

King County Water District #20

WATER SERVICE INSTALLATION AGREEMENT

This Agreement is entered into between King County Water District #20, a Washington municipal corporation ("District"), and _____, a _____ ("Developer") (individually a "Party" and collectively the "Parties") for the purposes set forth below.

RECITALS

1. The District operates and maintains a domestic water supply system within its boundaries to serve the property within its water service area; and
2. Developer desires to install a new and/or modify an existing water service or fire hydrant as described on **Exhibit A** attached hereto and incorporated herein in full by this reference (the "Work" or "Service Facilities") at its own cost to serve Developer's real property as described on **Exhibit B** attached hereto and incorporated herein by this reference ("Property") or other real property; and
3. The Service Facilities shall be owned and operated by the District in accordance with District Policy; and
4. The Developer has requested the District perform the Work in accordance with the terms of this Agreement.

AGREEMENT

In consideration of the terms and conditions contained in this Agreement, the Parties agree as follows:

1. **Owner's Mailing Address:** _____

Developer represents and warrants Developer is the owner of record of the Property (Exhibit B). If such representation of ownership is invalid, this Agreement shall be rescinded. Developer agrees that the District may require Developer to furnish a title report for the Property to confirm Developer's ownership at Developer's expense.

2. **Developer Deposit.** At the time the Developer executes this Agreement, Developer shall provide the District with a monetary deposit ("Deposit") in the amount as required by the District to pay for the cost of the Work, including all applicable charges as set forth in the District's Code and Resolutions, including any amendments thereto. The Deposit shall be determined based on the current cost of the Work as determined by the District as provided in **Exhibit C** attached hereto and incorporated in full herein by this reference.

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- 2.1 The District shall use the Deposit to pay for the cost of the Work and all expenses incurred by the District in performing its obligations under this Agreement, including, but not limited to, all construction, bacterial testing and sampling, permitting, and surface restoration.
- 2.2 Following the completion of the Work, the District shall determine the total cost of the Work and shall invoice the Developer for such total costs and expenses. The District shall then have the right to utilize and charge the cost of the Work against the Deposit. In the event the cost of the Work is less than the Deposit but greater than the minimum charge, the District shall pay and reimburse to the Developer the difference in the total cost of the Work and the Deposit within thirty (30) days of such determination; provided, if the cost of the Work exceeds the Deposit, the District shall invoice the Developer for the cost of the Work in excess of the Deposit. The Developer shall pay the District the invoiced amount within thirty (30) days of the date of the invoice
- 2.3 The charges incurred by Developer under this Agreement shall be construed as "charges for services" pursuant to [RCW 57.08.081](#) and shall be charges against the Property. If the Developer fails to pay the invoiced amount to the District within thirty (30) days of such invoice, the invoice amount shall be considered delinquent and shall constitute a lien against the Property. The District shall then have the right to record this Agreement against the Property and foreclose the lien in the manner authorized by law.

3. Easements.

- 3.1 The Developer shall grant an easement(s) across the Property necessary for installation of the Work in a form as required by the District.
- 3.2 If an easement is required over real property other than the Property, the Developer shall provide the easement to the District in a form required by the District, together with title report or other sufficient proof of ownership of such easement, prior to commencement of the Work. Developer shall obtain a written release from any property owner across whose property construction is performed pursuant to the grant of an easement, sufficient to indicate that the site restoration of the easement is satisfactory and complete to the affected property owner.

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4. **Permits.** The District shall be responsible for obtaining all necessary permits for the installation of the Work, provided the Developer shall pay to and reimburse the District the cost of any permits, including District administrative time to obtain the permits, as part of the total cost of the Work.
5. **Indemnity/Hold Harmless.** The Developer shall indemnify, defend and hold the District its elected and appointed officers and officials, employees and agents harmless from all costs, expenses, losses and damages, including costs of defense, incurred as a result of any acts or omissions of the Developer relating to the performance of this Agreement. The District shall not be liable for any claims, liabilities, demands or actions resulting from the failure of the water service or appurtenances installed by the District unless such failure arises out of the negligent performance of this Agreement by the District.
6. **Benefits.** This Agreement is entered into for the benefit of the parties to this Agreement only and shall confer no benefits, direct or implied, on any third persons.
7. **Litigation.** In the event of litigation concerning the terms of or performance under this Agreement, the prevailing party, in addition to costs, shall be entitled to reasonable attorney's fees as determined by the court.
8. **Assignment.** This Agreement shall be binding upon the heirs, assigns, and successors in interest to the Developer, provided this Agreement shall not be assigned without the District's prior written approval, such approval not to be unreasonably withheld.
9. **Governing Law/Forum.** The laws of the State of Washington shall govern the interpretation and enforcement of this Agreement. Any litigation relating to the performance of this Agreement shall be filed in King County Superior Court, Kent, Washington.

King County Water District #20

DEVELOPER

By: Michael Martin

By _____

Its: General Manager

Its: _____

Date: _____ 20__

Date: _____ 20__

Michael D. Martin

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EXHIBIT A Description of Work

King County Water District #20 field crew shall facilitate the Installation/relocation of the water service/hydrant to the frontage of the Right of Way. The work shall include excavation, installation of service and meter to grade provided by contractor, backfill and general restoration. All materials shall be provided by KCWD #20.

Contractor shall be responsible for connecting/reconnecting to the existing plumbing on the customers side of the meter. KCWD #20 shall provide a tailpiece to help facilitate this reconnection but shall in no way make the connection.

Contractor/Owner is responsible for installation of approved Backflow Assembly per District Standards.

Water Service shall not be activated until Backflow has been tested by a certified Backflow Assembly Tester (BAT)

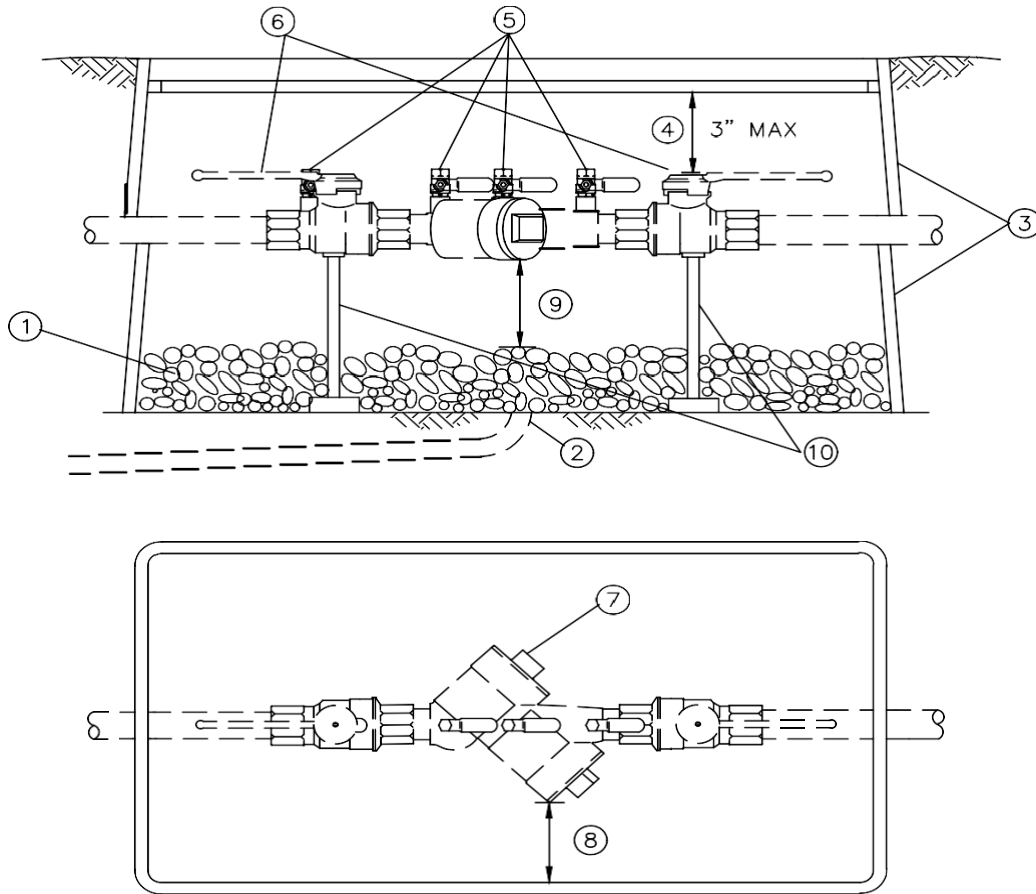
EXHIBIT B Description of Real Property

PARCEL

Parcel Number:	
Name:	
Site Address:	
Legal:	
Fire Sprinkler Req?	Yes No
Building Permit Number:	

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- ⊛ MUST BE INSTALLELD DOWNSTREAM OF A STANDARD WATER SERVICE WITH WATER METER.
- ⊛ INSTALL ACCORDING TO MANUFACTURER'S SPECIFICATIONS.
- ① 1" ROUND WASHED GRAVEL BY 6" DEEP ON BOTTOM OF BOX OR
- ② DRAIN TO DAY LIGHT
- ③ ENCLOSE 1" & SMALLER D.C.V.A. IN MID STATES 1324-18 BOX. FOR 1½" AND 2" USE MID STATES 1730-18 BOX. MUST HAVE REMOVABLE COVER.
- ④ MAXIMUM OF 3" DISTANCE BETWEEN UNDERSIDE OF LID AND HIGHEST POINT OF DEVICE.
- ⑤ MUST INCLUDE (4) RESILIENT SEATED TESTCOCKS WITH PLUGS VALVES.
- ⑥ THE D.C.V.A. MUST INCLUDE (2) RESILIENT SEATED SHUT-OFF VALVES.
- ⑦ Y-PATTERN D.C.V.A. SHOULD BE INSTALLED ON SIDE.
- ⑧ WHEN TESTCOCKS ARE FACING SIDWAYS THERE MUST BE A 6" MIN. CLEARANCE BETWEEN THEM AND SIDE OF BOX.
- ⑨ MIN. OF 12" BETWEEN LOWEST POINT OF DEVICE AND DRAIN ROCK.
- ⑩ PROVIDE SUPPORT FOR 2" DEVICES.
- ⑪ FOR FIRE SPRINKLER SYSTEMS LARGER THAN 2", SEE DETAIL SHEET NO. 16 .
- ⊛ OWNER MUST TEST AND CERTIFY PRIOR TO USE.
- ⊛ ASSEMBLY TO BE MAINTAINED BY OWNER AND ANNUAL CERTIFICATION REQUIRED.

FILE NAME: P:\P18\18381_Wd 20 General Services\CAD\engineering\SHEETS\Wd 20 Standard Details_3-06-19\W-DTL-17.dwg

USER: Lincoln Chapman

PLOTING DATE: 3/6/2019 10:31 AM

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PLOTING DATE 3-06-19		DRAWN	CHECKED	APPROVED	DISTRICT
PLOTING SCALE	FILE NAME	TION AGREEMENT-NDC		DATE APPROVED	
AGRM		REVISED: 7/5/18		W-DTL-17	

