| East FEliciana Rural Water System 10270 Highway 10  Ethel, Louisiana 70777  225-683-9698 / 225-683-9610 Fax  www.eastfelicianaruralwater.com  **Application for Water Main Extension** | | | | | | | | | |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **fOR oFFICE uSE oNLY** | | | | | | | | | |
| Customer#: | | |  | | | | Application Date: | | |
| Location#: | | |  | | | | Receipt#: | | |
| Route / Station#: | | |  | | | | Install Date: | | |
| Work Order#: | | |  | | | | Meter #: | | |
| Turn on Date: | | |  | | | | ERT#: | | |
| Meter Reading: | | |  | | | | Inspected By: | | |
|  | | |  | | | | Lock Out Tag#: | | |
| **APPLICANT INFORMATION** | | | | | | | | | |
| Date:6/3/14 | Time: 1:49 PM | | | | Service Date Requested:1/1/14 | | | | |
| Applicant’s Name: | | | | | | | | | |
| Applicant’s Date of birth: 1/1/14 | | | | Last 4 digit of SSN: 1234 | | | | Driver’s Lic#: 123456789 | |
| Phone#: 225-225-2255 | | | | | | | | | |
| Mailing Address: | | | | | | | | | |
| City: | | | | State: | | | | ZIP Code: | |
| Resident Status: | | | | Have you ever had service with EFRW? | | | | | |
| Email Address: | | | | | | | | | |
| Line Extension Request for Water Usage Purpose:  Type: | | | | | | | | | |
| Parish: | | | | | | | | | |
| Service address: | | | | | | | | | |
| Written Description of Extension Location *(Include number and size of lots to be served)* | | | | | | | | | |
| Federal Requirements | | | | | | | | | |
| The following information is requested by the federal government in order to monitor compliance with federal laws prohibiting discrimination against applicants seeking to participate in this program. You are not required to furnish this information but are encouraged to do so. This will not be used in evaluation of your application, or to discriminate against you in any way. However, if you choose not to furnish it, we are required to note the race national orgin of applicant on the basis of visual observation or surname. | | | | | | | | | |
| Male / Female: | | National Orgin: | | | | Hispanic/ Non-Hispanic: | | | |
| **AUTHORIZATION** | | | | | | | | | |
| I authorize East Feliciana Rural Water System to verify the information provided on this form and further agree to the following terms of the attached *“Water Main Line Extension Policies and Procedures”.* | | | | | | | | | |
| Electronic Signature:  *(To file this application electronically, please enter the last 4 digits of your SS#)*  ***\*\* Copy of Driver’s License is required in order to process application !!*** | | | | | | | | | Date:6/3/2014 |

**EAST FELICIANA RURAL WATER SYSTEM**

**10270 Highway 10**

# ETHEL, LOUISIANA 70730

**(225) 683-9698 FAX (225) 683-9610**

**eastfelicianaruralwater.com**

*“This institution is an equal opportunity provider.”*

DEVELOPER AGREEMENT

FOR EXTENSION OF WATER MAIN

This AGREEMENT dated the day of 20 by and between hereinafter called “Developer” and the East Feliciana Rural Water System hereinafter called “District”:

WITNESSETH

WHEREAS, the Developer desires the extension of the water distribution system of the District to or within property owned by the Developer or to be developed by the Developer as agent for a third party, Owner for the benefit of Developer and/or owner.

WHEREAS, the property which is to be served by said water line distribution system is generally described as follows:

Subdivision:  # of Lots: 

WHEREAS, the District is willing to enter into a contract for the extension of said system at the expense of the Developer provided said system will be owned by the District upon completion;

NOW THEREFORE, in consideration of the promise and mutual agreement and conditions hereafter set forth, it is agreed between the District and the Developer as follows:

1. Water mains shall only be extended parallel to an existing or proposed road or street which is regularly maintained to allow daily travel.
2. Where there is a new street or road to be constructed, the rough grade work for the street or road and drainage facilities must be completed.
3. All streets or roads must be constructed of some type of material (gravel, lime stone or asphalt).
4. The District will cause the necessary plans and specification to be prepared for the extension of the water distribution system to or within the above described property.
5. In accordance with District policies, with the signing and acceptance of the preliminary plat by District, the Developer agrees to automatically pay a minimum non-refundable engineering fee of $500.00. Engineering fees may vary depending on the scope of the project.
6. The Developer may select the contractor to perform the work in accordance with the plans and specification subject, however, to the written approval of said contractor by the District, it being understood the District shall in all cases have the right to disapprove a contractor suggested by the Developer. The contractor shall be appropriately licensed and bonded for the work being performed.
7. The District will obtain the approval of the Department of Health and Hospital and other regulatory bodies, if any, exercising jurisdiction over said system. Construction shall not begin until such plans are approved by the Department of Health and Hospital.
8. If in the determination of the District the existing water line distribution system up to or within the above described property requires expansion, upsizing or upgrading in order to accommodate Developer’s property, Developer agrees to expand, upsize or upgrade the existing water line at the Developer’s expense.
9. The District will inspect the installation of the pipe lines and appurtenances in accordance with the Developed plans and specifications. In the event EFRW personnel is unavailable, the Developer will be responsible for EFRW’s cost for hiring a sub-contracted On-site Inspector.
10. Meter will be installed by the District upon receipt of its regular tap fee from and upon application by the proposed user.
11. Connection to water line extension to the existing water system does not constitute acceptance of the facilities by the District. When the Developer’s Contractor requests it, the District will perform a final inspection of the extension. A list of any items not conforming to the approved plans and standard specification will be provided to the Developer and Contractor. When all items on the list are performed the construction will be considered complete. The Developer shall provide the District with a summary of all construction cost. The Developer and his Contractor shall each provide a Release of Lien to the District indicating that all cost related to the extension has been paid.
12. When the construction is completed, Releases of Liens and the Construction Cost Summary are delivered as described above and any amount due to the District are paid by the Developer, the District will notify the Developer in writing of its acceptance of the extension. The District will not provide service to any customers on the line extension until it is accepted.
13. The Developer shall guarantee all materials and work included in the water line extension of a period of one year from the date it is accepted by the District. Defective materials or work that does not jeopardize service to the District customer maybe corrected by the Developer’s Contractor. Anytime a failure of the water line extension work creates an emergency which threatens service or poses an inconvenience to the District’s customer the District may perform the work. Work may be performed by the District under the above conditions prior to the commencement of the warranty period. The Developer shall pay the District for actual cost of all such work. The ending date for the warranty period will be included in the District’s acceptance letter.
14. Upon completion of construction of the water line extension and acceptance by the District, the Developer shall relinquish any and all control over the facilities construction in accordance with this agreement shall become the property of the District.
15. The District is specifically granted the right to make extension to any water lines which are the subject on this agreement, at no expense to the developer, and without any reimbursement to the Developer.
16. Any reasonable legal expense incurred by the District to enforce provision of this agreement shall be paid by the Developer.
17. This agreement is further subject to the Rules and Regulations of the District, as now adopted or hereafter amended from time to time, to the extent the same are not in conflict herewith. Said Rules and Regulations are by reference hereto incorporated herein by reference ass if set forth herein at length verbatim.

Additional Terms & Conditions:

EAST FELICIANA RURAL WATER SYSTEM DEVELOPERS:

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 1.

Operation Manager or Authorize Representative

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