
	METROPOLITAN NAGA WATER DISTRICT	Document Code: PAMDF10	
	FORMS	Revision No.:	0
	WATER SERVICE CONNECTION TERMS AND CONDITIONS	Effectivity Date:	March 2017
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Republic of the Philippines
METROPOLITAN NAGA WATER DISTRICT
 40 J. Miranda Avenue, Naga City

Nº 22926

TAPPING
 SUB CONNECTION

WATER SERVICE CONNECTION TERMS AND CONDITIONS

Name of Customer : _____
 Account Number : _____
 Water Service Connection Location : _____
 Classification / Size : _____
 Size of Water Meter : _____

I hereby agree to abide with the following water service terms and conditions:

1. I agree to abide / comply with the District's Revised Utility Rules and Regulations now existing, including this water service connection terms and conditions, which I have read and such other rules and regulations that may hereafter be promulgated or issued.
2. I hereby certify that I and/or the owner of the property where the water service connection is to be installed have no past due nor outstanding accounts and penalties with the District, the former NAWASA or MWSS. In the event of such past due account emanating from previous customer, I agree to pay for the same.
3. I hereto agree that the water service connection from the tapping point up to the water meter can only be installed, maintained and disconnected by duly authorized representatives of the District. The maintenance, protection and replacement costs plus other related expenses of the water service connection shall be my sole responsibility. The water meter is and shall remain a property of the District.
4. I am obligated to secure all required permits. In case the applicant is a tenant where the water service connection will be installed, the owner thereof shall be required to sign in conformity with this Water Service Connection Terms and Conditions. As owner, I am liable to pay whatever outstanding obligations my tenants may have with the District.
5. I am obligated to settle all required fees and charges.
6. I hereto unconditionally grant the District's personnel unrestricted access and safety where the water service connection will be installed, including other activities at all times.
7. I am obligated to pay for my water consumption. I agree that a ten percent (10%) Liability Charge shall be imposed by the District on overdue water bill.
8. Should I default in the payment of my water bills, the District has the authority to disconnect, without prior notice, my water service connection. Failure on my part to receive a water bill does not relieve me from liability.
9. I will abide to whatever subsequent duly approved increase in water rates and charges the District will impose.
10. I am obligated to notify the District when, as Owner, I transferred ownership of the property or when as Tenant, I vacate the premises where the water service connection is located.
11. I shall not allow any form of Sub-Connection unless duly permitted by the District. The District reserves the right to conduct such installation activities.
12. At no single instance shall I install, attach or use an electrical, mechanical or booster pump and any similar implements, including grounding or related devices at any point of the water service connection I have applied for, before and after the water meter.
13. I hereto accept, without any reservation, the existing or prevalent water service and water pressure conditions inherent in the District's water distribution system. Consequently, I am hereto waiving any right to hold the District responsible and unconditionally release the District from any kind of civil or criminal liability, suit or claim arising from low or high water pressure conditions, water quality degradation or any interruption of water service that may occur.
14. I shall be held liable for allowing or condoning acts in violation of the District's Revised Utility Rules and Regulations, the Presidential Decree (PD) No. 198, otherwise known as the Provincial Water Utilities Act of 1973, as amended, and the National Water Crisis Act of 1995 (RA 8041).
15. I further acknowledged that any and all other policies and procedures not herein prescribed or incorporated shall be duly covered by the District's Revised Utility Rules and Regulations.

ACKNOWLEDGEMENT

In witness whereof, I/we hereunto affixed our signature(s) on the date hereunder written.

Conforme:

_____ Customer's Signature Date: _____	_____ Lot Owner's Signature Over Printed Name Date: _____	_____ Building Owner's Signature Over Printed Name Date: _____
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Summary of Materials and Charges / Fees

Qty.	Unit	Materials	Amount	Charges / Fees	Amount
		Ball Valve	P	Boring fee	P
		Brass Rep. Pc.		Breaking fee	
		Check Valve		Cutting fee	
		Corporation Cock		Installation fee	
		Elbow		Restoration fee	
		Nipple		Service Connection fee	
		PE Tubing		Sub-Connection fee	
		Reducer		Tapping fee	
		Saddle Clamp			
		St. Elbow			
		Teflon Tape			
		Union Patente			
		Elbow Reducer			
		GI Pipe			
		Sub-Total	P		P
		Total			P

PRICES MAY CHANGE
WITHOUT PRIOR NOTICE

IMPORTANT: Materials not listed above will be provided by the customer

Received Payment : _____
Cashier
Paid under O.R. No. : _____
Amount : _____
Date : _____

Customer's Signature over Printed Name _____

Prepared by:

JOSE V. ULANDAY
WATER SEWERAGE
MAINTENANCE DIVISION

Checked by:

ULYSSES B. FOLLOSCO
Senior Engineer A
O&M Division

SWMM - A
O&M Division

Approved for Installation:

CESAR H. FEDERIZON
Division Manager C
O&M Division

VIRGINIA I. NERO
Division Manager C
Commercial Division

Water Service Connection Information:

Installed by:

Account No. _____

Meter No. _____

Meter Brand _____

Initial Reading _____

_____ Plumber(s)

Date: _____

abby/poma/summaryof materials&charges/fees

SKETCH OF THE PROPOSED WATER SERVICE CONNECTION

Length: _____ m