



**Pressurized Secondary Water  
Connection & Account Information**

Please complete the following information and provide this form along with the signed “*Secondary Water System Connection Agreement*” to the inspector at the time of your inspection. In locations where secondary water is available, the City has installed a secondary water meter box with a stub-out for customers to connect their outdoor landscaping irrigation system. The City isolation valve (within the secondary water meter box) is to remain closed until a City inspector opens it, following a successful inspection of the customer’s connection piping.

NAME \_\_\_\_\_ DATE \_\_\_\_\_

ADDRESS \_\_\_\_\_ PHONE \_\_\_\_\_

**TYPE OF INSTALLATION:**

- Connection made to an existing sprinkling system\*
- No existing sprinkling system; will be using hose bib only
- Connection made to a newly installed sprinkling system

\*When connecting to an existing sprinkling system, please make certain that the following steps are complete prior to calling for an inspection.

\_\_\_ Trench area around connection point is open and exposed for inspection

\_\_\_ Culinary (drinking water) service line from existing stop and waste valve is capped and left visible for inspection.

**CALL FOR AN INSPECTION**

Inspections are required for all Secondary Water connections made to existing and/or new outdoor landscaping irrigation systems, including those wishing to utilize a hose bib. Please provide this completed application, along with the signed “Agreement” to the inspectors at the time of your inspection. **The City isolation valve will not be turned on until these two documents have been completed and signed by you and given to an inspector.**

**24 hour advance notice required when scheduling inspections.**

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**Office use only**

Date inspected: \_\_\_\_\_ Inspector: \_\_\_\_\_

Meter #: \_\_\_\_\_ Account #: \_\_\_\_\_

Notes: \_\_\_\_\_

## SECONDARY WATER SYSTEM CONNECTION AGREEMENT

This Connection Agreement is entered into by and between the City of Springville, a municipal corporation, herein after referred to as “City” and \_\_\_\_\_, herein after referred to as “Water-user.”

1. Commitment for Service: Secondary water services will be provided in accordance with State law and municipal ordinances and resolutions as requested on the application at rates as established by the Comprehensive Fee Schedule set by the City Council. The City shall not be responsible for failure to deliver services by reason of strikes, accidents, acts of God, weather conditions, and natural disasters – whether declared or undeclared, state or other governmental regulations, electrical outages, water shortage, wear-and-tear to utility infrastructure, or any other act beyond City’s control.
2. Water Quality: Water-user hereby acknowledges that the Secondary Water being delivered through the System has not had any treatment or chemical modification with the intent of using the Secondary Water for potable or consumptive use. Water-user hereby acknowledges that it is the obligation and responsibility of the Water-user to ensure that the Secondary Water herein delivered is not used for, or in any way intended to be used for, consumptive or potable use by the Water-user.
3. Secondary Water Rates: Water-user hereby acknowledges that the rate schedule is subject to adjustment, modification and change by the City in accordance with its policies and fee schedule to ensure the integrity, maintenance, operation and replacement of the System, and other costs which are fully paid and reimbursed from Water-user charges.
4. Maintenance Obligation: Water-user shall keep their facilities, including any apparatus related to or utilized in delivering the Secondary Water to their own property in good repair and protected from elements at the water user’s own expense. The water user shall not excavate or otherwise attempt to enter upon the City’s 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. Water-user may not access the City-owned meter box.
5. Maintenance Access: The City, including its employees, representatives, agents and contractors shall at all reasonable times have access to the property supplied with Secondary Water from the System for the purpose of examining the secondary water facilities to determine the Secondary Water use, quantity, manner of use, or any related information. The meter box must be left accessible.
6. Prevention of Waste: Water-user hereby covenants to not waste Secondary Water or allow Secondary Water to be wasted by improperly maintained secondary water facilities, 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 Secondary Water by allowing unreasonable water flow into neighboring yards, property, streets, or sidewalks. Flood irrigation from pressurized Secondary Water lines is prohibited.
7. Unauthorized Use: Water-user hereby agrees and understands that he is prohibited from making the Secondary Water delivered to the Water-user available to any other person, and other premises or any other unauthorized uses beyond the non-potable uses on the Water-user’s property.
8. Restrictions on Use: Water-user hereby agrees and understands that the 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.
9. Termination of Service: Water-user hereby agrees and understands that failure to pay for the Secondary Water use charges as specified in the rate schedule subjects the Water-user to termination of service by the City. Further, any attempt to utilize the system after such termination shall be deemed to be a violation of Springville City ordinance and only upon payment in full of all unpaid charges shall the Secondary Water service be resumed.
10. Use of Culinary Water: Water-user hereby agrees to limit all use of culinary or potable water to purposes within the household. Stock watering is an accepted culinary water use.
11. Cross Connections: It shall be unlawful for any person to connect any part of the Secondary Water System to any part of culinary water system so as to create a potential cross-connection whereby Secondary Water could be introduced into any system that provides culinary water. The use of swing connections shall not be permitted.

**Applicant Signature** \_\_\_\_\_ **Date** \_\_\_\_\_