

Application for Pressure Irrigation Service

Residential Connection Agreement - A

20 North Main Alpine, UT 84004 • 801-756-6347 (Phone) • 801-756-1189 (Fax) • www.alpinecity.org

Please complete this application and return to above address

Account Number
Phone
(if applicable)
cation and agree to pay the monthly service charge for a one-inch service or
Date
cation and agree to pay the monthly service charge for a one-inch service or

FOR CITY USE ONLY

This connection agreement is entered into by and between Alpine City, a municipal corporation (hereafter referred to as "City") and the applicant (hereafter referred to as "Water-user").

- 1. Commitment of Service: Subject to satisfaction of conditions specified herein, City hereby commits to deliver and make available to Water-user untreated water the system owned and operated by City at the point identified as the Delivery Point. Water shall be for utilization by Water-user for non-potable purposes only upon the property owned or resided in by Water-user.
- 2. Water Rates: Water-user hereby acknowledges this rate schedule is subject to adjustment, modification and/or change by City in accordance with City policies ensuring the integrity, maintenance, operation and replacement of the System, and other costs which are fully paid and reimbursed by Water-user charges.
- 3. Water Quality: Water-user hereby acknowledges that water being delivered through the System has not had any treatment or chemical modification with intent of potable or consumptive use. Water-user hereby acknowledges obligation and responsibility to ensure water herein delivered is not used for, or intended to be used for, potable or consumptive purposes by Water-user.
- 4. Maintenance Obligation: Water-user shall, at its own expense, keep its facilities (including any apparatus related to or utilized in delivering water onto its property) in good repair and protected from the elements. Water-user shall not excavate or otherwise attempt to enter upon the city streets, parking strips, sidewalks or other public right-of-way for the purpose of laying, removing or repairing any service pipe or apparatus related to the System.
- 5. Maintenance Access: City, including its agents and contractors, shall at all reasonable times have access to the property supplied with water from the System for the purpose of examining its facilities and apparatus to determine water use, quantity, manner of use, or any related information.
- 6. Prevention of Waste: Water-user hereby covenants to not waste water or allow water to be wasted via improperly maintained facilities or apparatuses, including stop-tap valves, joints and/or pipes. Further, Water-user hereby agrees not to allow waste due to overflow or overfilling of water troughs or tanks. Further, Water-user hereby agrees not to cause waste of water through allowing unreasonable water flow into neighboring yards, property, streets or sidewalks.
- 7. Hydropower Use Restriction: Water-user hereby agrees that no System water will be used for the purpose of driving or mechanizing any motor, siphon, turbine or other wheels or hydraulic engines, elevators, or for the driving or propelling of machinery of any kind whatsoever, nor shall any license be granted or issued for any such purpose except by special permission by City for such use.
- 8. Unauthorized Use: Water-user hereby agrees and understands it is strictly prohibited for Water-user to make water delivered to Water-user available to any other person or any other premises or any other unauthorized uses beyond the non-potable uses on Water-user's property.
- 9. Termination of Service: Water-user hereby agrees and understands that failure to pay for water use charges as specified in the Rate Schedule subjects Water-user to termination of service by City. Further, any attempt to utilize the System after such termination shall be deemed to be a violation of Alpine City ordinances and only upon payment in full of all unpaid charges shall water service be restored.
- 10. Restrictions on Use: Water-user hereby agrees and understands that City has the authority to determine the extent and quantity of use and the scheduling of use of the System, and in the event it is determined that the use needs to be scheduled, restricted or limited in order to meet the demands of all users of the System due to drought, mechanical failure or other reasons, Water-user hereby agrees and consents to abide by such restrictions and limitations.
- 11. Use of Culinary Water: Water-user hereby agrees to restrict and limit all use of culinary or potable water to purposes within the household, and such culinary water shall not be utilized for outside watering of lawns, plants or other outside uses. Stock watering is an accepted culinary water use. Any person who desires to, or is required to connect to the Pressurized Irrigation System shall pay the required connection fee and other fees, and file with the City for each connection a written and signed application as provided by City, certifying that the sprinkler system will be designed so that the demand placed on System will not exceed that flow designated in the Allowable Service Flow Table. Owners with systems found to require greater demand than allowed will be required to make necessary revisions to Owner's system to decrease demand.
- 12. Cross Connections: It shall be unlawful for any person to connect any part of the Secondary Irrigation System to any part of culinary water system so as to create a potential cross-connection whereby irrigation water could be introduced into any system that provides culinary water. The use of swing connections shall not be permitted.

Applicant Signature	Doto
Applicant Signature	Dale
Applicant Oignatare	