CITY OF CHEROKEE & CHEROKEE DEVELOPMENT AUTHORITY CONTRACT FOR WAILER/SEWER SERVICE	WATER/SEWER SERVICE
This CONTRACT is made and entered into this day of	20 betweer
The City of Cherokee and	
Whose address is	

(Hereinafter "CUSTOMER"), and the City of Cherokee, Oklahoma, and Cherokee Development Authority with an address of 112 North Grand Street, Cherokee, Oklahoma 73728-1537, (hereinafter "Cherokee")

WITNESSETH

addition, the CUSTOMER agrees to pay the required meter deposit of \$200.00. These charges are CHEROKEE'S water system is \$1500.00. The Tap-on fee of CHEROKEE'S sewer system is \$750.00. In The **CUSTOMER** hereby agrees to connect to the **CHEROKEE** water/sewer system. The Tap-on fee of

- It is understood and agreed upon that CHEROKEE reserves the right to determine the size of the A SEPARATE WATER METER MUST BE INSTALLED FOR EACH RESIDENCE service connection to be used to supply water or sewer to the CUSTOMER. A 5/8" meter will be used for water service unless the CUSTOMER contracts for a larger meter.
- 2 as hereinafter amended (hereinafter "Chapter 17"), and CUSTOMER agrees that such Chapter payment of monthly water bills and penalties on delinquent water accounts shall be as out in full, and such rates may be amended by CHEROKEE at any time. Deposits to insure Section 17-522 of the Cherokee Municipal Code, which section is adopted by reference as if set section is adopted by reference as if set out in full, and such rates may be amended by water rates are as set out in Chapter 18, Section 17-413 of the Cherokee Municipal Code, which to pay monthly water rates based upon the amount of water used or pay the minimum bill. Said agrees to furnish water and provide sewer service to the CUSTOMER. CUSTOMERS further agree CUSTOMER agrees to purchase water from CHEROKEE and use the sewer service and CHEROKEE Chapter 17 of the Cherokee Municipal Code is hereby adopted by reference as if set out in full or CHEROKEE may hereafter prescribe. CHEROKEE may apply deposits to a defaulted account CHEROKEE at any time. Said sewer rates are as adopted by reference as if set out in Chapter 18 17 as currently constituted or hereinafter amended shall govern the services provided
- 'n pay a water and/or sewer bill or for such other reasons as provided in said Chapter 17 CUSTOMER rights hereunder are subject to such further rules and regulations as the CHEROKEE may prescribe. CHEROKEE may terminate water and/or sewer service to any customer failing to
- 4. Chapter 17, in the event the service is terminated due to failure to pay water bill within thirty \$100.00, whichever is greater, late charge will be added for all bills not paid by that due date CUSTOMER understands that they are to pay their net water and sewer bills on or before the (30) days past due, or for other reason as set out in Article 2. It is further understood that subject to collection and other charges paid in full before service is restored, and as provided in understood that late payments may not be reflected in the billing, and failure to receive bills will each month, or as such late charge is hereinafter amended by CHEROKEE. It is further due date each month, and that a \$10.00 or 10% calculation of past due when it exceeds reasonable, approved reconnection fee in the event service has been terminated for lack of **CUSTOMER** shall be required to pay all charges incurred by **CHEROKEE**, which includes a not avoid payment on the part of CUSTOMER. It is further agreed that all past due bills are
- 'n to grant unto CHEROKEE the right of ingress and egress for these purposes over CUSTOMER across and through the lands of the CUSTOMER situate in Alfalfa County, Oklahoma, and further and thereafter use, operate, inspect, repair, maintain, replace and remove a water line over, successors or assigns, a perpetual easement with the right to erect, construct, install, and lay CUSTOMER further agrees to grant bargain, sell, transfer and convey unto CHEROKEE, it's

- ġ It is understood and agreed that maintenance of the water line from the meter to CUSTOMER'S service to begin for the benefit of CUSTOMER, they must have all valves or fixtures turned off, responsibility of CUSTOMER. It is also understood that when a CUSTOMER requests the water and CHEROKEE is not responsible for water damage caused by open valves or fixtures. the CUSTOMER'S residence, residence, or other building served by the waterline, and from the sewer tap on the main line to or other building served by the sewer line, shall be the sole
- single meter by the number of units being served by such meter and then applying the charges shall be computed by dividing the number of gallons of water registered by such property, including duplexes, apartment houses, mobile home parks, trailer parks, or to said date, in which two or more tenants or occupants (of different rental units) of Effective from the 3th day of October 2016, no CUSTOMER shall connect more than one applicable to each unit be less than the minimum water rate set for in CHEROKEE'S rate responsible for paying the total monthly water bill. In no event shall the monthly bill the total number of units to arrive at the monthly bill. The customer on record shall be other multi-unit premises, are served through a single water meter, the rates and structure to a water meter for water service. For structures that CHEROKEE served prior result thus obtained to the water rate schedule. This amount shall then be multiplied by
- 7. water well on CUSTOMER'S property, shall be subject to the terms of the water well section CUSTOMER agrees that no other present or future sources of water will be connected to any contained within Chapter 17. cross connections in their system. CUSTOMER agrees that water used by CUSTOMER from a connecting to and switching to the CHEROKEE system and shall eliminate their present or future water line served by CHEROKEE and will disconnect from their present water supply prior to
- ∞ and may occur from a malfunction hot water system. the system and explosion of the tank could occur in some instances and possibilities could exist said unit at their own expense. Customers realize that a faulty hot water heater may damage CUSTOMERS agree to have their hot water system inspected by a certified inspector or a representative of the state to determine if a thermal expansion unit is required and shall install
- 9 Leak Adjustments: CUSTOMER may make a request for a bill adjustment in the event of a leak under the following conditions
- customer's service line. evidence in the form of an affidavit or of written invoices that reflect repairs on the The customer must request a leak adjustment in writing to the utility and must provide
- Ö billed for this usage at the utility's general service rates and this usage is billed per customer's average monthly usage over a twelve-month period. The customer will be service rates. The cost of average monthly usage will be determined by calculating the The customer's bill will be based on the cost of average monthly usage billed at general
- 9 be estimated by the utility, subject to an upward or downward adjustment once a If meter readings are not available for an entire twelve-month period, the water bill will twelve-month average of actual meter readings can be calculated
- Ω A customer is permitted only one (1) leak adjustment for a two-year period

CUSTOMER	
CUSTOMER	
WITNESSED BY	
WI I I I I I I I I I I I I I I I I I I	