W/O#:		✓	Initial	Date
CULINARY WATER APPLICATION	Set -Up			
DATE OF APPLICATION:	Conn Fee			
RT:ACCT:GEN:	Rate			
SEQ:	B-stock			
ACCT SET UP://	M/Bill			
	ACREAGE		_	

NEW SERVICE

APPLICATION FOR WATER SERVICE FROM THE DRAPER IRRIGATION COMPANY

Lot NoSubdiv	vision Name			Lot size	
Contact	Phone	Now	Will call	MR ID#	
Billing Address:		Phone#			
Homeowner Name		Closing of	late//	PI avail YesNoConn	
Application is hereby	y made by the undersig	ned (the "Applica	ant") to the Drap	per Irrigation Company (the "Company")	
for culinary water se	rvice at				
The size of the meter	requested is	·			
As consideration for	culinary water service	from the compan	y, the Applicant	agrees:	
1. To pay the following the fo	llowing charges in full	prior to time the	connection is ma	ade:	
Meter	\$		_		
Share of Cla	ass B Stock \$		_		
Impact Fee	\$		-		
Other Charg	ges \$		_		

TOTAL \$_____

- 2. To obtain and pay for all permits or other approvals required by Salt Lake County, the City of Draper, and governmental agencies prior to installation of the connection.
- 3. Prior to the installation, to select the location and elevation of the connection, which must be acceptable to the Company.

- 4 That if after the connection is installed, the Applicant finds it necessary to change the location or elevation of the connection or the meter, the Applicant shall pay the Company the cost of changing such location or elevation before the change is made.
- 5. To pay, by the due dates set forth in the Company's water billing statements, all water and service charges at the rates set and adjusted from time to time by the Company.
- 6 To pay an interest charge as defined in the Policy and Procedures Manual, schedule A Fee Schedule, per month on any water or service charge not paid by the due date.
- 7 That if the Applicant becomes delinquent for more than 30 days in payment of charges for water services, the Company shall have the right to file a lien or claim on the above specified property to collect such delinquent amounts, and/or discontinue all such services until the delinquent amounts, and/or discontinue all such services until the delinquent bill, interest charges, and a reasonable collection charge have all been paid to the Company.
- 8. That the Applicant must protest any bill within 15 days of its postmark date, or the protest is waived.
- 9. That if the Applicant is a corporation or partnership, the undersigned individual, signing for the Applicant, guarantee payment of all water and service charges, costs and obligation described herein.
- 10. That the Applicant's right to receive culinary water service from the Company at the above specified address is based on the Applicant's ownership of one share of Class B-culinary stock, which has a par value of fifty dollars (\$50.00) and is not an investment security.
- 11. That if this Application for Culinary Water Service concerns real property that does not have an installed connection, upon payment by the Applicant to the Company of the nonrefundable par value of Fifty dollars (\$50.00) for one share of Class B-Culinary stock, a transfer of one share of Class B-Culinary stock to Applicant will be made on the Company's records and, upon such transfer and satisfaction of the other conditions specified herein, the Applicants' right to receive culinary water service at the above specified address shall begin.
- 12. That in the event the Applicant sells the real property located at the above specified address:(a) the sale of the real property shall include the Applicant's share of Class B-Culinary stock; (b) the Applicant shall promptly make payment to the Company of all amounts owed to the Company for the culinary water service provided to their real property and (c) the Company shall have the right to file a lien or claim on the real property with respect to any unpaid amounts owed to the Company for the culinary water service provided to the real property.
- 13. That the Company has the right at any time, without notice, to shut off or curtail culinary water service in the event of a water scarcity, or to repair or maintain the Company's culinary water system.
- 14. To not install any cross connections, and to prevent any backlog to the Company's delivery facilities, and that the Company has the right to inspect the Applicant's plumbing for cross connections and other public health hazards.
- 15. That all parts of the Company's water service facilities from the Company's main line to the water meter, including the water meter, are the property of the Company.
- 16. That the Company reserves the sole right to grant or reject this application an its decision whether to provide culinary water service to the above specified address will be made on the ability of the Company to serve this connection and its determination of what is in the best interest of the Company and its stockholders.

Receipt No._____

APPLICANT_____