## Prince Albert Rural Water Utility – Subscriber Water Supply Agreement - Page 1 PRINCE ALBERT RURAL WATER UTILITY

#### SUBSCRIBER'S WATER SUPPLY AGREEMENT (TRANSFER)

MADE IN I BETWEEN		day of	, A.D. 20
	PRINCE ALBERT RURAL (Hereinafter called the "Util		
AND:			
	(Name)		
	(Name)		
	(Address)		
	(Address)		
	(Phone Number)		
	(Hereinafter called the "Sub	scriber")	

#### WHEREAS:

The Subscriber applies to the Utility for a water connection for the supply of water for domestic and/or farm or business purposes;

#### THE PARTIES AGREE AS FOLLOWS:

1. The Subscriber subscribes to the construction of a water distribution system on the terms set forth herein at the location set forth herein in Schedule "A".

#### WATER WORKS SYSTEM SERVICES (The "Pipeline")

- 2. It is mutually agreed the water works system services (herein called the "pipeline") means:
  - a. The point of delivery to the Subscriber will be the metering device;
  - b. The Subscriber acknowledges that all system service components upstream from the metering device, and all related parts, fittings and meters are the property of and under the control of the Utility;
  - c. The Subscriber shall assume all costs and construction of the distribution system from the point of delivery, being the meter, to the point of use;
  - d. The Utility shall be responsible for repair of system service components to the point of delivery being the meter, and the Subscriber thereafter;
  - e. The Subscriber agrees to provide and maintain a water holding tank, minimum capacity of 100 gallons, after the point of delivery and further agrees to provide an air gap between the point of water discharge and the water level in the holding tank as set forth herein in Schedule "C";
  - f. The Subscriber shall obtain all necessary approvals and comply with the conditions of approval and all regulations that are now applicable to or may become applicable to this Agreement. This includes any

system improvements, such as water storage facilities, cisterns, float valves or otherwise, which for reasons of operation or maintenance must be provided at the expense of the Subscriber. Failure to do so shall entitle the Utility to immediately discontinue the supply of water.

#### ACCESS TO PROPERTY

- 3. a. The Subscriber agrees to enter into and execute a Utility Easement and Right-of-Way (in the form as set forth herein in Schedule "D").
  - b. The Subscriber grants the Utility and its employees or agents access to the point of delivery, including for the purpose of maintenance of the pipeline and monitoring water quality in accordance with applicable provincial regulations for safe drinking water, to read the meter, and to ensure compliance with this Agreement.

#### UTILITY SERVICE CONDITIONS

- 4. a. The Subscriber acknowledges that the temporary shutdown of the pipeline or its source may occur leaving the Subscriber without water for varying periods of time. The Subscriber is responsible to provide a water storage facility that is sized to satisfy the Subscriber's need for an uninterrupted supply of water.
  - b. The Subscriber expressly acknowledges that the Utility may discontinue, without notice, the water service in the event the service to the Subscriber poses operational concerns to the Utility or if the Subscriber is in breach of any of the terms of this Agreement.
- 5. The Subscriber releases the Utility, its agents, servants, employees or officials from any claim for damages, howsoever caused whether arising from negligence or nuisance, breach of contract or otherwise, and whether for direct or indirect, incidental or consequential damages in respect to the interruption or termination of water services, the failure or refusal to supply water services, the construction, installation, operation and/or maintenance of the pipeline, the supply of water, or the escape of water. The Subscriber agrees to indemnify and save harmless the Utility, its officials, employees and agents from and against all claims arising by reason of the construction or maintenance of the pipeline, whether from the construction, installation, maintenance or operation of the pipeline, including the interruption or termination of water services, the failure or refusal to provide water services, the quality of water supplied, the construction or transportation of the water or water system, or howsoever otherwise arising out of or in respect to the delivery of water from the point of origin to the point of use.

#### SERVICE WATER CHARGES AND OTHER PROVISIONS

- 6. The Subscriber will pay for water charges and any surcharges upon receipt of invoice within such time as provided by the Utility and thereafter such interest as maybe prescribed from time to time by the Utility.
- 7. a. The Subscriber shall not supply water to any other party without first obtaining the written consent of the Utility.
  - b. The Subscriber agrees not to consent or permit a direct connection of the Utility's water supply to any other water supply system.

#### **GENERAL**

- 8. a. The Subscriber agrees to be bound by the Utility Bylaws, Regulations and/or the Board Resolutions made by the Utility.
  - b. The Subscriber agrees to the resolution of all matters arising out of this Agreement or out of the supply or distribution of water by the Formal Complaint Procedure as adopted by the Utility and to be bound by the decision thereof.
- 9. a. The Subscriber certifies he/she/it is the legal, beneficial and registered owner of the land and if not, represents and warrants to the Utility that the lawful owner of the land has agreed to the provisions hereof, and agrees that any unpaid amount may be added to form part of the taxes of the land.
  - b. By initialing each point on Schedule "E", the Subscriber understands and agrees to each point listed.
  - c. This Agreement is binding upon the parties hereto, their heirs, executors, administrators, successors and assignees as the case may be and shall run with the land. The parties hereto agree that a caveat or interest may be filed by the Utility on the lands affected to protect this Agreement.
- 10. This Agreement shall take effect from the date first above written.
- 11. a. The Subscriber shall notify any subsequent owner of the land of the obligation to sign a new Subscriber Agreement and to pay the prescribed fee.
  - b. The Subscriber shall notify the Utility if there is a new owner of the land.

#### PRINCE ALBERT RURAL WATER UTILITY

Chairman	
	(P.A.R.W.U. SEAL)
General Manager	
Witness	Subscriber

This is Schedule "A" referred to in the "Subscriber Water Supply Agreement".

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1.	CATIO	DN FOR	WATER	INSTALL	ATION

<u>Part</u>	<u>Qtr</u>	Sec	<u>Twp</u>	Rge	Mer	Cert. of	f Title No.	<u>R.M.#</u>
USING					tion and yard l	layout as des	cribed below:	
	This box	represents the	quarter section	n your house	is located on.		1	
						N		
							HOUSE LO	<u>OCATION</u>
							Please draw located on y	where house is our quarter.
							Please inclu dimensions	de approximate to house.
	This box	represents you	ur yard. Please	use Full Squ	are for drawing	g.	_	
						N	YARD S	KETCH
							layout. Inclanes, shellines and a obstruction	w your current yard clude any buildings, terbelts, other utility my other as. Show where the connect to the house.
							Please pipeline ro	sketch preferred outing.

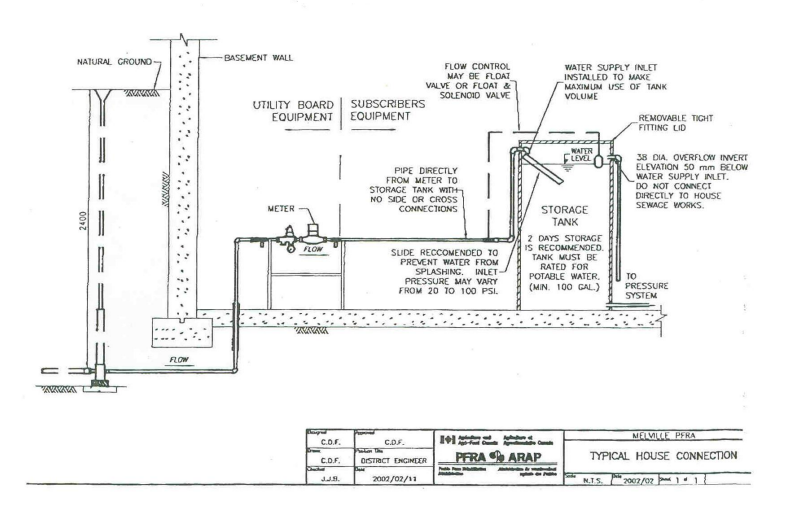
This is Schedule "C" referred to in the "Subscriber Water Supply Agreement."

#### **INSTALLATION & MANDATORY AIR GAP**

Your subscriber agreement states, "The Subscriber agrees to provide a water holding tank, minimum capacity of 100 gallons, after the point of delivery and further agrees to provide an air gap between the point of water discharge and the water level in the holding tank."

Your agreement with the City of Prince Albert states, "As a condition of service to its customers, the Board agrees that it shall require that every hook-up shall be constructed with an air gap between the hook-up and any private water system, including cistern...which is sufficient to prevent contamination of the water supply through the hook-up. The Board agrees that before water services are supplied to the customer, it shall inspect and, only if constructed in accordance with the terms of the obligation of this Agreement, approve the installation.

Please review the following diagram to ensure your system follows the proper installation.



This is Schedule "D" referred to in the "Subscriber Water Supply Agreement"

# UTILITY EASEMENT & RIGHT OF WAY Grant of Easement to Prince Albert Rural Water Utility

Made	effective tl	he		day o	<b>f</b>				
(I) / We, the undersigned (hereinafter called "the Grantor"), being registered owner (s) or having a legal interest of or in the land herein described as							est of		
<u>Part</u>	<u>Qtr</u>	Sec	<u>Twp</u>	Rge	Mer	Cert. of Title No.	<u>R.M.#</u>		
a right		the land l	nerein describ			. <u>.00</u> , receipt of which is her iral Water Utility (hereina			
with th water prequire	e necessary voipeline, toget	ehicles an ther with ity's purpe	nd equipment all necessary oses, and to r	and to affix structures, naintain, in	x, construct apparatus a spect, repair	ees, successors and assigns and place upon, over, und and equipment (hereinafter r, replace and remove the pose").	er or across the la called "the pipel	and, a line")	
Utility Granto rubbish deemed land co used i	and their ager r shall not ere n or any other d to vest in the comprising the	nts (servanct or place thing include Utility a said right down, c	nts, employee e any fence, buding trees of any title to matorior- tof-way, exconstruction,	es, licensees buildings or r shrubs on nines, ores, ept only the operation,	s, successors structure of the pipeline metals, coa e parts there	cept to the extent that it m ) to enter the land for the p any kind, nor pile or place right-of-way. Nothing he , slate, oil, gas or other m eof that are necessary to b e, inspection, alteration,	purpose aforesaid. e any stones, rock erein contained sha inerals in or unde e dug, carried aw	The dirt, all be the tay or	
and ag		nify and s	ave the Utilit	ty harmless	from any c	rsoever caused, including r laim or claims howsoever r the purpose.			
						d and shall inure to the be strators, successors and ass		nding	
	ness Whereof written, in the			(s) have he	ereunto subs	scribed (my) our name (s)	the day and year	first	
	Witness				Sign	ature of Grantor			
	Witness				Sign	nature of Grantor			
	Witness				Sign	nature of Grantor			
	Witness				Sign	nature of Grantor			

This is	Schedule "E" referred to in the "Subscriber Water Supply Agreement"	
I/We:		_
	(Names)	
Subscri	bers of the Prince Albert Rural Water Utility, do hereby agree as follows:	
1.)	Once we have requested to have the meter installed, I am aware that the current monthly service be applied.	vice charge will
Initials:	<u> </u>	
2.)	My/Our subscriber's agreement will be cancelled or suspended at the discretion of the my/our individual water connection will be turned off if I/we choose to bring forth any kind against the Prince Albert Rural Water Utility where the Prince Albert Rural Water Utility their liability is not evident or is disputed by the Board.	l of legal action
Initials:	·	
Subscri	ber(s) signature(s):	