

Meeting Date: October 17, 2018

Staff Contact: Kristopher Cadena, Principal Engineer, Utility Development

TITLE: C-18-34 – Service Connection Agreement for Water and Sewer Service

with LBJ Enterprises at 5612 McMahon Blvd. NW

**ACTION:** Recommend Approval

## SUMMARY:

LBJ Enterprises desires to connect to existing water and wastewater infrastructure located at 5612 McMahon Blvd. NW. The undeveloped property is located on the corner of McMahon Blvd. NW and Fineland Drive NW. The property is currently undeveloped land that is proposed to be developed as a car wash. The development is located outside of the Water Authority's Adopted Service Area, but within the City of Albuquerque. No additional infrastructure requirements are needed to provide water and wastewater service to this property other than a service agreement approved by the Water Authority Board.

As a condition of service, the owner will be required to:

- Comply with the ordinances, resolutions, plans, and regulations of the Water Authority
- Obtain concurrent water and wastewater service
- Pay the Utility Expansion Charge (UEC) at the rates that are imposed at the time of a service connection
- Pay the Water Resource Charge

# **FISCAL IMPACT:**

None

SERVICE CONNECTION
AGREEMENT
McMahon
Carwash
LBJ Enterprises
PO Box 171416
Memphis, TN
381817-1416

**Albuquerque Bernalillo County Water Utility Authority,** a New Mexico political subdivision ("Water Authority") and LBJ Enterprises, whose address is PO Box 171416, Memphis, TN 381817, agree as follows:

### 1. Recitals

- **A.** LBJ Enterprises ("Owner") is the owner of 5612 McMahon Blvd. NW (Legal Description: PARCEL A-1 BULK LAND PLAT PARCELS A-1, B-1, D-1, E-1 AND F-1FINELAND DEVELOPMENT CONT 4.3314 AC) ("Property"), more particularly described and as shown in the Serviceability Statement for the Property. The Serviceability Letter for the Property reflecting request for service referred to in this Agreement is attached hereto as **Exhibit A** and incorporated herein by reference.
- **B.** The property is located outside the Water Authority's Adopted Service Area within the region previously serviced by New Mexico Utilities, Inc.
- C. Owner desires to connect to existing water and waste water infrastructure with a 2" water service connection and 4" sanitary sewer service.
- **D.** Water service to the Property will be taken from the existing 10 inch water line located along Fineline Dr. NW. Wastewater service to the Property will tie into the existing 8 inch sanitary sewer located within an existing public water and sanitary sewer easement located west of the property. Installation of services shall be performed under the standard tapping permit or mini-work order process.
- **E.** All developments located outside of the Water Authority's service area will be assessed a Water Resource Charge (WRC) as provided in the Water Authority's Water and Sewer Rate Ordinance for the development of new water resources, rights and supplies necessary to serve the development.

### 2. Service

**A.** Owner shall comply with the Water Authority's Water and Sewer System Expansion Ordinance, as amended from time to time. Connection for water service shall require concurrent sewer service connection to the Water

Authority's wastewater system.

- **B.** Owner shall pay Utility Expansion Charges ("UECs") at the rates that are imposed at the time of a service connection, as provided in the Water Authority's Water and Sewer Rate Ordinance, as amended from time to time.
- **C.** Owner shall pay all outstanding Pro Rata assessments in full at the time of service application.
- **D.** Pursuant to Water Authority Resolution No. R-05-13, Owner agrees that it shall incorporate water conservation guidelines that shall achieve water usage of seventy-five (75) gallons per capita per day.
- **3. Termination.** If construction of the Connection to the waterline and sanitary sewer modifications by Owner has not been completed and accepted by the Water Authority within seven (7) years of the effective date of this Agreement, this Agreement shall automatically terminate, and the Water Authority and Owner shall have no further rights, obligations, or liabilities with respect to this Agreement, unless otherwise agreed in writing.
- **4. Indemnification.** Owner will indemnify and hold harmless the Water Authority and its officials, agents, and employees from any claims, actions, suits, or other proceedings arising from the acts or omissions of Owner, its agents, representatives, contractors, or subcontractors, or arising from the failure of Owner, its agents, representatives, contractors, or subcontractors to perform any act or duty required of Owner herein. The indemnification by Owner will not extend to the negligent acts of the Water Authority.
- 5. Representations and Warranties of Owner. Owner represents and warrants that:
  - **A.** Owner is validly existing under the laws of the State of New Mexico.
  - **B.** Owner has all the requisite power and authority to enter into this Agreement and bind Owner under the terms of the Agreement; and
  - **C.** The undersigned officer of Owner is fully authorized to execute this Agreement on behalf of Owner.
- **6. Notices.** Any notice to be given under this Agreement will be in writing and will be deemed to have been given when deposited in the United States Mail postage prepaid addressed:

If to the Water Authority:
Mark S. Sanchez
Executive Director
Albuquerque Bernalillo County
Water Utility Authority
One Civic Plaza, Room 5012
Albuquerque, New Mexico 87102

If to Owner:

LBJ Enterprises PO Box 171416 Memphis, TN 381817-1416

- **7. Assignment.** This Agreement will not be assigned without the prior written consent of the Water Authority and Owner.
- 8. Miscellaneous. This Agreement will be governed by and interpreted in accordance with the laws of the State of New Mexico. The headings used in this Agreement are for convenience only and shall be disregarded in interpreting the substantive provisions of the Agreement. This Agreement binds and benefits the Water Authority and their successors, assigns, and transferees and The Owner and their successors, assigns and transferees. Time is of the essence of each term of this Agreement. If any provision of this Agreement is determined by a court of competent jurisdiction to be void, invalid, illegal, or unenforceable, that portion will be severed from this Agreement and the remaining parts will remain in full force as though the invalid, illegal, or unenforceable portion had never been a part of this Agreement.
- **9. Integration; Interpretation.** This Agreement contains or expressly incorporates by reference the entire agreement of the parties with respect to the matters contemplated by this Agreement and supersedes all prior negotiations. This Agreement may only be modified in writing executed by both parties.
- **10. Approval.** This Agreement is subject to the approval of the Board of Directors of the Water Authority and will not become effective until approved by the Water Authority.
- **11. Effective Date.** The effective date of this Agreement is the date last entered below.

In Witness Whereof, the parties hereto have executed this Agreement on the dates entered below.

Albuquerque Bernalillo County Water Utility Authority		Owner		
By:	Mark S. Sanchez Executive Director	By:	LBJ Enterprises Managing Member	
Date:		Date:		

STATE OF	)
COUNTY OF	) ss. )
This instrument was acknowledge.	wledged before me on this day of [name], [title] of, [type of entity], on behalf of said
	, [title] of,
[company name], acompany.	[type of entity], on behalf of said
– My Commission Expires:	Notary Public
STATE OF NEW MEXICO COUNTY OF BERNALILLO	) ) ss. )
This instrument was acknown, by Ma	wledged before me on thisday of rk S. Sanchez, Executive Director of the Albuquerque uthority, a political subdivision of the State of New Mexico, ion.
My Commission Expires:	Notary Public

August 29, 2018

<u>Chair</u> Trudy E. Jones City of Albuquerque Councilor, District 8

Vice Chair
Debbie O'Malley
County of Bernalillo
Commissioner, District 1

Pat Davis City of Albuquerque Councilor, District 6

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Klarissa J. Peña City of Albuquerque Councilor, District 3

Steven Michael Quezada County of Bernalillo Commissioner, District 2

Lonnie Talbert County of Bernalillo Commissioner, District 4

Ex-Officio Member Pablo R. Rael Village of Los Ranchos Board Trustee

Executive Director Mark S. Sanchez

Website www.abcwua.org

David Soule
Rio Grande Engineering of New Mexico LLC.
Po Box 93924
Albuquerque, New Mexico 87122

RE: Water and Sanitary Sewer Serviceability Letter #180716
McMahon Car Wash
5621 McMahon

Dear Mr. Soule:

**Project Description:** The subject site is located on the corner of McMahon Blvd. NW and Fineland Drive NW within the City of Albuquerque. The proposed development consists of approximately 4.3 acres and the property is currently zoned SU-1 for Commercial use. The property lies within the Pressure Zone 3W in the Corrales trunk. The request for the availability indicates plans to build a car wash.

**Service Connection Agreement:** As this development is outside the Water Authority's Adopted Service Area, a Service Connection Agreement must be approved by the Water Authority Board. The developer shall coordinate with the Utility Development Section of the Water Authority to obtain a Service Connection Agreement.

Existing Conditions: Water infrastructure in the area consists of the following:

- Ten inch PVC distribution main (project #26-7772.85-15) along Fineland Dr.
- Eight inch PVC distribution main (project #26-7772.82-09) along Crown Rd.
- 16 inch ductile iron pipe transmission main (project #NMUI-008-90) along the intersection of McMahon Blvd. and Unser Blvd.

Sanitary sewer infrastructure in the area consists of the following:

- Eight inch PVC collector line (project #26-7772.83-12) along the west property line
- Eight inch PVC collector line (project #26-7772.82-09) along Crown Rd.

**Water Service:** New metered water service to the property can be provided via routine connection to the existing ten inch distribution main along Fineland Dr. as proposed in the provided utility plan. This will require a private water service easement across the property to the east.

Existing metered service and fire lines that will not be utilized are to be removed by shutting the valve near the distribution main and capping the line near the valve. For fire lines, the valve access shall be grouted and collar removed. Service is also contingent upon compliance with the Fire Marshal's instantaneous fire flow requirements. Water service will not be sold without adequate fire protection. Water service will only be sold in conjunction with sanitary sewer service.

**Sanitary Sewer Service:** New sanitary sewer service can be provided via routine connection to the existing infrastructure mentioned above. All food service

establishments must install a grease trap upstream of the domestic private sewer connection prior to discharge into the public sanitary sewer lines.

**Fire Protection:** From the request for availability the instantaneous fire flow requirements for the project are 1,750 gallons-per-minute and one required fire hydrant. As modeled using InfoWater™ computer software, the fire flow can be met. The Fire One plan did not have the approved fire hydrant identified. As a result, the required fire flow was analyzed at two different fire hydrants #166 and #168 individually.

Any changes to the proposed connection points shall be coordinated through Utility Development. All new required hydrants as well as their exact locations must be determined through the City of Albuquerque Fire Marshal's Office and verified through the Utility Development Office prior to sale of service. Please note that the engineer designing the fire line is responsible for determining pressure losses and sizing of the private water line(s) downstream of the public water line to serve the proposed fire hydrants and/or fire suppression system.

Cross Connection Prevention: Per the Cross Connection Ordinance, all new non-residential premises must have a reduced pressure principle backflow prevention assembly approved by the Water Authority and installed at each domestic service connection at a location accessible to the Water Authority. All new fire line services to fire protection systems shall be equipped with a reduced pressure principle backflow prevention assembly approved by the Water Authority and Fire Marshal having jurisdiction at each service connection. A double check valve assembly approved by the Water Authority and Fire Marshal having jurisdiction may be installed instead of a reduced pressure backflow prevention assembly provided the fire protection system contains ANSI/NSF Standard 60 or 61 water piping throughout the entire fire protection system, the fire sprinkler drain discharges into atmosphere, and there are no reservoirs, fire department connections, connections from auxiliary water supplies, antifreeze nor other additives. The Water Authority requests that all backflow (containment) devices be located above ground just outside the easement or roadway right-of-way. Contact Cross Connection at 289-3439 for more information.

**Easements:** Exclusive public water and sanitary sewer easements are required for all public lines that are to be constructed outside of any dedicated rights-of-way. A minimum width easement of 20 feet is required for a single utility and 25 feet for water and sewer both within the same easement. Easements for standard sized water meters need to be five feet by five feet and include the length of the water service if located on private property. For larger meters that require a meter vault, 35 feet by 35 feet easement is required. Actual easement widths may vary depending on the depth of the lines to be installed. Acceptable easements must be documented prior to approval of service.

**Pro Rata:** Pro Rata is not owed, and the property can utilize the services available upon completion of the requirements of this statement to connect to water and sanitary sewer.

**Design and Construction** of all required improvements will be at the developer / property owner's expense. Improvements can be coordinated through the Water Authority tapping permit process. Construction must be performed by a licensed and bonded public utility contractor.

Costs and Fees: In addition to installation and construction costs, any new metered water services will be subject to both water and sanitary sewer Utility Expansion Charges (UEC) payable at the time of service application. All charges and rates collected will be based on the ordinances and policies in effect at the time service is actually requested and authorized.

Water Use: All new commercial developments shall be subject to the requirements for water usage and water conservation requirements as defined by the Water Authority, particularly the Water Waste Ordinance. Where available, outdoor water usage shall utilize reclaimed water.

Closure: This serviceability letter does not provide a commitment from the Water Authority to provide services to the development. It only provides details of infrastructure that is available and potential precursors for the proposed development. For service to be provided, a Board approved service connection agreement must be supplemented by this serviceability letter. The serviceability letter will remain in effect for a period of one year from the date of issue and applies only to the development identified herein. Its validity is, in part, contingent upon the continuing accuracy of the information supplied by the developer. Changes in the proposed development may require reevaluation of availability and should be brought to the attention of the Utility Development Section of the Water Authority as soon as possible.

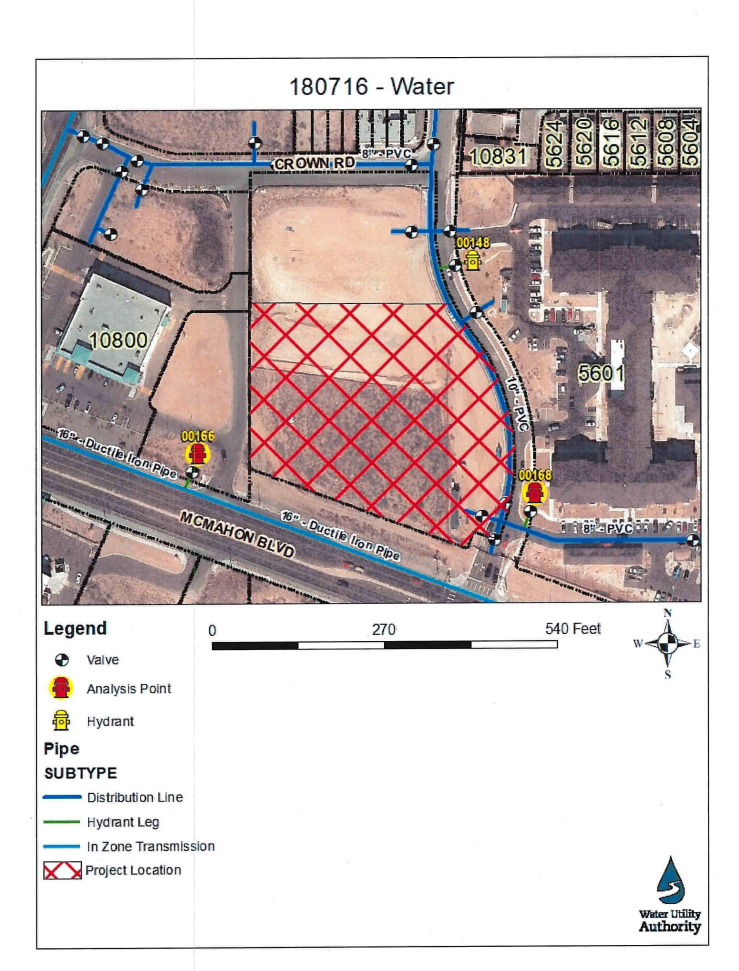
Please feel free to contact Mr. Kristopher Cadena in our Utility Development Section at (505) 289-3301 or email at kcadena@abcwua.org if you have questions regarding the information presented herein or need additional information.

Sincerely,

Mark S. Sanchez **Executive Director** 

Enclosures: Infrastructure Maps (2)

Availability Statement 180716



# 180716 - Sanitary Sewer CROWN RD 8" - PVC 10800 MCMAHON BLVD Legend 270 540 Feet Sewer Manhole Sewer Pipe SUBTYPE COLLECTOR Project Location Water Utility Authority