WE			
	141 SUNNY ACRES ROAD, M P.O. Box 61 Smartt, TN 37378		
APPLICAT	ION AND AGREEMENT FOR SERVICE		
Date of Applicatio	n		
Applicant Name			
Date of Birth	S.S.# or Tax ID#		
Driver's License# 8	& State Phone#	Email:	
Mailing Address			
Employer			
Check One:	OwnerRenter		
Name(s) of other a	adult household members on account:		

The undersigned hereby makes this Application and Agreement for Water Services at the service address shown. The applicant agrees to pay for water as measured by the District's meter according to the District's rates for water service. The applicant agrees to abide by all the District's Rules and Regulations governing the provision of water service. These Rules and Regulations are incorporated by reference this Application and Agreement for Water Services and any changes or modifications to these Rules and Regulations are incorporated as of the date of their adoption. The District's Rules and Regulations and are available for inspection and copying at the District's office.

The applicant agrees to permit the District's employees or authorized agents free access to the applicant's premises for the purpose of inspecting, reading, repairing, or removing the District's meter and other property. The District shall have the right, but shall not be obligated, to inspect the installation of the customer's plumbing facilities past the District's meter before water service begins or at any later time to ensure the customer's plumbing will not adversely affect the District's water system. The applicant agrees to make any changes to its plumbing deemed necessary by the District as a condition of service. The inspection, failure to inspect, or requiring the applicant to change its plumbing facilities shall not render the District liable or responsible for any loss or damage caused by the customer's plumbing facilities which are owned by and are under the sole control of the customer. At the discretion of the District, the applicant may be required to install a flow restriction device on the applicant's side of the meter, immediately following the meter, where instances of elevation and location of residences may negatively impact the District's ability to provide proper water pressure and/or volume to its other customers.

The applicant agrees to pay all costs of collection of the applicant's account which is delinquent and past-due including attorney fees, court costs and collection fees charge by any collection agency used to collect unpaid amounts on the applicant's account.

TAMPERING WITH DISTRICT PROPERTY IS A VIOLATION OF THE DISTRICT'S RULES AND REGULATION AND IS A CRIMINAL OFFENSE UNDER TENNESSEE LAW. THE METER IS DISTRICT PROPERTY AND MAY BE TURNED ON, LOCKED AND UNLOCKED BY DISTRICT PERSONNEL ONLY.

SIGNED (APPLICANT)		-	
APPROVED (West Warren-Viola Utility)		-	
FOR DISTRICT USE ONLY			
Service Address			
Account#	_ Deposit Amount		
West Warren-Viola Utility District is an Equal Opportunity Pro	ovider and Employer		