. The District shall have the right to specifically enforce by civil action compliance with its rules, regulations, and ordinances, including recovery of its attorney's fees and costs of court, whether or not related to a default in the payment of fees and charges.

11.	I (we) agree that in the event of sale or other title transfer of the Property, I (we) will pay off the total balanced owed to the District including all charges for water
	service, all unpaid District financed impact and connection fees, and all other District fees and charges. If payment is not made prior to closing, I (we) authorize and
	direct the closing agent to pay all outstanding fees and charges at the time of closing on written confirmation from the District of the amount due.

Office Use Only:	Parcel#	Acct#:	
Office Use Offig.	i αι cciπ.	$\cap CUI_{\pi}$.	



Application for Automatic Payment Service (APS)

Phone: 435-644-3997 Fax: 435-644-8679 E-mail: kcwcd@kanab.net 190 W. Center St. #200, Kanab, UT 84741 www.kcwcd.com

Please consider paying your bill through electronic funds transfer, an easy way to pay a bill by an automatic draft from your checking or savings account each month. It will save you the time of writing a check and the cost of mailing it each month.

To participate, please complete and return this electronic funds payment program authorization form to the Kane County Water Conservancy District (KCWCD). Please attach a voided check to this form to ensure timeliness and accuracy in processing your request.

Service Address:	vice Address: KCWCD Account#:			
Name on KCWCD Ac	count:			
	Checking A	ccount Information		
Name on Account:				Checking Savings
Bank Name:				
Bank Address:		City		
		City	State	Zip
Phone:	Routing#:		Account#:	
that I can discontinue my Both the KCWCD and the that the KCWCD reserved good standing.	my bank account shown about participation in the electrone bank also may terminate es the right to limit particip	onic payment program be this agreement with 10 ation in the program to c	ny monthly water y notifying the KC days written notic customers whose a	bill. I understand CWCD in writing. e. I understand accounts are in
Signature:	l	Date:		
your bill e-mailed to you	rless billing. By requesting each month. If you are also ail below for this request to	o using auto-pay, you w		
E-mail Address:				

IMPORTANT!!!

Please attach a check marked "VOID" to this authorization form. The date of each withdraw will appear on your monthly billing statement.

KANE COUNTY WATER CONSERVANCY DISTRICT

190 W. Center Street, Suite 200 ◆ Kanab, UT 84741 (435) 644-3997 ◆ Fax (435) 644-8679 ◆ Email: kcwcd@kanab.net

Kane County
Water Conservancy
District

Kane County Water Conservancy District Duck Creek Water System Policies and Guidlines Monthly Water User Fee Schedule

Cedar Mountain and Surrounding Area Monthly User Fee Schedule Residential/Recreational Use

Level	Rate	Water Included		
Level 1 – Service Availability	\$25.00	Base Rate-NO WATER*		
Level 2- Plus \$3.00 per 1,000 gallons	3.00	1,000-15,000 Gallons per month		
Level 3- Plus \$3.25 per 1,000 gallons	3.25	15,001-20,000 Gallons per month		
Level 4- Plus \$3.50 per 1,000 gallons	3.50	20,001+ Gallons per month		

Commercial Use

Level 1 –Minimum monthly fee	\$45.00	0-10,000 Gallons per month
Level 3- Plus \$3.00 per 1,000 gallons	3.00	10,001-15,000 Gallons per month
Level 4- Plus \$3.25 per 1,000 gallons	3.25	15,001-20,000 Gallons per month
Level 5- Plus \$3.50 per 1,000 gallons	3.50	20,001+ Gallons per month

^{*}Please note that base rates will be charged each month regardless of usage on the meter. This charge even applies to vacant lots.

As a new user of our water system, access to over 2.5 million gallons of storage is available to you and will be delivered at pressures between 50 and 150 PSI. The new pressurized system has been designed to meet all state and county fire protection regulations.

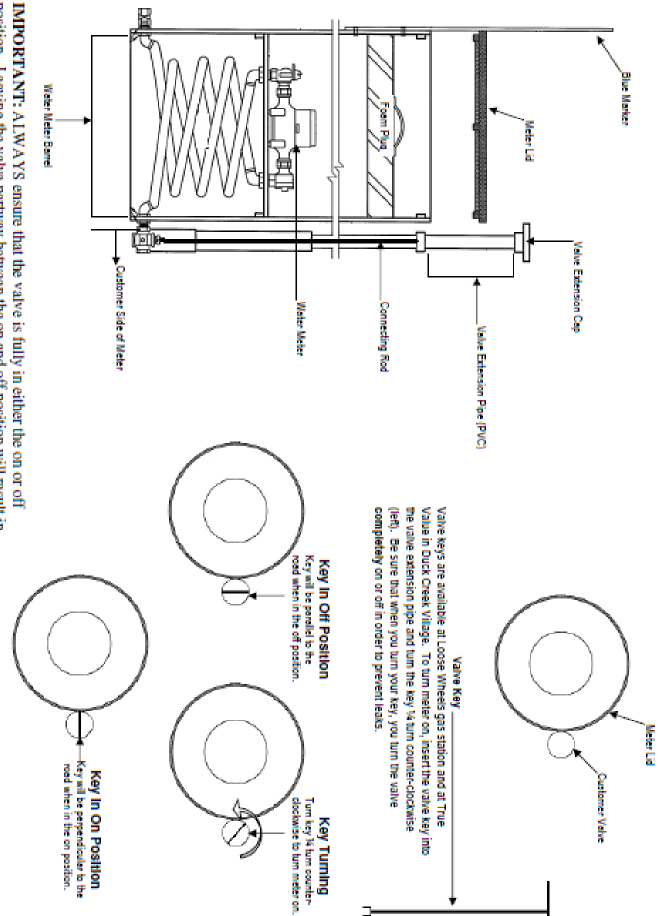
On the reverse side of this sheet, you will find a diagram detailing your meter and how to turn it on and off. Here are a few things to keep in mind when using your water:

- ALWAYS turn your water off at the customer valve by the meter when leaving your property. By doing so, you are keeping pressure out of the line to your house which can prevent leaks and a high water bill. Also, please make sure you always turn the valve completely to the on or off position to prevent excess water usage. (See diagram on back side for details)
- It is highly recommended that you install a pressure-reducing valve (PRV) on your side of the meter to prevent a line break. Kane County Code requires a PRV when the pressure is 80 PSI or greater.
- Maintenance of the customer valve (key, PVC extension, and extension cap) is the customer's responsibility.
- If you need to access your meter inside of the barrel, please be sure to replace the foam plug securely on top of the meter and replace the meter lid. Any damage due to improperly covering the meter—rodent damage, freezing, etc. will be charged to the customer.
- Snow removal and access surrounding the meter is the customer's responsibility. If you call for service and the snow around your meter has not been cleared, we cannot respond.
- Service calls will be charged at a rate of \$45.00 per hour with a 1 hour minimum plus the cost of any parts that are needed to repair damage incurred by the customer.
- The Kane County Water Conservancy District will maintain all equipment within the meter barrel and the blue marker.

If you have any questions regarding these policies or about the diagram on the back of this sheet, please call (435) 644-3997, or e-mail kcwcd@kanab.net.

Water Meter Barrel Detail—Side View

Water Meter Barrel Detail—Top View



position. Leaving the valve partway between the on and off position will result in meter. This will result in high water charges on your bill water running through the stop and waste valve, which registers as usage on your