TOWN OF LOXLEY · P.O. BOX 9 · LOXLEY, AL 36551 (251) 964-5162 OR (251) 964-6444

Received of (Name) below as security for payme indebtedness. These deposits wi discontinued less any unpaid Deposits are non-transferable, is considered as part payment of ar	ill be refunded aft balance then du non-interest bear	ter service has been use Town of Loxley.		
WATER DEPOSIT	WATER TAP			
Date Amount \$	Date	Amount \$		
SEWER DEPOSIT	SEWER TAP			
Date Amount \$	Date	Amount \$		
Total Amount Paid \$	Cash	Check #		
CUSTOMER	INFORMATION	4.		
Employed By	Phone #			
Drivers License #	Home Phone #			
Spouse Full Name	-	14112		
Employed By	Phone #			
Drivers License #				
Home Owned Yes No Re	nts From			
Previous Service with Town Yes	No	144-1		
Physical Address:	Mailing Address:			
OFFICE	USE ONLY			
Service Begin Date				
Water Meter S/N	Reading _			
Service End Date				
Water-Final Reading				
	anded to Customer \$	Check #		

APPLICATION FOR UTILITY SERVICE

The undersigned, hereinafter called the Consumer, requests the Town of Loxley, hereinafter called the Utility, to furnish, subject to its rates, charges, service regulations, etc., as such charges now exist and are on file at the offices of the Utility, or as they may hereafter be altered or amended, for the services and facilities named hereon as said rates and service regulations, and agrees that the deposits paid herewith may be used for the purpose of paying for any service or facilities without notice, and waives as to any amount due, all exceptions under the Constitution and Laws of Alabama, or any other state.

The Consumer understands that the service is interruptible. The Consumer has and does give and grant to the Utility, its successors or assigns, a right of use and easement under, along and over the premises, and agrees that title to all property installed by the Utility shall remain in the Utility and may be removed at any time. The Consumer further agrees to pay the minimum charges indicated hereon, even though larger than those in regularly published rates, in lieu of a cash contribution to excess costs, if any.

The Consumer further agrees that the Utility shall have the right, but shall not be obligated, to inspect any installation before sewer and/or water service is introduced, or at any later time, and reserves the right to reject any wiring, piping or appliances not in accordance with Utility standards, but such inspection or failure to inspect or reject shall not be regarded as insurance against defects in installation, wiring, piping or appliances and shall not render the Utility liable or responsible for any loss or damage, resulting from defects in the installation, wiring, piping or appliances, or from violation of any Town Ordinance, Rule or Regulation, now in force or as may hereafter be adopted, or from accidents which may occur upon Consumer's premises. Nor shall the Utility be held liable for damage resulting from Acts of God, or matters not reasonably within the control of the Utility.

IMPORTANT -- PLEASE READ

Signature

9.14.0.0		Date	

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