

June 2, 2025

## KENTUCKY PUBLIC SERVICE COMMISSION

## **Green-Taylor Water District**

## WATER USER AGREEMENT

COMI	MIS	SION						
	THIS	AGREE	MENT	made and entered into this the	đay of	•	2004, by and	
between_								
of								
(Phone No WATER ) the parties	DISTR WIT WHE NOV	UCT of In NESSETI ERAS, thi V THERE o hereby a	dustrial H, THA s Agree FORE, agree as		nafter called DISR urchase water fron y-Laws; wing mutual cove	JCT; h the District, and nants, promises and com	nditions set out below,	
	<ol> <li>The District shall, it waterline mains are made available to the User, furnish to the User such quantities of water as the User may desire in connection with the property to be served by this Agreement which property is described as follows:</li> <li>Address:</li> </ol>							
	Road or Highway:							
	Nam 2	The Dist A. If t sha cor B. If t op fee C. If t prc ins cor The Dist 5/8 inch	rict sha here is a all instal mection here is a cration f shall b his Use ospectiv tall a nection rict reso by 3/4 i	l furnish water to the User by and the nexisting water main or if the bids lainch meter at a location fee of \$to the District. In existing meter already in place for or User, for which the User hereby erefunded to User upon termination r Agreement is being executed by re- e use by the User, and when a water inch meter at a location chose if fee to the District.	brough one of the for a new water n ion chosen by the or use by the User, pays a fee of \$ of service and pa ason of a new wat line main is made n by the District, i of service connect ser contracts for a	following means (check nain have been advertise District, for which the U then the District shall p to the District yment of User's final b terline expansion project available to the User, t for which the User here tion to be used to supply larger meter. A separa	a & fill in as applies): ed for, then the District Jser hereby pays a meter out said meter into as a meter deposit, which ill. et of the District for hen the District shall by pays a meter y water to the User. A te meter must be	
	4.							
		and upon land owned by the User, with the right to erect, construct, install and lay, and thereafter use, inspect, repair, maintain, replace and remove water pipelines and appurtenant facilities, together with the right to utilize adjoining lands belonging to the User for the purpose of ingress and egress from the said lands.						
	5,	good can the User interest, made av Constru- of funds WATEF	use show by reas shall be ailable. ction of for con & LINES	ONNECTION FEES AND DEPOS vn in the sole discretion of the Distr on of no waterline mains being laid refunded to the User within a reaso water lines to serve the property co struction and approval by all local, b DO NOT ALREADY EXIST, TH DE AVAILABLE TO THE USER.	ict. However, if the adjacent to User's phable time after it vered under this ag state and federal a	he District is unable to s property then the deport is determined that wat greement depends upon gencies having jurisdic	provide water service to osit set out above, plus er service cannot be feasibility, availability tion over same. IF	
	6.	Meter co	onnectio	e responsible for installing and main and extend to his place of water u	ise.	OF	KENTUCKY	
	7.	water lin District'	nes and 's syster	ture source of water available to the the User will disconnect from his pr a and shall eliminate present or futu y any water purchased by him from	esent water suppl re cross-connectio	prior to connecting to n in his systems of add	an8/w/2008 to the	

SECTION 9(1)
By Tephanin Sumbo
Executive Director
-

- 8. The User shall connect his service line to the District Water meter and shall commence to use water from the system on the date the water is made available to him. WATER CHARGES TO THE USER WILL COMMENCE ON THE DATE SERVICE IS MADE AVAILABLE BY THE DISTRICT, REGARDLESS OF WHETHER THE USER IS CONNECTED TO THE SYSTEM OR WHETHER HE ACTUALLY USES ANY WATER.
- 9. It shall be the duty of the User to read his own meter on the date the bill is received every month and submit same to the District for billing purposes not later than the 10<sup>th</sup> day of the month. Failure of the User to submit a meter reading by the due date will result in an estimated meter reading being imposed by the District. If a reading is not received for 3 consecutive months, the meter will be read by the Water District personnel and said reading will be used for billing. There will be a \$15.00 service charge each time the meter is read by District personnel because of no reading being submitted by the User.
- 10. The User shall pay District for water purchased according to the rates set by the Kentucky Public Service Commission, which payments shall be due not later than the 10<sup>th</sup> of the month following the month of water usage. The failure of the User to pay water charges duly imposed shall result in automatic imposition of the following penalties:
  - A. Nonpayment by the 20<sup>th</sup> day of the month following the month of water usage is subject to a penalty of 10% on the delinquent account per month or any part of a month the bill remains unpaid.
  - B. Nonpayment by the 15<sup>th</sup> day of the month following the month the bill is received will result in the water being disconnected from the User's property.
  - C. In the event it becomes necessary for the District to disconnect water from the User's property, a fee of \$30.00 will be charged for a reconnection of service.
- 11. The District shall determine the allocation of water to the User in the event of a water shortage. In the event the total water supply shall be insufficient to meet all of the needs of the Users, or in the event there is a shortage of water, the District may prorate the water available among the various Users on such basis as is deemed equitable by the District, and if at any time water supply shall be insufficient to meet all the needs of all the users, the District must first satisfy all of the needs of all of the Users for domestic purposes before supplying any water for livestock purposes and must satisfy all the needs for both domestic and livestock purposes before supplying any water for garden purposes.
- 12. The User shall comply with and be bound by the Articles, By-Laws, Rules and Regulations of the District, now in force or as hereafter duly and legally supplemented, amended or changed. The User shall pay for water at such rates, time and place as shall be determined by the District, and agrees to the imposition of such penalties for noncompliance as are now set out in the District's By-Laws, Rules and Regulations, or which have been or hereafter might be adopted by the District.
- 13. If the User defaults in the performance of any of his duties and obligations herein, or should he breach any of the provisions and conditions of this agreement, the District may disconnect water service to the User. If a disconnection has been made by reason of the above, the User shall pay to the District a reconnection fee of \$30.00 prior to reconnection of water service by the District.
- 14. The User shall be liable to District for any and all damage suffered by the District as a result of User's actions and of the actions of his agents, employees and anyone else under his control.
- This contract shall be binding upon and inure to the benefit of the parties and their respective heirs, administrators, successors and assigns.

WITNESS the signature of the parties hereto the day and year first above written.

<b>CANCELLED</b> Witness:	Water User				
June 2, 2025	Water User				
	GREEN-TAYLOR WATER DISTRICT by:				