

TEMPORARY UTILITY SERVICE APPLICATION AND AGREEMENT

City of Victorville - Victorville Water District

14343 Civic Drive, Victorville, CA 92393

Please print in ink or type CustomerService@victorvilleca.gov Phone: 760-955-5001 Fax #: 760-269-0023

Service Location/Address:				
_____	_____	_____	_____	_____
Street	Apt, Unit, or No	City	State	ZIP Code
Assessor's Parcel Number (APN): _____			Estimated Escrow Close Date _____	

Applicant Name: _____		Email Address: _____		
Mailing Address:				
_____	_____	_____	_____	_____
Street	Apt, Unit, or No	City	State	ZIP Code
Identification:				
_____		_____	_____	
State Driver License/ID Number		State/Expiration Date	Mother's Maiden Name	
Telephone:				
_____		_____	_____	
Service		Cell	Work	
Employer:				
_____		_____	_____	
Name		Address	City, State, Zip Code	
_____			_____	
Account Start Date			Account Stop Date	
_____			_____	
Service Activation Date/Time			Service Deactivation Date/Time	

Owner Name: _____		Email Address: _____		
Rep/Agent Name: _____		Address: _____		
Telephone:				
_____		_____	_____	
Service		Alternate	Fax	

I have read, fully understand, and accept the Terms and Conditions of this Temporary Utility Service Application and Agreement as shown below and on the reverse side and guarantee payment of all costs for service rendered to this Service Location. As evidence thereof, I have affixed my signature.

Applicant

Printed Name

Signature

Date

Terms and Conditions

This Application and Agreement hereby requests and authorizes the City of Victorville and the Victorville Water District ("Provider") to bill the Applicant for water, storm drainage, solid waste, and/or sanitation (sewer) utility services ("Services") in accordance with the terms and conditions applicable to customers as may be provided for by any of the Provider's ordinance, code, resolution, policy or other means of decision. This Agreement shall be governed by the following terms and conditions mutually agreed to by the respective parties.

1. Provider reserves the right to enter into or reject this Agreement.
2. The Owner means any person, natural or legal, that has legal ownership of the property. Authorized Representative/Agent means an agent or other representative as designated and authorized by power of attorney or legal contract/agreement.
3. The Applicant is subject to all fees and rates related to the establishment and maintenance of an active account as

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established by the Provider.

4. All services rendered pursuant to this Application and Agreement and furnished hereunder shall be used in accordance with the ordinances, rules and regulations of the Provider.
5. This Agreement does not prevent or restrict Provider from terminating any service(s) for nonpayment of bills, fraud, or noncompliance with any applicable Federal, state or local rule or regulation.
6. The Provider shall retain title to property and infrastructure owned as defined by ordinances and resolutions as from time to time established including meters, valves, and other appurtenances. Payment of fees and charges does not transfer ownership to the Applicant.
7. Provider does not guarantee continuous delivery of services on demand, nor does it assume any responsibility or liability for damages which may occur as a result of any interruption of service. Provider assumes no responsibility for pressure regulation of water service.
8. Bills are due and payable upon receipt and are delinquent after 15 days. If the entire bill has not been paid after 30 days, the account is subject to disconnection, reconnection, deposit, and/or other fees. All fees must be paid in full prior to reconnection.
9. The total amount due must be paid by the due date indicated on the bill. A late fee will be assessed on unpaid balances. The fee may be reflected on a subsequent bill but will not relieve the Applicant of any obligation to pay the entire bill by any future due date. Provider may seek any and all remedies available to collect unpaid balances due.
10. It is the obligation and responsibility of the Applicant to notify Provider of any changes in Applicant information provided in this Application and Agreement.
11. Temporary Services may be extended by the City/District to an Assignee designated by the Owner of such property as the "buyer." A temporary Service account may be created strictly for the purpose of inspections, as part of an escrow, under the name of the buyer with submission of a Purchase Contract or Sales Contract (such as HUD-9548 or other similar authorized government agency document) and an Authorization for Utility Activation or other such documents and/or disclosures which designate and authorize the buyer as the Assignee.
12. The duration of a temporary service account will not exceed fifteen (15) calendar days or the estimated date of escrow closing, whichever is less. The buyer may specify a shorter duration, if they so desire, with service activation (turn-on) and service deactivation (turn-off) scheduled during regular business hours. A request and authorization for Utility Activation may include a limit on the amount of time in consecutive hours during which the service will be available.
13. The temporary Utility service security deposit is eighteen dollars (\$18.00). Upon service account termination, any remaining temporary Utility service deposit will be credited against the closing or final bill balance. Any remaining balance is due and payable to the City/District. A credit balance less than twenty dollars (\$20.00) is not refundable. If permanent service is requested and provided, any remaining balance will be applied to the permanent account.
14. The buyer or buyer's agent must be present and have full access to the property and all improvements or structures at the time of scheduled Service activation (turn-on). If the buyer or buyer's agent is not present at the time of scheduled Service activation, the buyer is subject to additional service fees associated with the rescheduling of the Service activation. Prior to Service activation, the buyer or buyer's agent must check all valves and apertures on the property to make sure all are in the off position and assumes all liability of damages which may result from the activation of Services.
15. All liability, including any property damages resulting from the Utility service activation and continuing availability throughout the duration of the temporary Utility service, shall be the responsibility of the buyer.
16. The buyer may, prior to the scheduled termination of temporary utility service account and upon completion of escrow wherein ownership of the property receiving temporary utility service is transferred to the buyer, establish a permanent Utility service account as the new Owner. The initial setup fee and service call fee shall be waived for conversion of the temporary Utility service account agreement to a permanent service account agreement. The buyer must meet qualifying conditions of permanent service account application pursuant to Rules and Regulations including the submission of documentation of ownership, submission of a completed application for service, payment of any additional deposit, and payment of all outstanding balances due to the City/District.

DEPOSIT AMOUNT: _____	SET UP FEE: _____	SERVICE CALL FEE: _____
Field Technician: _____		Opening Read: _____
Date/Time of Service: _____		Account Number: _____