FORM FHA-KY 442-16 (Rev. 12-14-70)

COS TRACT FOR LATER SHRVICES

THIS CONTRACT made and entered into this 22 car of	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
between Italian Sulface whose a ress in	
Delice fix, verty of the FIAST	T, and
(Municipality, Water District, or Association)	the
(Municipality, Water District, or Association) SECOND PART:	

with ESSERN That for and in consideration of the effort of the many of the SECOND FART, to secure financing of the construction of this lect, and in consideration of the other users signing similar Consacts, departy or parties of the FIRST LART hereby agree to connect the secure works System.

The Bonthly water sates will be reasonable and, if a sater in of or Association, approved by the Fublic Service Commission, 70%

It is understood and acroed that the Farty of the SCIND ALL serves the right to determine the size of service connection to be used to a plane water to the Farty of the FIRST FART. A plane will be used in a set of the party of the FIRST FART contracts for a larger moter. A separate contract to the installed for each residence.

A separate contract will be required for trailer parks.

It is understood and agreed that at such time as the system is constructed, the Party of the FIRST LART agrees to connect to said System, but in the event the Party of the FIRST LART refuses to so connect he illepsy the minimum monthly water bill prescribed by the organization who due. The Party of the FIRST LART, failing to connect, shall be liable for is connection fee and if, thereafter, party of the FIRST LART desires to connect to said system, the Party of the FIRST LART SECOND TART and any and all amounts previously billed. The FIRST LART agrees not to resell or give away water purchased hereunder. If the system is constructed, but the property is not reached by the dramation's like, any payment, less initial deposit, shall be fally refunded.

BY: BECTION 9 (1)

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THE FIRST PART's rights hereunder are subject to such a other rules and regulations as the party of the SECOND Fact may be called the organization may terminate service to any customer fail of to part a water bill when thirty (30) days past due or for viola of the organization's regulations.

Deposits to insure rayment of monthly waterbbills and renalties on delinquent water accounts shall be as the party of the S.COND LARCE may hereafter prescribe.

The party of the FIRST PART agree to permit the organization to lay, maintain, repair, remove and disconnect a carvice line and tend and read meters at a point on customer's property to be descenated by the organization for each signed connection with right of it ress an egress for these purposes over customer's property, and to pant an easement for installation of water lines where required.

The party of the FIRST FART agrees to install and main in as life own expense a service line which shall begin at the water on a careful extend to the dwelling or place of business and other particles of he premises.

The failue of the party of the FIRST FART to pay water charges duly imposed, shall result in the automatic imposition of the follows: penalties:

A. Non-rayment within ten days from the due date will be subject to a penalty of ten per cent of the delinquent account.

B. Non-payment within thirty days from the due date while result in the water being shut off from the party of the riker PART's property.

C. In the event it becomes necessary for the party of the DEN PART to shut off the water, a fee of \$15.00 will be character for reconnection of the service. The party of the FIRST is will also be required to pay all delinquent accounts and the minimum water bill for the time the meter was disconnecting otherwise agreed to in writing.

Customess' Signatur

Martin Cowater Di

FUEL C SENVICE COMMUSSION

TITLE: COVER 1987

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

(SEAL)

BY: 🚄

APPENDIX A

APPENDIX TO AN ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 7505-1 DATED

The following rates are prescribed for customers of Martin County Water District No. 2. All other rates and charges not specifically mentioned herein shall remain the same as those in effect under authority of the Commission prior to the effective date of this Order.

Usage Block		Rate
Next 4,000 Next 4,000 Next 10,000 Next 20,000	gallons gallons gallons gallons gallons gallons	\$ 9.33 Minimum 3.29 per 1,000 gallons 3.19 per 1,000 gallons 3.09 per 1,000 gallons 2.64 per 1,000 gallons 2.04 per 1,000 gallons
•	gallons	1.24 per 1,000 gallons

Special Contract Customers

Warfie	ld Eleme	entary			
Next	25,000	gallons gallons gallons	2.04	Minimum per 1,000 per 1,000	
Pigeon	Roost	School School			
Next Over	40,000 100,000	gallons gallons gallons	2.04 1.24	Minimum per 1,000 per 1,000	
Peter	Cave Coa	al/Wolf Creek	Collerie		
		gallons gallons		Minimum per 1,000	gallons
Dempse	y Housir	<u>ng</u>			
First Over		gallons gallons		Minimum (gallons