CHATEAU WOODS M.U.D.

New Customer Fees

Homeowner Deposit - \$75.00

Service Charge - \$ 50.00

1st Month Trash - \$18.40

Total due with application - \$143.40

Chateau Woods M.U.D.
Water Billing Office
27351 Blueberry Hill Drive, Suite 36
Conroe, Texas 77385-8969

Phone #281-367-0935

Office Hours Monday through Friday 8:00 AM to 4:00 PM

CHATEAU WOODS M.U.D. BILLING INFORMATION

Billing Office:

27351 Blueberry Hill Dr. #36

Conroe, TX 77385

Phone:

(281)367-0935

Drop Box:

Located next to front door of billing office

Billing Information:

Meters are read on or about the 25th of each month Bills are sent out no later than the 1st of each month

Bills are due the 20th of each month

On the 21st of each month a late fee of 10% is assessed

Service may be disconnected on or about the 25th if not paid

Connection Requirements:

Completed Service application

Completed Customer Service Agreement Photocopy of Picture ID of Applicant

\$75.00 Homeowner Deposit

\$50.00 Service Charge

\$ 18.40 First Month of Trash Service

Total Due: \$143.40

(CASH/CHECK/MONEY ORDER ONLY)

Water and Sewer Rate Information:

Residential In District

Water: First 0-3,000 gallons- \$10.05 (monthly minimum)

Next 3,000 gallons- \$1.51 per 1,000 gallons Next 3,000 gallons- \$1.76 per 1,000 gallons Next 3,000 gallons- \$2.01 per 1,000 gallons Next 3,000 gallons- \$2.26 per 1,000 gallons

Each 1,000 gallons thereafter-\$2.51 per 1,000 gallons

Sewer: Flat Rate- \$25.13 per month GRP fee: \$1.92 per 1,000 gallons LSGCD fee: \$0.06 per 1,000 gallons Trash: Flat Rate - \$18.40 per month Waste Management (800) 800-5804

Deed Restrictions

THE COVENANTS, CONDITIONS, AND RESTRICTIONS TO BE IMPOSED UPON PROPERTY IN LAKE CHATEAU WOODS SUBDIVISION ARE AS FOLLOWS:

- 1. All lots shall be used for residential purposes only, and no building shall be erected, altered, placed or permitted to remain on any lot than one detached single-family dwelling not to exceed two stories in height and a private garage for not more than three automobiles.
- 2. Each residence constructed on said lots shall have a minimum floor area in square feet equal to the number obtained by multiplying the front lot line width in feet by 20, or 1,600 square feet. Whichever is less, exclusive of open or screened porches, terraces, patios, driveways, carports and detached garages. Exterior front walls of any residence shall consist of full brick or cedar veneer construction. All foundations constructed shall have a solid concrete slab reinforced with screen mesh and ½ inch rebar in accordance with sound building practices. The electrical service installation and internal wiring must be in accordance with the National Electrical Code. All construction must follow the procedures and codes of the Uniform Building Code.
- 3. No structure of a temporary character, mobile home, tent, shack, or other outbuilding shall be used on any lot at any time. No garage may be erected except simultaneously with or subsequent to construction of the residence.
- 4. None of said lots shall be re-subdivided in any fashion except that any person owning two or more adjoining lots may subdivide or consolidate such lots into building sites provided that such subdivision or consolidation does not result any building site having a front lot line of less than fifty feet.
- 5. No building, structure or improvement shall be erected on any lot within twenty-five feet of the front property line nor within five feet of side property line nor within five feet of the rear property line. No corner lots shall have buildings, structures or improvements within ten feet of the side property line adjacent to a street.
- 6. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 7. No residential structure shall be inhabited unless and until the exterior of such structure is completed, the construction site is cleared of expended construction material and electrical, water, and sewage disposal services are being provided.
- 8. No individual sewage disposal system shall be permitted on any lot.
- 9. No individual water supply system shall be permitted on any lot.
- 10. No oil well drilling, development, quarrying or mining operations of any kind shall be permitted on any lot nor shall wells, tanks, tunnels, excavations or shafts be permitted on any lot.
- 11. No animals, livestock, or poultry of any kind shall be raised, bred or kept upon any lot except in the furtherance of activities or projects sponsored by, or conducted pursuant to membership in, the F.F.A., 4/H, or other officially sanctioned educational programs. Dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purpose.

- 12. No lot shall be used or maintained as a dumping ground or storage area for rubbish, trash, or salvage, and no garbage or other waste shall be kept except in sanitary containers.
- 13. Easements fro the installation and maintenance of utilities are reserved as shown on the recorded plats of the subdivision. No utility company, water district, political subdivision, or other authorized entity using the easements herein referred to shall be liable for any damage done by them or their assigns, agents, employees or servants to shrubbery, trees, flowers, or other property of any lot owner situated within any such easement.
- 14. No fence or wall shall be placed, or permitted to remain on any lot nearer to the street or streets adjoining such lot than is permitted for the main residence of such lot.
- 15. No professional, business or commercial activity to which the general public is invited shall be conducted on any lot.
- 16. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions, and all of the provisions shall remain in full force and effect.
- 17. These covenants, conditions and restrictions shall run with and bind the land and shall insure to the benefit of and be enforceable by the owner of any lot subject hereto and their respective legal representatives, heirs, successors, and assigns, and shall be effective for a term of twenty (20) years from the date this instrument is recorded, after which time such covenants, conditions, and restrictions shall be automatically extended for successive periods of ten (10) years. The covenants, conditions, and restrictions herein may be amended by an instrument signed by not less than Seventy-Five Percent (75%) of the lot owners of lake Chateau Woods Subdivision.
- 18. No signs of any character shall be allowed upon any lot except one sign or not more than 15 square feet advertising the property for sale or rent.

Date: April 25, 1994

Chateau Woods Petition Committee P.O. Box 851 Spring, Texas 77383 Phone (281)363-2590

Chateau Woods MUD Garbage Collection Service Guidelines



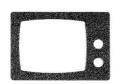
CURBSIDE SERVICE

Service days are Monday and Thursday
Please have your garbage out by 7 a.m. on your service day.

Household garbage, grass clippings, leaves, branches and tree trimmings are collected at the curb.

Important!- For the safety and protection of our employees and equipment, we do require that branches and tree trimmings be no greater than three inches (3") in diameter and be cut, tied and bundled in four foot (4') lengths weighing no more than forty to fifty pounds (40-50 lbs.) Containers over 45 gallons must have all trash bagged.

Due to safety concerns Waste Management will not service anything over 65 gallons.



BULK GARBAGE COLLECTION

Two (2) items on second collection day of the week (Thursday)

Acceptable items include moving boxes (please break them down and bundle them), old furniture, and appliances.

Please note! WM can no longer dispose of CFC refrigerant containing items (i.e., refrigerators, freezers, etc.) without certification that the Freon has been properly removed and recycled, pursuant to current Federal law.



UNACCEPTABLE ITEMS

Gasoline Paint

Motor Oil (and used filters) Construction debris

Batteries

HOLIDAYS

NEW YEAR'S DAY LABOR DAY

MEMORIAL DAY THANKSGIVING DAY

INDEPENDENCE DAY CHRISTMAS DAY

Have questions? Our Customer Service Department is here to help:

Call us: 1.800.800.5804 E-mail us: cssatex@wm.com

Find us online: http://www.wm.com

Our Office is Open From 8:00 a.m. to 5:00 p.m., Monday through Friday.



CHATEAU WOODS MUNICIPAL UTILITY DISTRICT

A-1 UTILITY/WATER BILLING OFFICE ~ 27351 Blueberry Hill Dr. #36 ~ CONROE, TX. 77385 Phone 281-367-0935 ~ Fax 281-367-5044

HOMEOWNER APPLICATION FOR WATER AND SEWER SERVICE

Applicant Name	Date
Service Address	
Mailing Address	
Phone#:Home	Work#
Drivers License No: (s)	SS#
Email address:	Opt out of paper bill (email notice only?): YES NO
accordance with the District's estable for water and sewer services for the final bill. I agree:(1)the District shall not be use of water on the above premises (2)the District shall not be responsifixtures or appliances on the above within the boundaries of applicant's side of the water meter; and(5)the binterruption, inadequacy or non-av I understand that:(1)bills will be fix water service based on the meter repayable upon presentation and pay by the due date of the current mont.	gured in accordance with the District's established rate schedule with ading of the amount consumed for the period;(2) bills are due and ment may be made at the office of the district;(3)bills must be paid h or a late penalty will be assessed. Indeed sewer service for non-payment of the bill or noncompliance with ese statements are made in accordance with the established policies
☐ To request confidentiality	of your personal information, please check box.
****** OFFICE US	E ONLY: DO NOT WRITE BELOW ************************************
Date PaidCas	h/Check#Total Paid \$

CHATEAU WOODS M.U.D.

27351 Blueberry Hill Dr. #36 Conroe, Texas 77385 Phone (281)367-0935 Fax (281)367-5044

SERVICE AGREEMENT

- I. <u>Purpose</u> The Chateau Woods Municipal Utility District (District) is responsible for protecting the drinking water supply from contamination or pollution which could result from improper plumbing practices. The purpose of this service agreement is to notify each customer of the plumbing restrictions which are in place to provide this protection. The District enforces these restrictions to insure the public health and welfare. Each customer must sign this agreement before the District will begin services. In addition, when services to an existing connection has been suspended or terminated, the District will not re-establish services unless it has a signed copy of this agreement.

 II. <u>Plumbing Restrictions</u> The following undesirable plumbing practices are prohibited by state regulations:
 - A. No direct connection between public drinking supply and a potential source of contamination is permitted.

 Potential sources of contamination shall be isolated from the public water system by an air-gap or a reduced pressure-zone backflow prevention device.
 - B. No cross connection between the public drinking water supply and a private water system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the installation of an air-gap of a reduced pressure-zone backflow prevention device.
 - C. No connection which allows water to be returned to the public drinking supply is permitted.
 - D. No pipe or pipe fitting which contains more than 0.25% lead may be used for the installation of repairs of plumbing at any connection which provides water for humans.
 - E. No solder or flux which contains more than 0.2% lead may be used for the installation or repair of plumbing at any connection which provides water for human use.
- - B. The customer shall allow his property to be inspected for the possible cross-connections and other undesirable Plumbing practices. These inspections shall be conducted by the district or its designated agent prior to initiating service and periodically thereafter. The inspections shall be conducted during the Water Systems normal business hours.
- C. The District shall notify the Customer in writing of any cross-connections or other undesirable plumbing practices which has been identified during the initial inspection or periodic re-inspections.
 - D. The Customer shall immediately correct any undesirable plumbing practices on his premises.
 - E. The Customer, at his expense, properly install, test, and maintain any backflow prevention devices required by the District. Copies of all testing and maintenance records shall be provided to the Water System.
- IV. <u>Enforcement</u> If the Customer fails to comply with the terms of the Service Agreement, the District shall, at its option, either terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses associated with the enforcement of this agreement shall be billed to the customer.

service connection. customer.	Any expenses associated with the enforcement of this agreement shall be bi
Customer Signature X	Date

The following listed persons have my con Chateau Woods M.U.D.	isent to discuss my billing, payment, and account information with
	_
	Dote
	Date:
	Signature
	Acct#