HARNETT REGIONAL WATER

Equal Opportunity Provider and Employer Water User's Agreement

Form Must be Completed in Full Before Service is Made Available

VALID PHOTO I.D. is Required

Today's Date OS 29:2025 Set Up Fee All Accounts \$15 Same Day Service: \$50		DEPOSITS (refunded to applicant only)			
		APPROVED CRI			
		OWNER WATER	\$0	\$5	0
		OWNER SEWER	\$0	\$5	0
Date Service Requested Will Call		RENTER WATER	\$50	\$10	10
·		RENTER SEWER	\$50	\$10	0
This agreement is a formal request for Harnett R & Sewer Ordinance and all relevant departments	al policies, to provid	le water and /or sewe	r service connecti	ions at the following	e HRW W g location:
Service Address: 339 HooKbi	,	Nington No Cates Building I			
Owner X Renter (PROPERTY OWN	IER & PHONE NO.)	Cates building i	110. 310-770-78		
Applicant Email Address patty@cavines	ssandcates.com				
APPLICANT		CO-APPLICANT			
NAME (FIRST, LAST) Cates Building Inc.		NAME (FIRST, LAST)			
MAILING ADDRESS: 639 Executive Place Suite 400, Faye	etteville, NC 2830	5			
SOCIAL SECURITY # OR TIN CONT.	ACT PHONE #	SOCIAL SECURITY #	OR TIN	CONTACT PHONE #	
56-1957436 910	-778-7904				
DRIVER'S LICENSE # AND STATE DATE	ОГ ВІКТН	DRIVER'S LICENSE #	AND STATE	DATE OF BIRTH	
EMPLOYER NAME		EMPLOYER NAME			
EMPLOYER ADDRESS P.	HONE#	EMPLOYER ADDRES	S	PHONE #	
PREVIOUS ADDRESS	PREVIOUS ADDRESS				
t, the undersigned, do agree to abide by all rules Sewer Ordinance. Should I fail to make all pay ight to disconnect my service without further no a \$40 reconnect fee. Any fees resulting from count of the final bills are prorated based on the number of the final bills are prorated based on the number of the final bill regardless of whether water and/WATER IS NOT RESPONSIBLE FOR WAT connection. Make sure all valves & faucets a figreeing that you are at least 18 years of age. Customer Signature FOR OFFICE USE ONLY FEES: Set-Up Fee \$15 x Deposit \$	ments on time when tice. In order for send that action to collect of days in the services are refunded in the or sewer is being us ER DAMAGE OR are turned off before Same Day \$5	n due as stated on the rvice to be restored, I on an account will be period. FINAL BII applicant's name on sed, until the proper LOSS. Please ensure requesting water	e WATER/SEWE will be required to be the responsibility. LLS with a credit ly. Property ow ty is sold or rente ire residence or r service. By sign	ER bill, the department of pay ALL DUE and ity of the customer. balance of less than ners will be responsed. HARNETT Refeatility is prepared going this application. Other \$	ent has the nounts plue All initials \$3.00 with a sible for EGIONAll for water on, you ar
Account # Transferred From: Date To Turn Off:					
ACCOUNT #: CID:LID:				IT: APPROVED /	DENIED
urn On: Unlock Only: Read	Only Insta	ll. Custo	mar Sarv Dane		

This Agreement, made and entered into this the 29th day of May	, 2025 between Harnett
Regional Water (HRW), as operator of the water supply and distribution system indicated above,	(hereinafter "County") and
Caviness & Cates Building and Development Co. (hereinafter "Owner").	

WITNESSETH:

Harnett Regional Water, as operator of the water supply and distribution system indicated above, sells water to citizens and residents of Harnett County. HRW also treats wastewater for its citizens and residents where such treatment facilities are located within Harnett County. The Owner above named desires to purchase water and/or sewer treatment services from the County and further desires to enter into this Agreement with HRW to obtain these services described.

NOW THEREFORE, In consideration of the mutual promises herein set forth, it is agreed by HRW and Owner as follows:

- 1. The property which is the subject of this Agreement and to which water shall be supplied and/or sewer treatment services provided is described as follows:
- 3. HRW, pursuant to its Rules and Regulations, agrees to provide a water and/or sewer service connection on the above described property and to provide potable water and treatment of said wastewater to the Owner, provided that there is an existing water line capable of providing a connection on said property. IN THE EVENT HRW DETERMINES THAT THERE IS NO EXISTING WATER AND/OR SEWER LINE CAPABLE OF PROVIDING A WATER SERVICE CONNECTION TO THE PROPERTY DESCRIBED ABOVE, ALL MONIES PAID PURSUANT TO THIS RESIDENTIAL WATER/SEWER USER AGREEMENT WILL BE REFUNDED TO OWNER.
- 4. Property owners shall not be required to make a deposit provided they are approved by the On-line Utility Database procedure described in Section 19 (d) of the County Rules and Regulations. If not approved by the above-mentioned procedure, the owner agrees to pay a minimum of Fifty Dollars (\$50.00) as a water deposit (and \$50 as a sewer deposit, if water and sewer tap requested, \$100 total). This deposit will be returned without interest after one year of no penalties as provided by said Rules and Regulations. Said deposit shall be due upon the execution of this Agreement by Owner.
- 5. Owner grants HRW, its successors and assigns, a perpetual easement in, over, under, and upon the above described land with the right to erect, construct, install, lay and thereafter use, operate, inspect, repair, maintain, replace and remove water and/or sewer lines, meters, meter service facilities and appurtenant facilities thereon, together with the right of ingress and egress over adjacent land for the purposes mentioned above.
- 6. Owner shall install and maintain at Owner's own expense a 3/4 inch cut-off valve on the Owner's side of the HRW's water meter and a service line which shall begin at the meter and extend to the dwelling or place of use, and such other facilities as may be required by the Inspections Section of the Harnett County Planning and Inspections Department. The service line shall connect with the water system of the County at the nearest place of desired use by the Owner, provided HRW has determined in advance that the county water system is of sufficient capacity to permit the delivery of water at that point.
- 7. Owner agrees to comply with all requirements, rules and regulations applicable to water users adopted by the Division of Health Services of North Carolina Department of Human Resources. Owner further agrees that upon and after the date a plumbing connection is made between the Owner and HRW, Owners shall allow no cross connection to exist between HRW's system and any pipeline containing a contaminant or any pipeline connected to other present or future sources of water.
- 8. Owner agrees to pay for water and/or sewer service at such rates, time, and place as shall be determined by HRW and agrees to the penalties for non-compliance with the above, as set out in HRW's Rules and Regulations.
- 9. HRW shall install a water and/or sewer service connection for the Owner, and Owner user charges shall commence when the water meter is requested by the owner and installed by HRW. Consumers shall be responsible for paying the minimum monthly water and/or sewer bill whether or not water and/or sewer is actually used as long as the service is not turned off by request of the consumer.

- 9A. THIS PARAGRAPH APPLIES ONLY TO AGREEMENTS FOR RETROFITTED SPRINKLER CONNECTIONS. No monthly minimum charge will be made to Owner except during those months when the connection has been used. The Bill rendered will be for gallons used, but in no event less than the applicable minimum bill. A separate bill will be provided for the connection and the same schedule of rates applicable in the service District shall apply to it. No sewer charges will be made to Owner for water used through the connection. The Retrofitted Sprinkler Connection shall not be connected to any plumbing or other pipeline where residential water there from is required to be discharged into the public sewer system.
- 10. Owner agrees to abide by the Rules and Regulations of HRW as from time to time promulgated by the Harnett County Board of Commissioners, and further agrees to abide by such other HRW ordinances, rules and regulations with respect to water and/or sewer service connections, as are adopted by the Harnett County Board of Commissioners. Additionally, Owner agrees to obtain the necessary inspections and permits related to water and/or sewer service connections as required by the Building Inspections Division of the Harnett County Development Services.
- 11. HRW shall purchase and install a cutoff valve and water meter for each service. HRW shall own said meter and shall have the exclusive right to use it.
- 12. Owner agrees that there shall be one water and/or sewer connection for each building or structure requiring connections on the above described property. A tap-on charge shall be due for each such connection.
- 13. HRW shall have final jurisdiction on any question of location of any service line connection to its distribution system; shall determine the allocation of water to Owner in the event of a water shortage and may shut off water to Owner if Owner allows a connection or extension to be made to Owner's service for the purpose of supplying water and/or sewer service to another user.
- 14. In the event User transfers title or agrees to transfer title to the above described property, before or after such connection, User agrees that this agreement shall run with the property title thereto and agrees to advise the new owner with respect hereto and furnish new owner a copy thereof.

Signed by Owner this 20	_day of May
	Owner Christopher E. Cates - Vice President
	Owner
	Witness
Signed by County this day of	, 20
	HARNETT REGIONAL WATER
	BY:Steve Ward, Director

WHEN RETURNING THIS AGREEMENT BY MAIL PLEASE SEND TO: Harnett Regional Water Post Office Box 1119 Lillington, NC 27546