# CITY OF TAYLOR



# WATER, WASTEWATER, AND GARBAGE SERVICE RESIDENTIAL CONTRACT

\*\*DEPOSIT OF \$110 AND CONNECTION FEE OF \$28 REQUIRED (FOR 5/8" METER) \*\*

\*\*VALID PHOTO ID FOR ALL APPLICANTS AS WELL AS COPY OF LEASE

OR CLOSING DOCUMENTS ALSO REQUIRED\*\*

NEW SERVICE ACCOUNT INFORMATION:	Account Number:		
START DATE:	LANDLORD/OWNER		
ADDRESS:			
MAILING ADDRESS:			
PRIMARY NAME ON ACCOUNT:			
DRIVERS LICENSE #:	DATE OF BIRTH:		
HOME PHONE:	WORK PHONE:		
CELL PHONE:	ALT PHONE:		
SECONDARY NAME ON ACCOUNT:			
DRIVERS LICENSE #:	DATE OF BIRTH:		
HOME PHONE:	WORK PHONE:		
CELL PHONE:	ALT PHONE:		
TRANSFER INFORMATION:			
TRANSFERRING FROM ADDRESS:			
TRANSFERRING ACCOUNT NUMBER:	FINAL DATE:		
PREFERRED BILLING METHOD:			
PAPER BILL – U.S. MAIL PAPERLESS BILL – EMAIL			

# As of September 1, 1993 two laws were passed concerning utility customers:

- 1. A utility customer now has the right to request confidentiality of personal information. Personal information is defined as "an individual social security number, address or telephone number." Typically these things have been available routinely through an Open Records Request. Please check the appropriate box below to elect to have your information remain confidential. All other information on your account is still subject to the terms of the Open Records Act. Further, this information is still available to other utility suppliers, law enforcement agencies, government officials and consumer reporting agencies.
- 2. If you are a person who is 60 years of age or older and occupy the entire premises you will not be billed the penalty for nonpayment of your utility account until the 25<sup>th</sup> day after which the bill is issued. If you wish to qualify for this provision, as passed by the Legislature, you must provide proof to the utility department (a copy of driver's license).

# Effective October 26, 2017 City Council has approved the following:

If you receive SSI Disability benefits you are eligible for the delay of penalty. This means that you will not be billed the penalty for nonpayment until the 25<sup>th</sup> day after which the bill is issued. A copy of the SSI disability determination letter is required as proof. The benefit will not be applied until the required document is received.

Initial	Customers are responsible for the timely payment of their Utility Billing Account whether the bill is received or not. Utility bills are mailed to customers each month and are due according to the appropriate assigned billing cycle or zone. If you do not receive your utility bill please contact the Utility Billing Division as soon as possible.
Initial	Customers are responsible for reviewing the accuracy of their Utility Bill. If you find an error please contact the Utility Billing Division as soon as possible.
Initial	If not paid by the due date, a penalty of 10% of the unpaid balance is applied to the account. Full payment including penalty charge is due 10 days later. (See chart below).
Initial	Service will be disconnected if full payment is not received after the 10 day grace period and will include an administrative fee of \$28.00. This is NOT a disconnect fee, it is an administrative fee, and will be charged whether your service is disconnected or not.
Initial	To restore service the past due balance and all penalties/fees PLUS a \$28 reconnect fee must be paid. After payment is received, service will be restored by the end of business day.
Initial	Services restored AFTER HOURS will be charged a \$55.00 after hours connection fee.
Initial	It is unlawful for any person or property owner to reconnect or attempt to reconnect service and is punishable by fine up to \$1000.00 and/or jail. If meters are found to be tampered with (locks cut, etc.) additional fees will be charged to the account.
Initial	If the water service is currently off, it is the responsibility of the resident to make sure that all water sources inside and outside of the home are off at the time the water is turned on. If the water meter shows that a water source is on, it will be turned off to avoid any flooding. In the event this happens, there will be an additional return trip fee charged in the amount of \$22.00. The City of Taylor is not responsible for any damages caused by flooding due to the negligence of the resident.
Initial	Please keep meter box areas easily accessible to City Staff and free of debris/growth.
Initial	New accounts (not including transferred accounts) will be charged a new customer sewer rate based on 5,000 gallons per month usage. This rate will be charged until sewer average is established.

If the due date falls on a date that the City of Taylor offices are closed (a weekend or holiday) you can still make your payment after hours by utilizing the night drop box at the Utility Billing office or via the website at <a href="https://www.taylortx.gov">www.taylortx.gov</a>.

The chart below shows where your account will fall in the 4-Zone Billing Schedule by the first two digits of your account number.

Accounts that begin with	New Billing Zone	Billed & Due Dates	Late Notice Mailed & Due BY Dates	If paid after dates below, a \$25 Admin. Fee will be Applied <mark>ON</mark> the
14, 15, 16, 17, 18, 23, 27, 29, 31	1	5th / 20th	21st / 30th	1st
06, 07, 12, 13, 24, 25, 30	2	12th / 27th	28th / 7th	8th
01, 02, 03, 04, 05, 09, 28, 32	3	19th / 3rd	4th / 14th	15th
08, 10, 11, 19, 20, 21, 22, 26	4	26th / 10th	11th / 21st	22nd

SIGNATURE:	DATE:		

# CITY OF TAYLOR Customer Service Agreement

#### I. PURPOSE

The City of Taylor is responsible for protecting the drinking water supply from contamination or pollution, which could result from improper private water distribution system construction or configuration. The purpose of this service agreement is to notify each customer of the restrictions, which are in place to provide this protection. The City of Taylor enforces these restrictions to ensure public health and welfare. Each customer must read and sign this agreement before the City of Taylor will provide continuous water supply. In addition, when service to and existing connection has been suspended or terminated the City of Taylor will not reestablish service unless there is a signed copy of this agreement on file.

### II. RESTRICTIONS

The following unacceptable practices are prohibited by State regulations:

- A. No direct connection between the public drinking water supply and a potential source of contamination is permitted. Potential sources of contamination shall be isolated from the public water supply by an air-gap or an appropriate backflow prevention device prevention device (Refer to list provided).
- B. No cross-connection between the public drinking water supply and a private system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the installation of the air-gaps or a reduced pressure-zone backflow prevention device.
- C. No connections that allow water to be returned to the public water supply are permitted.
- D. No pipe or pipe fitting which contains more that 8% lead may be used for the installation or repair of plumbing at any connection that provides water for human use.
- E. No solder or flux that contains more than .2% lead can be used for the installation or repair of plumbing at any connection that provides water for human use.

### III. SERVICE AGREEMENT

Secondary Customer Printed Name

The fo	llowin	owing are the terms of the service agreements between the City of Taylor a	and	
		(printed nar	ne of customer).	
		y of Taylor will maintain a copy of this agreement as long as the custor water supply.	mer and/or the premises is connected to the City o	
	A.	A. The customer shall allow the property to be inspected for possible hazards. These inspections shall be conducted by the City of Taylo service, when there is reason to believe that cross-connections or ot major changes to the private water distribution facilities. The inspendent business hours.	or or its designated agent prior to initiating new wate ner potential contamination hazards exist, or after any	
	B.	3. The City of Taylor shall notify the customer in writing of any cross-connection or other potential contamination hazard which has been identified during the initial inspection or the periodic re-inspection.		
	C.	C. The customer shall immediately remove or adequately isolate contamination hazards on his premises.		
	D.	D. The customer shall, at his own expense, properly install, test and ma City of Taylor. Original copies of all the testing and maintenance reco		
IV.	EN	ENFORCEMENT		
servic	e or p	stomer contractor fails to comply with the terms of this service agreement or properly install, test, and maintain an appropriate backflow preventiced with the enforcement of this agreement shall be billed to the customer.		
Servi	ce Ad	Address Date		
Custo	mer l	ner Printed Name Custome	r Signature	

Secondary Customer Signature



<b>EXCEP</b>	TIONS:
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Department be kept confidential under Texa	By marking this box I request that my personal information maintained by the City of Taylor Utility Billing Department be kept confidential under Texas Utilities Code, Chapter 182. I understand that the City of Taylor Utility Billing Department does not charge a fee for this service.			
	proof to the utility billing department within three business imentation to the utility office I will not be granted the delay			
	SSI disability determination letter as proof to the utility billing retand that until I provide documentation to the utility office I			
Service Address	Date			
Customer Printed Name	Customer Signature			
Secondary Customer Printed Name	Secondary Customer Signature			