

OCT 2 7 2000

EXTENSION APPLICATION FOR NORTH SHELBY WATER COMPANY

PUBLIC SERVICE COMMISSION

APPLICANT(S): TOM MONARCH	
(Address) 102 CONSUMER LN. FRANKFORT KY. 40601 (Phone No.) 502-	-875-0009
NOTE: All Applicants must sign	
AREA TO BE SERVED: RATTLETRAP ROAD @ KY 395	
SERVICE APPLIED FOR: Distribution Line Extension	x
Distribution Flush Hydrant	X
Distribution Upgrading	
Distribution Relocation	
Other (describe)	
ESTIMATES: Estimated Water Line Size	6
Estimated Project Cost	\$14,690.00
Estimated Footage	850
Other (describe)	PUBLIC SERVICE COMMISSION
EXHIBITS: Map or plat showing streets, lots, buildings, proposed service route, and easements, a copy of which is attached hereto and made a part hereof, and marked "Exhibit A" for	OF KENTUCKY EFFECTIVE
identification Other (describe)	1414 5 0 5000
CONSTRUCTION COMMENTS: LOTS OF ROCK / CREEK CROSSING	PURSUANT TO 807 KAR 5:011.
	BY Stephani Bu
	SECRETARY OF THE COMMISSION

AGREEMENT:

- Applicant(s) applies for a water line extension upon the terms and conditions set forth in this contract. All Applicants who are married or are otherwise living within the same dwelling unit shall normally be considered one Applicant for rebate purposes.
- 2. Applicant(s) agrees to obtain and provide, without cost to the Company, all properly signed recordable easements required by the Company for the installation and maintenance of the Company's water transmission or distribution lines, existing and future. If Applicant(s) cannot obtain easements on property other than Applicant's, the Company will obtain those easements at Applicant's cost, which is not included in the estimate.
- 3. The water facilities constructed hereunder shall at all times be owned and maintained by the Company. The Company shall have the right to extend the facilities without compensation to Applicant(s) or the consent of Applicant(s). The Company shall have the right to make service connections thereto without the consent of Applicant(s), and subject to the Company's construction rebate agreement as hereinafter provided.
- 4. Upon approval by the Company's engineer, manager, and board of directors, the manager and engineer will design and make a cost estimate of the project. Applicant(s) will, prior to construction, make a deposit to the Company's escrow construction account of the entire estimated project cost (less any Company and Fiscal Court contribution). If the actual construction cost exceeds the estimate, Applicant(s) will promptly pay the difference. If the actual construction cost is less than the estimate, the Company will refund to Applicant(s) any overpayment plus interest at the rate of 6% per annum on the amount of the excess deposit for the period beginning 90 days after completion of all construction, installation and servicing work in connection with the project and ending with the date of payment of refund.
- 5. Applicant(s) acknowledges that the project cost will include the Company's reasonable supervision, engineering, legal and accounting charges attributable to this project
- 6. All projects having estimated construction costs exceeding \$25,000.00 shall be bid unless waived by the Applicant. All smaller projects, and all projects where bidding is waived by the Applicant, will be constructed by the Company or the Company's contractor. All contractors will sign the Company's standard construction contract

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- 7. Applicant(s) grants Company a perpetual easement over applicant's land to survey, plan, install, construct, maintain, repair, and remove existing and future water pipelines, appurtenant facilities, and meters, the right to read those meters, and the right of ingress and egress for these purposes over Applicant's property.
- 8. All construction, labor and materials must be in accordance with the Company's specifications. A payment and performance bond will be required.
- 9. The facilities will be constructed in accordance with "Exhibit A." If there is no "Exhibit A" to this contract, the extension will be constructed within the Company's easements upon Applicant's property. Under no circumstances will construction begin on Applicant's property until Applicant(s) has granted Company all necessary and proper recorded easements.
- 10. The Company agrees that it will perform its obligations under this contract with reasonable diligence, and that construction will begin as soon as reasonably possible. In the event that the construction called for by this contract cannot begin within 6 months from the date of this contract, then either the Company or <u>all</u> of the Applicant(s) may terminate this agreement by written notice to the other at which time the Company will refund the deposit less any cost incurred.
- 11. This agreement shall be valid and binding on the Company only when executed by its President. Any deposit made with this application prior to such signature shall not be construed as an acceptance hereof.
- 12. The Company shall determine the total cost of the water main extension (exclusive of the tap on fee, and any Company and Fiscal Court contributions). This construction cost including any cost overruns shall be contributed equally by those Applicant(s) desiring service on the main extension. Each Applicant (customer) will also be required to pay the Company's approved "Tap-on fee" for a meter connection to the main extension. In consideration of the company paying to construct a portion of the water main. Applicants have agreed to waive the 50 foot contribution normally required by 807 KAR 5:066. Section 11(3).

For a period of ten years after the project has been completed and placed in service, each additional customer directly connected to that portion of the water main constructed under this agreement (but not including any future main extensions or customer connections thereto) will be required to contribute to the cost of that extension based on a recomputation of each customer's contribution as set out above. The Company must refund to those customers that have previously contributed to the cost of each main extension that amount necessary to reduce their contribution to the currently calculated amount for each customer connected to that extension, provided, however, that the total amount returned shall not exceed the original construction cost, without interest. All customers directly connected to each main extension for a ten year period after it is placed in service are to contribute equally to the cost of the construction of the water main extension. In addition, each customer must pay the approved tap on fee applicable at the time of their application for the meter connection, which is not refundable and may be changed during the refund period. After the ten year refund period expires, any additional customer applying for service on this project main must be connected for the amount of the approved tap on fee only, and all or any part of the construction cost not refunded within said ten year period shall become the property of the Company. All refunds shall be made on an annual basis and without interest.

- 13. If this application is for extension of water service to a subdivision (a subdivision is presumed by the existence of a plat), the Applicant(s) agrees that no refund will be paid for any customer located within that subdivision, it being expected that the subdivider will recoup the cost of this extension in the sale of the subdivision lots. Applicant(s) further agrees that the construction contribution for each additional customer not located within said subdivision, will be computed using the number of planned customers in that subdivision. (For example, if there are 19 single-family lots in the subdivision and a new customer across the road but not in the subdivision applies for service from the water main extension, the construction contribution from that new customer will be calculated by dividing the original construction cost by 20.)
- Notwithstanding anything in this agreement to the contrary, if the Company or Shelby Fiscal Court have contributed funds to assist in this extension, each Applicant hereby assigns, first to the Company and second to Shelby Fiscal Court, that Applicant's construction rebate to the extent necessary to first repay the Company's construction contribution, if any, and next repay Shelby Fiscal Court's construction contribution. Each Applicant acknowledges that it is a condition of the Shelby Fiscal Court contribution that Shelby Fiscal Court be repaid prior to Applicant from any construction rebates, following repayment of the aforementioned Company press that it is a condition of the construction rebates, following repayment of the aforementioned Company press that it is a condition of the construction rebates, following repayment of the aforementioned Company press that it is a condition of the construction rebates, following repayment of the aforementioned Company press that it is a condition of the construction rebates, following repayment of the aforementioned Company press that it is a condition of the construction rebates, following repayment of the aforementioned Company pressure that it is a condition of the construction rebates.
- 15. If any Applicant's account becomes delinquent, that Applicant Date Company's attorney fees and costs incurred in collecting that account. Any del prescount will accrue Twelve Percent (12%) interest. Venue for any action filed on this contract shall be in Shelby County, Kentucky.
- 16. Any notice given hereunder shall be deemed sufficient if in writing and sent by certified mail to Company at P.O. Box 97, Bagdad, Kentucky 40003, and to each Applicant's most recent billing address or, if none, then that Applicant's address as shown on this application.

PURSUANT TO 807 KAR 5:011, 17. The terms of this special extension agreement, if filed with the Kentuck Public Service

SECRETARY OF THE COMMISSION

Commission pursuant to 807 KAR 5:001 Section 9(1), shall prevail over any of the Company's rules and

18. By signature hereon, Applicant(s) acknowledges that he/she has read the foregoing, received a copy thereof, agrees to be bound by same, and acknowledges that this is the entire agreement between the parties and that there are no oral agreements between the parties.

CORPORATE, LLC, PARTNERSHIP APPLICANT(S)

Date:	Name:	
	By:	
	Title:	
		INDIVIDUAL APPLICANT(S)
		INDIVIDUAL AFFLICANI(S)
		V-tenWL -1
		A (
•		
•		
		Additional Applicants, if any (sign on back if
	000	necessary)
Date:	9-5-2000	NORTH SHELBY WATER COMPANY
		By: Duesn be compte
		Duncan LeCompte, President
		* * *
	FOR Company USE ONLY:	
	•	****
	Received this day of	, 2000,
	from Applicant(s) for Escrow Constru Completed Cost of Project	\$
	Balance due from (to) Applicant(s)	Š
	(1)	
	Completed Footage of Project	
	Company Contribution (if any)	
	Shelby Fiscal Court Contribution (if	any)

2wtr\ns\extension.frm form 5/20/99

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY Stephan BU SECRETARY OF THE COMMISSION

PRELIMINARY ESTIMATE							
Location:	RATTLETRAP ROAD		Project No:				
Client Name:		Tom MONAKCH	Date Pre	pared:			
Client Address:			Client P	hone:			
		٠	Client F	ax:			
Water Utility	:	NORTH SHELBY LUTTER	Utility P	hone:			
Utility Addre	ss:		Utility F	ax:			
Special Problems:		Number	Of Tap-	ons:			

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ITEM					UNIT	TOTAL
NO.	SIZE	ITEM	AMOUNT	UNIT	PRICE	PRICE
	6-mest	PVC Pipe	1850	LF	6.50	12,025
,		PVC Pipe				
	6 inch	Gate Valve and Box	3	EA	45000	1350
	3-met	Blowoff Valve and Box	1	EA	400°E	400
	12-inch	Steel Casing Pipe, Bored	50	LF	10000	5000
	6- inch	Stream Crossing	150	LF	7500	3750
		Crushed Stone	100	Tu	1000	1000
		Class C Concrete	5	CY	125	625
		Contingency, 10%				2435
		Asphalt				
		SITE VIDEDTAVE	1	15	100	200
					-	
PUBLIC SERV	ICE COMMISS	ON	TOTAL	CONSTR	UCTION:	26,785
OF K	ECTIVE	**************************************				
EFT	FOLIVE	DIVISION	\$150.0			
				2950		
NOV	Z A 2000			1000		
		LEG	600			
PURSUANT TO	0 807 KAR 5:0 ON 9 (1)	11. T	4700			
Stephan						
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SUBTRACT!

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