MISCELLANEOUS RECORD G

SKAMANIA COUNTY

water outlet, all sums herein provided for shall become immediately dye and payable. If said sums are not paid by the Customer, the purchaser of such property, as a condition for water service, must pay the same immediately, or with the consent of the Eistrict may assume each and every outstanding obligation of this contract.

In consideration of the expenses already incurred and to be incurred by the District in connection with the construction and installation of said water distribution system and the connection of same with the Customer's premises, and in further consideration of the execution of similar Applications and Contracts by other Gustomers who will be served from said system, this Application and Contract shall be irrevocable for a period of ninety days from date hereof. The District may accept this Application and Contract within said period of time by mailing a Juplicate copy thereof the the Customer at the above address, duly signed by an authorized agent of the District. If not so returned within said time, then this Application and Contract shall be null and void and of no effect.

In case of such acceptance, the Customer agrees to equip the premises, at his own expense, with facilities for the use of the water service within 60 days from the date of notification by the District that the service is available, and agrees to accept and pay the District's billing for water service starting from the date that the meter is installed by the District or, in the event that such water facilities are not complete, starting from the date of the close of the 60 day period referred to above.

2.

The Gustomer agrees that this Application and Contract shall become a valid contract for the sale of water by the District to the Customer under the conditions of all "Rules and Regulations," which the District may hareafter adopt, and at the rate schedule or schedules to be adopted by the District and under the conditions contained herein, only upon being signed as accepted by the duly authorized agent of the District within the time limit fixed herein.

The Customer agrees to give to the District such easement or easements over his property for the construction, maintenance and operation of mains, laterals or services as may be necessary and at such reasonable locations as may be my cally agreed upon.

This Contract shall run for a period of five years from date hereof, automatically renewing itself for the next twelve-month period unless notice in writing of cancellation is given the District by the Customer thirty days prior to the date of such renewal.

WITNESS DUR HANDS AND BEALS THIS 21 DAY OF Oct., 1746.

Earl F. Harrah

3.

(Seal)

Accepted for PUBLIC UTILITY DISTRICT NO. 1 OF SKAMANIA COUNTY, WASHINGTON George H. Ward manager

Jan 17 - 47 (Corporate Seal Affixed)

Filed for record January 22, 1947 at 11-50 (.m. by Harry J. Card for FUD.

Kamania County Auditor

36344

Application and Contract for Mater Mervice - L.W. & Hosalyn B. Hernahan to PUP.

APPLICATION AND CONTRACT FOR MATER MERVICE

FUBLIC UTILITY DISTRICT NO. 1 OF SKARANIA COUNTY, MARRINGTON

Name L. .. & Rosalyn B. Ternahan

Date Cot. 22, 1946

Aldress Underwood, Wash

The undersigned, hereinafter salled the customer, as all of the owners and/or tenants of the hereinafter described property, hereby request Public Utility District No. 1 of Skamania County, Vashington (hereinafter called the Listrict) to extend its water (istribution

70

MISCELLANEOUS RECORD G

SKAMANIA COUNTY

system by laying mains as nearly adjacent as practicable to the Customer's property, described at the bottom of this paragraph, to install connections from the Customer's premises to said system, and to supply water for use on said property, to-wit:

Legal Description of Property: War of SEt of Sec 20 Twp. 3 Range lo

In consideration therefor, and in addition to the payment of such races or charges for water as may hereafter be fixed by the District, the Castomer agrees to ray the District the sum of Six Hundred Dollars. Said sum may be paid in full, without interest, on the first day of the month succeeding the month in which the District is ready and able to furnish the Customer with water, or may be paid in the first day of each month in installments of Twenty-five Dollars, or any multiple thereof, commencing on the same date. If said sum is paid in installments, the unpeid balance shall bear interest at the rate of Fig. per annum commencing with the same date, and said interest shall become due and payable at the same time said installments become due and payable; provided, said balance may be paid in full at any time, with interest at the same rate to the date of such payment.

l.

If any payment herein provided for is not paid when due, the District may shut the water off and make a reasonable tharge therefor, and need not resume service until payment of said charge and all delinquencies has been made.

If the Customer shall transfer title to said property, or any part thereof containing a water outlet, all sums herein provided for shall become immediately due and payable. If said sums are not paid by the Customer, the purchaser of such property, as a condition for water service, must pay the same immediately, or with the consent of the District may assume each and every outstanding obligation of this contract.

In consideration of the expenses already incurred and to be incurred by the District in connection with the construction and installation of said water distribution system and the connection of the same with the Customer's premises, and in further consideration of the execution of similar Applications and Contracts by other Customers who will be served from said system, this 'polaration and Contract shall be irrevocable for a period of ninety days from date hereof'. The District may accept this Application and Contract within said period of time by mailing a suplicate copy thereof the the Customer at the above address, duly signed by an authorized agent of the District. If not so returned within said time, then this Application and Contract shall be null and void and of no effect.

In case of such acceptance, the Customer agrees to equip the premises, at his own expense, with facilities for the use of the water service within 60 days from the date of notification by the District that the service is available, and agrees to accept and pay the District's billing for water service starting from the late that the meter is installed by the District or, in the event that such water facilities are not complete, starting from the date of the close of the 60 day period referred to above.

2.

The Customer agrees that this application and Contract shall become a valid contract for the sale of water by the listrict to the Customer under the conditions of all "Rules and Regulations," which the district may hereafter adopt, and at the rate schedule or schedules to be adopted by the District and under the conditions contained herein, only upon being signed as accepted by the duly authorized agent of the District within the time limit fixed herein.

The Customer agrees to give to the district such easement or easements over his property for the construction, maintenance and operation of mains, laterals or services as may be necessary and at such reasonable locations as may be mutually agreed upon.

This Contract shall run for a period of five years from date hereof, automatically re-

MISCELLANEOUS RECORD G

SKAMANIA COUNTY

newing itself for the next twelve-month period unless notice in writing of cancellation is given the District by the Customer thirty days prior to the date of such renewal.

WITNESS OUR HANDS AND SEALS THIS 22 DAY OF Oct., 1946.

· L. W. Ternahan

Rosalyn B. Tornahan

(Scal) ("eal)

Accepted for PUBLIC UTILITY DISTRICT NO. 1 OF SKAMMNIA COUNTY, WASHINGTON

George H. Ward

Jan 17 - 47 (Corporate Seal Affixed)

Filed for Record January 22, 1947 at 11-50 a.m. by Aarry J. Card for Pub.

Application and Contract for Kater Service - Harley A.& Bonnie Ternahan to PUL APPLICATION AND CONTRACT FOR WATER SERVICE

PUBLIC UTILITY DISTRICT NO. 1 OF SKAMANIA COUNTY. VASHINGTON

Name

Harley A. & Ponnie Te mahan

Oct. 23, 1946

Address

Underwood, Wash.

The undersired, hereinafter called the customer, as all of the owners and/or tenants of the hereinafter described property, hereby request Public Utility District No. 1 of Skam ania County, Washington (hereinafter called the District) to extend its water distribution system by laying mains as nearly adjacent as practicable to the Customer's property, described at the bottom of this paragraph, to install connections from the Customer's premises to said system, and to supply water for use on said property, to-wit:

Legal Description of Property:

Sw-NW, E2-NW-SW Twp. 3 Range 10

In consideration therefor, and in addition to the payment of such rates or charges for water as may hereafter be fixed by the District, the Customer agrees to pay the District the sum of Six Hundred pollars. Said sum may be paid in full, without interest, on the first day of the month succeeding the month in which the District is ready and able to furnish the Customer with water, or may be paid on the first day of each month in installments of Twenty five Dollars, or any multiple thereof, commencing on the same date. If said sum is paid in installments, the unpaid balance shall bear inverest at the rate of 31% per annum commencing with the same date, and said interest shall become due and payable at the same time said installments become due and payable; provided, said balance may be paid in full at any time, with interest at the same rate to the date of such payment.

If any payment herein provided for is not paid when due, the District may shut the water off and make a reasonable charge therefor, and need not resume service until payment of said charge and all delinquencies has been made.

If the Justomer shall transfer title to said property, or any part thereof containing a twater outlet, all sums herein provided for shall become immediately due and payable. If said sums are not paid by the Customer, the purchaser of such property, as a condition for water service, must pay the same immediately, or with the consent of the District may assume each and every outstanding obligation of this contract.

In consideration of the expenses already incurred and to be incurred by the District in connection with the construction and installation of said water distribution system and the connection of the same with the Customer's premises, and in further consideration of the exeaution of similar Applications and Contracts by other Customers who will be served from said system, this Application and Contract shall be irrevocable for a period of ninety days from late hereof. The pictrict may accept this Application and Contract within said poriod of