

APPLICATION FOR UTILITY SERVICES RENTER/PROPERTY MANAGEMENT

PROPERTY MANAGEMENT CO. RENTER'S NAME					
CO-APPLICANT'S NAME					
SERVICE ADDRESS					
MAILING ADDRESS		CITY	STATE	ZIP CODE	
APPLICANT SS#	and/or GOVERNMENT ISSUED PHOTO I.D				
CO-APPLICANT SS#	and/or GOVERNMENT ISSUED PHOTO I.D				
APPLICANT DOB	PHONE	EN	MAIL		
CO-APPLICANT DOB	PHONE	E	MAIL		
CONNECT DATE	DEPOSIT\$	PAID	CASH/CARD/CH	IECK #	
PROPERTY OWNER'S NAME			OWNER'S CUSTO	MER #	
MAILING ADDRESS		CITY	STATE	ZIP CODE	
PHONE	EMAIL				
OFFICE USE Posted Date	Initials:	New Re	nter's Customer Num	nber:	
Property Owner Verified:	Initials:	Iron Co.	Records/Viewed Doc	uments	
Service Order:	Deposit Entered:	Paper	Statement Selected:		

ENOCH CITY APPLICATION FOR UTILITY SERVICES

TO THE MUNICIPALITY OF ENOCH UTAH	The applicant hereby applies for utility services from Enoch City, Utah for premises located
at	and hereby agrees:
	monthly for the utility services rendered by Enoch City. Charges for services will be made
monthly bills for accuracy and notify the Ci	ss of service applicable to the applicant. It is the consumer's responsibility to review the ty of any concerns.
reflected on such billing. A late charge/ad account for each month that there remain including attorney fees and court costs show account. The City shall terminate service of written notice of the City's intention, as deported to restore service the applicant must	due immediately upon billing and shall become delinquent if not paid by the due date ministrative fee of ten percent (10%) of the unpaid balance will be added to delinquent is an outstanding balance. The applicant agrees to pay reasonable expenses of collection, ald it become necessary to use such measures to collect the charges made to the applicant's in delinquent accounts not paid after notice of fifteen (15) days or twenty-four (24) hour refined in Part 14-212 and Part 14-236 of the Code of Revised Ordinances of Enoch City. In the bring current all delinquent charges. In addition, the City will charge a service fee. All the payment of late charges/ fees and then to the principal amount due.
deposit shall not be considered as an advance notwithstanding the existence of the deposit apply the deposit to any account to avoid do to pay any bills due for service and the right	by deposit \$with the City on the filing of this application for utility service. The nice payment for any service. Charges and unpaid accounts shall be considered delinquent sit and the applicant or user of water service shall not have the right to compel the City to delinquency. It is agreed and understood that the City may, but need not, apply the deposit not of the City to shut off service as above provided shall exist even though the deposit has like bills for service. On final settlement of applicant's account any unused balance of the
undersigned agrees to pay all costs of colleappeal and in connection with any bankrup	ent under this agreement is not made at the time and in the manner provided herein, the ection, including attorney fees, court costs and filing fees with or without suit, at trial, on tcy case or proceeding. Applicant understands that charges or commissions up to 50% may cy, retained to pursue collection of any delinquent account and applicant shall be liable to
that it is ready for water service and hereby and hold harmless Enoch City, its agents a	ny signature to this agreement, I hereby signify that I have inspected the premises to insure authorize the City to turn on water service to the property. I also agree that I will indemnify nd employees, elected and appointed officials, from and against all claims, damages and ne above property arising out of or resulting from the act of turning on water service to the
	Il permit the City's authorized representatives to enter the property at all reasonable times lling or disconnecting utility services. Services may be terminated if reasonable access is
	MMENDATIONS: The undersigned hereby certifies that a copy of the "Enoch City Cross ns" was received and that they have read or have had explained to them the rules and ility Services.
I hereby agree to the foregoing. Dated this	sday of20
Applicant's Signature	
CO Applicant 3 Signature	

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