

P.O. Box 1087 Griffin, GA 30224 Wade Cannon Chairman

Joseph Johnson, PE General Manager

Spalding County Water and Sewerage Facilities Authority Service Contract

	Vater Meter Installation	☐ Water Meter Relocation		
☐ I am the Owner	☐ I am the Builder, Ov	vner's Full Name:		
Your Name				
Service Address				
Mailing Address				
S.S. Number		Driver's License #		
Cell/Home Phone #		Office Phone #		
Place of Employment		How Long?		
Address	_			
Neareast Relative				
Address of Nearest Relative	2			
Phone # of Nearest Relative	2			
		building, fees will be collected through the online ou are <i>not</i> permitting a new home or commercial to be made in the office.		
<u>CHARGES:</u>				
□ 3/4" Water Tap: \$1855 or □ 1" Water Tap: \$2200				
This contract is subject to the	ne terms and conditions s	hown on page 2 of this contract.		
	s shown above subject to	ounty to furnish the service as designated above to the terms and conditions endorsed hereon which		
CUSTOMER'S SIGNATU	RE			
ACCEPTED FOR SCWA I	3Y			
		Date		

SCUA water authority

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THE TERMS AND CONDITIONS ARE HEREBY MADE PART OF

THE SERVICE CONTRACT:

- 1. The Spalding County Water and Sewerage Facilities Authority (herein referred to as "SCWSFA") agrees to deliver water to the customer to a point at or near the customer's property according to the services subscribed for on this recording document of the service contract, herein called "the service".
- 2a. The customer will pay for services at the regular rates now or hereafter established by the SCWSFA.
- b. In the case of meter service, when the meter fails to register properly, the customer agrees *to* pay for the service based on the average of the preceding month's usage of the service.
- c. Upon receipt thereof all bills will be paid by the customer at the City of Griffin offices unless otherwise notified.
- 3a. The County will use diligence in providing a regular and uninterrupted of service.
- b. This contract shall exist until canceled by the SCWSFA or by the customer upon thirty (30) days' notice to the other party hereof. However, the City of Griffin (herein referred to as the "City") or SCWSFA shall have the right to temporarily discontinue the service without notice for any of the following reasons without causing termination of this contract:
 - i. For repairs
 - ii. For an insufficient supply of water
 - iii. For nonpayment of a service bill
 - iv. On account of or to prevent fraud
 - v. For the violation by the customer of any provision of this contract or for the customer's non-compliance with City or County Water Ordinances
 - vi. For the customer's non-compliance with the Cross Connection Ordinances
 - vii. For the customer's non-compliance with a Drought Conservation Plan.
- 4. The customer shall furnish at his own expense all necessary piping from the water main connection to his building.
- 5. The City and the SCWSFA shall have the right of access to the customer's premises at all times during the term of this contract and, thereafter, upon its termination, for the purpose of reading meters, inspection, and repairing service apparatus, and removing its property.
- 6. The SCWSFA shall have the right to refuse to supply the service and to discontinue the service upon ten (10) days written notice of any defective condition found. The customer will not permit anyone other than authorized employees of the City or SCWSFA to interfere, or tamper, with the County meters and service connections and will further pay the county for all damage to its property.
- 7. The customer and the SCWSFA will not allow but one (1) residence or unit to be connected onto one service meter.
- 8. The SCWSFA will install such service as soon as practicable, allowing all other utilities sufficient time to locate their facilities. This time will also be determined by weather, and by the time of the service purchase, and other unanticipated circumstances.
- 9. The SCWSFA will not allow a meter to be placed on another parcel or tract of land that is not serving the same parcel or tract for which such meter is purchased unless the property is landlocked. Then the landlocked property owner is required to furnish SCWSFA a certified copy of his recorded Easement from the property owner of the land upon which the meter is being installed, granting the right to use such land for such proposes.

AGREED TO:	(Customer's Signature)	Date:
HORLED 10.	(Custoffici s Signature)	Date.