

## Montezuma Water Company

209 Central Avenue PO Box 817 Dolores, Colorado 81323 970-882-2226 970-882-2201 fax

(Office U	lse Only)
New Cert	
Seal	
USWIN	
Access	
Мар	
Hyd	

## **WATER USER'S AGREEMENT**

			Office Use On	ly
		ACCOUNT N	JUMBER	
Print or Type Information	n Requested RE	FER LOCATION N	JUMBER	
	N	EW LOCATION N	NUMBER	
Date		TAP N	NUMBER	
This Agreement is entere	d into between Montez	uma Water Com	pany, a non-pro	fit corporation,
hereinafter called the "Co	ompany" and			
				alled the "Members".
Mailing Address:				
City:		State:		Zip:
Phone:	E-Mail:			
Mortgage:				
		TNESSETH:		
WHEREAS, the Member de Water User's Agreement c	•	•		nto a
NOW THEREFORE, in col contained, it is hereby und			•	l agreements herein
The Company will furnish, Regulations, now in force connection with Member'	or as hereafter amend	led, such quantit	ty of water as M	
Service Address:				
Legal Description:			Lot #:	
Subdivision Name	Intended Use			
Meter Size: 5/8"	Monthly Minimum Ch	arge: <u>22.50</u>	_ Estimated Rd	Bore/Cut:
Membership Fee Charge	\$6,000.00	_ Estimated Insta	llation Fee:	\$1,300.00
APPROVED BY THE BOA	RD OF DIRECTORS:			
Membership Certificate N	ומווומבו 26	U		

The Member shall comply with and be bound by and subject to this Agreement, Articles of Incorporation, By-Laws, and Rules and Regulations of the Company, now in force, or as hereafter amended or changed. The Member shall agree to pay for water at such rates, time and place as determined by the Company, and agrees to the imposition of such penalties for noncompliance as specified in the Company's current By-Laws and Rules and Regulations, or as hereafter amended, adopted or imposed by the Company.

The Member hereby grants to the Company, its successors and assigns, a perpetual easement twenty-five (25) feet in width over, under and upon the location of **existing water main pipelines** on the above described land and any contiguous land owned or controlled by the Member, whether now owned or controlled or hereafter acquired, with the right to use, locate, operate, inspect, repair, maintain, replace, upsize, and remove (all in accordance with industry standards) water main pipelines and appurtenances. Upon request by the Company, the Member shall execute all easements as required by the Company to reflect said conveyance. Further, this document shall be considered sufficient evidence of the easement(s) granted and may be recorded as such. The Member shall also, upon request by the Company, furnish agreements from any lienholder(s) on the subject properties, subordinating and/or consenting to the aforementioned easement(s).

The Member shall install and maintain at their own expense a service line which shall begin at the meter (curb box valve) and extend to the dwelling or place of use. The Member's service line shall connect with the distribution system of the Company at the nearest place of desired use by the Member, provided the Company has determined in advance that the system has sufficient capacity to permit delivery of water to that point. The Company will have final authority in any question of location to its distribution system.

In the event that the Membership is being acquired through the exchange of a Summit Ridge Water District Tap, the Member hereby represents that any third parties holding a lien on the real property to which the Summit Ridge Tap is/was associated, has been provided actual notice of the tap exchange. Further, said Member hereby agrees to indemnify and hold the Company harmless from any claims against the Company by any such lienholder(s), related to the exchange. Said indemnification includes payment of the Company's reasonable attorney fees in defending any such action.

The Company shall be awarded its reasonable attorney fees and costs for any action taken or defended related to this Agreement, enforcement of By-laws and Rules and Regulations, membership, membership rights or obligations, non-payment, default, assessments or attempted transfers.

## **NOTICE TO MORTGAGEE & MEMBER**

The Mortgagee by signing the Water Users' Agreement has included the Montezuma Water Company membership as a part of the member's loan and it is considered collateral for the loan. If the loan is sold to another financial institution it shall be the responsibility of the mortgagee and the member to transfer the membership to the new mortgagee. Montezuma Water Company shall be informed of changes in the mortgagee. A new certificate will be issued upon completing the Tap (Membership) Transfer form with the name of the new mortgagee listed. The membership cannot be sold by the member without the mortgagee of record releasing the collateral.

IN WITNESS WHEREOF, both parties have executed t date	his Agreement this
SEAL	Membe
ATTEST:	Member- As Joint Tenan
	Mortgagee
President Montezuma Water Company	Secretary/Treasurer  Montezuma Water Company

NOTICE TO MORTGAGEE: Montezuma Water Company Memberships are Personal Property