## WATER SERVICE APPLICATION



Check Box if Owner is a Person(s)

55 N Main Street |vins, LIT 84738 435-628-0606

THIS IS A CONTRACT PLEASE READ CAREFULLY \$200.00 Deposit Permanent Record Please print and complete very carefully

Paid Stamp

DEDOCITIC DEFLINIDADIE AC A CDEDIT TO	ACCOUNT AFTER 12 CONSECUTIVE MONTHS OF ON-TIME PAYMENTS
DEPOSIT IS REFONDABLE AS A CREDIT TO	ACCOUNT AFTER 12 CONSECUTIVE MONTHS OF ON-TIME PATIMENTS

Property			
Owner(s):/		&	/
Last Name	First Name	Last Name	First Name
Check Box if Owner is a Corporation or Title is Held in Trust Property Owner:			Phone #
			Phone #
Service Address:		Ivins, U	T 84738
Email Address /	ır utility bill via emai	I. If not, your utility bill will be n	mailed to the Service Address listed above.
Utility Bill Delivery Address:		City	State Zip

Any property owner of record desiring a supply of water to their property from the City system, where water service and adequate water supply is available, shall apply therefore to the City and file an agreement with the City.

The undersigned property owner of record hereby applies for water service from Ivins City, Utah for the address listed above and hereby agrees:

1. To pay all charges for such water service as are fixed from time to time by the lvins City Council.

2. To be bound by the rules, regulations, resolutions, or ordinances enacted or adopted by the City applicable to the City's water system.

**3.** To deposit with the City, at the time of filing of this application, the amount specified in the Ivins City Consolidated Fee Schedule as security for the payment for services. It is agreed and understood that the City may, but is not required to, apply the deposit to bills due for prior service. The City shall have the right to discontinue service as provided even though the deposit has not been applied to the payment of past due bills for service. Upon final settlement of the applicant's account, any unused balance of the deposit shall be refunded to the applicant.

**4.** That the deposit shall not be considered as an advance payment for any service. Charges and unpaid accounts shall be considered delinquent notwithstanding the existence of the deposit, and the applicant or user of the water service shall not have the right to compel the City to apply the deposit to any account to avoid delinquency.

5. That the deposit shall be credited to applicant's account after 12 consecutive months of on-time payments or refunded upon the applicant's request and proof of transfer of ownership of the property resulting in applicant's termination of water service.

6. In the event two of applicant's checks are returned to the City for non-sufficient funds (NSF) within a twelve (12) month period, then the applicant shall be required to pay for services in cash for the next (12) months.

7. If the applicant or user of the water service fails to pay the water charges within thirty (30) days of the date due, or if the occupant of the premises fails to conform to the ordinances and regulations established by the City regulating the use of the water system, the City shall have the right to discontinue the water service after written Notice to Discontinue Service. To avoid discontinuance of service, payment in full of all delinquent charges and reconnection fees, if applicable, or elimination of the failure to conform with the ordinances and regulations established by the City regulating the use of the water system, must be made by close of five (5) business days from the date of the Notice to Discontinue Service. Such notice shall be mailed to the address on the Application for Water Service and notice shall be deemed effective upon the date affixed to the Notice.

8. In the event water service is discontinued the City shall have the right to charge a water reconnection fee in the amount specified in the Ivins City Consolidated Fee Schedule, and may, in addition, require a delinquent water customer to file a new application with a deposit in the amount specified in the Ivins City consolidated fee schedule to be held until the service is disconnected and all related charges are fully paid. In the case of water remaining off for a period of more than 48 hours due to non-payment, the building shall be considered uninhabitable and will be subject to having the Certificate of Occupancy revoked.

9. The owner of any property or premises containing a building or structure which is used for human occupancy or which is connected to culinary water, whether water is turned on or off, shall be responsible for the then current base water fee in addition to all other services provided by the City, which include garbage, sewer (if applicable) and storm drain fees. Fees are applicable whether the services are being used or not (i.e. seasonal residents)

seasonal residents).		
	Official Use Only	Official Use Only
X	Parcel ID# I-	New Water
	New Client Created	Account #/////
Signature of Owner of the Building Lot ONLY	New Account Created	Date/2020 Cash
Builder's Name:		Charle #
	WORK ORDER - Official Use	Check #: C Card
Builder pays the nominal monthly water bill during construction until a		Receipt #: CC/MO
Certificate of Occupancy is issued. Builder Ph#	wo#///	
Permit#///	Meter Read:	
Water Service Application – IC Form 1025 NC [2020-01-01]	Date / / 2020	