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Form FHA 4 2-30
(3-4-68)

attitudent to

WATER PURCHASE CONTRACT

SEP 02 1994

ΓΗΛ 442-30 (3-4-68)

This confact for the sale and p	PURSUANT TO 807 KAR 5:011, SECTION 9 (1) Durchese of water is entered into as of the 18 myday of January
19 71 homeon the City of	Monticello Water and Sewer Commission,
A Commence of the Commence of	SECTION S(1) purchase of water is entered into as of the Byday of January  F Monticello Water and Sewer Commission,  Monticello, Kentucky
	(Address)
hereinafter is forced to as the "Selle	er' and the Bronston Water Association, Inc.
÷	Bronston, Kentucky
hereinefter ferred to as the "Purc	(Address)
	WITNESSETH:
Whoteas, the Purchaser is organi	ized end established under the provisions of
Code of Controlly Rovice	d Statutes , for the purpose of constructing and operating a water supply distri
evotem serving water users within this purpose, the Purchaser will req	the area described in plans now on file in the office of the Eurobasor and to accomp
are car case, acts of the Senier's sy	perates a water supply distribution system with a capacity currently capable of servivestem and the estimated number of water users to be served by the said Purchaser as ite in the office of the Purchaser, and
Whereas, by <u>resolution</u>	Noenacted on the
	, 19 70, by the Seller, the sale of water to the Purchaset in account
	was approved, and the execution of this co
entrying out the said <u>resolut</u> and attested by the Secretary, was d	tion by the chairman duly outbosized, and
Whereas, by resolution	of the board of directors
r ore r aren . As a content on the	
	r in accordance with the terms set forth in the said resolution
he purchase of water from the Seller	this contract by the President
no purchase of water from the Seller tan approve to end the execution of t treated by to secretary was duly a	this contract by the President uthorized;
no purchase of water from the Seller rac approved and the execution of the	this contract by the Prosident
no purchase of water from the Seller for approve and the execution of the sell of Agrees:	this contract by the President uthorized;
he purchase of water from the Seller has approved and the execution of the technique of the execution of the execution of the Seller Secretary was duly as Maw, there lete, in consideration of the Seller Agrees:  1. Chalify and Quantity)	this contract by the <u>President</u> sufficient; of the foregoing and the mutual agreements hereinafter set forth,

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,	2. (Point of Delivery and Pressure) That water will be furnished at a reasonably constant pressure calculated		
	at 90 p.s.i. from an existing four (4") inch main supply at a point located		
<i>(</i>	near Williams Store at Mill Spring, Kentucky		
	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 end use of water to fight fire, carthquake 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 <u>4 Months</u> months previous to such test in accordance with the percentage of inaccuracy 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>1st.</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 10th, day of each month, with an itemized statement of the amount of water furnished the Purchaser during the preceding month.		
	B. The Purchaser Agrees:		
	1. (Rates and Payment Date) To pay the Seller, not later than the 20th. day of each month, for water delivered in accordance with the following schedule of rates:		
	a. S 120.00 for the first 300.000 gallons, which amount shall also be the minimum rate per month.		
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	minimum rate per month.		
	minimum rate per month.  U \$vents per 1009 gations for water in excess of gations but -		
	minimum rate per month.  D \$cents per 1009 gallons for water in excess of gallons but		
	minimum rate per month.  5 5		
	minimum rate per month.  D. S		
	minimum rate per month.  D. S		
	minimum rate per month.  D. S		
	minimum rate per month.  II.— S		

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

- 1. (Term of Contract) That this contract shall extend for a term of \_\_\_\_\_\_years from the date of the initial delivery of any water as shown by the first bill submitted by the Seller to the Purchaser 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 30 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

flat charge of \$ 0.40/1000 gallonnich will be paid by the contractor or, on his failure to pay, by the Purchaser. The purchaser will provide the meter for measuring the Water under till paragraph.

- 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. Temperary 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

- 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 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.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

SEP 02 1994

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

BY: Quadrate State Office Offi

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In witness whereof, the parties hereto, acting under author	ority of their respective governing bodies, have caused this contract
to be duly executed in counterparts, ea	
Attest:	Seller: MONTICELLO WATER & SEWER COMMISSION  By Chairman  Title Chairman
Attest: John K. Gaver	By Ali Selice Title Bresident
This contract is approved on behalf of the Former Hann A	district A Atom districts
19	dministration thisday of,
	Ву
	Title

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Quadrat Constitution on