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orm FHA 442-30		WATER PHE	CHASE CONTRA		FAGE 02
Rev. 4-19-72)		11 ALF 6449 L VA		-	
This sectors for the	, acts and nurchase	of water is ente	red into as of the	day of	A REAL PROPERTY AND A REAL
9, between the _	r				
	Eubanks	New			
			(Address)		
ereinafter referred to a	as the "Seller" and	the1	<u>AcKinney Water</u>	District	<u>محب بالانتقاب معامد م</u>
P.O. Box	(7, McKinney	, <u>Kentucky</u>	40448	A.	
nereinalter referred to a			(Address)		
hereinalter referred to a	as the Entremaser				
		¥1	ITNESSETH:		
Whereas, the Purcha	aser is organized an	d established un	ider the provisions of	<u>Chapter 273</u>	of the
Code ofK	<u>(.R.S.</u>	, for	the purpose of const	nucting and operating a v	vater supply distribution
system serving water	users within the a	rea described in	n plans now on file i	in the office of the Purc	
this purpose, the Purch	haser will require a	supply of treate	d water, and		
	he Seller's system :	and the estimate	d number of water us	with a capacity currently ers to be served by the s	
-			-	on the	7
whereas, by		MD.	·	on the many free free	4aj
of $\underline{m_{\ell}}$	<u> 21/</u>	, 19 Z	\mathcal{D} , by the Seller, the seller is the se	he sale of water to the l	Purchaser in accordance
with the montheline of	the sold Res	olution		was approved, and the e	usautian of this contains
carrying out the said _ and attested by the Se	Kesoluti	ON uthorized and	by theMa	yor of the City	OT EUDANKS
			McKinnes	Water District	
Whereas, by <u>Re</u> :	SUIDLION		e naktiney	Water District	.
of the Purchaser, enac	cted on the	gth	_day of	Lay	. 19 90
				3	
	A		the summer and firstly for	the set Resolution	n and Contract
				the said <u>Resolutio</u>	
was approved, and the	e execution of this a	contract by the _		the said <u>Resolutio</u> rison Reynolds	
was approved, and the attested by the Secret	e execution of this c ary was duly author	contract by the _ rized;	<u>Rresident Har</u>		
was approved, and the attested by the Secret Now, therefore, in a	e execution of this o ery was duly author consideration of the	contract by the _ rized;	<u>Rresident Har</u>	rison Reynolds .	
was approved, and the attested by the Secret <u>Now, therefore, in c</u> A. <u>The Seller Agree</u>	e execution of this of ary was duly author consideration of the es:	contract by the _ rized; e foregoing and t	<u>Rresident Har</u> the mutual agreements	rison Reynolds .	, âf
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	2,	(Poin	t of Delivery a	ad Pressure) That v	vater will be furnis	hød et e reasonab	ly constant pressure calculate
at		<u>60 ps</u>	<u>i</u> f	rom an existing	4 ^{II}	inch main su	upply at a point located
	16	00 ft	. east alor	ig highway KY	643		
such breal this	greate ks, pov provisi 3,	er press wer fail ion for s (Mete	sure shall be bo ure, flood, fire a such reasonable p ring Equipment)	ome by the Purchas and use of water to period of time as may To furnish, install	er. Emergency fail fight fire, earthqual y be necessary to re , operate, and main	ures of pressure o le or other catastic store service. Itain at its own e	Purchaser, the cost of providi- or supply due to main supply li- ophe shall excuse the Seller fro xpense at point of delivery, t adard type for properly measuri
ihe o but	quantity not mo	y of wat ire freq	et delivered to t uently than once	he Putchaser and to e every twelve (12)	calibrate such meter months. A meter	ing equipment when registering not mo	never requested by the Purchas re than two percent (2%) above lisclosed by test to be inaccurs
							ccordance with the percentage vater furnished during such per prior to the failure, unless Sel
and An its r	Putcha appropr reading	ser sha iate of: 8.	il agree upon a c ficial of the Pur	different amount. Th rchaser at all reaso	e metering equipmen nable times shall h	t shall be read on . ave access to the	XXXXX meter for the purpose of verify
eacl							then the <u>XXXXXX</u> day the preceding month.
B.	-		er Agrees:			45.14	
vilab				Date) To pay the ollowing schedule o		in the <u>15th</u>	day of each month, for wa
	8.	. S min	da 25 7	6. 20 for the fi onth.	rst25,000	gallos:	s, which amount shall also be t
	b.		125 2,0	cents per 1000	gallons for water in	excess of25	,000 gallons (
		les	s than1(00,000	gallons.		
of	c	s. \$ <u>.</u>	3 .00	cents per 100	Ó gallons for water	in excess of	<u>100.000</u> galion
			·	·			
		-					
	4		nnection Fee)	To pay as an agree	i cost, a connection	fee to connect th	TARIFFE e Seller's systemwith the system
	the P		r, the sum of	xxxxxx			costs of the Seller for installa
				XXXXX	XXXXXX		6/29/
of	. the me	eterng (equipment and				PUBLIC S COMMI OF KEN

	TARIFF BRANCH
2. (Connection Fee) To pay as an agreed cost, a connection fee to connect the Seller's syst	RECEIVED
of the Purchaser, the sum ofXXXXXX dollars which shall cover any and all costs of the Se	ller for installation 6/29/2011
of the metering equipment andXXXXXXXXXXX	
of the indiana edation and	PUBLIC SERVICE COMMISSION OF KENTUCKY

<u>.</u>]4

C. It is further mutually agreed between the Seller and the Purchaset as follows:

1. (Term of Contract) That this contract shall extend for a term of ______40 ___years from the date of this contract and, thereafter may be renewed or extended for such term, or terms, as may be agreed upon by the Seller and Purchaser.

2. (Delivery of Water) That <u>60</u> days prior to the estimated date of completion of construction of the Purchaser's water supply distribution system, the Purchaser will notify the Seller in writing the date for the initial delivery of water.

3. (Water for Testing) When requested by the Purchaser the Seller will make available to the contractor at the point of delivery, or other point reasonably close thereto, water sufficient for testing, flushing, and trench filling the system of the Purchaser during construction, irrespective of whether the metering equipment has been installed at that time, at a

4. (Failure to Deliver) That the Seller will, at all times, operate and maintain its system in an efficient manner and will take such action as may be necessary to furnish the Purchaser with quantities of water required by the Purchaser. Temporary or partial failures to deliver water shall be remedied with all possible dispatch. In the event of an extended shortage of water, or the supply of water available to the Seller is otherwise diminished over an extended period of time, the supply of water to Purchaser's consumers shall be reduced or diminished in the same ratio or proportion as the supply to Seller's consumers is reduced or diminished.

5. (Modification of Contract) That the provisions of this contract pertaining to the achedule of rates to be paid by

the Purchaser for water delivered are subject to modification at such times as Sellers rates change. Any increa Or decrease in rates shall be based on a demonstrable increase or decrease in the costs of performance bereunder, but such costs shall not include increased capitalization of the Seller's system. Other provisions of this contract may be modified or altered by mutual agreement.

6. (Regulatory Agencies) That this contract is subject to such rules, regulations, or laws as may be applicable to similar agreements in this State and the Seller and Purchaser will collaborate in obtaining such permits, certificates, or the like, as may be required to comply therewith.

7. (Miscellangous) That the construction of the water supply distribution system by the Purchaser is being financed by a loan made or insured by, and/or a grant from, the United States of America, acting through the Farmers Home Administration of the United States Department of Agriculture, and the provisions hereof pertaining to the undertakings of the Purchaser are conditioned upon the approval, in writing, of the State Director of the Farmers Home Administration.

8. (Successor to the Purchaser) That in the event of any occurence rendering the Purchaser incapable of performing under this contract, any successor of the Purchaser, whether the result of legal process, assignment, or otherwise, shall succeed to the rights of the Purchaser hereunder.

9. It is specifically understood and agreed by the parties hereto that the Purchaser shall own, install and maintain the water line to be installed at the described location.

10. Master meter installed by Purchaser, owned and maintained by Seller.



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In witness whereof, the parties hereto, acting under authority of their respective governing bodies, have caused this contract

to be duly executed in ______ counterparts, each of which shall constitute an original.

Seller: City of Eubanks Water System By. Æha i rman Title Attest: delan Secretary Purchaser: McKinney Water District Reynolds 00 Na By_ President Title 💻 Atter Secretary This contract is approved on behalf of the Farmers Home Administration this ______ day of _ 19 _ By _____ Title TARIFF BRANCH RE 6/29/2011 PUBLIC SERVICE COMMISSION OF KENTUCKY