USDA-FHA .5orm FHA 442-30 (Rev. 4-19-72)

WATER PURCHASE CONTRACT

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TLI_	contract for the	sale and nurches	e of water is	entered into a	s of the <u>91</u>	<u>h</u> day of]	lay
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19 00							
•	Box 399) Cave	<u> </u>	(Address)			
		s the "Seller" and	the Ct	tw of Bon	niovillo	·.	
hereinaft	ter referred to as						
	•	Bonniev	<u>/i]le, </u>	Kentucky (Address)	42713		
hereinaf	ter referred to a	s the ''Purchaser') J				
				WITNESSETH	•		,
			• 	•	•	Chapter 106	3 ' of
						and operating a wate	
system a this purp	serving water up lose, the Purcha	sers within the a ser will require a	supply of tre	d in plans now bated water, and	on file in the	office of the Purchas	er and to accomp
•••							able of conving
oresent o	customers of the	Seller's system a	nd the estim	ated number of	water users to l	capacity currently ca be served by the said	Purchaser as she
in the pla	ans of the syste	m now on file in t	he office of t	he Purchaser, a	and		
Where	as, by <u>Res</u>	olution		No	enacted on the	9th	······
	Mos	•	10	85 by the	Seller, the sale	of water to the Purc	haser in accorda
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with the	provisions of th	e said <u>CC</u>	<u>ntract</u>		was app	roved, and the execu	tion of this contr
		contract			hairman o	f GRVWD	
arrying (out the said	tary, was duly au	thorized, and	toy the the	<u>, , , , , , , , , , , , , , , , , , , </u>	f GRVWD	······································
W/L	Pos		of	the City	of Bonni	eville City	Council
wnere	as, by	•				•	
of the Pu	urchaser, enacte	d on the <u>6t</u>	<u>n</u>	day of	May		, 19 <u>85</u>
the nurch	use of water fro	m the Seller in ac	cordance wit	h the terms set	forth in the said	contract	
	1						
was appr	oved, and the ex	recution of this co was duly authori:	ntract by the	. May	01		, i
,				J 41 4		fter est forth	
Now,	therefore, in cor	nsideration of the	toregoing and	d the mutual ag	reements aereint	iller set iorti,	
A. The	Seller Agrees:			in dia mandri di seconda di second Seconda di seconda di se			
	1. (Quelity an	u Quantity) To fu	rnish the Pu	rchaser at the	point of delivery	hereinafter specifie	d, during the term
		· •			*	able quality standards	of the
1	ract or any rene	wal or extension t	hereot, potat	ble treated wate	r meeting applie	able.purity standards	. of the
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1		nwealth of	<u>'Kentuc</u>	<u>kv</u>			~
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this cont	Commo juantity as may	• •			Million OF AU PURSUAN	G 2 5 19871A 442	2-30 (Rev. 4-19-7

2. (Point of Delivery and Pressure) That water will be furnished at a reasonably constant pressure calculated

at	40	PSI	from	an existing	<u>6 Inch</u>		_inch main	supply at a	point located	ł ł
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If a greater pressure than that normally available at the point of delivery is required by the Purchaser, the cost of providing such greater pressure shall be borne by the Purchaser. Emergency failures of pressure or supply due to main supply line breaks, power failure, flood, fire and use of water to fight fire, earthquake or other catastrophe shall excuse the Seller from this provision for such reasonable period of time as may be necessary to restore service.

3. (Metering Equipment) To furnish, install, operate, and maintain at its own expense at point of delivery, the necessary metering equipment, including a meter house or pit, and required devices of standard type for properly measuring the quantity of water delivered to the Purchaser and to calibrate such metering equipment whenever requested by the Purchaser but not more frequently than once every twelve (12) months. A meter registering not more than two percent (2%) above or below the test result shall be deemed to be accurate. The previous readings of any meter disclosed by test to be inaccurate

shall be corrected for the _________ months previous to such test in accordance with the percentage of inaccutacy found by such tests. If any meter fails to register for any period, the amount of water furnished during such period shall be deemed to be the amount of water delivered in the corresponding period immediately prior to the failure, unless Seller

and Purchaser shall agree upon a different amount. The metering equipment shall be read on <u>First</u>. An appropriate official of the Purchaser at all reasonable times shall have access to the meter for the purpose of verifying its readings.

4. (Billing Procedure) To furnish the Purchaser at the above address not later than the <u>First</u> day of each month, with an itemized statement of the amount of water furnished the Purchaser during the preceding month.

B. The Purchaser Agrees:

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1. (Rates and Payment Date) To pay the Seller, not later than the <u>10</u> day of each month, for water delivered in accordance with the following schedule of rates:

s 80¢ per thousand for the first ______ gallons, which amount shall also be to minimum rate per month.

b. \$ ______ cents per 1000 gallons for water in excess of ______ gallons but

less than _____ gallons.

. \$ ______ cents per 1000 gailons for water in excess of ______ gallons.

FUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

AUG 2 5 1987 PURSUANT TO 807 KAR5:011, SECTION 9 (1)

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(Connection Fee) To pay as an agreed cost, a connection fee to connect the Seller's system with the system

of the Purchaser, the sum of <u>actual installation</u> which shall cover any and all costs of the Seller for installation.

C. It is further mutually agreed between the Soller and the Purchaser as follows:

1. (Term of Contract) That this contract shall extend for a term of <u>Forty</u> years from the date of the initial delivery of any water as shown by the first till submitted by the Seller to the Purchaser and, thereafter may be renewed or extended for such term, or terms, as may be ag eed upon by the Seller and Purchaser.

2. (Delivery of Water) That $\underline{\text{Ten}}(10)$ 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.

(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

-0-_ which will be paid by the contractor or, on his failure to pay, by the Purchaser. flat charge of \$ ____

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 schedule of rates to be paid by

the Purchaser for water delivered are subject to modification at the end of every <u>fiscal</u> year period. Any increase or decrease in rates shall be based on a demonstrable increase or decrease in the costs of performance hereunder, 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, and subject to PSC Approval.

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. (Miscellaneous) 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 per-forming 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.

It is agreed that all of Purchaser's rights and equities under this contract 9. may be and the same are hereby pledged to the United States Department of Agriculture, Farmers Home Administration, as security for a loan Farmers Home Administration pro-

poses to make to Purchaser to finance the construction of a water system.

FUELIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

-AUG 2 5 1987

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

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

to be duly executed in

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counterparts, each of which shall constitute an original.

Seller:

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GREEN RIVER VALLEY WATER DISTRIC

Bv Title

Attest: Dourles 4

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Purchas ist By _ My R Title

Attest:

This contract is approved on behalf of the Farmers Home Administration this ______ day of August

and and a second second

FIJ. By ___ R2 Title Ch