-BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH-

IN THE MATTER OF THE APPLICATION OF)	
BUMBLEBEE WATER SYSTEM, INC. FOR)	
A CERTIFICATE OF CONVENIENCE AND)	DOCKET NO.
NECESSITY TO OPERATE AS A PUBLIC)	·
UTILITY RENDERING CULINARY WATER)	
SERVICE, OR FOR AN EXEMPTION FROM)	
PUBLIC SERVICE COMMISSION REGULATION)	

APPLICATION

To the Public Service Commission of Utah Salt Lake City, Utah.

- 1. Exact name of applicant:
 _BUMBLEBEE WATER SYSTEM, INC.__
- 2. Principal office address: 352 East Riverside Drive, Suite A3, St. George, Utah 84790.
- 3. Name of state in which applicant is incorporated and date of incorporation is the State of Utah, with a date of incorporation of July 31, 2012 (under the original name "Hunter Ridge Mutual Water Company"—a Utah non-profit corporation). A certified copy of the articles of incorporation and by-laws should accompany this application unless a copy is on file with the Commission. If not incorporated, describe the type of organization and state in which it is organized.

As stated above, Bumblebee Water System, Inc. is a Utah non-profit corporation. A certified copy of its Articles of Incorporation and the July 2013 Amendment thereto is Attached to this

4. The officers and directors (or partners) of applicant are as follows:

Office Held

Name and Principal Business Address

Member, Board of Trustees

___Iron Dirt, LLC____ 352 East Riverside Drive, Suite A3

St. George, Utah 84790

Member, Board of Trustees Brent A. Blanchard

321 North Mall Drive, Suite R201

St. George, Utah 84790

Member, Board of Trustees David Boulton

2560 Fairway Circle Bountiful, UT 84010

President Dillon Jensen

740 Chaparral Drive Mesquite, Nevada 89027

Secretary Brent A. Blanchard

321 North Mall Drive, Suite R201

St. George, Utah 84790

5. The type of service (water, sewer or both) which applicant proposes to render is (indicate here and on page 1):
Water

- 6. Applicant is in compliance with and agrees to comply with all regulations and requirements of all state and local government agencies. Copies of all required permits and approvals are made a part of this application. Applicant will be receiving through its water distribution system water from a Commission approved supplier or has attached to this application proof of ownership of sufficient water rights, of sufficient storage, of an approved source with sufficient water flow and of an approved point of diversion.
- 7. If the applicant is conducting operations at the present time, furnish the following information:
 - (a). A description of the nature and extent of the service rendered.

Water service to residential lots, per Approved Change Application no. a32564.

- (b). The date applicant commenced rendering such service. Not yet commenced; no residential users have purchased lots in the service area.
- 8. The areas which the applicant proposes to serve, and those

presently served, if any, are as described below (legal description) and as shown on a map attached hereto (for public utilities a map should also be part of the tariff). Sunset Subdivision, as

- 9. How Many Connections will the company serve?
 _58____
- 10. The names of any water companies that are providing (or proposing to provide) similar service near or in any part of the area covered by this applicant are as follows: $N\!/\!A$
- 11. The applicant is financially responsible as shown by a true and correct financial statement attached hereto and made a part of this application.
- 12. Applicant's proposed tariff, including a map and rate schedules, along with work papers showing how the proposed rates were determined, is also attached as a part of this application.

WHEREFORE, applicant requests that the Commission grant a certificate of convenience and necessity to the applicant to operate as a public utility as described above.

Signature, Dillon Jensen

Dillon Jensen Title, President

Dated this 27th day of August, 2013.

Subscribed and sworn to before me 27th day of August, 2013.

Notary Public

NOTARY PUBLIC TATE OF NEVADA

County of Clark
S BIXLER
Appt No 04-89435-1
Ay Appt Expires Jan 9 2016

Residing at:

My Commission Expires

1-9-16

Name, address, and signature of attorney representing

application:

Brent A. Blanchard, Esq.

Utah Bar No. 8411

BLANCHARD LEGAL SOLUTIONS, PC

321 North Mall Drive Suite R201

St. George, Utah 84790

Signature,

Brent A. Blanchard, Esq.

Title, Legal Counsel for Bumblebee Water System, Inc.

(A \$100.00 filing fee must accompany this application)
WAIVED if applying for exemption.

NOTE: A COMPANY THAT IS BOTH OWNED AND CONTROLLED BY ITS WATER USERS MAY QUALIFY FOR AN EXEMPTION FROM RATE REGULATION AS A MUTUALLY OWNED WATER COMPANY SERVING ONLY ITS STOCKHOLDERS.

IF THIS IS THE CASE, DO NOT SUBMIT A FILING FEE BUT WRITE ACROSS THE BOTTOM OF THIS FORM "PLEASE CONSIDER THIS AS AN APPLICATION FOR A LETTER OF EXEMPTION AND COMPLETE THE SUPPLEMENTARY INFORMATION FOR MUTUAL WATER COMPANIES."

I,Dillon Jensen, President of Bumblebee Water System, Inc., swear that the information provided in this application is complete and accurate to the best of my_knowledge.

Signature, Title

Dillon Jenser

President.

Dated 27th day of August, 2013.

Subscribed and sworn to before me 27th day of August, 2013.

NOTARY PUBLIC STATE OF NEVADA County of Clark S BIXLER Appt No 04-89435-1 My Appt Expires Jan 9 2016 Notary Public

Residing at:

Mesque W

My Commission Expires

1-9-16

CHECKLIST

Items to Be Included With Application

- A. Applicant has submitted a certified copy of the articles of incorporation and by-laws unless a copy is on file with the Commission.
- B. Applicant will be receiving through its water distribution system:
 - 1. Water from a Commission approved supplier or
 - 2. Has attached to this application:
 - A. Proof of ownership of water rights, in the name of the company to be regulated or exempted, sufficient to provide the water promised to each customer.
 - b. Proof of ownership of sufficient water storage.
 - c. Proof of ownership of an approved water source with sufficient water flow.
 - d. Evidence of an approved point of diversion (by Division of Water Rights) from a source that is owned by the water company.
- C. Applicant <u>MUST</u> provided maps (8 1/2" by 11") showing location of water system relative to nearby towns and highways and the proposed platted subdivision.
- D. Applicant has provided financial statements to indicate financial viability including:
 - 1. A balance sheet for the water company.
 - 2. An historical operating statement if the water company is already operating, a projected statement if not yet operating.
- E. Applicant has provided a proposed tariff which includes proposed rates and service rules and regulations. Applicant has provided:
 - 1. Calculations to show that the proposed rates are reasonable based upon actual cost of service. Or
 - 2. A statement that the proposed rates are less than the full cost of service but that the developer will subsidize such rates until the system has enough customers on line to operate and cover costs at the proposed rates.

3. A balance sheet for the developer if the water company is to be or was constructed by a developer.

The enclosed checklist covers the items of interest to the Division of Public Utilities. The list does not necessarily include all items the Public Service Commission and the Division of Public Utilities need to review in the application procedure. Additional items may be requested as the Division and Commission become more familiar the applicants particular circumstances.

Please feel free to contact the Division of Public Utilities at (800) 874-0904 or (801) 530-6695 if you have any questions about the information the Division is requesting.

Upon review of your application, the Division has determined that certain information is lacking or that additional information is necessary. The required information is either explained below or highlighted on the enclosed checklist. Please feel free to contact the Division of Public Utilities at (800) 874-0904 or (801) 530-6695 if you have any questions about the additional information the Division is requesting.



Utah Department of Commerce

Division of Corporations & Commercial Code

160 East 300 South, 2nd Floor, S.M. Box 146705 Salt Lake City, UT 84114-6705 Phone: (801) 530-4849

Toll Free: (877)526-3994 Utah Residents

Fax: (801) 530-6438 Web Site: http://www.commerce.utah.gov

Registration Number: 8393178-0140

July 18, 2013

Business Name:

BUMBLEBEE WATER SYSTEM, INC.

Registered Date:

JULY 31, 2012

CERTIFIED COPY OF ARTICLES OF INCORPORATION AND AMENDMENT

THE UTAH DIVISION OF CORPORATIONS AND COMMERCIAL CODE ("DIVISION") HEREBY CERTIFIES THAT THE ATTACHED IS TRUE, CORRECT, AND COMPLETE COPY OF THE ARTICLES OF INCORPORATION AND AMENDMENT OF

BUMBLEBEE WATER SYSTEM, INC.

AS APPEARS OF RECORD IN THE OFFICE OF THE DIVISION.



Kathy Berg

Director

Division of Corporations and Commercial Code

File Number: 8393178

Non-Profit Corporation Articles

ARTICLES OF INCORPORATION OF

Hunter Ridge Mutual Water Company

We, the undersigned natural persons all being of the age of eighteen years or more, acting as incorporators under the Utah Revised Nonprofit Corporation Act, adopt the following Articles of Incorporation for such Corporation:

Article I Name

The name of the corporation is Hunter Ridge Mutual Water Company

Article II Purpose

Delivery of water and maintenance of equipment used to deliver water.

To engage in any and all other lawful purposes, activities and pursuits, which are substantially similar to the foregoing and which are or may hereafter be authorized by Section 501(c)(3) of the Internal Revenue Code and are consistent with those powers described in the Utah Nonprofit Corporation and Cooperation Association Act, as amended and supplemented.

Article III Name and Address of Registered Agent

The address of the corporation's initial registered office shall be:

352 E RIVERSIDE DR STE A3 Saint George, UT 84790

The corporation's initial registered agent at such address shall be:

Iron Dirt LLC

State of Utah
Department of Commerce
Division of Corporations & Commercial Code

This certifies that this registration has been filed and approved on 31, July 2012 in the office of the Division and hereby issues this Certification thereof.

KATHY BERG Division Director

Article IV Names and Addresses of Incorporators

The name(s) and address(es) of the incorporators are:

Incorporator #1
Brent A Blanchard
321 N Mall Dr Ste R201
Saint George, UT 84765
B A Blanchard (POA or AIF)
Signature

Incorporator #2
Iron Dirt LLC
352 E RIVERSIDE DR STE A3
Saint George, UT 84790
B-A-Blanchard (POA or AIF)
Signature

In Witness Whereof I / We have executed these Articles of Incorporation on 31 July, 2012 and say:

That they are all incorporators herein; that they have read the above and foregoing Articles of Incorporation; know the contents thereof and that the same is true to the best of their knowledge and belief, excepting as to matters herein alleged upon information and belief and as to those matters they believe to be true.

Article V Members

The nonprofit corporation will have voting members

Article VI Shares

The nonprofit corporation will issue shares evidencing membership or interests in water or other property rights.

The aggregate number of shares that the nonprofit corporation has authority to issue shall be 136.

Capital Stock

Class of Shares	Number of Shares	Description
Type 1: Class A	58	In exchange for water rights
Development Shares	78	transferred to Company; No
Type 2: Class B Use Shares		right to current use of water
	7	Shares with rights to use water;
		fractional shares authorized.

Article VII

Directors/Trustees

The name(s), address(es) and signature(s) of the director(s)/trustee(s) are:

Article VIII

The period of duration of this corporation is Perpetual

Article IX Principal Place of Business

The street address of the principal place of the business is:

352 E Riverside-Dr-Ste-A3 Saint George, UT, 84790

Article X Purposes

The purposes of the Company shall include: (A) To acquire by purchase, exchange, lease, appropriation or any other means, and to own and use water rights of all types and character, including, without limitation rights to the use of water for culinary, domestic and irrigation purposes. (B) To acquire, own, develop, operate, maintain, repair, replace and renew equipment, infrastructure and facilities for the diversion, treatment, storage, conveyance and distribution of water to the corporation's stockholders. (C) To distribute water to its stockholders for their own personal use and for use on lands owned and used by the stockholders within the geographical area of the Hunter Ridge subdivision located in Iron County, Utah, as described by the plat map thereof in file in the office of the County Recorder of Iron County, Utah, and no other lands. (D) To acquire, own, hold, improve, develop, lease, mortgage, operate, maintain, sell, dispose of, and otherwise deal with all real property, personal property, fixtures, intangible property or other assets as may be necessary or useful in carrying out any purposes of the corporation. (E) To do each and every thing necessary, suitable, or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated, or which may at any time appear conducive to or expedient for the protection or benefit of this corporation, and to do said acts as fully and to the same extent as natural persons might, or could do, in any part of the world as principals, agents, partners, trustees, or otherwise, either along or in conjunction with any other person, partnership (whether limited or general and whether as limited or general partners), association, joint venture, or corporation.

Article XI

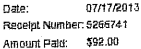
Classes of Stock

(A) There shall be two classes of stock in the Company, namely Class A "Development Shares", and Class B "Use Shares". (B) Class A Development Shares shall be issued to landowners in the Hunter Ridge Subdivision in exchange for their deeding of water rights to the Company. Class A Shares shall have no rights of current use of water, but shall be subject to fees and assessments as set forth in the Bylaws. Upon sale of a lot to a prospective homeowner/owner-builder, the holder of Class A Shares shall transfer to the buyer sufficient Class A shares (including any fractional share) to meet the water needs of the property conveyed. Upon such sale of the lot, the Class A Development Shares shall convert to Class B Use shares. Class B shares shall be appurtenant to and inseparable from the land to which they provide a right to receive water from the Company. (C) Class B Use Shares shall carry the right to receive and use from the Company water up to the amount of one acre-foot per share, at rates set from time to time by the Board of Trustees, but subject to temporary proportional restriction in the event of drought or water-use restrictions put in place by any governmental entity or the Company. Class B Use Shares shall also be subject to assessments and fees as set forth in the Bylaws.

Under GRAMA (63-2-201), all registration information maintained by the Division is classified as public record. For confidentiality purposes, the business entity physical address may be provided rather than the residential or private address of any individual affiliated with the entity.

DEPARTMENT OF COMMERCE

Division of Corporations & Commercial Code
Articles of Amendment to Articles of Incorporation (Non-Profit)





	Entity Number: 8393178-0140 EXPEDITE	
	Non-Refundable Processing Fee: \$17.00	
-	Pursuant to UCA §16-6a part 10, the individual named below causes this Amendment to the Articles of Incorporation to be delivered to the Utah Division of Corporations for filing, and states as follows:	
*5	1. The name of the corporation is: Hunter Ridge Mutual Water Company	
	2. The date the following amendment(s) was adopted: July 16, 2013	
	3. If changing the corporation name, the new name of the corporation is: Bumblebee Water System, Inc.	
	4. The text of each amendment adopted (include attachment if additional space needed): RESOLVED, that the name of the Company shall be changed to:	07-1
	Bumblebee Water System, Inc.	7-1
	and that the Secretary direct legal counsel to coordinate all filings with the Utah Department of Commerce, Division of Corporations and Commercial Code, to effect this amendment to the Articles of Incorporation to effect this change.	17-13407:30
		RCVD
	5. Indicate the manner in which the amendment(s) was adopted (mark only one):	
	The amendment was adopted by the board of directors or incorporators without member action and member action was not required.	-
	The amendment was adopted by the members AND the number of votes cast for the amendment by each voting group entitled to vote separately on the amendment was sufficient for approval by that voting group.	
	6. Delayed effective date (if not to be effective upon filing) -NA- (not to exceed 91) days)	
	Under penalties of perjury, I declare that this Amendment of Articles of Incorporation has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. By: Title: Articles of Incorporation has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. Theorems of perjury, I declare that this Amendment of Articles of Incorporation has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. Theorems of perjury, I declare that this Amendment of Articles of Incorporation has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. Theorems of perjury is a supplied of the perjury is a supplied of the best of my knowledge and belief, true, correct and complete.	;
	Dated this 16th day of July , 2013	_
	Under GRAMA (63-2-201), all registration information maintained by the Division is classified as public record. For confidentiality purposes, you may use the business entity physical address rather than the residential or private address of any individual affiliated with the entity.	
laili	ng/Faxing Information: www.corporations.utah.gov/contactus.html Division's Website: www.corporations.uta	ilı.gov

Exarciner

Date 7-18-13



Kathy Barg Division Director



CERTIFICATION OF AMENDED BYLAWS

of BUMBLEBEE WATER SYSTEM, INC.

formerly known as
Hunter Ridge Mutual Water Company

WE EACH HEREBY CERTIFY that the following Amended Bylaws of the Bumblebee Water System, Inc. (the "Company"), adopted July 30, 2013, are the current governing documents of the Company as of today's date, duly adopted and valid, and that the Company at this time is and shall be governed by them.

Dated this 28th day of August, 2013.

-Dillon Jensen, President

Brent A. Blanchard, Secretary

Amended BYLAWS of BUMBLEBEE WATER SYSTEM, INC.

formerly known as
Hunter Ridge Mutual Water Company

a non-profit mutual water company Organized under the Laws of the State of Utah

THE BYLAWS of Bumblebee Water System, Inc., a non-profit mutual water company (the "Company"), by which the Company shall be governed, are amended as follows to replace all instances of its former name to the new name of Bumblebee Water System, Inc.:

ARTICLE I

OFFICES, PURPOSE, RECORDS AND SERVICE AREA

Section 1.1 Offices. The registered office and principal place of business of the Company is:

352 E Riverside Dr Ste A3 Saint George, UT, 84790

The Board of Trustees may establish other offices from time to time, and may also change the registered office and principal place of business of the Company, from time to time by proper resolution and majority vote.

Section 1.2 Registered Agent. The registered agent of the Company is:

Iron Dirt, LLC 352 E Riverside Dr Ste A3 Saint George, UT, 84790

Section 1.3 Purpose. In addition to the general purposes listed in Articles II and X of the Company's Articles of Incorporation, the Company is committed to improving the Company's assets with the primary objective of providing the facilities and capacity to provide service to all shareholders, considering present and future fiscal and engineering constraints. All decisions regarding the timing, sequence and funding of specific improvements will be made by the Board of Trustees on the basis of professional studies and advice.

Section 1.4 Books and Records. The Company shall keep at its principal place of business the following books and records and any shareholder of record, upon written request stating the purpose thereof, shall have the right to examine, in person, or by agent or attorney, at any reasonable time or times, for any proper purpose, the same and to make extracts therefrom:

- (a) Its books and records of account.
- (b) Its minutes of meetings of the Board of Trustees and any committees thereof.
- (c) Its minutes of meetings of the shareholders.
- (d) Its record of shareholders which shall give their names and addresses and the number of the shares held by each (shares shall be issued on the basis of one share per lot).
- (e) Copies of its Articles of Incorporation and Bylaws as originally executed and adopted together with all subsequent amendments thereto.

Section 1.5 Financial Statements. Upon the written request of any shareholder of the Company, the Company shall mail to such shareholder its most recent annual or quarterly financial statements showing in reasonable detail its assets and liabilities and the results of its operation unless the shareholder has already received the same. Neither the Company nor any Trustee, officer, employee or agent of the Company shall be liable to the shareholder or anyone to whom the shareholder discloses the financial statement or any information contained therein for any error or omission therein whether caused without fault, by negligence or by gross negligence, unless (1) the error or omission is material, (2) the Trustee, officer, employee or agent in question knew of the error or omission and intended for the shareholder or other person to rely thereon to his or her detriment, (3) the shareholder or other persons did reasonably rely thereon, and, in addition, (4) he or she is otherwise liable under applicable law.

Section 1.6 Service Area. The Company shall only serve its stockholders who are the owners of lots within the geographical area in which the Company is authorized by the Utah State Engineer to use its water rights, which area, as of the date hereof, includes all of the lots within Blocks 1-12, inclusive, of the Sunset Subdivision, according to the official Plat or Plats thereof on file in the office of the County Recorder of Iron County, Utah, comprising a total of fifty-eight (58) lots. The Service Area may be expanded only upon valid action by the Board of Trustees and in accordance with all applicable laws and regulations of the State of Utah and the United States of America.

The current Service Area has been known, variously, as Sunset Meadows Ranches, Hunter Ridge, or the Sunset Subdivision. For the purposes of these Bylaws and the Company's relationship with the governing body of any homeowners' association formed for the Service Area, the term "Sunset Subdivision" shall mean the Service Area and/or its HOA, as the context requires.

ARTICLE II

BYLAWS

Section 2.1 Amendments. These Bylaws may be altered, amended or repealed and new Bylaws adopted by the affirmative vote of a majority of the shares represented at the meeting and entitled to vote, at any meeting of shareholders called for such purpose or at any annual shareholders meeting, except that any amendment of Sections 1.3, 4.3 and 11.2 shall not be effective without the affirmative vote of the following: A majority of the shares represented at the meeting and entitled to vote on the matter and a majority of the shares owned by full-time residents of Sunset Subdivision represented at the meeting and entitled to vote on the matter. Shares owned by full-time residents of Sunset Subdivision represented at the meeting and entitled to vote on an amendment shall not be voted twice, but shall be counted both in determining whether a majority of the shares represented at the meeting has approved the matter and whether a majority of the full-time residents has approved the matter. Only those shareholders who execute and deliver to the Company a sworn affidavit confirming their full-time residency in advance of the meeting shall be considered full-time residents for purposes of this section.

Section 2.2 Bylaw Provisions Additional and Supplemental to Provisions by Law. All restrictions, limitations, requirements and other provisions of these Bylaws shall be construed, insofar as possible, as supplemental and additional to all provisions of law applicable to the subject matter thereof and shall be fully complied with in addition to the said provisions of law unless such compliance shall be illegal.

Section 2.3 Bylaw Provisions Contrary to or Inconsistent With Provisions of Law. Any article, section, subsection, subdivision, sentence, clause or phrase of these Bylaws which, upon being construed in the manner provided in Section 2.2 hereof, shall be contrary to or inconsistent with any applicable provision of law, shall not apply so long as said provisions of law shall remain in effect, but such result shall not affect the validity or applicability of any other portions of these Bylaws, it being hereby declared that these Bylaws would have been adopted and each article, section, subdivision, sentence, clause or phrase thereof, irrespective of the fact that any one or more articles, sections, subsections, subdivisions, sentences, clauses or phrases is or are illegal.

ARTICLE III

MEETINGS OF SHAREHOLDERS

Section 3.1 Place of Meetings. All meetings of the shareholders, annual or special, however called, shall be held at the principal place of business of the Company unless the Board of Trustees designates another place for the meetings, either within or without the State of Utah.

Section 3.2 Annual Meeting. An annual meeting of the shareholders shall be held at or near the second Tuesday of October, the actual date, local time and place of the meeting to be determined by the President or as directed by the Board of Trustees.

Section 3.3 Special Meetings. Special meetings of the shareholders may be called by the Chairman of the Board, the President, the Board of Trustees or the holders of not less than 25 percent of all the shares entitled to vote at the meeting.

Section 3.4 Notice of Shareholders' Meetings. Written or printed notice stating the place, day and hour of the meeting and, in the case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than 10 days before the date of the meeting, either personally or by mail, by or at the direction of the President, the Secretary, or the officer or persons calling the meeting to each shareholder of record entitled to vote at such meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States Mail addressed to the shareholder at his or her address as it appears on the books of the Company with postage thereon prepared.

Section 3.5 Waiver of Notice/Waiver of Irregularities. Any shareholder may waive notice of any meeting of shareholders, (however called or noticed, whether or not called or noticed and whether before, during or after the meeting) by signing a written waiver of notice or a consent to the holding of such meeting, or an approval of the minutes thereof. Attendance at a meeting, in person or by proxy, shall constitute waiver of all defects of call or notice regardless of whether waiver, consent or approval is signed. However, objection may be made during attendance at such meeting but shall be deemed cured if the objecting shareholder continues in participation in any portion of the meeting after that objection is noted for the Company's records. All such waivers consents, objections, continued participation or approvals shall be made a part of the minutes of the meeting.

Section 3.6 Fixing Record Date for Meetings. The stock books of the Company shall not be closed for the purpose of determining shareholders entitled to notice of or to vote at a meeting of the shareholders but, in lieu thereof, the date on which notice is given in accordance with Section 3.4 above shall be the record date for those purposes. Such date shall not be more than 50 nor less than 10 days before the date of the meeting. When a determination of shareholders entitled to vote at any meeting of shareholders has been made under this section, such determination shall apply to any adjournment thereof.

Section 3.7 Voting List. The officer or agent having charge of the stock books for shares of a corporation shall make, at least 10 days before each meeting of shareholders, a complete list of the shareholders entitled to vote at such meeting or any adjournment thereof, arranged in alphabetical order, with the address of and the number of shares held by each, which list, for a period of 10 days prior to the meeting, shall be kept on file at the registered office of the Company and shall be subject to inspection by any shareholder at any time during usual business hours. Such list shall also be produced and kept open at the time and place of the meeting and shall be subject to the inspection of any shareholder during the whole time of the meeting. The original stock transfer books shall be prima facie evidence as to who are the shareholders entitled to examine such list or transfer books or to vote at any meeting of shareholders. Failure to comply with the requirements of this section shall not affect the validity of any action taken at such meeting.

Section 3.8 Quorum of Shareholders, Vote. The shareholders present in person or represented by proxy shall constitute a quorum at any meeting of the shareholders. The affirmative vote of a majority of the shares represented at the meeting and entitled to vote on the subject shall be the act of the shareholders, unless the vote of a greater number or voting by classes is required by the Utah Nonprofit Corporation and Cooperative Association Act, other provisions of these Bylaws or the Articles of Incorporation of the Company. The shareholders present at a duly called or held meeting may continue to do business until adjournment notwithstanding the withdrawal of other shareholders prior to adjournment.

Section 3.9 Voting of Shares. Each share shall have voting rights equal with each other, and each share shall be entitled to one (1) vote at a meeting of shareholders, except to the extent that the voting rights of the shares of any class or classes are limited or denied by the Articles of Incorporation. Treasury shares shall not be voted at any meeting or counted in determining the total number of outstanding shares at any given time.

Section 3.10 Proxies. A shareholder may vote either in person or by proxy executed in writing by the shareholder or by his or her duly authorized attorney in fact. No proxy shall be valid after 11 months from the date of its execution, unless otherwise provided in the proxy, specifically providing a longer length of time for which the proxy is to continue in force, which in no case shall exceed seven years from the date of execution. Any shareholder giving a written consent, or his or her proxy, or his or her transferee or personal representative, or their respective proxies, may revoke the same prior to the time that written consents of the number of shares required to authorize the proposed action have been filed with the Secretary of the Company, but may not do so thereafter.

Section 3.11 Elections of Trustees. At each election for Trustees, every shareholder entitled to vote at such election shall have the right to vote, in person or by proxy, the number of shares owned by him or her for each Trustee individually and for whose election he or she has a right to vote. Except as limited by the qualifications set forth in Section 4.3, the candidates receiving the highest number of votes up to the number of Trustees to be elected shall be declared elected. Elections for Trustees need not be by ballot. There shall be no cumulative voting.

Section 3.12 Adjournments. Any shareholders' meeting may be adjourned from time to time by the vote of a majority of the shareholders present at such meeting or represented by proxy thereat. When a meeting is adjourned for 30 days or more, notice of the adjourned meeting shall be given as in the case of an original special meeting. Save as aforesaid, it shall not be necessary to give any notice of the time and place of the adjourned meeting or of the business to be transacted thereat other than by announcement at the meeting at which such adjournment is taken.

ARTICLE IV

TRUSTEES

Section 4.1 Exercise of Corporate Power. The business and affairs of the Company shall be managed by the Board of Trustees.

Section 4.2 Number. The number of Trustees of the Company shall not be less than three (3) nor more than nine (9). The number to serve each year may be fixed by the stockholders at the annual meeting. The initial board shall consist of three (3) Trustees, those being Incorporator Iron Dirt, LLC, Incorporator Brent A. Blanchard, and Dave Boulton.

Section 4.3 Constituency of the Board. The Board of Trustees shall be constituted as follows:

- (a) If there are three or four Trustees, one Trustee shall be appointed by the Sunset Subdivision Home Owners Association, Inc. from its board of directors and the remaining Trustees shall be elected at large, with one of the at-large members being a full-time resident of Sunset Subdivision.
- (b) If there are from five to eight Trustees, one Trustee shall be appointed by the Sunset Subdivision Home Owners Association, Inc. from its board of directors and the remaining Trustees shall be elected at large, with at least two of the at-large members being full-time residents of Sunset Subdivision.
- (c) If there are nine Trustees, one Trustee shall be appointed by the Sunset Subdivision Home Owners Association, Inc. from its board of directors and the remaining Trustees shall be elected at large, with at least three of the at-large members being full-time residents of Sunset Subdivision.

Section 4.4 Qualification. If an insufficient number of full-time Sunset Subdivision residents are willing to serve as Trustees, then the above full-time residency requirements shall be abrogated accordingly. The qualification of full-time residency shall be established in the same manner set forth in Section 2.1, above. The other Trustees need not be residents of Utah or shareholders of the Company. The Trustees need have no other qualifications than that set forth above.

Section 4.5 Compensation. The Board of Trustees shall have authority to fix the compensation of Trustees. Such compensation so fixed shall be reported to the shareholders. Any compensation so fixed shall be for services as a Trustee only, and a Trustee who serves the Company in any other capacity may receive a separate compensation therefore.

Section 4.6 Term. The initial Board of Trustees shall serve until the first annual shareholders' meeting to be held during the calendar year 2013; whereupon, the Board of Trustees shall be constituted as provided in this Section with staggered terms of two years each. Each Trustee shall hold office for the term for which he or she is elected and until his or her successor shall have been elected and qualified.

Section 4.7 Elections. At each annual meeting where the term of a Trustee is expiring, the shareholders shall elect Trustees, provided that if for any reason said annual meeting or an adjournment thereof is not held or the Trustees are not elected thereat, then the Trustees may be elected at any special meeting of the shareholders called and held for that purpose.

Section 4.8 Vacancies. A vacancy or vacancies in the Board of Trustees shall exist in case of the

death, resignation or removal of any Trustees, or if the authorized number of Trustees is increased, or if the shareholders fail, or any annual or special meeting at which any Trustee is elected, to elect the full authorized number of Trustees to be voted for at that meeting. Also, the Board of Trustees may declare vacant the office of a Trustee if he or she is found to be of unsound mind by an order of a court of competent jurisdiction or convicted of a felony or misdemeanor involving moral turpitude or if, within 60 days after notice of his or her election, he or she does not accept the office either in writing or by attending a meeting of the Board of Trustees. Any vacancy occurring may be filled by the affirmative vote of a majority of the remaining Trustees (or a sole remaining Trustee) although less than a quorum. A Trustee elected to fill a vacancy shall be elected for the unexpired term of his or her predecessor in office, or if there was no predecessor, until the date set under these Bylaws for the next annual meeting and until his or her successor is elected, subject to the constituency requirements of Section 4.3 above. Any vacancy created by reason of the removal of one or more Trustees by the shareholders may be filled by election of the shareholders at the meeting at which the Trustee or Trustees are removed.

Section 4.9 Removal. At a meeting expressly called for that purpose one or more Trustees may be removed by a vote of a majority of the shares entitled to vote at an election of Trustees.

Section 4.10 Regular Meetings. A regular meeting of the Board of Trustees shall be held without other notice than this Bylaw immediately after, and at the same place as, the annual meeting of shareholders. The Board of Trustees may provide, by resolution, the time and place, either within or without the State of Utah, for the holding of additional regular meetings without other notice than such resolution.

Section 4.11 Special Meetings. Special meetings of the Board of Trustees may be called by or at the request of the President or any two Trustees. The person or persons authorized to call special meetings of the Board of Trustees may fix any place, either within or without the State of Utah, as the place for holding any special meeting of the Board of Trustees called by them.

Section 4.12 Notice of Special Meetings. Notice of any special meeting shall be given at least three days previously thereto by written notice delivered personally or mailed to each Trustee at his or her business address, or by facsimile or by personal telephone call to the Trustee. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail so addressed, with postage thereon prepaid. If notice be given by facsimile, such notice shall be deemed to be delivered when the confirmation of successful transmission of the facsimiles is received. Any Trustee may waive notice of any meeting. The attendance of a Trustee at a meeting shall constitute a waiver of notice of such meeting, except where a Trustee attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board of Trustees need be specified in the notice or waiver of notice of such meeting.

Section 4.13 Quorum. A majority of the number of Trustees fixed by these Bylaws shall constitute a quorum for the transaction of business at any meeting of the Board of Trustees, but if

less than a majority of the number of Trustees is present at a meeting, a majority of the Trustees present may adjourn the meeting from time to time without further notice.

Section 4.14 Manner of Acting. The act of the majority of the Trustees present at a meeting at which a quorum is present shall be the act of the Board of Trustees.

Section 4.15 Presumption of Assent. A Trustee of the Company who is present at a meeting of the Board of Trustees at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his or her dissent shall be entered in the minutes of the meeting or unless he or she shall file their written dissent to such action with the person acting as the Secretary of the meeting before the adjournment thereof or shall forward such dissent by certified or registered mail to the Secretary of the Company within two (2) business days after the adjournment of the meeting. Such right of dissent shall not apply to a Trustee who voted in favor of such action.

Section 4.16 Informal Action by Trustees. The Board of Trustees may take any action that is required or permitted to be taken at a meeting of the Board if a written consent, setting forth the action to be taken, is signed by all of the then-current Trustees. Such written consent may be executed in counterparts, which together shall be deemed one original, and shall be made part of the Company's official records.

Section 4.17 Committees. The Board of Trustees by resolution adopted by the majority of the number of Trustees fixed by the Bylaws may designate a committee or committees consisting of not fewer than two Trustees, which committee or committees, to the extent provided in such resolution, shall have and may exercise all the authority therein provided; but the designation of such committee or committees and the delegation thereto of authority shall not operate to relieve the Board of Trustees, or any member thereof, of any responsibility imposed upon it or him or her by law.

Section 4.18 Appointment of Trustees by Developer. Notwithstanding the provisions above, the Developer shall be entitled to appoint all members of the Board of Trustees until more than fifty percent (50%) of the lots in the Development Area are sold by the Developer to others.

ARTICLE V

OFFICERS

Section 5.1 Election and Qualifications. The officers of this Company shall consist of a President and a Secretary/Treasurer, with a Vice President, and separate Secretary and a Treasurer authorized and constituted at the sole discretion of the Board of Trustees, each such officer whom shall be elected by the Board of Trustees at the meeting of the Board of Trustees next following the annual meeting of the shareholders (or at any meeting if an office is vacant) and such other officers, including a Chairman of the Board of Trustees, and assistant officers and agents, as the Board of Trustees shall deem necessary, who shall be elected and shall hold their offices for such terms as the Board of Trustees may prescribe. Any two or more offices may be

held by the same person except those of President and Secretary. Any Vice President, assistant Treasurer or assistant Secretary, respectively, may exercise any of the powers of the President, the Treasurer, or the Secretary, respectively, as directed by the Board of Trustees and shall perform such other duties as are imposed upon him or her by the Bylaws or the Board of Trustees.

Section 5.2 Term of Office and Compensation. The term of office for each of said officers shall be one year or until his or her successor is elected, unless he or she shall sooner resign or be removed or otherwise be disqualified to serve. The salary, if any, of each of said officers and the manner and time of the payment of such salaries shall be fixed and determined by the Board of Trustees and may be altered by said Board from time to time at its pleasure.

Section 5.3 Removal and Vacancies. Any officer of the Company may be removed by the Board of Trustees at any meeting whenever in its judgment the best interests of the Company will be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the person so removed. Election or appointment of an officer or agent shall not of itself create contract rights. If any vacancy occurs in any office of the Company, the Board of Trustees may elect a successor to fill such vacancy for the remainder of the unexpired term and until his or her successor is duly chosen and qualified.

Section 5.4. Powers and Duties. The powers and duties of the officers of the Company are as follows:

- (a) Chairman of the Board of Trustees. The Chairman of the Board of Trustees, if there be one, shall have the power to preside at all meetings of the Board of Trustees and shall have such other powers and shall be subject to such other duties as the Board of Trustees may from time to time prescribe.
- (b) President. The President of the Company shall act as the chief executive officer of the Company and, subject to the control of the Board of Trustees, shall have general supervision, direction and control of the business and affairs of the Company. The President shall have the power and authority:
 - (i) To preside at all meetings of the shareholders and, in the absence of the Chairman of the Board, or if there be none, at all meetings of the Board of Trustees.
 - (ii) To call meetings of the shareholders and also of the Board of Trustees to be held at such times and, subject to the limitations prescribed by law or by these Bylaws, at such places as he or she shall deem proper.
 - (iii) To affix the signature of the Company to all deeds, conveyances, mortgages, leases, obligations, bonds, certificates and other papers and instruments in writing which have been authorized by the Board of Trustees or which, in the judgment of the President, should be executed on behalf of the Company and do not require

such authorization and, subject to the direction of the Board of Trustees, to have general charge of the property of the Company and to supervise and control all officers, agents and employees of the Company.

- (c) President Pro Tem. If neither the Chairman of the Board, the President, nor the Vice President is present at any meeting of the Board of Trustees, a president pro tem may be chosen to preside and act at such meeting. If neither the President nor the Vice President is present at any meeting of the shareholders, a president pro tem may be chosen to preside at such meeting.
- (d) Vice President. In case of absence, disability or death of the President, the Vice President shall exercise all his or her powers and perform all his or her duties. The vice President shall have such other powers and perform such other duties as may be granted or prescribed by the Board of Trustees.
- (e) Secretary. The powers and duties of the Secretary are:
 - (i) To keep a book of minutes at the principal place of business of the Company, or such other place as the Board of Trustees may order, of all meetings of its Trustees and shareholders with the time and place of holding, whether regular or special, and, if special, how authorized, the notice thereof given, the names of those present at Trustees' meetings, the number of shares present or represented by shareholders' meetings and the proceedings thereof.
 - (ii) To keep the seal of the Company (if one is acquired) and to affix the same to all instruments which may require it.
 - (iii) To keep or cause to be kept at the principal place of business of the Company, or at the office of the transfer agent or agents, a share register, or duplicate share registers, showing the names of the shareholders and their addresses, the number and classes of shares held by each, the number and date of certificate issues for shares, and the number and date of cancellation of every certificate surrendered for cancellation.
 - (iv) To keep or cause to be kept at the principal place of business of the Company the books and records required by Section 1.3(b), (c), (d) and (e) above.
 - (v) To make a proper record of the issuance of shares of stock of the Company.
 - (vi) To transfer upon the share books of the Company any and all shares of the Company; provided, that so long as the Company shall have one or more duly appointed and acting transfer agents of the shares of the Company, such duties with respect to such shares shall be performed by such transfer agent or transfer agents, and the method of transfer of shares shall be subject to the reasonable regulations of the transfer agent to which the stock is presented for transfer, and

also, if the Company then has one or more duly appointed and acting registrars, to the reasonable regulations of the registrar to which the new share is presented for registration; and provided, further, that no share of stock shall be issued unless it has been authorized as provided herein.

- (vii) To make service and publication of all notices that may be necessary or proper, and without command or direction from anyone. In case of the absence, disability, refusal or neglect of the Secretary to make service or publication of any notices, then such notices may be served and/or published by the President or a Vice President, or by any person thereunto authorized by either of them or by the Board of Trustees or by the holders of a majority of the outstanding shares of the Company.
- (viii) To prepare the voting lists required by Section 3.7 above.
- (ix) Generally to do and perform all such duties as pertain to the office of secretary and as may be required by the Board of Trustees.
- (f) Treasurer. The powers and duties of the Treasurer are:
 - (i) To supervise and control the keeping and maintaining of adequate and correct accounts of the Company's properties and business transactions, including accounts of its assets, liabilities, receipts, disbursements, gains, losses, capital, surplus and shares. Any surplus, including earned surplus, paid-in surplus and surplus arising from a reduction of stated capital, shall be classified according to source and shown in a separate account. The books of account shall at all reasonable times be open to inspection by any Trustee and by any shareholder as provided in Section 1.3 above.
 - (ii) To keep or cause to be kept at the registered office of the Company the books and records required by Section 1.3(a) above.
 - (iii) To have the custody of all funds, securities, evidences of indebtedness and other valuable documents of the Company and, at his or her discretion, to cause any or all thereof to be deposited for the account of the Company with such depository as may be designated from time to time by the Board of Trustees.
 - (iv) To receive or cause to be received, and to give or cause to be given, receipts and acquittances for moneys paid in for the account of the Company.
 - (v) To disburse, or cause to be disbursed, all funds of the Company as may be directed by the Board of Trustees, taking proper vouchers for such disbursements.
 - (vi) To render to the President and to the Board of Trustees, whenever they may require, accounts of all transactions as Treasurer and of the financial condition of

the Company.

(vii) Generally to do and perform all such duties as pertain to the office of treasurer and as may be required by the Board of Trustees.

ARTICLE VI

SHARES

Section 6.1. Issuance of Shares. Stock shall be issued according to the Articles of Incorporation in two classes (in Article XI thereof), in book entry form, evidencing the shareholders' ownership interest in the legal rights and facilities owned by the corporation and the right to use water pursuant to the water rights held in the name of the corporation on behalf of its shareholders, in conformance with the following:

- (a) 58 Class A Development Shares shall be issued immediately to Iron Dirt, LLC as the Developer of the Service Area, while the 78 Class B Use Shares shall spring into existence and be issued to individual lot-owners upon the sale of each such lot to that owner, as one share per lot as a conversion of one Class A Development Share from the Developer as set forth in the Articles. The Company anticipates that the Developer will acquire at least an additional 14.7768 acre-feet of water rights, and up to 17.7768 acre-feet of water rights, for issuance as additional Class A Developer Shares upon transfer to the Company for later conversion into additional Class B Use Shares, or such additional water rights to be transferred directly to purchasers of lots in the Service Area or Expanded Service Area as Class B Use Shares;
- (b) The Developer may, at its sole discretion, include compensation for transfer and conversion of its Class A Development Share to a Class B Use Share in the Company upon the sale of each lot to each purchaser thereof. As each sale of a lot in the Service Area is anticipated to be an independent result of a commercially reasonable arms-length transaction, no such valuation or structure of transaction shall be deemed or construed as a precedent for any later such valuation or transaction.
- (c) The conversion of each Class A Development Share into a Class B Use Share in the Company shall include making each such Class B share appurtenant to and inseparable from the land to which they provide a right to receive water from the Company.

Except for the Developers, and as provided in Article XI, Stock shall only be issued to the owners of lots within Sunset Subdivision. In the event that the Service Area's uses and/or lot subdivision(s) change, or the Service area later expands to include the following, Class B Use Shares shall be governed as follows:

(1) In the case of condominiums, townhouses and other such multi-family unit projects, one share shall be issued for each single family residence or single family dwelling unit associated with such condominium, or townhouse project,

which share shall be appurtenant to and transferred with said residence or unit.

(2) No use of lands in the Service area nor in any expansion of the Service Area is anticipated to include apartment dwellings.

The current Service Area consists of only lots on which single-family homes will be constructed.

- (d) Each share of Class B Use Stock shall entitle its holder to one connection to the corporation's water distribution system and the delivery of up to one acre-foot of Company water subject to the provisions of the Articles of Incorporation and these Bylaws.
- (e) The Company shall not issue shares to any person or entity, unless the Company has adequate water system capacity at the time of issuance of such shares to provide such water service as may be reasonably required by any county, state or other regulatory authority.
- (f) The amount of water distributed per share shall be subject to annual adjustment by the Board of Trustees during the course of any given year depending upon the available water supply, including the effect of regulatory or governmental agency action affecting the Company's water rights. In an average year, each shareholder who owns residential land or units connected with said shares shall be entitled to have water delivered through the Company's water system up to a maximum of amount to be set by the Board of Trustees, for each share owned and each unit or lot owned, (or a lesser amount of not less than the amount required under state law, county ordinance, or other regulation for a single residential lot or unit if a Water Service agreement provides such lower amount). Shareholders may use water in excess of the amount that they are entitled to under these Bylaws so long as water is available, but the Company shall not be obligated to provide excess water. The water rights and water system capacity to be owned by the Company shall be based on the amount that the shareholders are entitled to receive pursuant to this Section. The Company shall not be liable for any failure of water service, including, but not limited to, failure of the system, shortages, droughts, acts of God, accidents or other causes which result in the loss of water service.
- Section 6.2. Appurtenancy of Shares. Shares of stock, when issued, shall become an appurtenance to the lot upon which it is to be used.
 - (a) The stock record book of the Company, with respect to each share, shall describe, by lot or unit number, as the case may be, the single residential lot, single family residence or single family unit to which such share is appurtenant. Shares may also be appurtenant to other property on the basis of residential equivalents established by the Company's Board of Trustees.
 - (b) No person may own more than one share stock for each residence, a residential lot, or

residential unit served by the water system. The number of such shares owned by any owner of other property served by the water system shall be determined by the Board of Trustees, or by mutual agreement.

(c) Each share of stock shall be freely transferable with the lot or other property to which it is appurtenant, and must be transferred with said lot or other property. Shares of stock shall not be separated from the lot or other property to which the stock is appurtenant and shall not be transferrable for use on any lot or other property, other than the lot to which it is appurtenant without the express written approval of the Board of Trustees, which approval shall be within the sole and absolute discretion of the Board of Trustees. Separation of stock shares from the land to which it is appurtenant is expressly authorized in the event of levy and sale by the Company as set forth in Article VII below.

ARTICLE VII

ASSESSMENTS AND CONNECTION FEES

Section 7.1 Power to Levy Assessments. The Board of Trustees shall have the power to levy the assessments herein provided, to shut off the water to that residence, lot, unit or property to which the share of stock is appurtenant where an assessment remains unpaid, as herein provided, and to take all steps necessary to collect assessments, including giving public notice of delinquencies and selling at auction any stock with unpaid assessments.

Section 7.2 Annual Assessments. The Board of Trustees, on or before January 31 of each year, shall determine the amount necessary to cover (i) the costs of purchasing, using, leasing or obtaining water, (ii) the costs of operating, improving, repairing and maintaining the water system, (iii) establishing and funding a reserve fund to cover major repairs, improvements and replacement of the water system, (iv) the costs of taxes and insurance on the water system and the Company, and (v) all costs necessary or desirable to enable the Company to perform or fulfill its obligations, functions and purposes under its Articles of Incorporation and Bylaws, and shall make and levy an assessment against the Company's outstanding stock. In the event the Board of Trustees does not timely levy an assessment as provided herein, the level of the prior year's assessment shall apply in the new year. Assessments for basic water usage shall be levied against all shares of stock on a pro rata basis.

Section 7.3 Special Assessments. The Board of Trustees may levy special assessments for the purpose of defraying, in whole or in part, (i) any corporation expenses not reasonably capable of being fully paid with funds generated by regular periodic assessments, (ii) the costs of any unexpectedly required repair or replacement of any part of the water system, (iii) the construction, reconstruction, repair, or any improvement of the water system for the common benefit of all of the properties served by the water system.

Section 7.4 Levy of Assessments, Payment Dates. Assessments on shares of stock shall be levied by the Board of Trustees at a meeting held for that purpose, with the assessments payable in monthly installments, as billed, on or before the last day of each month. The Board of Trustees

shall have the power and authority to establish a base usage assessment payable by all stockholders with additional charges to be assessed for usage of water in excess of the base assessment. The order levying the assessment shall specify (i) the amount, (ii) when, to whom and where payable, and (iii) the date on which an unpaid assessment shall be delinquent, which date must not be less than 30 nor more than 60 days from the time the assessment becomes due, provided that all outstanding annual and special assessments shall be delinquent if not paid on or before January 31 of each year. The annual assessment and levy may be modified at any time by the Board of Trustees at a meeting called for that purpose, where such action is reasonably necessary.

Section 7.5 Notice of Levy. Notice of orders of levy, in a form approved by the Board of Trustees, shall be served on all shareholders by personal service or by mailing in the regular U.S. Mail a copy of the notice to the shareholder's residence, or the most recent address provided by shareholder and recorded on the records of the Company.

Section 7.6 Form of Notice, Interest. The notice referred to in Section 7.5 above shall contain the following information:

- (a) The name of the Company.
- (b) The amount of the assessment(s).
- (c) The date of the assessment(s).
- (d) When, to whom and where payable.
- (e) The date an unpaid assessment becomes delinquent.
- (f) That shares represented by delinquent assessments shall be advertised for sale at public auction.
- (g) That delinquent assessments will bear interest at the rate of 1.5 percent per month and the shareholder shall be responsible for all advertising and collection costs and expenses including attorneys' fees.

Section 7.7 Delinquent Assessments. If any portion of an assessment mentioned in the notice remains unpaid on the day specified therein when the assessment becomes delinquent, the Secretary shall prepare a list of all delinquent stock and shall publish the same in a newspaper of local circulation. The Notice of Delinquency shall be published in a form approved by the Board of Trustees. The Notice of Delinquency shall be published for at least two (2) weeks prior to the date of sale of the stock for delinquent assessments, and the first publication of said notice shall be published at least fifteen (15) days prior to the actual date of the sale of the stock as set forth in the notice. In addition, the Secretary shall also mail an Individual Notice of Delinquency to each of the stockholders identified in the Notice of Delinquency to be published as herein above set forth. The Individual Notice of Delinquency shall be in a form approved by the Board of

Trustees. The notice of delinquency may also state that if the assessment is not fully paid within 10 days of the date of the notice, then the Company shall have the right to immediately shut off the water to that residence, lot, unit or property, to which the share of stock is appurtenant and on which the assessment has not been paid, and further that if the assessment remains unpaid on the date set for delinquency, then the shares will be advertised for sale at public auction and the delinquent assessment amount will bear interest at the rate of 1.5 percent per month and the shareholder shall be responsible for all advertising and collection costs and expenses including attorneys' fees.

Section 7.8 Publication. The publication of the Notice of Delinquency shall vest jurisdiction in the Company to sell and convey free and clear title of all stock listed therein for the purpose of paying the past due assessments and all interest, expenses of advertising and sale, and attorney's fees incurred by the Company.

Section 7.9 Sale of Stock. The stock described in the Notice of Delinquency shall be sold to the highest bidder at public auction, upon the date and at the time set forth in the original Notice of Assessment. The Company shall only sell as much stock as is required to cover the amount of all past due assessments and the costs and expenses of sale. The Company is authorized to purchase the shares itself in consideration for all past due assessments. The Company may resell such shares at any time, but only to the owner of the lot to which such shares were appurtenant, or to the successor in interest of such owner, for a price that reflects 110 percent of the amount of the past due assessments (including assessments that would have accrued while the stock is held by the Company), together with accrued interest, expenses of advertising and sale and attorney's fees incurred by the Company. The sale and assignment of stock shall be in a form approved by the Board of Trustees.

Section 7.10 Affidavits of Sale. Upon conclusion of the sale, the Secretary of the Company shall file three (3) affidavits within the corporate records. The first affidavit, entitled "Affidavit of Assessment", shall state that the Secretary mailed the notice of order levying assessments as required by statute. The second affidavit, entitled: "Affidavit of Sale of Stock", shall state that the stock sale occurred at the time and place as set forth in the Notice of Order Levying Assessments and Notice of Delinquency, and set forth the particular quantity of stock sold, for whom and for what price the stock was sold, and acknowledge that the money was paid and received. In addition, the Secretary of the Company shall obtain from the publisher of the newspaper that published the Notice of Delinquency an affidavit, known as a "Proof of Publication", which indicates that the notice was published in the paper, the dates of publication, etc. All three (3) of the aforesaid affidavits shall be in a form approved by the Board of Trustees and shall be maintained with the permanent corporate records. A notice shall also be recorded by the Company in the office of the Iron County Recorder declaring that the stock has been sold, that the lot no longer has an appurtenant water share and is not entitled to the delivery of water, and setting forth the terms on which the share may be repurchased by the lot owner.

Section 7.11 Landlord or Lessor Shall Be Primarily Liable for All Assessments. The legal owner of any rented property being served by the Company shall appear as the record owner of the share of stock and shall be held primarily responsible to the Company for payment of the annual stock

assessment. The Company may request payment of any annual stock assessment from the tenant of any lot in the Service Area when the owner thereof is delinquent in payment thereof, but such request shall never be construed to be an affirmative or mandatory duty of the Company and shall also never be construed to relieve the property's owner of the duty to pay all assessments.

Section 7.12 Connection Fees. The Board shall have authority to levy and collect a connection fee for new connections to the Company system.

- (a) No shareholder shall be allowed to connect onto the Company system, nor take water therefrom, until he or she has paid the required connection fee. The amount of the connection fee shall be determined by the Board of Trustees from time to time by separate resolution of the Board of Trustees.
- (b) The Company may allocate out of each connection fee received a reasonable amount for future reservoir construction and deposit that amount into a separate fund for the construction of additional storage and other facilities as may be required by the Company. The remaining fee shall be allocated towards the actual cost of the water meter and the connection.
- (c) The water user shall pay for the meter box, shut-off valves, gauges and for the costs incurred in the actual physical connection to the system and the inspection of that connection by the Company's personnel. All meters shall be installed by licensed plumbers.

ARTICLE VIII

MISCELLANEOUS PROVISIONS

Section 8.1 Instruments in Writing. All checks, drafts, demands for money and notes of the Company, and all written contracts of the Company, shall be signed by such officer or officers, agent or agents, as the Board of Trustees may from time to time by resolution designate. No officer, agent, or employee of the Company shall have power to bind the Company by contract or otherwise unless authorized to do so by these Bylaws or by the Board of Trustees.

Section 8.2 Fiscal Year. The fiscal year of this Company shall be the calendar year unless otherwise provided for by resolution of the Board of Trustees.

Section 8.3 Shares Held by the Company. Shares in other corporations held in the name of the Company may be voted or represented and all rights incident thereto may be exercised on behalf of this Company by any officer of this Company authorized so to do by resolution of the Board of Trustees.

Section 8.4 Certificates of Stock. Shares may be issued without certificates as allowed by Utah law. As appropriate, the Company may issue to holders of fully paid shares of stock of the Company a certificate or certificates evidencing such shares. If certificates are issued:

- (a) Each such certificate shall be either (a) signed by the President or a Vice President and the Secretary or an assistant Secretary of the Company and countersigned by a transfer agent of the Company (if the Company shall then have a transfer agent) and registered by a registrar of the shares of capital stock of the Company (if the Company shall then have a registrar); or (b) authenticated by facsimile of the signature of the President and the written signature of the Secretary or an assistant Secretary and countersigned by a transfer agent of the Company and registered by a registrar of the shares of the capital stock of the Company.
- (b) Where the owner of any certificate for shares of the capital stock of the Company claims that the certificate has been lost, destroyed or wrongfully taken, a new certificate shall be issued in place of the original certificate if the owner (a) so requests before the Company has notice that the original certificate has been acquired by a bona fide purchaser, (b) files with the Company an indemnity bond in such form and in such amount as shall be approved by the President or a Vice President of the Company, and (c) satisfies any other reasonable requirements imposed by the Company. The Board of Trustees may adopt such other provisions and restrictions with reference to lost certificates, not inconsistent with applicable law, as it shall in its discretion deem appropriate.

Section 8.5 Water Shortage Response. The Company shall have the authority to address water shortages as determined by the Board of Trustees and/or the President as hereinafter provided.

- (a) Emergency Response. The President of the Company shall have the authority to issue an order prohibiting or limiting the use of water for outside uses and nonessential inside uses in the event of an emergency water shortage resulting from damage to the water system or water system failures. The President shall cause notice of such order to be given to all shareholders who have connections to the water system and such orders shall be effective upon such notice.
- (b) Drought Response. The Board of Trustees may address shortages in water supply, including shortages resulting from drought conditions and/or other long-term causes, by imposing water conservation requirements for shareholders connected to the water system. Such conservation requirements may include, by way of example but not by way of limitation: (i) limiting outside watering to certain days of the week and/or certain hours of the day; and/or (ii) prohibiting certain uses. The Board of Trustees shall cause notice of such conservation requirements to be given to all shareholders.
- (c) Enforcement. The Board of Trustees may adopt rules for enforcing violations of water shortage response orders or conservation requirements. Such rules may provide for monetary penalties for violations and for discontinuance of water service for serious repeated or continuing violations. No penalties shall be imposed for violations by shareholders who have not been given notice of the water shortage response orders or requirements.

Section 8.6 Water Delivery Agreements. The Company may require all owners of Company stock to enter into water delivery agreements to further define the rights and obligations of the shareholders in connection with the delivery of water from the water system. The water delivery agreements shall provide for the payment by the owner of the costs necessary to extend the water system to the property to which the shares are to be appurtenant. Such water delivery agreements shall in all respects be consistent with the Articles of Incorporation and these Bylaws.

Section 8.7 Meters Authorized but Not Required. All uses of water from the Company's system may be metered, as determined by the Board of Trustees, except for fire protection water, which will not be metered.

Section 8.8 One Structure Per Meter. If and when meters are authorized and installed, not more than one structure or building shall be connected to any one water meter without the prior written approval of the Board of Trustees.

Section 8.9 Additions or Improvements to System. Any additions or improvements to the water system shall only be made or accepted by the Company upon approval of the Board of Trustees. The Board of Trustees shall have the right to establish such standards and requirements for additions to the water system as they may deem reasonable and necessary to maintain the engineering integrity and usability of the system.

Section 8.10 Insurance. Company shall carry with standard insurance companies and in amounts determined appropriate by the Board of Trustees to the Bank the following insurance, naming the Bank as an additional insured: (i) worker's compensation insurance and public liability and property damage insurance in respect of all activities in which Company might incur personal liability for the death or injury to an employee or third person, or damage to or destruction of another's property; and (ii) casualty insurance for the replacement value or costs of the water system against loss or damage by risks customarily covered with respect to such water systems.

Section 8.11 Dissolution. In the event of dissolution, each shareholder of the Company shall receive a proportionate share of the Company's property and assets, including gains from the sale of appreciated assets, in proportion to the amount of business done with the Company by each shareholder during the period the assets were owned by the Company, insofar as is practicable.

Section 8.12 Maintenance and Service Contracts. The Board of Trustees shall have authority to enter into written contracts for operation and maintenance of the Company's water distribution system with such individuals, companies or contractors as the Board of Trustees may, in its discretion, deem suitable.

- (a) The services to be provided under such contracts may, for guidance, include, but need not be limited to, the following:
 - (i) Monitor and maintain, on a regular basis, the following facilities and equipment of the Company, and recommend repairs and improvements to the same, as necessary, to the Board of Trustees:

- (1) all wells and pumps (including, water depth and flow);
- (2) all water storage reservoirs (including flushing the same on a quarterly basis), and all related telemetry, radio and other signaling equipment;
- (3) all fire hydrants (including flushing the same); and
- (4) all pipelines, valves, water meters and related equipment;
- (ii) Read all water meters send all meter readings and calculations to the individual or entity designated by the Company to perform accounting services;
- (iii) Monitor water demand for new home construction sites, and purchase and install water meters for each new lot to be served;
- (iv) Monitor and report excess water usage on new home construction sites during the construction period;
- (v) Take water samples, submit the samples to the appropriate laboratory for analysis in conformance with all applicable State and local law, and give a monthly report of the results of the analysis to the Board of Trustees;
- (vi) Meet and cooperate with State and local water officials, submit appropriate reports as required, and immediately report any deficiencies and other notable matters pertaining to the Company's water system and water quality; and
- (vii) Perform all other activities and functions as may be required, by the Board of Trustees and otherwise, to effectively and efficiently operate and manage the water system of the Company.
- (b) Remuneration and other terms and conditions pertaining to such contracts shall be determined by the Board of Trustees in its sole discretion.

ARTICLE IX

TRUSTEES' CONDUCT

Section 9.1 Interested Parties. No contracts or other transactions between the Company and any other trust, organization or corporation shall in any way be affected or invalidated by the fact that any of the Trustees of the Company are pecuniarily or otherwise interested in, or are trustees, directors or officers of, such other trust organization or corporation.

Section 9.2 Notice of Interest. Any Trustee individually, or any trust, organization or corporation with which any Trustee may be associated, may be a party to or may be pecuniarily or otherwise

interested in any contracts or transactions of the Company, provided that the fact that he or she or such trust, organization or corporation is so interested shall be disclosed or shall have been known to the Board of Trustees or a majority thereof.

Section 9.3 Quorum. Any Trustee of the Company who is also a trustee, director or officer of such other trust, organization or corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the Board of Trustees of the Company which shall authorize any such contracts or transactions with like force and effect as if he or she were not such trustee, director or officer of such other trust, organization or corporation, or not so interested.

ARTICLE X

INDEMNIFICATION

Section 10.1 Judgments. The Company shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Company) by reason of the fact that he or she is or was a Trustee, officer, employee or agent of the Company, or is or was serving at the request of the Company as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit or proceeding if he or she acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interests of the Company, and, with respect to any criminal action or proceeding, had no reasonable cause to believe the conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he or she reasonably believed to be in or not opposed to the best interests of the Company, and with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was unlawful.

Section 10.2 Defense Costs; Application to Court. The Company shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Company to procure a judgment in its favor by reason of the fact that he or she is or was a Trustee, officer, employee or agent of the Company, or is or was serving at the request of the Company as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys' fees) actually and reasonably incurred in connection with the defense or settlement of such action or suit if he or she acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the Company and except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of a duty to the Company unless and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case,

such person is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

Section 10.3 Defense Costs; Successful Defense. To the extent that a Trustee, officer, employee or agent of the Company has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in Sections 9.1 or 9.2 of this Article, or in defense of any claim, issue or matter therein, he or she shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him or her in connection therewith.

Section 10.4 Authorization. Any indemnification under Sections 10.1 or 10.2 of this Article (unless ordered by a court) shall be made by the Company only as authorized in the specific case upon a determination that indemnification of the Trustee, officer, employee or agent is proper in the circumstances because he or she has met the applicable standard of conduct set forth in Section 10.1 or 10.2. Such determination shall be made by the Board of Trustees by a majority vote of a quorum of the Trustees, or by the shareholders.

Section 10.5 Advancement of Costs. Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Company in advance of the final disposition of such action, suit or proceeding as authorized in the manner provided in Section 10.4 of this Article upon receipt of an undertaking by or on behalf of the Trustee, officer, employee or agent to repay such amount unless it shall ultimately be determined that he or she is entitled to be indemnified by the Company as authorized herein.

Section 10.6 Survival of Rights. The indemnification provided by this Article shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any bylaw, agreement, vote of shareholders or disinterested Trustees or otherwise, both as to action in his or her official capacity and as to action in another capacity while holding such office and shall continue as to a person who has ceased to be a Trustee, officer, employee or agent and shall inure to the benefit of the heirs, executors and administrators of such a person.

Section 10.7 Liability Insurance. The Company may purchase and maintain insurance on behalf of any person who is or was a Trustee, officer, employee or agent of the Company, or is or was serving at the request of the Company as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him or her and incurred by him or her in any such capacity or arising out of his or her status as such, whether or not the Company would have the power to indemnify him or her against such liability under the provisions of this Article.

ARTICLE XI

SERVICE TO NEW LANDS

Section 11.1 Application for Service to New Lands. No individual, firm, corporation or association shall be permitted to connect onto the Company's water mains, or to receive service from the Company, until a formal written application for service has been received by the

Company, and the Company has accepted the application in writing, in conformance with the following:

- (a) The land to be served shall be contiguous to the current service area of the Company.
- (b) The application shall indicate the number of water connections the applicant will require (calculated at the rate of one connection per lot).
- (c) Applicant shall also submit a master plan of developer's proposed development.
 - (i) The Company's engineers shall review the proposed master plan to evaluate the water requirements of the proposed development, and the availability of water rights and source capacity of the Company to service the proposed development. If the Company lacks sufficient water and water rights and water sources capacity to serve the new development, the application for service shall be denied unless the applicant agrees to and does transfer to the Company water and water rights and/or source capacity acceptable to the Company in an amount sufficient to serve applicant's proposed development on a year-round basis.
 - (ii) If sufficient water rights and source capacity are available for year-round service to applicant's development, the Company shall give a letter of commitment or intent to serve applicant's proposed development, indicating therein that an adequate supply of domestic water is available, and that the Company shall issue to applicant one share for each residential lot subject to compliance with these and all other applicable rules and regulations of the Company by the applicant and his or her successors-in-interest.
- 11.2 Conditions Precedent to Service to New Developments. Each applicant requesting service to a new development must comply with all of the following conditions precedent in order to obtain water service from the Company.
 - (a) If the Company lacks water rights to serve the proposed development, applicant must obtain and perfect its own year-round culinary water rights, acceptable to the Company, of sufficient quantity to satisfy current Utah State Engineer and Utah State Department of Environmental Quality requirements and these rules and regulations for applicant's intended development.
 - (i) Applicant shall transfer to the Company, without cost, and by an appropriate instrument of conveyance acceptable in form to the Company, all water rights comprising applicant's culinary water supply, free and clear of all liens and encumbrances, except as may be expressly approved and accepted by the Company in writing.
 - (ii) Thereafter, the Company shall be the record owner of the water rights involved, and the water represented thereby. The water shall then be commingled

and become a part of the water rights and source of supply of the Company, through which all of its shareholders will be served, including applicant's development.

- (iii) Upon conveyance of the water rights, the Company shall issue shares of stock to the applicant in number equal to the number of lots within applicant's intended development to be served, at the rate of one (1) share per lot.
- (b) If the company lacks the required well capacity to serve applicant's proposed development, applicant shall transfer to Company a well or other suitable water source. Each water source to be transferred to the Company shall have first been approved as to quality and suitability for culinary use within the Company by the Utah State Department of Environmental Quality prior to the transfer of the same into the Company. The quantity available for use and the producing capacity and drawdown curve of any well to be transferred into the Company shall also be certified by a qualified professional engineer. Title to the well and all easements and appurtenances thereto shall be conveyed by deed and bill of sale, acceptable in form to the Company.
- (c) Applicant shall construct at its sole expense, all extensions of and/or improvements to the Company's main water distribution lines required to serve applicant's development.
 - (i) Applicant shall enter into a standard line extension agreement with the Company, which shall govern the terms and conditions under which said main extensions shall be made by applicant and under which proportionate reimbursement from third parties who might connect onto the extended main line may be obtained. This extension shall be constructed in accordance with the Company engineer = s inspection, approval and acceptance in order to insure that the extended system will be compatible with the existing system. Applicant shall carry the extended line to a point prescribed by the Company, in accordance with Company plans and specifications, in order to facilitate the orderly development of the next contiguous tract of land.
 - (ii) The Company may, in its sole discretion, deem it necessary to construct excess capacity into an extended main line to facilitate and allow anticipated growth in the immediate area. In that case, applicant shall construct said excess capacity into the extended line, in accordance with the Company's plans and specifications, and at applicant's sole expense; provided, however, that the Company, through the provisions of the line extension agreement required by this section, shall provide for the proportionate reimbursement to the applicant for the costs of engineering, construction and expansion of this excess line capacity, in accordance with a separate cost participation agreement.
 - (iii) Other third parties may subsequently connect to an extended main line. The Company shall require these third parties to pay a proportionate share of the original costs of constructing this extended main line. The Company, in

accordance with the line extension agreement required by this section, shall make proportionate reimbursement to the applicant who constructed the extended main line from these funds.

- (d) Applicant shall construct at its sole expense the water delivery system within the development parcel, including any required lift stations, storage, treatment and other appurtenant facilities to serve applicant's proposed development. These lines and facilities shall be constructed in accordance with plans and specifications approved by the Company. Lift stations and storage facilities shall be placed at an elevation which will be compatible with any lift stations, storage facilities and pressure zones already existing or which may now or later be proposed as part of the Company's water distribution and storage system.
- (e) Applicant shall fully encase all wells and equip each well as required to serve its development, in conformance with all federal, state and local laws and regulations, at its sole expense. If applicant's water supply originates in springs or other surface supplies, applicant will perform all development work necessary and obtain at applicant's expense all required easements above the spring to protect the water source and insure the culinary quality of the water withdrawn from it. In the event treatment facilities are required, applicant shall construct and install the same at its sole expense.
- (f) Where possible, provision shall be made for the construction of all extension and distribution lines within public or community streets and easements. However, where the extensions must cross private property where easements do not already exist, applicant shall obtain, at applicant's sole expense, all required and necessary easements for all distribution and main line extensions, and appurtenant facilities, and title to any required storage or well sites, along with the perpetual rights of ingress and egress for operation, maintenance, repair and replacement of the same and convey the same, without cost, to the Company.
- (g) Upon compliance with all of the foregoing terms and conditions, applicant shall convey to the Company, free and clear of all liens and encumbrances except for those specifically agreed to in writing by the Company, by a conveyancing instrument acceptable to the Company, the following items pertaining to the new development:
 - (i) any extension of the Company's main water distribution lines;
 - (ii) the water distribution system and all appurtenant facilities specifically including but not limited to any well and well equipment, pumps, lift stations, and storage facilities;
 - (iii) title to all storage and well sites, together with any and all easements and appurtenances in connection therewith; and all pipeline easements and rights-of-ways;

(iv) all required water and water rights.

ARTICLE XII

SAVINGS CLAUSE/SEVERABILITY

If any section, subsection, sentence, clause or phrase these rules and regulations is for any reason held to be invalid by a court of law, such determination shall not affect the validity of the remaining portions of these Bylaws, which shall remain binding and enforceable against the shareholders of the Company.

ARTICLE XIII

COMPANY ASSETS

13.1 Claim to Assets. The Company may hold, retain, change the nature of, purchase, trade for, barter for, or otherwise acquire and dispose of such assets as the Board of Trustees shall determine to be in the best interests of the Company and its Shareholders. Initially, the Company has and claims an interest in the land upon which the wellhead or point of diversion for the water rights which are governed by these Bylaws, and all related equipment, piping, materials, supplies, delivery system(s) and other assets on the Service Area, and further claims rights to any and all existing or future easements, including easements by necessity or of any other nature over any land upon which those assets are located. This claim includes both tangible and intangible assets as they may currently or in the future exist related to the purposes of the Company.

13.2 Turnover of Assets to Homeowners Association. Upon the sale of the first lot by the Developer which results in more than half (50%) of the lots in the Service Area being owned by anyone other than the Developer, the Company shall divest itself of all right and title to the physical assets of water production and delivery, and transfer them by appropriate instrument or other writing or action to the homeowners association responsible for governance of the Service Area, that currently being the Sunset Subdivision Home Owners Association, Inc, a Utah non-profit corporation, or its successor-in-interest. The Board of Trustees may but is not required to retain ownership of any intangible assets, including but not limited to its name, goodwill, or other assets which in the Board's sole discretion may be deemed fitting and proper to retain for the benefit of the Company.

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ARTICLE XIV

EFFECTIVE DATE

These Bylaws shall be in full force and effect from and after a state of passage and adoption by the Board of Trustees of the Bumblebee Water System, Inc., that being July 30, 2013.

END OF BYLAWS

CERTIFICATE OF ADOPTION

These Amended Bylaws were adopted by the shareholders at a special meeting of the Board of Trustees on July 30, 2013. Fifty-Eight (58) shares of stock were represented at the meeting by attendance, and they confirmed the appointment of the initial Board of Trustees. Two Members of the Board of Trustees, constituting a quorum, voted in favor of the Bylaws and all other actions taken, and no Trustee voted against the Amended Bylaws and all other actions taken.

Dillon Jensen, President

Brent A. Blanchard, Secretary

When Recorded Mail to:

Brent A. Blanchard, Esq. BLANCHARD LEGAL SOLUTIONS, PC 321 North Mall Drive Suite R201 St. George UT 84790

Correction Water Right Deed

Grantors, Bumblebee Water System, Inc. and Iron Dirt, LLC, acting by and through it's Manager Crooked River Development, LLC do hereby convey with all warranties to BUMBLEBEE WATER SYSTEM, INC. (formerly known as "Hunter Ridge Mutual Water Company" a Utah non-profit corporation), Grantee, of Washington County, State of Utah, for the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the follow described portions of it's water right located in Iron County, State of Utah:

58 Acre feet of underground water from Water Right Number 73-3540 for proposed uses of 55 Domestic Uses, 55 ELU of Livestock Water, Irrigation of 7.1775 acres under Change Application No. a32564 and 3 acre feet from the Pond and Fish Culture portion.

Note: This deed is given to correct the uses of the water under the change application on that certain water right deed recorded July 25, 2013 as En try No. 00645904 in Book 1271 at Page 514 of Official Iron County Records.

Iron Dirt, LLC	
non bir, bec	
By: Crooked River Development, LLC, it Manager	

WITNESS the hand of said Grantors this

Dillon Jensen, Manager of Crooked River

Development LLC

State of Nevada

)ss County of Clark

On the day of August, 2013, personally appeared before me, Dillon Jensen, acting as manager of Crooked River Development, LLC, that LLC being Manager of the Grantor, Iron Dirt, LLC and does hereby represent that he is the signer of the within instrument in the capacity and authority therein stated and who duly acknowledged to me that he executed the same for the uses and purposes therein.

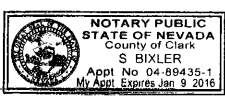
My Commission Expires:

Notary Public Residing in: (M) (L) (L)

day of August, 2013.

Ditton Jensen, Dire

Bumblebee Water System, Inc.



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County of Clark)

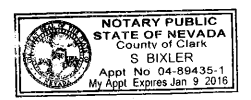
On the day of August, 2013, personally appeared before me, Dillon Jensen, acting as director of Bumblebee Water System, Inc. and does hereby represent that he is the signer of the within instrument in the capacity and authority therein stated and who duly acknowledged to me that he executed the same for the uses and purposes therein.

8454

My Commission Expires:

1976

Notary Public Residing in:



\$40 Fee Rec'd BY _____ REPORT OF WALER RIGHT CONVEYANG Receipt # _____ USE THIS CONVEYANCE REPORT FORM WHEN ONLY A PORTION OF THE WATER RIGHT IS CONVEYED. **WATER RIGHT # 73-3540** Pending Change Application(s): a32564 SECTION A. WATER RIGHT INTEREST CONVEYED 1. New Owner(s) Bumblebee Water System, Inc. 2. Mailing Address Blanchard Legal Solutions, PC 321 North Mall Drive, Suite R201 St. George UT 84790 The above party(s) own the following portions of the water right as described above: Sole Supply Limit 3. Beneficial Uses 7.569 (acres) Irrigation 58_____ (ELUs) Stockwatering 58_____ (families) Domestic _____ (ac ft) Municipal _____ (ac ft) Industrial Other _____ 4. Diversion Limit (acre feet) 58 acre ft. 5. Special Conditions of Conveyances The above party(s) own the following hereafter portions of the change applications listed above. Sole Supply Limit 6. Beneficial Uses Total 7.569 (acres) 7.569 (acres) Irrigation 58 ____ (ELUs) _____(ELUs) Stockwatering (families) (families) Domestic __ (ac ft) ____ (ac ft) Municipal ____ (ac ft) ____ (ac ft) Industrial Other 7. Diversion Limit (acre-feet) ___58 acre feet 8. Special Conditions of Conveyances Related To Change Applications

This report is only to update ownership interest records. If a change is desired in any other aspect of the water right, a change application must be filed.

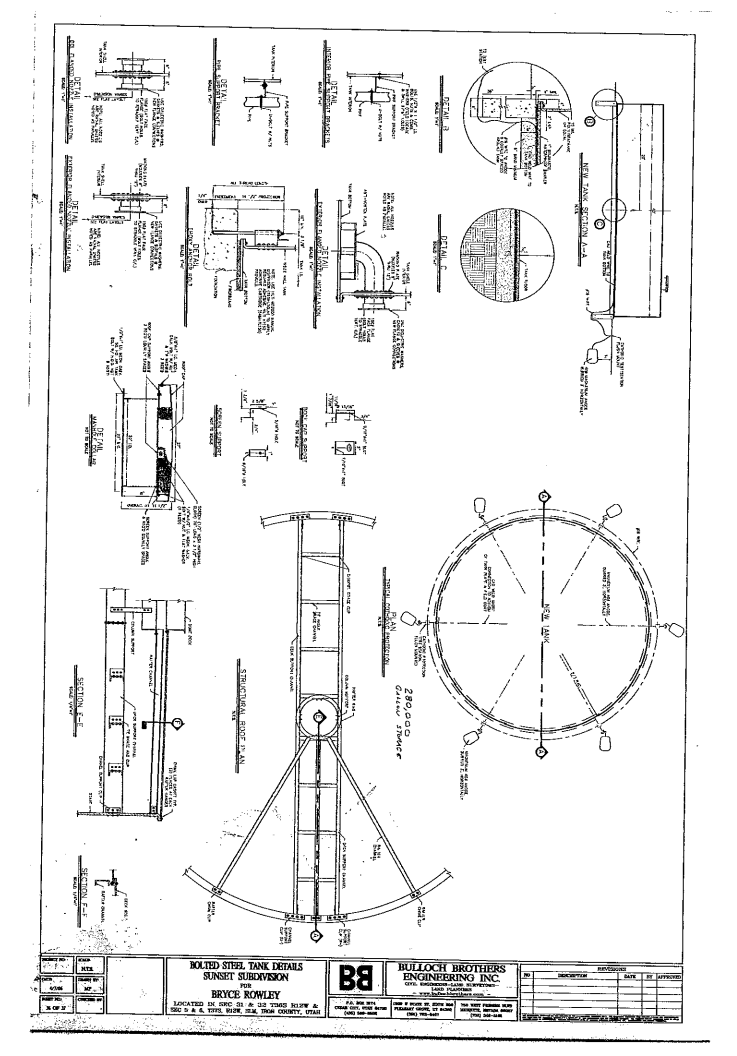
1. Assignment Warranty Do		Sheriff's Deed	Trustee's Decd _	
2. Date Signed <u>07 / 23 / 201</u>	3 Date Recorded 07 / 2:	5 / 2013		
Book 1271		Reco	order's # <u>00645904 ()</u>	
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Conveyance Summary

REPORT OF WATER RIGHT CONVEYANCE

					
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Section A or as the repas authorized by Adr	presentative of the ministrative Rule)	current owners descr R655-3-3, I further	ibed in <u>Section</u> certify that t	<u>on A</u> . If	owner (grantee) described in this report was prepared mation contained herein
or attached hereto is	true and accurate	to the best of my k	nowledge.		
	•	7/2	3/7013		702-808-1260 Phone #
Signature Dixlon J	ensen	Pate			Phone #
FOR LICENSED PR	OFESSIONALS	ONLY			
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in the State of Utah, t	that my license nu	mber is 43	312	, that I	have reviewed the attached
documents and have					
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	A CONTRACTOR OF THE PROPERTY O	0000.0			
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Signature		Date			Phone #
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No agency of the State of Utah warrants or guarantees title to certain water rights. The water right ownership information of record in the Division of Water Rights concerning this water is based on the information which has been submitted by this Report of Water Right Conveyance.





Lieutenant Governor

Department of Environmental Quality

Amanda Smith
Executive Director

DIVISION OF DRINKING WATER Kenneth H. Bousfield, P.E. Director

August 22, 2013

Mr. George R. Mason Bumblebee Water System 352 E Riverside Dr. Suite A3 St. George, UT 84790

Dear Mr. Mason:

Subject: Capacity Assessment, Business Plan for Bumblebee Water System, Construction of

water storage tank, pump station and water lines for 58 service connections, Water

System #11089

According to Utah Drinking Water Rules R309-800, Capacity Development is required for community and non-transient non-community water system. The objective of Capacity Development is to ensure that every public water system acquires and maintains the technical, managerial, and financial capabilities to comply with the requirements of SDWA and all national primary drinking water regulations (NPDWR).

Bumblebee Water System is located in Iron County and is in the process of developing a water system to supply culinary water to 58 proposed cabins. Your project consists of one steel water storage tank of 289,000 gallons. The storage tank, pump station and waterlines have already been built but because there is only one house built so far, the service is delivered to this house only. The connections will increase as new houses will be constructed.

Based on our review of information you have submitted as well as information in Division of Drinking Water (Division) files, the Division believes the proposed drinking water system represents a satisfactory allocation of resources to meet the area's culinary water needs.

George R. Mason August 22, 2013 Page 2

The Capacity Assessment additionally addresses whether or not the proposed project is well-suited, from technical, managerial, and financial perspectives, to acquiring or maintaining the capability to comply with SDWA requirements and aiding water systems to meet national public drinking water regulations. Based on water system responses on the Capacity Assessment report/worksheets and information available in Division records, the Division determines whether the System has adequate capacity and may also make recommendations as to how the System might improve its technical, managerial and financial capacity (capabilities).

Division Findings

Technical Capacity

The Division commends Bumblebee for the knowledge of your system and its infrastructure as evidenced by your responses in the Capacity Assessment report. You are also to be commended for maintaining adequate pressure in the distribution system as well as implementing a leak detection and repair program. You should also establish a backflow prevention program and a cross-connection control program. Your responses in the report and worksheets indicate that you have an adequate knowledge of system infrastructure and estimated water use within the system.

The Division strongly suggests that customers are metered and that the meters are calibrated and tested to ensure their accuracy and reliability. Accurate water use readings are helpful in identifying unaccounted-for water, determining system-wide water conservation measures, and also have a direct impact on the water system planning and finances.

Managerial Capacity

Your report about management of the water system appears satisfactory and it appears that the system will be managed well. The operational staff is qualified and management and administration staffs seem to be responsible in O &M of the water system including scheduling work and following rules and regulations. You answered that the system employs properly trained and certified water system operator which are fully aware of monitoring requirements and scheduling mechanism to assure compliance. The water system appears to have sufficient knowledge and expertise in management, maintenance, and regulatory compliance overall.

The Division recommends the system develop and implement written operating procedures for both routine and emergency system operations and be fully aware of OSHA regulations. Such procedures can help the system mitigate potential damage to infrastructure and/or harm to customers in the event of natural disasters, vandalism, or intentional tampering with equipment.

Financial Capacity

Your responses in the report indicate that the System has a capital reserve and replacement account included in the annual budget. The billing procedures will be in place and collecting from delinquent accounts will be considered. You also indicate that the water system uses standard

George R. Mason August 22, 2013 Page 3

accounting and tracking systems and that expense and budgetary controls are exercised. While these things are indicators of good financial management but because you don't seem to have audited statements, the system will find difficulty in managing balance budget and won't be able to control illegitimate expenses. The Division recommends performing an annual audit, keeping track of cash flow, and balancing the budget.

Conclusions

Based on our review of responses you provided in the Capacity Assessment Report and information in Division records, the Division believes the system's technical, managerial, and financial capacity has been accurately identified. Bumblebee Water System is to be commended for moving forward to develop the water system and strengthen its capacity and assure compliance with SDWA and the national public drinking water regulations as well as provide an adequate supply of safe drinking water to your residents. The Division also believes that through implementing the submitted Capacity Assessment Plan and following Division recommendations, that Bumblebee will acquire and maintain adequate technical, managerial, and financial capacity to comply with SDWA and the national public drinking water regulations.

If you have any questions or concerns, please contact me at 801-536-0098 or ndev@utah.gov.

Regards,

Nagendra Dev, P.E.

Environmental Engineer

cc: Robert Beers, Southwest Utah Public Health Dept., rbeers@swuhealth.org
Paul Wright, Southwest District Engineer, pwright@utah.gov
Michael Grange, Division of Drinking Water, mgrange@utah.gov

Nagendra Dev, Division of Drinking Water, ndev@utah.gov



WELL DRILLER'S REPORT State of Utah Division of Water Rights or additional space, use "Additional Well Data Form" and arract

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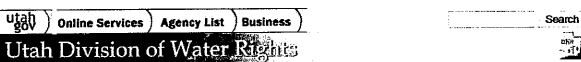
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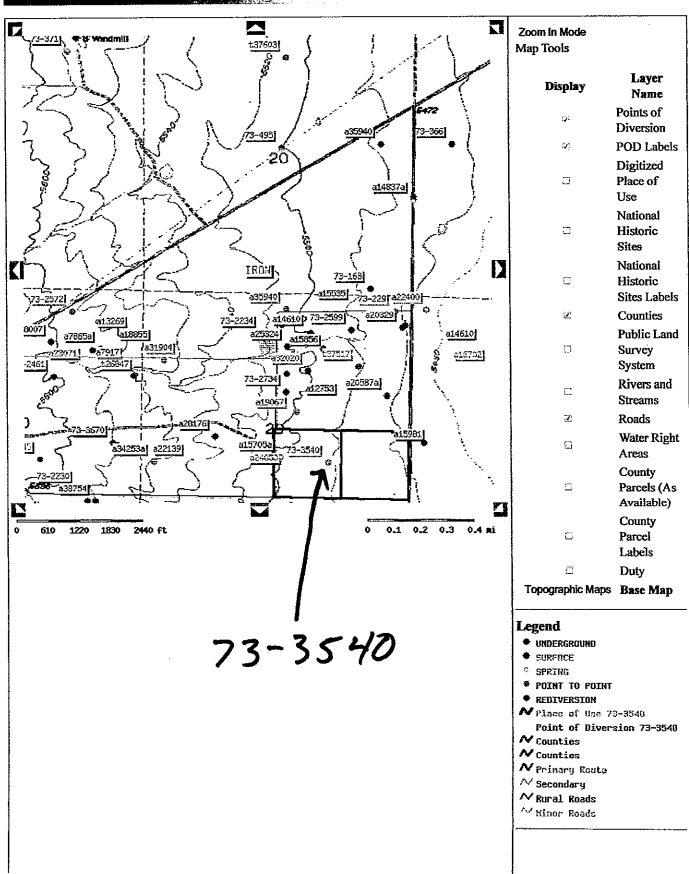
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Utah Online Services Agency List Business Search
Utah Division of Water Rights
Select Related Information
(WARNING: Water Rights makes NO claims as to the accuracy of this data.) RUN DATE: 08/28/2013
WATER RIGHT: 73-3540 APPLICATION/CLAIM NO.: CERT. NO.: CHANGES: a31430 (Filed: 05/08/2006) Withdrawn a32564 (Filed: 03/02/2007) Approved
OWNERSHIP************************************
NAME: Iron Dirt, LLC ADDR: 352 East Riverside Drive, Suite A3 St. George UT 84790 REMARKS: 60.2232 AF: 15.0558 acs irr
NAME: Tumbleweed Ranches, LLC ADDR: 124 West 1400 South, Suite 206 Salt Lake City UT 84115 REMARKS: 14.7768 AF: 3.6942 ac
DATES; ETG.************************************
LAND CWNED BY APPLICANT? COUNTY TAX ID#: FILED:
LOCATION OF WATER RIGHT***(Points of Diversion: Click on Location to access PLAT Program.)*********MAP VIEWER***GOOGLE VIEW*
FLOW: 75.0 acre-feet SOURCE: Underground Water Well COUNTY: Iron COMMON DESCRIPTION:
POINT OF DIVERSION UNDERGROUND: (Click Well ID# link for more well data.) (1) N 2000 ft E 1080 ft from S4 cor, Sec 29, T 36S, R 12W, SLBM DIAMETER OF WELL: ins. DEPTH: to ft. YEAR DRILLED: WELL LOG? No WELL ID#:
USES OF WATER RIGHT******* ELU Equivalent Livestock Unit (cow, horse, etc.) ******* EDU Equivalent Domestic Unit or 1 Family
SUPPLEMENTAL GROUP NO.: 633725. IRRIGATION: 18.75 acres PERIOD OF USE: 03/15 TO 10/31
###PLACE OF USE:
SEGREGATION HISTORY************************************
This Right was Segregated from 73-230, with Appl#: , Approval Date: / / under which Proof is to be submitted. This Right as originally filed: FLOW IN QUANTITY IN *
Segregated for change application to be filed. ************************************

Utah Division of Water Rights | 1594 West North Temple Suite 220, P.O. Box 146300, Saft Lake City, Utah 84114-6300 | 801-538-7240 | Natural Resources | Contact | Disclaimer | Privacy Policy | Accessibility Policy | Emergency Evacuation Plan

Search

Select Related Information							
(WARNING: Water Rights makes NO claims as to the accuracy of this data.) RUN DATE: 08/28/2013 Page 1 CHANGE: a32564 WATER RIGHT: 73-3540 CERT. NO.: COUNTY TAX ID#: AMENDATORY? NO BASE WATER RIGHTS: 73-3540 RIGHT EVIDENCED BY: 73-3540 (a segregated portion of 73-230, Diligence) CHANGES: Point of Diversion [X], Place of Use [X], Nature of Use [X], Reservoir Storage [X].							
NAME: Iron Dirt, LLC ADDR: 352 East Riverside Drive, Suite A3 St. George UT 84790 REMARKS: 60.2234 AF: 7.1775 ac irr, 55 edu	's, 55 elu's						
NAME: Tumbleweed Ranches, LLC ADDR: 124 West 1400 South, Suite 206 Salt Lake City UT 84115 REMARKS: 14.7768 AF: 3.3357 ac, 3 elu's, 3							
Status: Approved	07 ADV ENDED: 03/22/2007 NEWSPAPER: The Spectrum SE ACTION: [Approved] ActionDate:05/16/2007 PROOF DUE: 05/31/2017 CERT/WUC: LAP, ETC: LAPS LETTER: TYPE: []						
**************************************	** ***********************************						
FLOW: 75.0 acre-feet	}FLOW: 75.0 acre-feet						
SOURCE: Underground Water Well	SOURCE: Underground Water Well (existing)						
COUNTY: Iron	COUNTY: Iron						
 	This change application is being filed to replace change application a31430, which was filed previously on this water right. The purpose of this new change application is to change the location of the point of diversion from that proposed on the original application. The applicant hereby requests that change application a31430(73-3540) be withdrawn upon approval of this change application. For the hereafter application map, see the map that was submitted in support of change application a31430(73-3540)						

Utah Division of Water Rights



WRPLAT Township Search

Location Calculator	Search Utah	Traverse Search	Deed UTMs			
					 	

Search Type: Radius

Fill in the information below and click on either the "Google View", "MapServer" or "Table Results" button to view a Point of Diversion search using a radius from a point.

The MapServer requires the Java run time client be installed to view maps. The client is free and can be installed at this <u>site</u> The Google Earth plugin is required to view data in the "Google View" There is no cost and may be downloaded <u>here</u>

Search Radius: 2000

ft

From a point located North 2000

feet, East 1080

feet

from the S4 corner, section 29 township 36S , range 12W , SL BM

Google View MapServer Table Results

QUERY TYPE LIMITATIONS								
STATUS OF RIGHT	TYPE OF DIVERSION	APPLICATION TYPE	WATER USE TYPE					
☑ Unnapproved	☑ Underground	☑ Water Right	☑ Irrigation					
☑ Approved	☑ Surface		Stock Water					
Perfected	☑ Springs	Exchanges	☑ Domestic					
□ Terminated	☑ Drains	☐ Test Wells	☑ Municipal					
	Point to Point	□ Sewage Reuse	☑ Mining					
	☑ Rediversion		☑ Power					
	☑ Return	•	☑ Other					
	☐ Abandoned Well	•						

Revised: February 2, 2012 Rundate: August 28, 2013

Utah Division of Water Rights | 1594 West North Temple Suite 220, P.O. Box 146300, Sait Lake City, Utah 84114-6300 | 801-538-7240 Natural Resources | Contact | Disclaimer | Privacy Policy | Accessibility Policy | Emergency Evacuation Plan

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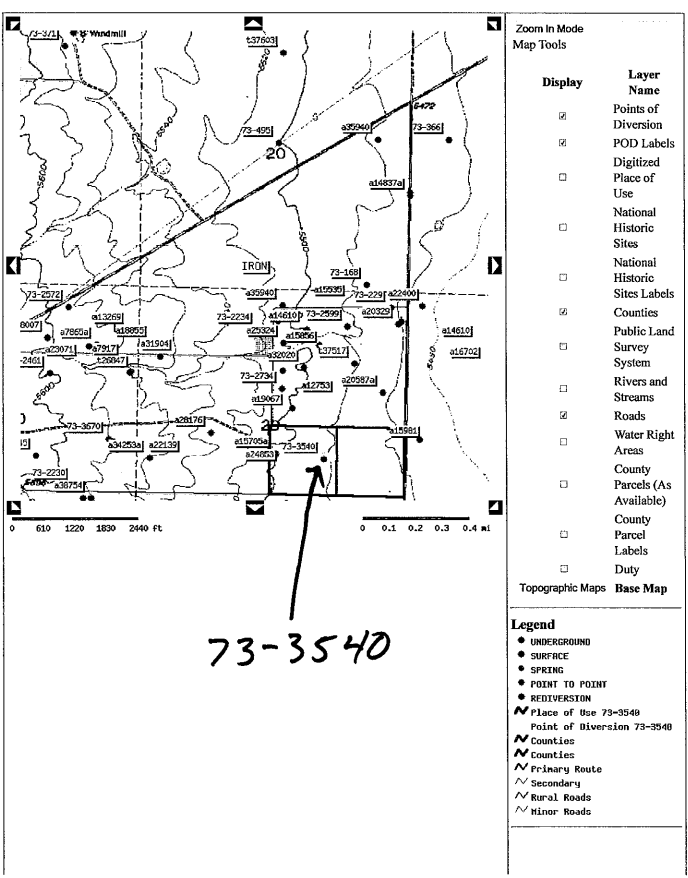
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POINT(S) OF DIVERSION> MAP VIEWER***GOOGLE VIEW CB	ANGED AS FOLLOWS: (Click Location link for WRPLAT)
	UNDERGROUND: (Click Link for PLAT data, Well ID# link for data.)] (1) S 2325 ft W 3050 ft from NE cor, Sec 06, T 375, R 12W, SLBM] Diameter: 8 ins. Depth: 480 to ft. WELL ID#: 428856
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·	DOM: 58.0000 USED 01/01 - 12/31
	OTH: FISH CULTURE: 2.0 acre pond for USED 01/01 - 12/31 Fish Culture/Recreation. Diversion limited to 5.2234 AF.
•	CHANGED as follows:
 	Storage 01/01 to 12/31, in Unnamed Reservoir with a maximum capacity of acre-feet, located in: NW4NE4SW4SE4 Height of Dam: ft N N S S N N S S N N S S Area Inundat 2.000 acs W E W E W E W E W E W E Sec 06 T 37S R 12W SLBM *:::**::**::**
	 Small Dam Permit Required?: No

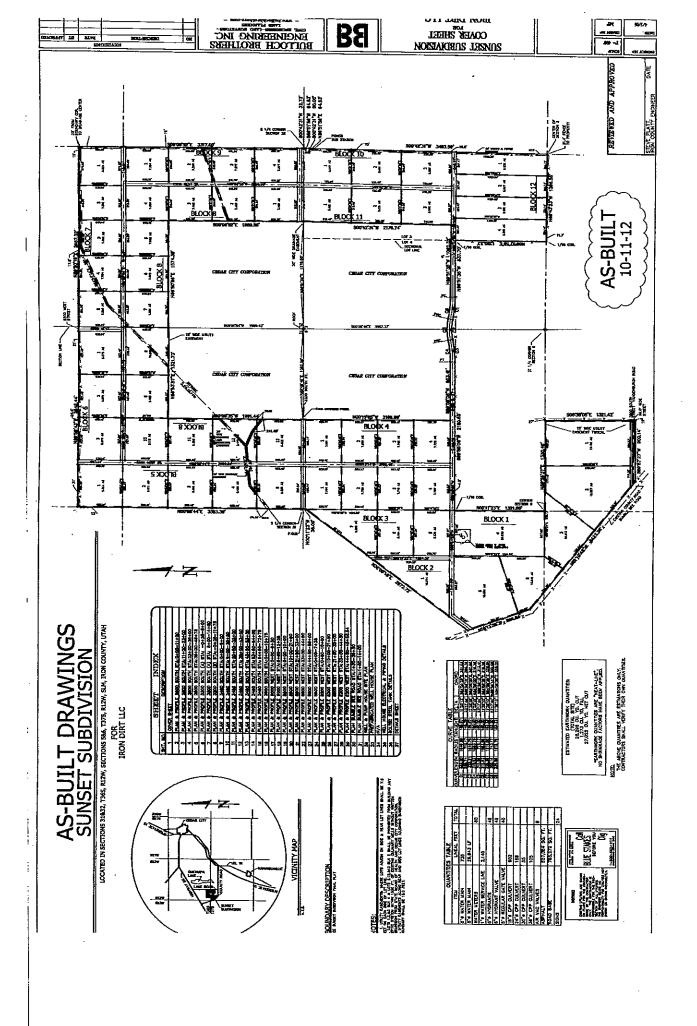
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Utah Division of Water Rights | 1594 West North Temple Suite 220, P.O. Box 146300, Salt Lake City, Utah 84114-6300 | 801-538-7240 Natural Resources | Contact | Disclaimer | Privacy Policy | Accessibility Policy | Emergency Evacuation Plan

2 of 2







BUMBLEBEE WATER SYSTEM, INC.

A Utah Non-Profit Corporation 352 East Riverside Drive, Suite A3 St. George, Utah 84790

August 30, 2013

Public Service Commission Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84114

re:

Application of Bumblebee Water System, Inc. for a Certificate of Convenience and Necessity to Operate as a Public Utility; Statement Regarding Balance Sheet

via U.S. mail, accompanying Application for Certificate of Convenience and Necessity

Dear Public Service Commission:

This letter is intended to satisfy the Public Service Commission's desire to receive a balance sheet for the non-profit corporation Bumblebee Water System, Inc., in its Application for a Certificate of Convenience and Necessity to Operate as a Public Utility.

As a new start-up corporation which was incorporated July 31, 2012 and which has recently changed its name, Bumblebee's contracted financial professionals have not yet gathered enough information to prepare a balance sheet. The corporation's assets are minimal at present with the exception of the water rights being transferred into its ownership by the Developer, Iron Dirt, LLC. The goodwill and expectations of revenue from operations of the water delivery infrastructure in Bumblebee's Service Area have current value which is difficult to quantify.

This office has requested that a balance sheet be prepared according to generally accepted accounting practices, and in accord with International Financial Reporting Standards if possible. These documents will be forwarded to the Public Service Commission to supplement this application once they are received.

Thank you for your attention to this matter. Please not hesitate to call me if you have any questions.

Sincerely,

BUMBLEBEE WATER SYSTEM, INC.

Brent A. Blanchard, Secretary

BUMBLEBEE WATER SYSTEM 11089

BUSINESS PLAN

FACILITIES PLAN - The Bumblebee Water System was constructed in 2008 to provide water to the Sunset Meadows Ranchos subdivision, which consists of 58 lots ranging from 7.364 to 19.169 acre lots. The water system located in zone one of the protection zone is completely fenced. All facilities have been completed to specifications submitted to the Division of Drinking Water. The facilities include:

- 1 bolted steel water tank 289,000 gal.
- 1 well at 400 ft. depth with a 100 gpm flow
- Steel building which houses electrical panels and 3 pressure pumps and one fire flow pump for system pressure requirements.
- Distribution system consisting of 26,843 lf. of 8 in. and 735 lf of 6 in. AWWA C-900 pipe, 49 fire hydrants and valves, 40 gate valves and 9 air vac vaults.
- Each lot is allocated one acre foot of water and has a meter barrel and meter setter installed for a one inch service connection.

MANAGEMENT PLAN — The Bumblebee Water System will be under the management of the developer Iron Dirt, LLC until 50 percent of the Sunset Meadows subdivision have been sold as per the By-Laws. At that time the water system physical and financial assets will be turned over to the Sunset Meadows home owners association for management. The present day to day operations of the water system is conducted by an on-call certified water operator. Outside services and technical assistance have been used and are available for legal issues, financial issues and water issues.

FINANCIAL PLAN — A four year Financial Budget has been approved by the developer and submitted to the Division of Drinking Water. The developer is responsible to insure sufficient funds are available for maintaining the Bumblebee Water System's until ownership changes. At present only one house is connected to the system and is for sale and not occupied. It is expected that operational and maintenance costs will be minimal during the next four years. The main revenue stream for the budget years will be from impact fees, connection fees and standby fees. Water use fees will be minimal until additional homes are built. The financial budget will be reviewed and updated annually.

Financial Spreadsheet

Applicant: BUMBLEBEE WATER SYSTEM

Completed by: MARISSA CARTER

Date: 07/31/2013

4 Year Projections	last Year	Current Year.	Year 2	Wears	Year 4
	Actual	Budget	Projected	Projected	Projected:
and the state of t					
		Year 1 Projected			
Enter Year:		2013		2015	2016
1 Beginning Cash on Hand		\$0.00	\$12,971.00	\$51,074.00	\$75,511.00
2. Cash Receipts:					
a. Unmetered Water Revenue		\$0.00	\$0.00	\$0.00	\$0.00
b. Metered Waler Revenue		\$966.00	\$9,168.00	\$13,752.00	\$18,336.00
c. Other Water Revenue		\$0.00	\$0.00	\$0.00	\$0.00
d Total Water Revenues (2a thru 2c)	· 多数 A 经 未必要	\$966.00	\$9,168.00		\$18,336.00
e. Connection Fees		\$2,500.00	\$7,500.00	\$5,000.00	\$5,000.00
f. Interest and Dividend Income			\$250.00	\$375.00	\$500.00
g. Other Income		\$15,680.00	\$42,060.00	\$28,360.00	\$27,160.00
h, Total Cash Revenues (2d thru 2g)		\$19,146.00	\$58,978,00	\$47,487.00	\$50,996.00
i. Transfers in/Additional Rev Needed					
j. Loans, Grants or other Cash Injection					
please specify					
Developer cash injection		\$4,000.00			
3. Total Cash Receipts (2h.thru 2j)	100	\$23,146.00	\$58,978.00	\$47,487.00	\$50,996.00
4: Total Cash Available (1+3)		\$23,146.00	\$71,949.00	\$98,561.00	\$126,507,00
5. Operating Expenses					
a. Salaries and wages		\$3,600.00	\$7,200.00	\$7,200.00	\$7,200.00
b. Employee Pensions and Benefits					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
c. Purchased Water					
d. Purchased Power		\$1,800.00	\$4,800.00	\$6,000.00	\$7,200.00
e. Fuel for Power Production			. , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,	7.1-0.00
f. Chemicals		**************************************			
g. Materials and Supplies		\$1,375.00	\$4,125.00	\$2,750.00	\$2,750.00
h. Contractual Services - Engineering		\$300.00	\$300.00	\$300.00	\$300.00
i. Contractual Services - Other		\$2,500.00	\$3,600.00	\$3,600.00	\$3,600.00
j. Rental of Equipment/Real Property	-	<u> </u>	1	7.77	V-10
k. Transportation Expenses					
I. Laboratory		\$300.00	\$450.00	\$800.00	\$500.00
m, Insurance		\$150.00	\$150.00	\$150.00	\$150.00
n. Regulatory Commission Expenses		\$100.00	\$150.00	\$150.00	\$150.00
o. Advertising		4.20.00	7.23.33	7.55.50	¥100.00
p. Miscellaneous		\$50.00	\$100.00	\$100.00	\$100.00
q. Total Cash 0&M Expenses (54 min 5p)	-10 TEN 10 JUNE 17 TEN	\$10,175,00	\$20,875.00	\$21,050.00	\$21,950.00
r. Replacement Expenditures	The second of the constitution of the fields			\$2,000.00	\$4,000.00
s. Total OM&R Expenditures (5g+5r)		\$10,175,00	\$20,875.00	\$23,050.00	\$25,950.00
t. Loan Principal/Capital Lease Payments	ACTUAL OF STREET, SEC.	\$0.00	\$0.00	\$0.00	\$0.00
u. Loan Interest Payments		\$0.00	\$0.00	\$0.00	\$0.00
v. Transfers Out		\$0.00	\$0.00	\$0.00	\$0.00
w. Capital Purchases (specify):		\$0.00	\$0.00	\$0.00	\$0.00
m capital i arondoo (opaon).		45.55	1 45.50	\$0.00	Ψ0.00
x. Other			 		
6. Total Cash Paid Out (5s thru 5x)		\$10,175.00	\$20,875.00	\$23,050.00	COE OCO OO
7 Ending Cash Position (4-6)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$12,971,00		\$75,511.00	\$25,950,00 \$100,557.00
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TARIFF NO. 1

FOR

WATER SERVICE

BUMBLEBEE WATER SYSTEM, INC.

Drinking Water System # ____PENDING_____
CPCN # ____PENDING____

Effective Date: September 30, 2013 Date Filed: August 30, 2013

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Bumblebee Water System, Inc. Original Sheet No. 3
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A. Preliminary Statement

Hi-Country Estates Homeowners Association (the "Company") was originally incorporated under the name "Hunter Ridge Mutual Water Company on July 31, 2012. The Company was incorporated as, and remains, a non-profit entity under the laws of the State of Utah.

The Company's Service Area is now known as the "Sunset Subdivision", which is more fully described in the Official Plat thereof on file with the Iron County Recorder. The Sunset Subdivision was begun by others years ago and is now owned by Iron Dirt, LLC, a Utah limited-liability company which is the Developer. The Developer has successfully undertaken to inspect, repair and renovate as needed, the existing wellhead and water delivery infrastructure in the Service Area.

The Developer has also caused Covenants, Codes and Restrictions for the Sunset Subdivision to be created and properly recorded with the Iron County Recorder.

Water rights sufficient to service the lots in the Sunset Subdivision have been conveyed from Iron Dirt, LLC to the Company. Company bylaws call for transfer of the Company's assets and operations to the Sunset Subdivision HOA upon sale of more than 50% (half) of the lots to homeowners. Until that time, the Company seeks to be regulated as a public utility by the State of Utah.

A map of the Company's service area is attached to this Tariff.

Copies of this Tariff are available from the Company for a nominal copying charge.

B. Service Rate Schedule

1. Applicability: The Rate Schedule in section B.2. is applicable to the entire service area for culinary water service at a single point of delivery for use on a single parcel and for no more than a single dwelling unit.

2. Residential Rate Schedule:

RATE SCHEDULE						
Level #0 (0 gallons)	\$25.00					
Usage Rates						
Level #1 (1 to 12,000 gallons)	\$0.60 per 1,000 gallons					
Level #2 (12,001 to 20,000 gallons)	\$0.75 per 1,000 gallons					
Level #3 (20,001 to 30,000 gallons)	\$1.00 per 1,000 gallons					
Level #4 (30,001 and more gallons per month)	\$1.50 per 1,000 gallons					
Bulk User Rate	\$50.00 per month plus					
	\$0.35 per 1,000 gallons					
Service Connection Fee	\$500.00					
Impact Fee on Development of Lot	\$2,500.00					
Temporary Service Suspension Fee	\$50.00					
Reconnection Fee (after disconnection)	\$250.00					
Account Transfer Fee	\$25.00					
Meter Test Fee	\$10.00					
Customer Late Fee	\$14.00 per month					
Security Deposit	\$140.00					
Returned Check Fee	\$25.00					

- 3. Base Rate: The base rate shall be charged to all customers receiving water from the Company's water system. The base rate applies to water usage less than or equal to the maximum amount allowed in the rate schedule.
- 4. Service Connection Fee: The Service Connection Fee shown in this tariff includes a meter, a meter box, a cover, and a valved service line to the property line. The service connection fee is a one-time charge.
- 5. Temporary Service Suspension Fee: Temporary service suspension is discussed in §C.5.

- 6. Impact Fee: The Impact Fee shown in this Tariff relates to the costs of initial development of each lot as the subdivision is developed. Preparing each lot for water service and providing water entails substantial impacts offsite and to the water delivery system as a whole, including possible needs to upgrade or replace capital assets.
- 7. Reconnection Fee: The reconnection fee shall be charged to new or former water users who desire to receive water from the Company's water system. This charge applies only when the residence had previously been connected to, and received water from the Company's water system. Reconnection service is discussed in §C.6.
- 8. Account Transfer Fee: The account transfer fee shall be charged to all changes to account billing. This shall include any tenant (if any) who places the billing in his or her name rather than the record owner's name, any change from two record owners to one, any change from one record owner to two, or any other such change not associated with the transfer of title of the subdivision lot being served by the Company.
- 9. Meter Test Fee: Meter test fees are discussed in §C.4.
- 10. Customer Late Fee: The customer late fee shall be charged when any portion of a customer's account balance is twenty-one days or more delinquent. It is the customer's responsibility to ensure that payments for amounts due are received by the Company before the account becomes thirty days delinquent. Delinquency is defined in §C.3.
- 11. Security Deposit: In order to secure payment of water billings, the Company may require a security deposit from either an applicant or an existing customer. When a security deposit is required by the Company, such security deposit will be held to be a guarantee fund. The Company may also terminate service to the customer upon failure to pay a required security deposit. The Company shall place all customer deposits in a separate, interest bearing and federally insured account and return the deposit together with the interest accrued following twelve timely payments of monthly billings.

At the time a customer discontinues service, the security deposit plus accrued interest will be applied to any arrears and to the final bill, with any excess refunded to the customer.

Security deposits, when required, shall be due and payable on demand.

13. Returned Check Fee: When a check is returned to the Company for insufficient funds, the Company shall charge the customer the returned check fee plus the bank fees charged.

Bumblebee Water System, Inc. Original Sheet No. 6
Iron County, Utah PSC Utah Docket No. 13-_____ T01

C. Conditions of Service

- 1. Water Service Agreement: All current and new customers, along with current renters, shall be required to complete a Water Service Agreement. If a current Water Service Agreement is not on file, or if a new one is requested, the customer shall be required to provide a signed Water Service Agreement within 10 days of receipt of request. This includes all customers on the system. Water service may be terminated for failure to provide a signed Water Service Agreement. Water service will not be provided to new customers nor to account transfer customers until the Water Service Agreement has been signed.
- 2. Service Connection: Any party desiring to obtain a supply of water from the Company agrees to pay for all water, transportation of all water, all connections or other related fixtures or appliances needed to connect Applicant to the Company. Any party desiring to obtain a supply of water from the Company shall make application in writing. All applications shall be reviewed by the Company's legal counsel at the expense of the Applicant.

Any party desiring to obtain water from the Company for property within the Company's Service Area must have a residence, i.e. a home or an approved building permit prior to any connections being made.

The meter and meter box will be located as directed by the Company. All materials furnished by the Company shall remain the property thereof. Excavation and installation shall be made by the Company from the main line connection to the meter.

No unauthorized person shall tap any water main or distribution pipe of the Company or insert therein any corporation stop, or any other fixture or appliance or alter or disturb any service pipe, corporation stop, curb stop, gate valve, hydrant, water meter or any other part of the waterworks system or attachment thereto. No unauthorized person shall connect or disconnect any service pipe to or from the mains or distribution pipes of said waterworks system nor to or from any other service pipe now or hereafter connected with said system; nor make any repairs to, additions to, or alterations of any such service pipe, tap, stop cock, or any other fixture or attachment connected with any such service pipe. Any unauthorized tampering of the Company's system shall constitute an immediate termination of service

The owner or occupant of any building or premises entitled to the use of water from the Company shall not supply water to any other building or premises without written permission of the Company.

3. Service Line and Use Restrictions: Applicants for water service shall furnish the Company a complete, detailed description of all existing and proposed supply line connections and pipes and/or other water sources within their lot. Such documentation shall be reviewed by a Company authorized, licensed engineer at

the expense of the Applicant. Any and all distribution pipes and connections within the Applicant's lot shall be inspected at any time, by the Company or its agent as deemed necessary by the Company.

Applicants for water service shall furnish, lay, and install, at their own expense, all that portion of the service not provided by the Company, subject however, to the supervision and inspection of the Company. Installation shall be inspected and approved by the Company before the service line trench is backfilled. All customers of the Company shall comply with all State of Utah Public Drinking Water Regulations and shall agree to install or have installed, where required and enforced by the Utah Department of Health, Utah Plumbing Code, Hi-Country Estates Phase I Water Company and the Division of Public Utilities, all protective equipment, that may include, but not be limited to, backflow preventers, check valves, pressure reducing equipment, and shut-off valves. The expense for the process is the responsibility of the Applicant.

The Company's customers shall keep all of the above equipment in good operating condition. All connections shall be tested to maintain appropriate health standards. The expense to have a Company approved tester is the responsibility of the Applicant. In the event that such equipment becomes inoperable, or the Company's water quality is affected, the water service may be disconnected by the Company until such conditions are corrected. Any reconnection shall be at the expense of the Applicant.

It is recommended that each residential customer install a "Residential Dual Check Valve Backflow Preventer" in their water line downstream of their shutoff valve. This valve is designed to prevent polluted water from entering the potable water system by preventing the reverse flow of water in supply lines. This valve will also protect water heaters in case of pressure drop in main water lines. It is also recommended that the applicant provide a shut-off valve on each service line in an accessible location separate from the water meter box.

At locations within the service area, where the main line water pressure exceeds 80 psi, and where required by the Utah Department of Health, an approved pressure reducing valve must be installed by the customer to avoid damage to the customer's water system. This equipment is to be maintained and kept in good operating condition by the customer.

4. Metering of Service: All water delivered by the Company to its customers shall be metered through water meters. Meters may be checked, inspected or adjusted at the discretion of the Company. Only authorized representatives of the Company shall open meter boxes to turn on or off water except in case of emergency or when special permission is given by the Company. Any unauthorized tampering of a meter may constitute an immediate termination of service.

The Company shall make a test of the accuracy of any service water meter upon request of the customer. The cost of the test is identified in the rate schedule

sheet. When a customer requests a meter test within twelve months of the date of the last previous test, he may be required to pay the full cost of such a test if the meter is found to record from 97 to 103 percent accuracy under methods of testing that are satisfactory to the Company. Meters that are not within this accuracy range shall not remain in service.

If the meter fails to register at any time, the water delivered during such a period shall be billed at the minimum rate. In the event a meter is found to be recording outside the acceptable accuracy range, the Company will refund any overbilling if the meter records at more than 103 percent of actual, and the customer will pay any under billings if the meter records at less than 97 percent of actual water use. Correction of consumption and billing for inaccurate meters will be limited to six months immediately preceding the date of removal of the meter for testing, except in cases where tampering is evident or access has been denied.

- 5. Temporary Service Suspension: Service may be temporarily suspended by the Company when so requested by a Customer in writing. The term of such temporary service suspension shall not be less than two months nor longer than six months. During the period of suspended service, the customer shall be billed at the Level #0 rate. Service shall be restored only upon payment in full of the applicable Temporary Service Suspension Fee, shown in the rate schedule, and any past due amounts and required service deposits due from the customer.
- 6. Reconnection Fee: All reconnections are subject to review by the Company. Any reconnections may also be subject to any other provision as defined in this document. Any dispute for reconnections will be forwarded to the Company's legal counsel. All legal fees will be the responsibility of the water user asking for the reconnection to the Company water system.
- 7. Disruption Liability: The Company shall use reasonable diligence to provide continuous water service to its customers, and shall make a reasonable effort to furnish them with a clean, pure supply of water, but the Company shall not be held liable for damages to any water user by reason of any stoppage or interruption of his water supply caused by scarcity of water; accidents to works; temporary interruptions for alterations, additions, or repairs; acts of God; the acts of the customer; or other unavoidable causes.
- 8. Damage to Facilities: Costs of any damages resulting from the failure by the owner, agent or tenant to properly protect the water meter or other facilities of the Company installed upon the premises, shall be assessed against such owner, agent, or tenant. No one shall tamper with or remove the meter, or interfere with the reading thereof. When any Company equipment is damaged for any reason and where repair, replacement, and/or excavation is required to restore normal water system operation, the actual total cost of making such repairs must be paid in full before water service will be provided to the customer. The Company shall not be liable for any damage to customer property due to low water pressure in the main water lines.

- 9. Reading of Meters: All meters shall be read by the Company monthly and charges shall be based upon meter readings except as provided for in § C.4 hereinabove. Customers are required to allow Company access to said meter for the purpose of reading the meter. Customer's denial of access to Company for the purpose of reading the meter shall be cause for termination of service. During the winter months of November through February, meters shall be read as the weather and accumulated snow permit. In those months that the meters are not read, customers shall be billed at the same rate as the previous month, with adjustment to be made to conform with actual metered usage after the next meter reading. Any excess payment, if any, shall be applied towards the next month's/months' charges.
- 10. Discontinuance of Service: Any customer wishing to discontinue service shall notify the Company in writing so that the meter can be read for a final billing. Such final bill shall be due and payable upon receipt. Discontinuance of all service, including Level #0 service, shall be only upon a customer no longer owning the lot serviced.
- 11. Regulated Usage: Whenever the Company shall determine that the amount of water available to its distribution system has diminished to such a volume that, unless restricted, the public health, safety and general welfare is likely to be endangered, it may prescribe rules and regulations to conserve the water supply of all users during such emergency. Such rules and regulations may include, but not be limited to, the restriction to certain hours for, or total prohibition of, the use of water for outdoor watering.

The Company or its agent shall not be liable for any damages to customer or customer property due to events or non-events which result from diminished volumes of water in the Company's system.

12. Demarcation of Ownership: The Company shall own the input supply line to the meter, the meter, the meter yoke, the meter box, and, where installed, the backflow preventer. The customer shall own all of the line from the point where such line attaches to Company owned equipment. The Company shall not be responsible for the repair or maintenance of customer owned lines. However, if the Company determines repairs are needed on the customer owned lines, the Company may terminate service until such time the repairs are corrected at the expense of the customer.

D. Billing

1. Billing and Payments: Bills covering the charges shall be rendered monthly and shall be due 20 days after being rendered. If any customer neglects or refuses to pay the water service bill or any other obligation due to the Company by the due date of said bill, the account shall be considered delinquent and shall be governed by §E.

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Iron County, Utah PSC Utah Docket No. 13-_____ T01

2. Delinquent Accounts:

- a. A bill which has remained unpaid beyond the statement due date is a delinquent account.
- b. When an account is a delinquent account, the Company shall issue a written late notice to inform the account holder of the delinquent status. A late notice or reminder notice must include the following information:
 - 1. A statement that the account is a delinquent account and should be paid promptly;
 - 2. A statement that the account holder should communicate with the Company if he has a question concerning the account;
 - 3. A statement of the delinquent account balance, using a term such as "delinquent account balance."
- c. When the account holder responds to a late notice or reminder notice the Company shall investigate disputed issues and shall attempt to resolve the issues by negotiation. During this investigation and negotiation no other action shall be taken to terminate the water service if the account holder pays the undisputed portion of the account subject to the Company's right to terminate pursuant to §G, Termination Without Notice.
- d. If a dispute cannot be resolved by negotiation, the matter will be forwarded to the Company's legal counsel. All legal fees will be the responsibility of the customer.

E. Reasons for Termination

- 1. Permitted Grounds for Termination:
 - a. Nonpayment of a delinquent account that is 90 days old or older;
 - b. Nonpayment of a deposit where required;
 - c. Failure to comply with an order of the Company;
 - d. Unauthorized use of or diversion of water service or tampering with wires, pipes, meters, or other equipment;
 - e. Subterfuge or furnishing of false information in connection with obtaining water service;
 - f. Failure to sign a Water Service Agreement (§C.1);

g. Denial of access to the water meter for the purpose of reading said meter (§C.9).

2. Prohibited Grounds for Termination:

- a. A delinquent account, accrued prior to the commencement of a divorce or separate maintenance action in the courts, in the name of a former spouse, cannot be the basis for termination of the current account holder's service.
- b. Cohabitation of a current account holder with a delinquent account holder who was previously terminated for non-payment, unless the current and delinquent account holders also cohabited during the time the delinquent account holder received the Company's service, whether the service was received at the current account holder's present address or another address;
- c. When the delinquent account balance is less than \$55.00, unless no payment has been made for two months;
- d. Failure to pay an amount in bona fide dispute before the Company, which has been provided to the Company's legal counsel, and which the customer has paid all legal fees pertaining to the dispute.

F. Restrictions upon Termination Practices:

The Company shall not employ termination practices other than those set forth in these rules. The Company shall have the right to employ or pursue legal methods to ensure collections of obligations due it.

1. Restrictions upon Termination During Serious Illness: Water service may not be terminated and will be restored if terminated where termination will cause or aggravate a serious illness or infirmity of a person living in the residence. Water service will be restored or continued for one month or less as stated in §F.2.

Upon receipt of a physician's statement, either on a form obtained from the Company or on the physician's letterhead stationery, identifying the health infirmity or potential health hazard, the Company will continue or restore water service for the period set forth in the physician's statement or one month, whichever is less; however, the person whose health is threatened or illness aggravated may petition the Company for an extension of time.

During the period of continued service, the account holder is liable for the cost of water service. No action to terminate the service may be undertaken, however, until expiration of the period of continued service.

2. Restrictions upon Termination to Residences with Life Supporting Equipment:

The company shall not terminate service to a residence in which the account holder or a resident is known by the Company to be using an iron lung, respirator,

dialysis machine, or other life supporting equipment. Account holders eligible for this protection can obtain it by filing a written notice with the Company. The Company reserves the right of inspection of such life supporting equipment. Thereupon, the Company shall mark and identify all meter boxes when this equipment is used.

G. Termination without Notice

Any provision contained in these rules notwithstanding, the Company may terminate water service without notice when, in its judgment, a clear emergency or serious health or safety hazard exists for so long as the conditions exist, or where there is unauthorized use or diversion of water service or tampering with wires, pipes, meters, or other equipment owned by the Company. The Company shall immediately attempt to notify the customer of the termination and the reasons therefore. The Company or its agent shall not be liable for any damages to customer or customer property due to connections which result from termination of water from the Company's system.

H. Termination with Notice

- First Notice: At least ten calendar days prior to a proposed termination of water service, the Company shall give the account holder written notice of disconnection for nonpayment. The ten-day time period is computed from the date the notice is postmarked. The notice shall be given by first class mail or delivery to the premises and shall contain at a minimum the date on which payment arrangements must be made to avoid termination.
- 2. Second Notice: At least 48 hours prior to the time when termination of service is scheduled, the Company shall make good faith efforts to notify the account holder or an adult member of the household, by mail, by telephone or by a personal visit to the residence. If personal notification has not been made, either directly by the Company or by the customer in response to mailed notice, the Company shall leave a written termination notice at the residence. Personal notification, such as a visit to the residence or telephone conversation with the termination party, is required only during the winter months of November 15 through February 15. At all other times of the year, the mailed 48 hour notice can be the final notice prior to termination.
- 3. Notice Posting: For all residential premises when a person other than the occupant is the account holder and that fact is known to the Company, the Company shall post a notice of proposed termination on the premises in a conspicuous place and shall make reasonable efforts to give actual notice to the occupants by personal visits or other appropriate means at least five calendar days prior to the proposed termination. This notice provision applies to residential premises where the account holder has requested termination or the account holder has a delinquent bill. If nonpayment is the basis for the termination, the Company shall also advise the tenants that they may continue to receive water service for an additional 30 days by paying the charges due for the 30-day period just past.

4. Expiration of Notice: Upon expiration of the notice of proposed termination, the Company may terminate water service. The Company or its agent shall not be liable for any damages to customer or customer property due to connections which result from termination of water from the Company's system. Any legal fees which may result from termination are the sole responsibility of the customer.

I. Customer Requested Termination:

- Service Disconnected: A customer shall advise the Company at least three days in advance of the day on which he wants service disconnected to his residence. The Company shall disconnect the service within four working days of the requested disconnect date. The customer shall not be liable for the services rendered to or at the address or location after the expiration of the four days.
- 2. Non Occupant Customer: A customer who is not an occupant at the residence for which termination is requested shall advise the Company at least ten days in advance of the day on which he wants service disconnected and sign an affidavit that he is not requesting termination as a means of evicting his tenants. Alternatively, the customer may sign an affidavit that there are no occupants in the residence for which termination is requested, and thereupon the disconnection may occur within four days of the requested disconnection date.

J. Changes and Amendments:

The right is reserved to amend or add to these rules and regulations as experience may show it to be necessary and as such amendments or additions are approved by the Company.

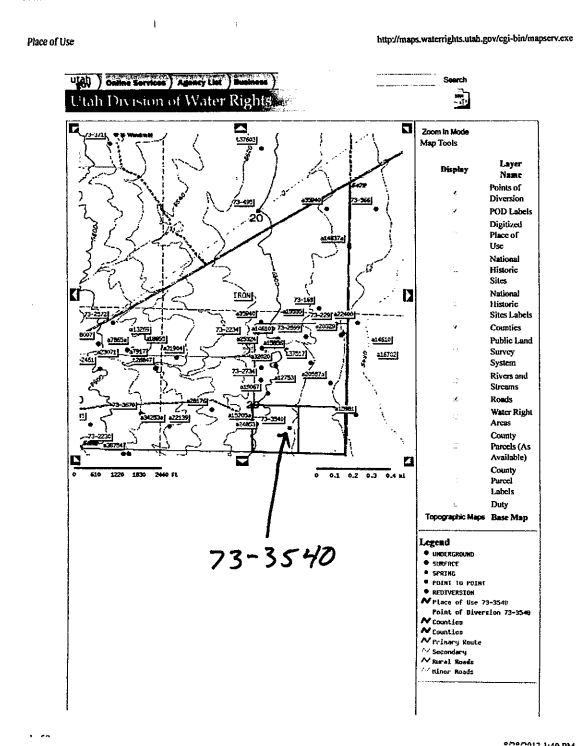
K. Operation of the Company:

As deemed appropriate and at the direction of Company's Board of Directors, the actual operation of the system may be contracted out to a qualified Operator for day to day operations, maintenance and/or billing.

/// ///

L. Service Area Maps

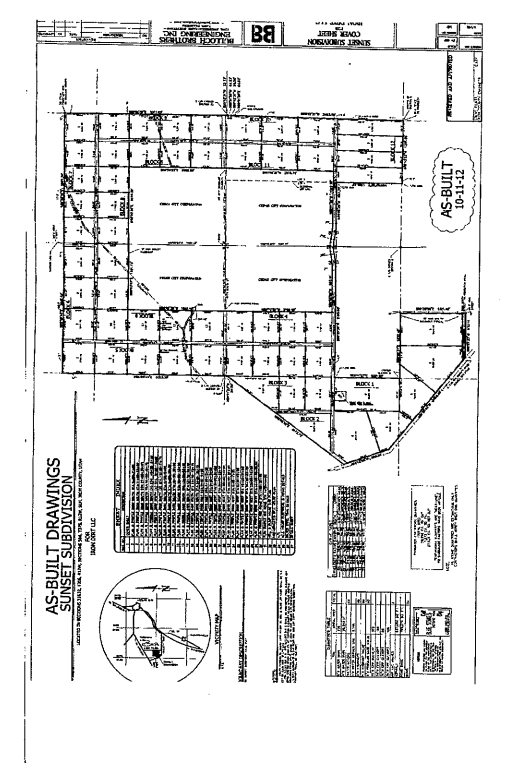
Map #1
General Vicinity, "Sunset Subdivision", to be served by Bumblebee Water System, Inc. under this Tariff



Bumblebee Water System, Inc. Original Sheet No. 15
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Map #2

Service Area, "Sunset Subdivision", to be served by Bumblebee Water System, Inc. under this Tariff



CALCULATIONS RE: PROPOSED RATES ARE REASONABLE BASED ON ACTUAL PROJECTED COSTS OF SERVICE

BUMBLEBEE WATER SYSTEM, INC.

A Utah Non-Profit Corporation 352 East Riverside Drive, Suite A3 St. George, Utah 84790

August 28, 2013

Public Service Commission Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84114

re: Application of Bumblebee Water System, Inc. for a Certificate of Convenience and Necessity to Operate as a Public Utility;
Statement Regarding Calculation of Financial Sufficiency of Proposed Rates

via U.S. mail, accompanying Application for Certificate of Convenience and Necessity

Dear Public Service Commission:

This letter is intended to satisfy the Public Service Commission's desire to receive calculations showing that the proposed Tariff rates will be sufficient to financially sustain the water system, as part of the Bumblebee Water System, Inc.'s, Application for a Certificate of Convenience and Necessity to Operate as a Public Utility.

Extending the proposed operating statement of the Company to five years and showing the subdivision being built out to only 45 lots, then having no further sales, connection fees or impact fees the sixth year, shows projected revenues within \$700.00 of the projected costs and expenses. A spreadsheet follows this letter, showing the calculations.

These figures were derived by proportionately increasing the expense categories which may be expected to rise with the customer base increasing from 40 to 45 lots. Trial projections from 41 to 55 lots built out in year 5, then stabilizing at any of those numbers in year six, always resulted in a projected deficit of less than \$1,000.00. In light of the total expenditures and revenues projected, management of expenses or slight budget adjustments can reasonably be expected to change this from a deficit of less than \$20.00 per customer per year, to a small surplus.

Thank you for your attention to this matter. Please not hesitate to call me if you have any questions.

Sincerely,

BUMBLEBEE WATER SYSTEM, INC.

Brent A. Blanchard, Secretary

Extended Projections

Applicant: BUMBLEBEE WATER SYSTEM, Inc.

Completed by: Staff

Date: 8/30/2013

Year 6, no further growth or

	Programme of the	10.10 (10.00 p.)	1, , , 150 (452)	Salara Angeles	a talah	mpace	
6 Year Projections	Current Yi	Year 2	Year 3	Year 4	Year 5	fees	
	Budget	Projected	Projected	Projected	Projected	Projected	
Enter Year:	2013	2014	2015	And the second The second second shows	2017	2018	
1. Beginning Cash on Hand	\$0.00	\$13,221.00	\$51,724.00	\$78,911.00	\$104,407.00	\$114,777.50	
2. Cash Receipts:						-	
a. Unmetered Water Revenue	\$3,180.00	\$4,560.00	\$3,360.00	\$2,160.00	\$2,430.00	\$2,430.00	
b. Metered Water Revenue	\$966.00	\$9,168.00	\$13,752.00	\$18,336.00	\$20,628.00	\$20,628.00	
c. Other Water Revenue	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
d. Total Water Revenues (2a thru 2c)	\$4,146.00	\$13,728.00	\$17,112.00	\$20,496.00	\$23,058.00	\$23,058.00	
e. Connection Fees	\$2,500.00	\$7,500.00	\$5,000.00	\$5,000.00	\$2,500.00	\$0.00	
f. Interest and Dividend Income		\$250.00	\$375.00	\$500.00	\$500.00	\$500.00	
g. Other Income	\$12,500.00	\$37,500.00	\$25,000.00	\$25,000.00	\$12,500.00	\$0.00	
h. Total Cash Revenues (2d thru 2g)	\$19,146.00	\$58,978.00	\$47,487.00	\$50,996.00	\$38,558.00	\$23,558.00	
j. Loans, Grants or other Cash Inject'n	please spec	ify					
Developer cash injection	\$4,000.00						
3. Total Cash Receipts (2h thru 2j)	\$23,146.00	\$58,978.00	\$47,487.00	\$50,996.00	\$38,558.00	\$23,558.00	
4. Total Cash Available (1+3)	\$23,146.00	\$72,199.00	\$99,211.00	\$129,907.00	\$142,965.00	\$138,335.50	
5. Operating Expenses							
a. Salaries and wages	\$3,600.00	\$7,200.00	\$7,200.00	\$7,200.00	\$8,100.00	\$8,100.00	
d. Purchased Power	\$1,800.00	\$4,800.00	\$6,000.00	\$7,200.00	\$8,100.00	\$8,100.00	
f. Chemicals							
g. Materials and Supplies	\$1,375.00	\$4,125.00	\$2,750.00	\$2,750.00	\$3,093.75	\$3,093.75	
h. Contractual Services - Engineering	\$300.00	\$300.00	\$300.00	\$300.00	\$337.50	\$337.50	
i. Contractual Services - Other	\$2,500.00	\$3,600.00	\$3,600.00	\$3,600.00	\$4,050.00	\$4,050.00	
I. Laboratory	\$50.00	\$50.00	\$50.00	\$50.00	\$56.25	\$56.25	
m. Insurance	\$150.00	\$150.00	\$150.00	\$150.00	\$168.75	\$168.75	
n. Regulatory Commission Expenses	\$100.00	\$150.00	\$150.00	\$150.00	\$168.75	\$168.75	
p. Miscellaneous	\$50.00	\$100.00	\$100.00	\$100.00	\$112.50	\$112.50	
q. Total Cash 0&M Expenses (5a thru 5p)	\$9,925.00	\$20,475.00	\$20,300.00	\$21,500.00	\$24,187.50	\$24,187.50	
s. Total OM&R Expenditures (5q+5r)	\$9,925.00	\$20,475.00	\$20,300.00	\$21,500.00	\$24,187.50	\$24,187.50	
t. Loan Principal/Capital Lease Payments	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
u. Loan Interest Payments	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
v. Transfers Out	\$0.00	\$0.00	\$0.00	\$4,000.00	\$4,000.00	\$0.00	
w. Capital Purchases (specify):	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
6. Total Cash Paid Out (5s thru 5x)	\$9,925.00	\$20,475.00	\$20,300.00	\$25,500.00	\$28,187.50	\$24,187.50	
7. Ending Cash Position (4 - 6)	\$13,221.00	\$51,724.00	\$78,911.00	\$104,407.00	\$114,777:50	\$114,148.00	
8. Number of Customer Accounts	5	20	30	40	45	45	
9. Average Annual User Charge per account	\$193.20	\$458.40	\$458.40	\$458.40	\$458.40	\$458.40	
10. Coverage Ratio (2h-5s)/(5t+5u)	9221.00	38503.00	27187.00	29496.00	14370.50	-629.50	
11. Operating Ratio (2d/5s)	0.42	0.67	0.84	0.95	0.95	0.95	
12. End of Year Operating Cash (7 - 13)	\$721.00	\$1,724.00	\$3,911.00	\$4,407.00	\$14,777.50	\$14,148,00	
13. End of Year Reserves:							
a. Debt Service Reserve	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
b. Bond Retirement Reserve	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
c. Capital Improvement Reserve	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
d. Replacement Reserve	\$12,500.00	\$50,000.00	\$75,000.00	\$100,000.00	\$100,000.00	\$100,000.00	
Total Reserves (13a thru 13e)	\$12,500.00	\$50,000.00	\$75,000.00	\$100,000.00	\$100,000.00	\$100,000.00	

BUMBLEBEE WATER SYSTEM, INC.

A Utah Non-Profit Corporation 352 East Riverside Drive, Suite A3 St. George, Utah 84790

August 28, 2013

Public Service Commission Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84114

re:

Application of Bumblebee Water System, Inc. for a Certificate of Convenience and Necessity to Operate as a Public Utility; Statement Regarding Developer Subsidy of System

via U.S. mail, accompanying Application for Certificate of Convenience and Necessity

Dear Public Service Commission:

This letter is intended to satisfy the Public Service Commission's desire to receive a statement regarding Developer subsidy of a water system until it becomes financially self-supporting, as part of the Bumblebee Water System, Inc.'s, Application for a Certificate of Convenience and Necessity to Operate as a Public Utility.

I have been acquainted for a bit more than a year with the principals and general business plan of Iron Dirt, LLC, the Developer of what is now called the "Sunset Subdivision" located west of Cedar City in Iron County, Utah. The Developer has taken bold measures to revive that subdivision, has hired an on-site manager who has inspected the entire water delivery system and ensured its proper operation, and has begun to actively market lots there for sale for custom home construction.

The Developer has made clear to me and to the President of Bumblebee Water System, Inc., Mr. Dillon Jensen, that it is committed to providing quality water services to all buyers in the subdivision. This of course includes financially subsidizing the water system until its operating revenues are sufficient to cover all of its operating expenses.

Thank you for your attention to this matter. Please not hesitate to call me if you have any questions.

Sincerely,

BUMBLEBEE WATER SYSTEM, INQ

Brent A. Blanchard, Secretary

Iron Dirt, LLC Balance Sheet As of June 30, 2013

	Jun 30, 13
ASSETS	
Current Assets	
Checking/Savings Chase Checking 9264	19,625.12
Total Checking/Savings	19,625.12
Accounts Receivable Accounts Receivable	17,040.00
Total Accounts Receivable	17,040.00
Other Current Assets N/R Nuco Investments, LLC.	6,670.00
Total Other Current Assets	6,670.00
Total Current Assets	43,335.12
Fixed Assets Fiddlers 3 lots Improvements-Fiddlers	498,615.00 24,599.76
Improvements-Sunset Lots	26,800.36
Machinery & Equipment	8,250.00
Model Home	111,213.53
Sunset Phs I- 22 Lots	252,000.00
Sunset Ranches Site	60,938.15
Sunset Ridge PHS II- 31 Lots	224,198.98
Total Fixed Assets	1,206,615.78
TOTAL ASSETS	1,249,950.90
LIABILITIES & EQUITY Liabilities Current Liabilities Accounts Payable	**************************************
Accounts Payable	64,696.72
Total Accounts Payable	64,696.72
Other Current Liabilities N/P Dave Boulton- Sunset 2 N/P Dave Boulton Fiddlers N/P Dave Boulton Sunset 1 N/P Dillon Partners N/P New Dirt LLC	291,250.08 517,641.13 146,289.78 104,010.00 1,500.00
Total Other Current Liabilities	1,060,690.99
Total Current Liabilities	1,125,387.71
Long Term Liabilities N/P Nuco Investments, LLC	8,250,00
Total Long Term Liabilities	8,250.00
10(2) Cong Tenu Clabitues	
Total Liabilities	1,133,637.71
Equity	
Capital- Dillon Partners	28,200.00
Capital- New Dirt, LLC.	32,410.80
Capital-Crooked River Developme	32,410.80
Capital-Southern Utah 45, LLC.	28,720.00
Net Income	-5,428.41
Total Equity	116,313.19
TOTAL LIABILITIES & EQUITY	1,249,950.90