



**Marion County
Board of County Commissioners**

Utilities

11800 SE US Highway 441
Bellevue, FL 34420-4558
Phone: (352) 307-6000
Fax: (352) 307-6001

DEPOSIT RECEIPT AND SERVICE AGREEMENT

APPLICANT NAME: _____ SERVICE START DATE: _____

DATE OF BIRTH: _____ SOCIAL SECURITY NUMBER: _____

DRIVER'S LICENSE NUMBER: _____ STATE: _____ EXPIRATION DATE: _____

CO-APPLICANT NAME: _____ SSN: _____

BUSINESS NAME: _____ TAX ID: _____
(LLC's must provide a personal guarantee)

SERVICE ADDRESS: _____ PARCEL I.D./SUBDIVISION: _____

MAILING ADDRESS: _____
(If different than service address)

CONTACT NUMBERS - HOME: _____ CELL: _____ EMAIL: _____

***In cases of emergency, notification of abnormal water usage, and payment reminders, we may contact you through an automated email or phone message, including via the above cell phone number; by providing your cell phone number you authorize this method of contact.**

APPLICANT IS OWNER* TENANT

*** Copies of identification and proof of ownership or lease must be on file with Marion County Utilities before service is provided.**

LANDLORD NAME (IF APPLICABLE): _____ CONTACT NUMBER: _____

Please read the information on the reverse side of this agreement prior to signing. By signing below, you are agreeing that you have read the information contained in this document.

Primary Applicant signature DATE: _____ Marion County Utilities representative

Co-Applicant signature DATE: _____

Email form to utilities@marioncountyfl.org

FOR OFFICE USE ONLY

ACCOUNT NUMBER: _____ DEPOSIT CHARGED: _____ SERVICE CHARGE: _____ TRANSFER FROM ACCOUNT: _____

AMOUNT PAID: _____ CK#: _____ CASH: _____ CC: _____ AMOUNT BILLED: _____

"Meeting Needs by Exceeding Expectations"

This payment is to guarantee any and all indebtedness for water and/or sewer and/or reclaim service which may be or become due to Marion County Utilities, (hereinafter called "Utility") by said Customer. Customer agrees that this Deposit or any portion thereof may be applied in discharge of any indebtedness of Customer to Utility. Upon discontinuance of service covered by this Deposit and the presentation of this Receipt and proper identification, Utility agrees to refund to Customer the Deposit, less any amounts due after the final billing. Deposits are collected and refunded in accordance with Marion County Ordinance No. 09-05 Section 2.

This Deposit shall not preclude Utility from discontinuing for nonpayment the service covered by this Deposit regardless of the sufficiency of said Deposit to cover any indebtedness for such service.

By the signing of this Customer's Deposit Receipt & Service Agreement, Customer recognizes and agrees to abide by all existing reasonable rules and regulations of Utility and any amendments thereto. Copies of said rules and regulations and amendments thereto are available for inspection at the billing office of Utility. It is also understood by customer that private wells are prohibited from being cross connected to any service line that provides potable water to a residence, per Ordinance 09-05 Section 1 (x). For commercial accounts only, any renovations or additions from the original plumbing plans on record will be required to submit to the Utility updated plans and will be charged additional capital charges at a rate of one (1) ERC (equivalent residential connection) for water and/or sewer.

Customer agrees that Utility, its agents or employees shall at all times have access to Utility's lines, meters and the areas where such facilities are located will be kept free of shrubbery, trees, fences, interference from pets, and other obstructions. Customer agrees that it shall hold Utility, its agents or employees harmless and Utility shall not be liable for any damage or injury alleged to have occurred through Utility, its agents or employees conducting inspections and repairs to Utility's lines and meters, whether such damage shall have occurred through negligence or otherwise, and whether such damage or injury shall occur to real property, persons or pets.

Terms of payment: Monthly bills are due when rendered and if not paid prior to the following months billing shall be considered delinquent and subject to a late fee. Failure to pay a delinquent bill after five (5) days written notice shall be cause for the County to discontinue service. Full payment of delinquent bill due plus a reconnection charge shall be paid before service will be restored.

It is further understood and agreed that the sale of water to Customer occurs at the meter, and Utility has no responsibility relative to service or supplying water after said water passes through the meter. **Customer is advised not to tamper with meter, including turn on/off of water service, which is prohibited. Tampering with County property carries a Two Hundred Fifty (\$250.00) Dollar fee.** Utility's responsibility relative to gravity sewer service ceases at the Customer's property line. Call our office at 352-307-6000 when you have a water or sewer problem.

*Your Social Security Number is requested for the purpose of running a credit check, at your request, in order to waive a security deposit; identity verification; and/or for submitting to collections, any unpaid debt due the Utility. This information is mandatory for compliance with the Federal Trade Commission "Red Flags" rule.
