EXTENSION APPLICATION FOR WEST SHELBY WATER DISTRICT

RECEIVED

			AUG - 4 1997
APPLICANT(S):	Charles T. Mullin		<u>s</u>
	(Address)	(Pho	ne No. COMMISSION
NOTE: All	Applicants <u>must</u> si	gn	
AREA TO BE SERV	/ED: Lone Oak Su	bdivision, Secti	on I
SERVICE APPLIE	D FOR: Distribution Distribution Distribution Distribution Other (descr	Flush Hydrant Upgrading Relocation	X X
ESTIMATES:	Estimated Wa Estimated Pr Estimated Fo Other (descr	otage	PUBAR LARADE COMMISSIO SIGN RANGO 808 EFFECTIVE
1 s a h a: i	p or plat showing sots, buildings, property of which is a creto and made a pand marked "Exhibit dentification her (describe)	oposed easements, attached art hereof,	SEP 03 1997 PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Order C. Mescan
CONSTRUCTION C	OMMENTS: See Exh	ibit B, Extension	n Estimate

AGREEMENT:

- 1. Applicant applies for a water line extension upon the terms and conditions set forth in this contract.
- 2. Applicant agrees to obtain and provide without cost to the District any properly signed recordable easements required by the District for the installation and maintenance of the District's water transmission or distribution lines, existing and future. If Applicant cannot obtain easements on property other than Applicant's, the District 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 District. The District shall have the right to extend the facilities without compensation to Applicant or the consent of Applicant. The District shall have the right to make service connections thereto without the consent of the Applicant, and subject to the District's construction rebate agreement as hereinafter provided.
- 4. Upon approval by the District's engineer, manager, and board of commissioners, the manager and engineer will design and make a cost estimate of the project. The Applicant will, prior to construction, make a deposit to the District's escrow construction account of the entire estimated project cost. If the actual construction cost exceeds the estimate, Applicant will promptly pay the difference. If the actual construction cost is less than the estimate, the District will refund to Applicant 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 acknowledges that the project cost will include the District's reasonable supervision, engineering, legal and accounting charges attributable to this project.

- All projects having estimated construction costs exceeding \$10,000.00, shall be bid as required by state law. smaller projects will be constructed by the District or the District's contractor. All contractors will sign the District's standard construction contract.
- 7. Applicant grants District 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.
- labor and materials must be in All construction, accordance with the District'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 District's easements upon Applicant's property. Under no circumstances will construction begin until the District has obtained all necessary and proper recorded easements.
- The District 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 District or the Applicant may terminate this agreement by written notice to the other at which time the District will refund the deposit less any cost incurred the deposit less any cost incurred.
- 11. This agreement shall be valid and binding on the District only when executed by its Chairman. Any deposit made with this application prior to such signature shall not be construed as an acceptance hereof.
- The District shall determine the total cost of the water main extension (exclusive of the tap on fee). The cost shall be contributed equally by those Applicants desiring service on the main extension. Each Applicant (customer) will also be required to pay the District's approved "Tap-on fee" for a meter connection to the main extension.

For a period of five 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 (not including customer connections to further extensions or branches thereof) 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 District 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 five 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 refundable and th not refundable and may be changed during the refund period. After the five year refund period expires, any additional customer applying for service on each main extension 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 five year period shall become the property of the District. All refunds shall be made on an annual basis and without interest.

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If this application is for extension of water service to ision (a subdivision is presumed by the property of the a subdivision (a subdivision is presumed by the passet service of 5.0 plat), the Applicant agrees that no refund will be passet any customer located within that subdivision, it being expected that FOR THE PUBLIC SERVICE COMMISSION the subdivider will recoup the cost of this extension in the sale of the subdivision lots. The Applicant 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.)

- 14. If the District has contributed company funds to assist in this extension, each Applicant hereby assigns to the District that Applicant's construction rebate refund to the extent necessary to first repay the District's construction contribution.
- 15. If Applicant's account becomes delinquent, Applicant agrees to pay the District's attorney fees and costs incurred in collecting that account. Any delinquent account 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 District at P.O. Box 26, Simpsonville, Kentucky 40067, and to Applicant at
- 17. By signature hereon, Applicant 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.

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Date: 1-13-94	APPLICANT				
	Charles T. Mullins	2-9			
	Ann M. Mullins	- 9			
Date: 1-13-94	WEST SHELBY WATER DISTRICT By: May Markey Clury	WEST SHELBY WATER DISTRICT BY: MAN MANNEY CHURCH			
	Ray Larmee, Chairman				
FOR DISTRICT					
Completed Cos	day of 1995, 6 256.00 of Project \$ 16 356.00 om (to) Applicant \$.00				
Completed Foo	age of Project Tibution (if any) Tibution (if any)				

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SEP 03 1997

PUBLIC SERVICE COMMISSIC OF KENTUCKY EFFECTIVE

PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Orden C. Hall
FOR THE PUBLIC SERVICE COMMISSION

Alkn D. FANI · Allan: Ann Purnell Allen: Fred: Robert Purnell P.O. Box 38 Simpsonville, KY 40067 Robert : Mary J. Purnell Robert Est P.O. Box 366 Route 5 Simpsonville, KY Shelbyville 40067 ex B"water main ? N 89° 49' 27' 52 39.90 roge pavement S88°26 19"E. DANNY JOE RANCES BEMISS BESSIE DEMPSEY SHELBYVILLE SO 32 56"E 40.18' 40065 ANICE BALL -YVILLE, ORY 40065 SIMPSONVILLE 810 COLTRELL KY. \$5067 7 CARLF. ! MYRTLE PONTRICH N 89°54'09 *RT.* 2 SHELBYVILLE, KY 134.08 40065 $\dot{\varphi}$ COTTRELL N89°54'09"E *JUIPMENT* 25 28 6 H 40067 13 24 12 18 120: MEADQ 808 11 19 ||∻ WILLIAMS 10 10 805-BOX 5 ONVILLE 10'SEWER PUBLIC SERVING COMMANDER OF THE UNIXY 10067 9 9520'UTKITY 91' ESM' 25'8100 LINES ANN MCCAK ALE RD. LLE 8 fence 588°44'50"W 581.85 Per LEN 30 ELEC & (P.CAB 1) s comments

WATERLINE EXTENSION ESTIMATE

-		Data Duc	epared (2/24/93
Client Name CHARLES MULCIUS	Client P		
Client Address ZIII Long Ron Ro	40223		
	40223 ATEL DISTR	'ICT Utility I	Phone(soz) 122-89/2
7,440	AILL DISTR		
Location of Extension Size of Main 6-max	Number	of Tap-ons	
Langth of New Waterline	Feet		
Special Problems - (gas line, railroa)	d, highway, etc.	.) Two HWY BO	ske 5
ESTIMATE FOR 1/2 OF DE	EVELOP MEN		m 1
Construction Estimate	Unit	Cost	Totals
length of pipe 6"	808	_x_#7	= 5656
length of pipe		x	
number of valves	3	x 400	= 1700
number of blowoffs		X	_=
number of fire hydrants	1	x 1500	= 1500
length of highway crossing	60	x 15	= 4500
length of stream crossing		xx	=
tons of crushed stone	25	x 12	= 300
tons of asphalt		x	
cubic yards of concrete	150	x 150-	= 150
		x	_=
Distance CVIII 4 - 10 17 - 17 17 17 17 17 17 17 17 17 17 17 17 17 17 17 17 17 17 17	PUBLIC SERVICE OF KENTU OF KENTU EFFECT	TIVE \$ 150°	ruction \$ 13,606
Division of Water Processing Fee		197 \$ 3000	RCT PERSONAL
Engineering'	SEP 33 19	\$ BY DIST	RCT PERSONAL
Inspection Legal \$100 per easement + 2%	PURSUANT TO 807 SECTION 9	Total Non-Const	
ì	BY: Quele C	Total Non-Const	ruction \$
	TYN THE FUDIN MATER	Total	Project \$ 16, 256.
c:\WATFORM.CHP/walform		R	•