

Application for Water Service

Agreement to pay therefore, and providing for a lien.

PLEASE CHECK ONE: Temp Hook Up Domestic Irrigation



Quil Ceda Village
q'wəl'sidə? ʔalʔaltə

JOB ORDER NUMBER:

Company Name	Phone Number
--------------	--------------

To the Quil Ceda Village:

I hereby apply for water service and agree to be governed in accordance with the rules and regulations of the Utility and Environmental Services, and according to all the stipulations and regulations as to repairs or replacement of mains and the disconnection of water service according to Ordinance NO. 13.01 section 6.02 of the Quil Ceda Village Utility and Environmental Services, or other Ordinances pertaining to water, now or hereafter in effect.

LEGAL DESCRIPTION

Section	Township	Range	
Physical Name & Address		Billing Name & Address	
Phone Number	Fax Number	Phone Number	Fax Number

ALTERNATE CONTACT

Name	Address	City	ST	Zip
Phone Number		Fax Number		

OFFICIAL USE ONLY

Recovery Contract	Services Installation Fee	Temporary Connection
Capitol Improvement Charge		Filing Fee

Recovery Number and/or Unit Description

Meter Size	Serial Number	CUFT/GAL
inch.		

This application, although signed, shall not be binding until approved by the Quil Ceda Village.

The Undersigned, as owner or agent, of the above-described premises hereby agrees as follows:

1. That the cost of any extension of the water service, renewal, replacement or repair to reach and serve the property described shall be borne by myself or assigns as owner or owners of the property.
2. That all pipes, water measuring devices and other connecting equipment upstream from the meter shall, after their installation, be and become the property of the Quil Ceda Village,, subject to all its Ordinances pertaining to water service.
3. That the Quil Ceda Village, its officers and agents shall have the right of ingress and egress to go upon the premises and property described for the purpose of inspection, connecting or disconnecting the service or for such other purpose as the service may require. It is also understood, during the time that any of the water mains be out of service by reason of any improvements authorized by the Quil Ceda Village, in any street or alley or other location in which they may have been laid, the Quil Ceda Village will not be required to furnish service during the progress of such improvements to any consumer who may thus be cut off, or be liable for any damages for its failure so to do.

In consideration of the possible granting of an extension of credit for water service, I do hereby grant a lien on the property above described for delinquent and unpaid charges for water, and hereby wave the (4) months limitation of such lien as provided in Chapter 135 of the Session Laws, 1933, of the State of Washington, and extend said liens until all accounts within a reasonable time as may be determined by the Council of said Quil Ceda Village, and that any payment made shall be credited to that portion of said accounts longest delinquent.

Whenever Village is mentioned herein, it shall mean the Quil Ceda Village, Tulalip Tribes, Snohomish County, Washington, and shall include the General Manager, the Utilities Department of said Village and the Superintendent thereof.

The Village shall have the right to change the rates at any time by Ordinance, to temporarily discontinue the service to consumers, and to install a meter to register the water consumed. The Village shall not be held liable for damage by water or other cause resulting from defective plumbing or appliance on the premises supplied with water installed by the owner or occupant of said premises, and the fact that agents of the Village have inspected the plumbing and appliances shall not be pleaded as a basis for recovery in case of damage as aforesaid. If the supply of water shall fail or be interrupted by reason of accident or low pressure or other cause whatsoever, the Village shall not be held liable for damages nor shall such failure or interruption for any reasonable time be held to constitute a breach of contract on the part of the Village or in any way relieve the consumer, whether he be tenant or owner, from performing the obligation of his or hers contract. Water shall be used by applicant only on the premises and services described on page 1. A new application shall be filed should water be desired for other premises although located on land described herein.

Month	Day	Year	Authorized Representative/Agent or Owner
Approved: Quil Ceda Village/Utilities Department			By <i>Quil Ceda Village Representative</i>