UTILITY SERVICE DATABASE LLC.

632 LONGINO ROAD Phone: 318-702-7155

Coushatta LA 71019-0343 Email: sligowater3@gmail.com

FOR THE SERVICE OF SLIGO WATER SYSTEM INC.

ADDRESS P.O. BOX 343, COUSHATTA LA,71019

<u>APPLICATION FOR MEMBERSHIP AND DEPOSIT AGREEMENT</u>

Name:		Date:		
Address of Service:				
	City:	State:	Zip Code:	
Is there currently a servi	ice connection at this a	ddress (meter, o	r connection) YES_	NO
New service connection	s may require addition	al cost and will	be added to the final	invoice.
Telephone: ()		(Cell Phone: ()	
Email Address:		Social S	Security number:	
Driver license:	State:	Date	of birth:	
I own this property YES	SNO Reside	ential Com	mercial	
I'm renting this property	y or lot YESNO_			
If <u>YES</u> : Property Owner	rs Name			
Address				
Telephone: ()	Ce	ell Phone: ()	
Previous Address:				
	City:	State:	Zip Code:	
Telephone: ()		Cell Phone: (
Do you have an active a	ccount with another U	tility Service or	Municipality?Y	ESNO
If <u>YES</u> : Name and Acco	· · · · · · · · · · · · · · · · · · ·		nicipality	
Account Number:				

I am applying for membership in the **SLIGO WATER SYSTEM INC.**——, domiciled in —BOSSIER PARISH——Louisiana. I agree to pay the deposit(s) amount and connection fee(s) as listed on the rate sheet and all other sums required as they come due and payable. I agree to abide by the Articles of Incorporation, By-Laws, Rules and Regulations, and Resolutions of the Council (or) Board of Directors of the Utility Services.

Deposit(s) Agreement: This agreement is between the ___ **SLIGO WATER SYSTEM INC.**___ hereinafter called SUPPLIER, and you, a tenant utility user hereinafter called TENANT. Now, therefore, it is hereby understood and agreed: The Supplier shall furnish, subject to limitations set out in the Supplier's Rules and Regulations and By-Laws, such quantity of service as the Tenant may desire in connection with his occupancy. The Tenant agrees to pay for services at such rates, time and place as shall be determined and designated by the Supplier and agrees to the penalties for non-payment as set out in the current Rules and Regulations. The Tenant agrees to pay a service deposit at the current rate in force for the above-named utility service. The deposit shall be held and applied by the Supplier to the payment of the account of Tenant should service to the Tenant be terminated whether voluntarily by Tenant or involuntarily by Supplier. Supplier may, in its discretion, apply the deposit to amounts owed Supplier by Tenant and if any monies of the deposit are leftover Supplier will refund said amount, if any, to Tenant within thirty (30) days after final termination of service. Any balance owed after applying the deposit the Tenant agrees to pay the unpaid balance within thirty (30) days of final presentation of said final bill. If Tenant fails to pay the final bill after said thirty (30) days, then Supplier has the right to proceed with collection efforts with all costs of collection to be paid by Tenant. The member agrees that deposits or connection fees for other services such as sewer, trash pickup, or any other service provided by this supplier is covered by this contract. All monies collected by this service will be paid to the supplier as one account.

The Failure of a customer to pay charges duly imposed shall result in the automatic imposition of the following penalties:

- 1. Nonpayment within 10 days from the due date will be subject to a penalty equal to 10 % of the delinquent account.
- 2. Nonpayment within 30 days from the due date will result in the service being shut off from the customer's property.
- 3. In the Event, it becomes necessary for the Utility Service to shut off the service(s) from Member's property, a \$75.00 fee set by the corporation in its rate schedule will be charged for reconnection of the service.
- 4. A \$25.00 **return check fee** for all return checks, utility may be subject for disconnect for non-payment.

Tampering with a Meter(s) or stealing services from a utility service is unlawful and such utilities are protected by municipal ordinance (section1-8, 98-104) and State law (R.S. 14;67.6). Said violation is subject to a fine of up to \$500.00 or imprisonment of not more than 60 days, or both. Additionally, should tampering include any destruction of supplier's property, additional criminal charges may be filed.

In the event service to the member is terminated, either voluntarily by the member, or by the Association for any cause, any membership fee and the setup fee shall be held by the Association. The Deposit will be refunded after the account is a balance of \$0.00.

The Member shall commence to use their service from the supplier on the date the service is made available to the member by the Supplier. Charges to the Member shall commence on the date service is made available, regardless of whether the member connects to the system.

Signed this	day of	, 20, 1	n	, LA.
List all persons	over the age of 18 that	will be living at this ac	ldress below.	
Tenant (1):				
Tenant (2):				
Tenant (3):				
Tenant (4):				
	I UNDERS	TAND BY COMPLETING	AND SUBMITING THE	S APPLICATION THAT
ANY AND ALL IN	FORMATION OBTAINE	D WITHIN THIS APPLICA	ATION WILL BE USED	TO SEARCH THE
UTILITY SERVICE	DATABASE FOR ANY C	OUTSTANDING DEBT W	ITH OTHER UTILITY SU	JPPLIERS.
		R UTILITY SERVICES WIL		
		ITH ALL DEPOSITS, CON	·	•
DATABASE FEES,	, FOR SLIGO WATI	ER SYSTEM INC. B	SEFORE NEW SERVICE	CAN BE ACTIVATED.

SUBMIT APPLICATION