SEWER [] APPLICATION FOR SERVICE-WATER 1 1 BOTH [RECEIPT NO. DATE CITY OF FLOWOOD P. O. Box 320069 ASSIGNED ACCT. NO. Flowood, MS 39232 Phone: 601-939-4243 APPLICATION BY PHONE PERSON MAIL Fax: 601-420-3334 RESIDENTIAL COMMERCIAL NAME Phone Rent Own Address for Billing: Address for Service: Lot Subdivision Driver's License or Social Security # Number of Occupants _____ Place of Employment _____ Work Phone # _____ E-mail Address **METER CHARGES ACCOUNT INFORMATION** WATER METER INSTALLATION Water Deposit Water Code Turn on Water and Read Meter _____ Sewer Deposit Sewer Code Date to turn water on Water Connect Fee Sewer Connect Fee Meter Number _____ Install Meter-size Water Tap Fee Sewer Meter Meter No. Sewer Tap Fee Meter Reading at Water Available Fee # of Users time of Installation Sewer Available Fee Sequence Line of Sight Water Permit Fee Irrigation Sewer Permit Fee Pool West Rankin Cubic Ft. _____ Gal. ____ Lat. Tax Date Completed Other Charges Completed by:

I hereby agree to the terms and conditions printed on the reverse side of this application. In the event I am not present when the water is turned on, the City shall not be held responsible for any damage resulting from broken pipes, faulty plumbing, uncapped pipes, or other reasons, and, in the event a second trip is required to turn the water on, I agree to pay the required amount for each additional trip or trips.

Applicant

Total Charges

APPLICATION FOR WATER AND/OR SEWER SERVICE

The individual, partnership, corporation, or other entity making this application to the City of Flowood for water and/or sewerage service herby agrees as follows:

- 1. To pay for the permits, connection charges, etc, as outlined in the Water Rate Schedule and Sewer Rate Schedule Ordinances, and make the required water meter deposit.
- 2. That in the event the water/sewer bill is not paid, the City may use the water meter deposit to pay both the water and/or sewer charges in arrears. Applicant agrees that in the event it becomes necessary to use the water meter deposit to satisfy unpaid charges, applicant will pay an additional amount so as to maintain the water meter deposit in the full amount before water and sewer service is resumed.
- 3. That said amount is to be held as a guarantee of payment for services rendered, but on the expiration or cancellation of this agreement with the City of Flowood, the amount of the deposit, less any amounts due the City, shall be returned to applicant.
- 4. That any meter installed on the applicant's premises is the property of the City of Flowood and further agrees that the meter is to be removed only by employees of the City.
- 5. That applicant will protect the water meter at all times.
- 6. That in the event the water meter fails to register an accurate quantity of water used, either by reason of defect or other cause, the City will render a bill on an estimated basis for the period during which the meter registers an erroneous measurement. The estimate will be prepared from records of the newly installed meter for the most recent period of correct readings or any other method recognized as appropriate in such cases.
- 7. To make separate application and meter deposit for service to each building constructed on the property or separate structure located hereon and pay the service charges each month as established by the respective Ordinance.
- 8. That only one residence or commercial unit is to be served under this agreement, and that no additional residence or other consumer or contributor will be permitted to obtain water or sewer service without the express consent and approval of the City unless the service is for multiple residential units.

Applicant shall utilize the sewer connection for the disposal of sewage and/or domestic waterwaste only. No storm sewer or downspouts may be connected to the sewer system at any time nor in any way.

In the event the applicant fails or refuses to pay the monthly water and/or sewer service charges, as provided in the Rate Schedule ordinances, within 30 days after they become due, the City may terminate this Agreement and Applicant shall have no further right to water or sewer service.

Applicant and/or their assigns herby grant to the City the right and privilege of inspecting the premises for the purpose of determining that the provisions of this agreement and related ordinances are being complied with.

It is understood and agreed that any sewer line constructed by applicant on his property is and shall remain the property of the applicant; but in the event this agreement is not carried out, and the sewer fee paid each month, the ro cut off the sewer line serving the property at the property line, or at the main line, if a part of the sewer main is on any part of the applicant's property, shall remain in, and be vested with the City without any liability for making said cut-off.

It is further agreed by the applicant that all necessary water and/or sewerage easement over and across his property to install and maintain the system have been heretofore granted, or they are hereby granted, by said applicant.