

# **RESIDENTIAL SERVICE APPLICATION**

Activation Date:			
Name:			
Address:			
City:	State:	Zip:	County:
Mailing Address (if service):	f different from		
			Work Phone #:
Home Phone #:			Driver's License #:
Social Security #:			
Date of Birth: -			—
			Wife's Maiden Name:
Spouse Name:			
Spouse Social Sec Spouse Phone #: <sup>-</sup>	curity #:		_Spouse's License #:
Previous Address:			
Employer: Rent / Own (R/O):		Rent Name:	Phone#:
Other adults who w	vill be living at this	address:	
Service Application	n Fee: \$		Deposit: \$
By signing this application pursuant to the South C income tax refund. If Gi to pay all fees and costs Association of Counties.	on for utilities, the applic arolina Setoff Debt Coll- reer CPW chooses to pu s incurred through the se , the Municipal Associat	Payment of cant agrees to pay ection Act to collec ursue debts owed to etoff process, inclu- ion of Counties, the	for the purpose of obtaining services is true and complete. F Debt Obligations all cost of collection of the applicant's unpaid bills. Greer CPW has the right t any sum due and owe by the applicant through offset of the applicant's state by the applicant through the Setoff Debt Collection Act, the applicant agrees ding fees charged by the Department of Revenue, the South Carolina e Municipal Association of South Carolina, and/or Greer CPW. If Greer CPW ant agrees to pay the costs and fees associated with the selected manner as

#### Liability for Damages to CPW Property

Applicant understands that, in order to provide utility services, Greer CPW must maintain a portion of its system assets on Applicant's property, such as piping, wiring, meters and electronic reader units. Applicant understands that he/she is responsible for the proper care of such system fixtures and equipment, and that Applicant will be financially responsible for the costs associated with the repair or replacement of portions of these assets if damaged, disfigured or maliciously rendered inoperable while under Applicant's care. Applicant agrees to provide Greer CPW access to its system assets at all times, 365 days per year, 24 hours per day.

#### Service Agreements/Policy Manual

Applicant understands that fees paid for this service address is for one connection and is applicable only for the above described property and is not transferable to any other location. Applicant received and agreed to the terms of document SAWS 1-2012, SAE 1-2012, and SAG 1-2012. Customer also agrees to the various policies as defined in the Customer Care Policy Manual. These polices are subject to change.

Siq	ned	:
9		•

Date: \_\_\_\_



## GREER COMMISSION OF PUBLIC WORKS (GCPW) ELECTRIC SERVICE AGREEMENT (SAE 1-2012)

This agreement between the Greer Commission of Public Works, hereinafter referred to as GCPW, and applicant hereinafter referred to as the customer, as follows, to -wit:

Customer desires to purchases electricity, both temporary and permanent, from GCPW for property they own as listed on the Application for Service; therefore, has entered into an electric service agreement as required by GCPW and paid applicable connection fees.

GCPW acknowledges receipt of the connection fees for electric service at the above described property.

Customer acknowledges that the electric connection fee paid is for one connection, is applicable only for the above described property and is not to be transferable to any other location without special approval by the GCPW General Manager. Such special approval by the GCPW General Manager shall only be granted in circumstances which he/she deems extraordinary.

For electricity usage, the customer shall install and maintain at his/her own expense a meter base to house the GCPW's meter for the dwelling or commercial building. In the event that the service lines need to be relocated, the customer will be responsible for any cost associated with the relocation.

Furthermore, GCPW shall not be required or obligated to install any service lines along or within any private easement or other property interest, held by the Customer or any other person, established for access to the Customer's property.

Customer shall pay for electric services on a monthly basis at such rates determined by GCPW.

Customer agrees to inform purchasers of the above described property of the existence of this agreement.

In any litigation between Customer and GCPW which relates to the terms and provisions of this Agreement, the prevailing party shall be entitled to receive reasonable attorney's fees and cost from the losing party.



## GREER COMMISSION OF PUBLIC WORKS (GCPW) NATURAL GAS SERVICE AGREEMENT (SAG 1-2012)

This agreement between the Greer Commission of Public Works, hereinafter referred to as GCPW, and applicant hereinafter referred to as the customer, as follows, to -wit:

Customer desires to purchase natural gas from GCPW for property they own as listed on the Application for Service; therefore, has entered into a natural gas service agreement as required by GCPW and paid applicable tap and/or connection fees.

GCPW acknowledges receipt of the tap and/or connection fees for natural gas service at the above described property.

Customer acknowledges that the natural gas fee paid is for one connection, is applicable only for the above described property and is not to be transferable to any other location without special approval by the GCPW General Manager. Such special approval by the GCPW General Manager shall only be granted in circumstances which he/she deems extraordinary.

For natural gas usage, GCPW shall install and maintain a service line to the dwelling or commercial building. In the event the service lines need to be relocated, the customer will be responsible for any cost associated with the relocation.

Furthermore, GCPW shall not be required or obligated to install any service lines along or within any private easement or other property interest, held by the Customer or any other person, established for access to the Customer's property.

Customer shall pay for natural gas service on a monthly basis at such rates determined by GCPW. Customer shall pay a base facility charge until the customer requests that the service be removed or abandoned.

Customer agrees to inform purchasers of the above described property of the existence of this agreement.

In any litigation between Customer and GCPW which relates to the terms and provisions of this Agreement, the prevailing party shall be entitled to receive reasonable attorney's fees and cost from the losing party.



## GREER COMMISSION OF PUBLIC WORKS (GCPW) WATER AND SEWER AGREEMENT (SAWS 1-2012)

This agreement between the Greer Commission of Public Works, hereinafter referred to as GCPW, and the applicant hereinafter referred to as the customer, as follows, to -wit:

Customer desires to purchases water and sewer from GCPW for property they own as listed on the Application for Service; therefore, has entered into a water/sewer agreement as required by GCPW and paid applicable tap and capacity fees.

GCPW acknowledges receipt of the tap and capacity fees for water and sewer service at the above described property.

Customer acknowledges that the water and sewer tap fees paid is for one connection, is applicable only for the above described property and is not to be transferable to any other location without special approval by the GCPW General Manager. Such special approval by the GCPW General Manager shall only be granted in circumstances which he/she deems extraordinary.

For water usage, the customer shall install and maintain at his/her own expense a service line that shall begin at the GCPW's meter and extend to the dwelling or commercial building.

For sewer usage, the customer shall install and maintain at his/her own expense a service line that shall begin at GCPW's collection line and extend to the dwelling or commercial building. The service line shall connect with the collection line of GCPW at the nearest practical location, provided GCPW has determined in advance that GCPW's sewer system has sufficient capacity to permit service at that point. GCPW in its sole discretion shall determine how practical the connection location is and will inspect sewer line to ensure it meets GCPW's specifications.

Furthermore, GCPW shall not be required or obligated to install any service lines along or within any private easement or other property interest, held by the Customer or any other person, established for access to the Customer's property.

Customer agrees to properly abandon his/her own septic tank at his/her expense if connection is made to GCPW's collection system for sewer usage.

Customer shall pay for water and sewer services on a monthly basis at such rates determined by GCPW.

Customer agrees to inform purchasers of the above described property of the existence of this agreement.

In any litigation between Customer and GCPW which relates to the terms and provisions of this Agreement, the prevailing party shall be entitled to receive reasonable attorney's fees and cost from the losing party.