PROGRESS COMMUNITY WATER ASSOCIATION WATER USERS AGREEMENT

I,, hereby make application to Progress Community water (herein called the Company) for
water service.
Witnesseth: In consideration of the Company providing water service to me, I agree:
To pay all necessary installation and/or connection chargers as required by the Company for water service which includes a refundable deposit.
To install and maintain at my expense all necessary service lines, plumbing and fixtures to enable the property owned by me to be connected to the Company's water meter.
To pay all monthly charges beginning with the first complete billing cycle after water service has been established at the Company's water meter on my property. I understand that regardless of whether or not I have installed the necessary service line or have consumed any water, I will still be required to pay the necessary monthly charges it is my responsibility to pay those charges or any late assessments or service charges that result for my failure to remit the proper payment when it is due.
To use the water in accordance with the rules and regulations established in the Company's By-laws and Amendments.
To properly notify the Company when I change mailing addresses, if I relinquish control of my property or for any other reason to request that water service to my property be terminated.
To grant the Company, its successors and assigns, a perpetual easement in, over, under and around my property with the right to erect, construct, install and lay and thereafter use, operate, inspect, repair, maintain, replace and remove water pipelines and appurtenant facilities together with the right to utilize adjoining lands belonging to me for the purpose to ingress to and egress from the Company's easement.
In consideration of my payment of all charges necessary for the installation and/or connection of water the Company agrees:
To make every effort to provide a continuous supply of sale potable water to me. I understand that a time due to equipment or power failures, water main breaks, weather related damage, and other unpreventable circumstances that the supply of water to my property may be interrupted. I understand that a guarantee of an uninterrupted supply of water can not be grated by and is my responsibility to install at my expense the necessary equipment to provide an alternate water supply. I further understand that I am required by law to notify the Company of my intention to connect to alternate supply and that Company is required by law to inspect the supply to ensure that I have included the required backflow devices to prevent possible contamination to the Company's distribution system.
I (we) agree that I (we) have followed the guidelines set forth by the State Department of Health regarding onsite wastewater disposal.
To charge me each month the established minimum charge plus applicable rates according the actual flow usage registered on the Company's water meter and recorded monthly by the Company. I understand that at times inclement weather may prevent the reading of the water on my property and the Company may use an estimated charge based upon my historical consumption and that such estimations are provided by law by restricted by the fact that actual readings must be recorded the month preceding and the month following the estimation and that I must be notified that the charges are based upon usage estimates. I also understand that it is my responsibility to provide proof of reading error or payment to the Company in order for an adjustment to be considered.
To notify me of any changes in rates, policies or amendments to the bylaws of the Company.
This the day of Water User:
Office Use Only:
Service Address: