RESOLUTION NO. 2016-12-609R

CITY OF TONTITOWN, WASHINGTON COUNTY, ARKANSAS

A RESOLUTION TO REPEAL AND REPLACE RESOLUTION NO. 2016-11-605 APPROVING THE WATER PURCHASE CONTRACT BY AND BETWEEN THE CITY OF SPRINGDALE AND TONTITOWN FOR THE CITY OF TONTITOWN, ARKANSAS

WHEREAS, the City of Tontitown, Arkansas desires to enter into a Water Purchase Contract with the City of Springdale, Arkansas through its Water and Sewer Commission; and

WHEREAS, the Mayor and the City Council agree that it is in the best interest of the City of Tontitown and its citizens to approve and adopt the Water Purchase Contract; and

WHEREAS, the Mayor and the City Council have reviewed the Water Purchase Contract and believe the proposed Contract should approved.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the city of Tontitown, Arkansas:

Section 1: That the City Council of the City of Tontitown, Arkansas approves the Water Purchase Contract attached hereto as Exhibit "1" by and between the City of Springdale, Arkansas acting through its Water and Sewer Commission and the City of Tontitown.

Section 2: This Resolution repeals and replaces Resolution No. 2106-11-605.

PASSED AND APPROVED THIS 6 DAY OF Dec 2016

Paul Colvin, Jr., Mayor

ATTEST:

Rhonda Ardemagni, City Recorder-Treasurer

WATER PURCHASE CONTRACT

This contract for the sale and purchase of water is entered into this ______ day of ______, 2016, by and between the City of Springdale, Arkansas, a municipal corporation acting through its Water and Sewer Commission, hereinafter referred to as the "Seller", and the City of Tontitown, Arkansas, a municipal corporation acting through its Water and Sewer Commission, hereinafter referred to as the "Purchaser":

WITNESSETH:

WHEREAS, the Seller owns and operates a water distribution system with a capacity capable of meeting the current needs of its users; and,

WHEREAS, the Purchaser owns and operates a water distribution system that requires a supply of treated water; and,

WHEREAS, the parties have previously entered into water purchase contracts in 1971, 1973, 1987, 1989, 1998, 2009, 2010 and the most recent version executed on September 13, 2011; and,

WHEREAS, the term of said water purchase contract is set to expire on September 13, 2016 and the parties desire to enter into a new contract establishing terms and provisions allowing Purchaser to continue purchasing potable water from Seller;

NOW, THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS AND CONDITIONS HEREINAFTER SET FORTH, AND FOR OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, SELLER AND PURCHASER HERETO MUTUALLY AGREE AS FOLLOWS:

(1) QUANTITY: Seller agrees to furnish the Purchaser, at points of delivery hereinafter specified, during the term of this contract or any renewal or extension thereof, potable water meeting applicable purity standards of the Arkansas Department of Health in such quantity as may be required by the Purchaser not to exceed a maximum of 18.6 million gallons of water per month nor 600,000 gallons per day. Instantaneous flow shall not exceed 1000 gallons per minute. These maximums may be mechanically restricted. Any conservation measures required during times of peak flows or emergency situations will be left to the discretion of Purchaser. If the daily maximum flow or the instantaneous flow is exceeded, even with a mechanical restriction in place, a warning shall be issued upon the first occurrence. If there is an additional occurrence, Purchaser shall pay a fine of Two Thousand Dollars (\$2000.00). If there are additional occurrences within a rolling thirty (30) day period of each other, Purchaser shall pay a fine of Five Thousand Dollars (\$5000.00) per occurrence thereafter. The exception is any ISO testing or planned flow testing or other activity that is coordinated by the Tontitown Public Works Director or his representative with authorities at Springdale Water Utilities at least 72 hours in advance excluding holidays. The activity shall be mutually agreed upon.

- (2) POINTS OF DELIVERY: The points of delivery for water furnished by the Seller are: (a.) a meter vault located at the northwest corner of the intersection of Arkansas State Highway 412 and Jones Road and (b.) a meter vault located near the intersection of Arkansas State Highway 112 and Washington County Road 883 (Kissinger Avenue). A third point of delivery shall be maintained by Seller which shall be used only as an alternate (backup) point of delivery when the metering equipment located in the vault at Arkansas State Highway 412 and Jones Road is temporarily placed out of service due to maintenance, testing or repairs. Said alternate point of delivery is located at the northwest corner of the intersection of Arkansas State Highway 112 and Barrington Road. The alternate point of delivery may also be used by Seller, at Purchaser's request, to provide a secondary source of water to the Purchaser on a temporary basis during emergency repairs to water lines located along Arkansas Highway 412.
- (3) WATER PRESSURE: If a greater or reduced pressure other than that supplied by the Seller is required by Purchaser, the cost to increase or decrease such pressure shall be borne by the Purchaser. Purchaser shall obtain written approval from the Seller prior to the installation of any equipment utilized to increase or decrease water pressure.
- (4) METERING EQUIPMENT: The Seller agrees to furnish, install, operate and maintain at its own expense at each of the points of delivery, the necessary metering equipment for properly measuring the quantity of water delivered to the Purchaser and to calibrate such metering equipment whenever requested by the Purchaser but not more frequently than once every twelve (12) months. Metering equipment shall conform to accuracy standards established by the American Water Works Association for the type and size of meter being used. The previous readings of any meter disclosed by test to be inaccurate shall be corrected for the four (4) months previous to such test in accordance with the percentage of inaccuracy found by such tests. If any meter fails to register for any period, the amount of water furnished during such period shall be deemed to be the amount of water delivered in the corresponding period immediately prior to the failure unless Seller and Purchaser shall agree upon a different amount. The metering equipment shall be read monthly. An appropriate official of the Purchaser shall be provided access to the meters at all reasonable times for the purpose of verifying meter readings.
- (5) BILLING AND PAYMENT: Seller agrees to furnish the Purchaser with an itemized statement of the amount of water furnished to Purchaser during the preceding month. Purchaser agrees to pay the Seller for water delivered according to the schedule of rates set forth hereinafter and in a timely manner pursuant to the ordinances of the City of Springdale presently in effect and hereafter adopted. In the event Purchaser fails to make timely payment as provided herein, then Seller, at its option, shall give notice to Purchaser that services shall be terminated within five (5) days unless the payment is made.
- (6) PRICE: It is hereby stipulated and agreed that Purchaser shall pay Seller a price for water that will be adjusted annually. The price for each thousand gallons of water, or portion thereof, metered at any of the points of delivery shall be the sum of: (1) the base monthly price as determined hereinafter in Schedule A, and (2) the fixed percentage rate set forth hereinafter in Schedule B.

Schedule A:

The base monthly price for water supplied to Purchaser is established at a rate per thousand gallons that shall be determined by Seller's annual cost to produce and deliver water. Such costs shall be determined by a certified public account in the preparation of Seller's annual audit. Should the Seller incur a rate increase in the cost per thousand gallons of water purchased from Beaver Water District, which increase is not reflected in the most recent annual audit, the Seller shall have the right to collect an additional rate per thousand gallons from the Purchaser equal to the increase incurred from the Beaver Water District. The Seller shall be empowered to charge Purchaser, in the base monthly price for water, the additional rate simultaneous with the time Seller is required to pay the Beaver Water District for the increased amount.

Schedule B:

A fixed rate of twenty-two percent (22%) of the base monthly price, as determined above in Schedule A. Once a storage tank is built and placed into service, as provided in Paragraph 16, the fixed rate shall be reduced to nineteen percent (19%). Exhibit A is attached to show the monetary impact per 1000 and how it is calculated.

Purchaser and Seller hereby agree that the Purchaser shall continue to purchase water from Seller at the current price of \$3.07 per thousand gallons until January 1, 2017. Thereafter, the price of water shall be adjusted commensurate with the price provisions set forth above.

- (7) CONDITIONS OF SELLER'S PERFORMANCE: The Seller agrees to operate and maintain its system in an efficient manner and will take such action as may be necessary to furnish the Purchaser with quantities of water set forth herein. Emergency failures of system pressure or supply due to water supply line breaks, power failures, floods, fires, earthquakes, or other catastrophes shall excuse the Seller from this provision for such reasonable period of time as may be necessary to restore service. Temporary or partial failure to deliver water shall be remedied with all possible dispatch. Seller reserves the right to reduce flow to Purchaser, if there is a public health issue in either party's system.
- (8) COVENANTS OF PURCHASER: The Purchaser covenants and agrees that it will not interconnect its facilities to any other source of water or permit its customers to interconnect a well, or wells, public or private, to be interconnected with the distribution system while connected to and using water from the Seller's system. All facilities constructed by the Purchaser which are connected to the Seller's water system shall be constructed in accordance with the rules and regulations of the Arkansas Department of Health, and the Purchaser will operate its water system in accordance with the rules and regulations of the Arkansas Department of Health. Purchaser shall adopt and enforce the State Plumbing Code. In the event Seller cannot furnish treated water meeting EPA safe drinking water requirements at the points of delivery, specifically including disinfection/disinfection by-products requirements, then Purchaser may purchase treated water from another source meeting such requirements. When Purchaser begins purchasing water from another source, the Parties agree this agreement shall thereupon be terminated and Purchaser shall thereafter obtain all water from another source other than Seller. In such event, except for payment by Seller for any outstanding charges for water previously purchased, neither party shall

have any further obligation to the other under this agreement. The purchaser shall not be responsible for a failure that is due to a natural disaster of great magnitude.

- (9) SPECIAL COVENANT OF PURCHASER: The Purchaser understands and agrees that the maintenance of an approved water supply of the Seller is essential to the health and well-being of its entire community. If the Purchaser fails to carry out the rules and regulations of the Arkansas Department of Health and such failure would require the Arkansas Department of Health to withdraw its approval of the water supply of the Seller, the Seller shall have the right to terminate this Agreement, or at Seller's discretion, require the Purchaser to install reduced-pressure backflow assemblies at the points of delivery.
- (10) COMPLIANCE: Purchaser agrees to comply with all the rules and regulations of the Springdale Water and Sewer Commission and all ordinances of the City of Springdale, Arkansas, pertaining to the water or sewer use codes presently in effect and hereafter adopted. In the event Seller should experience a water shortage, Purchaser agrees to require water conservation of its users according to the voluntary and mandatory measures being imposed by the Seller upon its water users. If a boil order is imposed due to hydraulic demand or other condition occurring within the Purchaser's water system, Purchaser shall be responsible for such costs and expenses incurred by Seller.
- (11) INDEMNITY AND HOLD HARMLESS PROVISION: Purchaser agrees to indemnify or otherwise hold harmless the Seller from any and all claims of every nature of any customer of the Purchaser. Purchaser further agrees to indemnify Seller for all costs of defending such claims including any judgment, interest, penalties, and attorney's fees. Nothing contained in this agreement shall abrogate or otherwise waive any immunity of either party under Arkansas law.
- (12) TERRITORY: Subject to certain exceptions stated herein, it is understood and agreed by and between the Seller and Purchaser hereunder that Purchaser shall not furnish water purchased under this Agreement to any area located outside the Water Service Boundary of the Tontitown Water system as delineated on a map attached hereto as Exhibit B.

First Exception: Seller and purchaser hereby acknowledge that Purchaser entered into a settlement agreement with Washington Water Authority dated the 3rd day of March, 2010, a copy of which is attached hereto as Exhibit C and incorporated herein by this reference. Seller and Purchaser hereby agree that Purchaser shall be allowed to provide water service to any current or future locations identified in the settlement agreement where water service is to be provided by the Tontitown Water Commission, even though said locations may be located outside Purchaser's water service area as delineated on the map in Exhibit B. Purchaser agrees to abide by the terms of the settlement agreement between the Purchaser and Washington Water Authority and shall provide written notice to Seller of any additional agreements or amendments to the existing agreement with Washington Water Authority.

- (13) TERM: Seller and Purchaser hereby agree that the term of this contract shall be for a period of five (5) years from the date of this contract and shall automatically terminate at such time.
- (14) NOTICES: It is understood and agreed that the Seller is acting through its Water and Sewer Commission and that Purchaser is acting through its City Council. Any notice required by either party under this contract shall be given by placing in the United States mail a certified letter with return receipt requested with postage prepaid and addressed to the presiding officer of the party to be notified within the time required as set forth above. Nothing, herein, shall preclude giving actual written notice by placing such notice in the hands of the party to whom it is intended. If the City of Tontitown elects to use another water supplier, they must notify Springdale Water Utilities of their intent sixty (60) days in advance.
- (15) TANK REQUIRED: The parties agree that purchaser shall be required to install a water tank within four (4) years of the execution of this Agreement. If the Purchaser fails to erect a tank within four years, then until such time as the tank is erected and accepted into service Purchaser shall (i) initiate a building moratorium within the corporate limits of the City of Tontitown; (ii) not allow new customers to hook on to the water system; and (iii) pay a monthly amount of Ten Thousand Dollars (\$10,000.00) per month. The design of the water tank must be approved by Seller and meet all Seller's specifications.
- (16) WAIVER: Failure of either party hereto to exercise any options herein contained upon breach by the other shall not constitute a waiver of that party's right to exercise such options upon future breach.
- (17) COMPLETE AGREEMENT: It is agreed that neither party hereto is relying upon any oral or written information or representations made by the other prior to the signing of this contract unless expressly provided herein, and that this contract constitutes the entire agreement between the parties and same shall not be hereafter amended or modified unless reduced to writing and signed by the parties hereto. It is further agreed that all earlier agreements of the parties are hereby rescinded.
- (18) SEVERABILITY: If any phrase, clause, sentence, or paragraph of this contract shall be declared invalid by the judgment or decree of a court of competent jurisdiction, such invalidity shall not affect any of the remaining sentences, paragraphs, or clauses of this contract.

IN WITNESS WHEREOF, the Seller and Purchaser have executed these presents by their respective authorized representatives, having been authorized to do so by appropriate resolution.

CITY OF SPRINGDALE, ARKANSAS ATTEST: By: Dentse Pearce, City Clerk ATTEST: Paul E. Lawrence, Secretary Chris G. Weiser, Chair Springdale Water & Sewer Commission Springdale Water & Sewer Commission

CITY OF TONTITOWN, ARKANSAS

ATTEST:

Rhonda Ardemagni, City Recorder/Treasurer

City of Springdale, Arkansas Water and Sewer Commission

A Component Unit of the City of Springdale, Arkansas
Water Fund – Schedule of Cost of Water Sold
Years Ended September 30, 2009 through 2015

	2009	2010	2011	2012	2013	2014	2015
Water purchased (in thrusand gallons)	5,043,300	4.196,910	5,301,150	5,595,370	5,300,470	5,306,179	5,316,328
Water saies	\$ 12,673,560	5 11,471,168	5. (3.963.0**	5 14,747 314	5 13,836,106	\$ 14,056,176	y 114 166,521
Per thousand gallons	\$ 2,4347	\$ 2922	\$ 2,5000	5 2 n404	5 2,6104	\$ 2,6490	\$ 2,66-17
Operating cost Supply and treatment Per thousand gallons	5 n.ij27,945 1,1952	5 6.236,295 1.2000	\$ 6,577,214 1,2280	5 6,925,73° 1,2400	5 6,5°7%,5°3~ (.264.4)	5 6,585 786 1,2600	5 6,698,574 1,2(4f)
Fransinission, distribution system and meter. Per thousand gallons	4,052,804 tr 8034	4 251,661 0 8181	1'184'809	4,697,217 4,697,217	4,959,175	5,165,695 0,4735	5.301,356 0.9972
Concrat and administrative for thrushed gallons	1,293,462 0,2565	1.315.325 0.2531	1,267,6.7 9.2351	0.2316	1,430,338	1,691,700 8618.G	1 807,920 0 3401
Bad debts Per thousand gallons	31,191 0.0662	6,181.4 14.11.	31,611 0.0059	2#,595 0.0051	44,K78 0 (VIN-5	420,05, 8a00,0	17,600 0.0033
Total operating cost	> 11,404,602	5 .1.842.728	5 12,376,341	5 12,946,007	5 ,3,113,186	5 13,579,239	4 17 675,646
Cost per thousand gallott-	s 2.2n13	1,2788	× 2.2957	5 2,318ô	5 2,4740	N 2,5591	S 2,66tin

The above schedule is included in SWU's annual audit report. Each category of costs has been audited by our independent auditors. The Total Operating Cost is divided by the gallons purchased from BWD (\$13,825,656 / 5,316,328 gallons = \$2.6006 per 1000 gallons) to calculate SWU's Cost Per Thousand Gallons.

+		Cost/1000 Gallons Add 17%	+		Cost/1000 Gallons Add 19%
++		Base Rate BWD Rate Increase	+		Base Rate BWD Rate Increase
	3.07	Current Rate	ළ සංගමක ක (3.12	Rate @ 19%

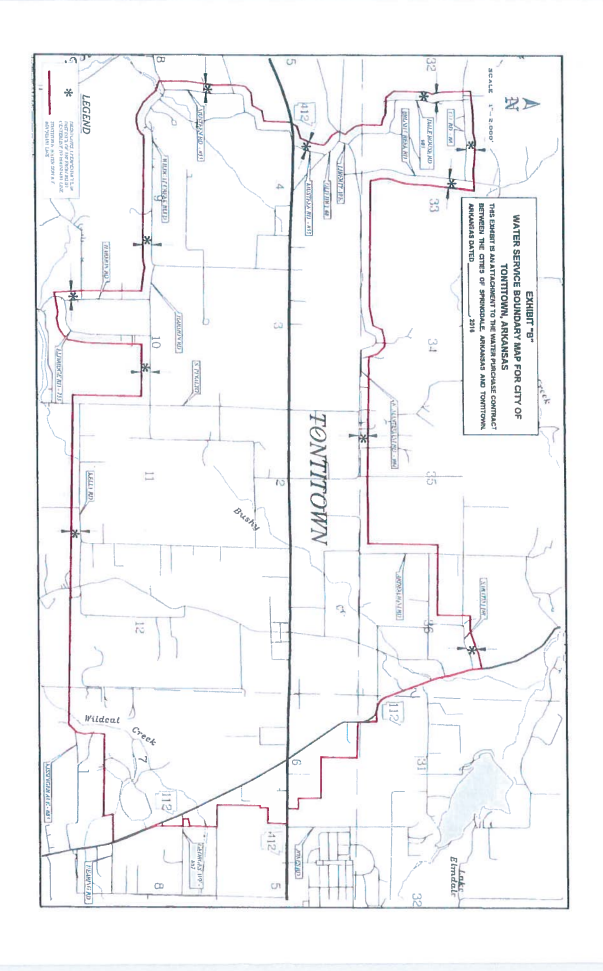
+ 2.6006 Cost/1000 Gallons 1.22 Add 22%

+ 3.17 Base Rate

+ 0.03 BWD Rate Increase

3.20 Rate @ 22%

The above calculations are only an example of how the rates are calculated. All future rates will be based on the Contract, future audit reports, and rate increases from BWD.



"Exhibit C"

IN THE CIRCUIT COURT OF WASHINGTON COUNTY, ARKANSAS CIVIL DIVISION

TONTITOWN WATER & SEWER COMMISSION

VS.

Case No. CV 09-1256-2

WASHINGTON COUNTY RURAL DEVELOPMENT AUTHORITY and WASHINGTON WATER AUTHORITY

WASHINGTON COUNTY RURAL DEVELOPMENT AUTHORITY and WASHINGTON WATER AUTHORITY

COUNTER PLAINTIFFS

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TONTITOWN WATER &
SEWER COMMILISION and
CITY OF TONTITOWN, ARKANSAS

COUNTER DEFENDANTS

TONTITOWN WATER & SEWER COMMISSION and CITY OF TONTITOWN, ARKANSAS

PLAINTIFF

ν.

JOSH MOORE

THIRD PARTY DEFENDANT

CHARLES AND LINDA HARWELL

INTERVENORS

HUGH AND NICOLK JARRATT

INTERVENORS

MEDIATION SETTLEMENT AGREEMENT

The undersigned parties participated in a mediation of the above styled cause on December 14, 2009, resulting in a settlement agreement. This Mediation Settlement Agreement is the settlement agreement of the parties reached and entered into by and between Tontitown Water & Sower Commission ("Commission") and City of Tontitown ("City") (Commission and

City shall be collectively referred to as "Tontitowo"); Defendants Washington County Rural Development Authority and Washington Water Authority (collectively, "Washington Water"); Third Party Defendant Josh Moore ("Moore"); and Intervenors Charles Harwell and Linda Harwell (collectively, "Harwell") and Hugh and Nicole Jarrett ("Jarratt"). The terms of the settlement agreement are as follows:

- 1. Tonttown and Washington Water re-affirm that Service Area Boundary Agreement executed by City and Washington Water in June and July 1992 and filed of record on December 5, 1997 in the Office of the Recorder for Washington County, Arkansas as Instrument Number 97-084209 (the "Boundary Agreement"). Tontitown and Washington Water each agree not to encroach upon the territories that are assigned in the Boundary Agreement, except as otherwise expressly provided for herein.
- 2. Tontitown shall have the right to continue to provide potable water service to those customer locations that are identified on Exhibit A, attached hereto, and Washington Water shall have the right to continue to provide potable water service to those customer locations that are identified on Exhibit B, attached hereto ("Retained Customers").
- Tontitown will pay to Washington Water Authority the sum of \$7,500 in payment
 for the right to continue to provide service to those customers identified on
 Exhibit A, attached hereto.
- 4. Should any person or business request or apply for water service from Tontitown with regard to any real property that is located entirely inside the Washington Water service territory as defined in the Boundary Agreement (an "Applicant").

then Tontitown will advise the Applicant that Washington Water possesses the first eight of refusal to provide water service to the Applicant, and the Applicant shall be required to request or apply for water service from Washington Water. Upon receipt of a water service application, Washington Water shall have a 45 day period of time to exercise its first right of refusal. Should Washington Water not exercise its first right of refusal with regard to said Applicant within 45 days, then Tontitown will be free to provide water service to said Applicant (a "Released Customer").

- Should any person or business own or occupy real property that is located both within the Tontitown and the Washington Water service areas as identified in the Boundary Agreement, and should the End Use (defined below) of the contemplated water service be located within the Washington Water service area as identified in the Boundary Agreement, then Washington Water shall possess the first right of refusal to provide water service to such person or business. If the End Use is located inside Tontitown's Service Area, Tontitown shall have the exclusive right to provide water service. As used herein, the term "End Use" shall mean the residence, structure or point at which the property owner or business consumes or utilizes water, without regard to the location of the related water meter.
- 6. In consideration for Washington Water's waiver of rights set forth in the Boundary Agreement and for other valuable consideration, each Released Constomer who receives water service from Tontitown and their successors in title shail pay to Washington Water a monthly recurring charge equal to Twenty-Five

Percent (25%) of the otherwise applicable monthly water bill that is submitted to each Released Customer from Tontitown (the 'Roleased Customer Fee'). Washington Water shall be responsible for billing and collecting the Released Customer Fee. Tontitown will insure that each Released Customer executes a written water user agreement that reflects the Released Customer Fee payment obligation to Washington Water as set forth herein.

- 7. Both Harwell and Jarratt and their respective successors in title, will be entitled to install one (1) extra standard, single-family residential water meter on their respective real property tracts that are more fully identified on Exhibit C, attached hereto, without charge by Washington Water, such meter to be of the same size as the meter that is located on their property as of the dat, of this Judgment. The usual and customary charges and fees due Tontitown will still apply.
- 8. Any other Tontitown water customer that is identified on Exhibit A, attached hereto, shall have the right to obtain from Tontitown one (1) additional standard, single-family residential meter to serve their property subject to the payment by said property owner to Washington Water of a fee equal to \$250 per meter (the "Extra Meter Fee"). Tontitown will insure that the Extra Meter Fee is disclosed in its water user agreement. The usual and customery charges and fees due Tontitown will still apply. Washington Water shall be responsible for billing and collecting all Extra Meter Fees payable hereinder and payment of the Extra Meter Fees shall be paid directly to Washington Water.
- With regard to a certain 7.5 sore, more or less, tract of property owned by Jarrett and more fully described on Exhibit D, hereto (the "Jarratt Tract"), Washington

Water agrees that it will release its first rights of refusal with regard to the Jarrett Tract should Washington Water be unable to obtain an easement to provide water service thereto. If said easement is not obtained, then the Jarrett Tract shall be released from Washington Water's service area.

- 10. The parties who have asserted claims in this matter agree to dismiss any pending lawsuit and all claims which exist against each other or their respective board members, commissioners, officers, agents, employees or contractors, including Josh Moore and Mick Wagner, with prejudice and to execute any release documents required by any party hereto or their attorneys. The parties hereto agree to cooperate in executing such other release and settlement documents required by the parties being released.
- 11. This agreement has been approved by the Boards governing the entities involved.
- 12. This Agreed Order is a compromise of a doubtful and disputed claim and shall not be construed as an admission of liability on the part of anyone hereby released, all of whom deny liability and wish only to buy their peace. Each party shall be responsible for their own costs and attorneys fees incurred herein.
- 13. The Circuit Court in and for Washington County, Arkaneas which has possessed jurisdiction over the subject litigation shall retain such jurisdiction in the future for the purpose of enforcing this Agreement and the rights, remedies and obligations of the parties hereto.
- 14. Each party hereto shall be responsible for their respective legal fees and costs related to this litigation.

EXHIBIT A

The following identifies those customer to whom Tontitown shall have the right to continue providing water service

TONTITOWN CUSTOMERS IN WWASERVICE AREA

	ACCOUNT		FIRST NAME	SERVICE ADDRESS	Initiated
	NUMBER	LAST NAME ON CIVILLY		1440TAPDEMAGNI ROAD	3/25/1997
-	000000	SORTON SHATZER	JAMES	TAS ARDEMAGNI ROAD	3/25/1997
1	SUBSER	SORDED SABATINE	LARRY	1277 ARDEMAGNI ROAD	3/28/2008
1	COCOC	organization was seen and seen	SARAH	A AAC AND DE MACHINE ROAD	5/17/2006
7	2000	ACCORDING INCER	BRIAN & DARLA	ACCIONATE DOM	5/10/2004
4	ADSOUT !	The state of the s	JOSEPHINE	1577 CALLEGATORY CONTRACTORY	5/20/2004
5	ZORSKOZ	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	JOHNNIEJ.	1/33 ACMENIAN INC.	3/71/1997
9	208420 GREEN	GREET	RIAKE	1673/S. BARRING ICAN INCAL	7961/W/C
7	371800	ALIBOO HENSON	1000	1819/5. BARRINGTON ROAD	CCT NOTE
J-20	313640	311640 ALSTON	CAROLINE	RES DALE ROLLS ROAD	4/8/2004
6.	204620	204520 FARMER	Calculation	1264 ELDRIDGE ROAD	3/21/1997
10	300990	301990 RT DERBACK	MDG	150 ELDRIDGE ROAD	6/1/1899
=	302310	NOTION DUTION	DARGIA	1 ST ELDRIDGE ROAD	8/23/2007
1 5	302470	SCOATA OTWOOD	DAMEL	1F11 ELDRIDGE ROAD	8/23/2007
t	302550	SOUSSONATWOOD	DAVSEL	BAG FOSTER LANE	4/4/2003
1 5	2710340	THE SOUTH THE WASHINGTON	KUM	450 FDSTER LAME	1/31/2007
1	210420	PINESO DANGE	MISTY	1 200 HARLION FOLD	7961/SI/E
1 4	301500	SOCIED MOSTERCORY	RANDY	TACS HARMON ROAD	10/11/2021
3 5	amean	an Enhanson	ROBERT & DOWNA	OVUEN STATE OF THE BOAD	3/21/1997
	SHUMONO	MUNIC	LEIDON & BARBARA	ACTACON BAR	6/17/2002
9	OLING C		MARK	ZONIZOTE CANA	3/15/1997
A	DOCUME.		BERNEY	Sal more Cons	C00071472
ន	30156	301566 RUUSENS	BAARK & KAJFIY	2562 INCRE LAWE	1000000
Ħ	301570	301570 HODEL	DATEST S. MARCA	2590 HCDPE LANCE	TOOP (e.b.)
H	301530 LBE		A A STATE OF THE S	- 2592 HOPE LAKE	STATE OF THE STATE
23	301590	SOLISSO LAWRENCE	With the second	CAOI OLEWASSE	3/75/1997
*	209510	208S10 GREENLEE	LOWER	SOULANELLO ROAD	6/1/2007
X	208530	2005(30) GREENLEE	H WILL	SZIJAVELO ROAD	17002/1/11
8	208540	208540 KIMREY	HAMOLD	K75/JAVFUO ROAD	13/5/2007
H	209550	2085SO KITAREY	3,1	SEILAVELLO ROAD	7661/5Z/E
×	208560	209SGO RETTENCOUNT	BLF.	SESTINATIO ROAD	3/25/1997
79	208580	DOSSED SABATINE	GARY	710 LAVELO ROAD	1002/1/8
30	209590	209590 MANTEGAN	INVIN L -	843-PIANRIO ROAD	8/24/2004
31	20969	SCHOOL PRINCE	DIANNA	SES-ALAVBLO ROAD	3/25/1997
S	209600	CONTROL STORY	RICHARD	YORKELY AVENUE	3/21/1997
			141000000		

TONTIOWN CUSTOMERS IN WWA SERVICE AREA

					274/1007
	Contractor.	Manual Anthony	GARY O.	1325 KELLY AVENUE	3/44/133/
\$			FRED	4046 KIRK LAME	Portable (c
SZ.	30GSSU JURK	KAKK	WICH P. MICHIE	1376 MISSINGER AVENUE	11/3/2006
36	405420	4054201JARRATT	TOOK & CO.	1265KINSHGER AVENUE	2/13/2009
37	405460	40S460 DRIVER	HOUNEY	167KI (RERTY AVENUE	3/24/2009
3.8	209540	2095/0 TURNBEAUGH	IBNDA	ACAGINACETY AVENUE	3/20/2008
57	208641	अब्द्रिय सिवाङ	JOHN	- conclusion and if	7561/27/E
9	208080 PITTS	PITTS	DOROTHY	- cool (see a VACA) III	3/25/1997
2 3	209940	20094QIMCGARRAH	CHRITOPHER	SUNDAY AT SOUL SOUL	10/27/2003
: 2	21000	THOODANDERSON	HEATHER	A SACRATE	4/29/2008
42	MADEDEOAN	BOAN	MATTHEW L	THE TAKE THE PARTY OF THE	12/26/2008
1	210140	SON	LAWRENCE	ACTOC MARTIN ROAD	1000/2/1
45	405720	40SZZO HAKWEIL	CHARLES	1056 PATH CAP ROAD	6/14/2006
46	208450	208460 SENGEART	jo.	878 MILISAP ROAD	4/18/2006
47	206500	206500 USSERY	RODNEY	1157 MILESP ROAD	6/27/2004
48	015002	SASSEQ USSERY	ROOMEY	1 222 ROAD	2/30/2006
49	208580		FRICHIE & PAUSE	1276 MITS SP ROAD	2/23/2005
52	029902		SHABEDIN	1220 MILISAP ROAD	7005/61/18
51	208630	208630 WiteLOCO.	SHARON	1550 MBI SAP ROAD	9/22/2004
a	203660		ARTIBUR	16Steruisap ROAD	8/12/2008
ES	208746		JONATHON & COLOR	1373 MILSAP ROAD	9/13/2004
攻	057305	201750 HIDALGO	SATURA	3RSTOLD HIGHWAY 68	6/20/1997
SS	203380	203380 COOK	BRULE	1491 S. PÁNALTO ROAD	3002/6/11
8	307700	SOTTOOLAWSON	HOWALD & PURE	TOBIS PANALTO ROAD	2/11/2008
13	307780	307780 MILER	NASOK.	1695 PIANALTO ROAD	C6GT/172/E
23	07940E	307940 HAMILTON	JGF L.	Tari SABATING ROAD	725/1997
53	2071.00	SETTIBO SARATINO	HARMA	THE SABATINI ROAD	3/25/1997
8	207220	207220 WH BURN	CARATO	1255 SABATHII ROAD	\$651/06/2
19	207260	207260 SARATIN	ALAN	1658TALEO LOCE	8,772006
ß	100050	ACCESCO FLICTON FAMILY TRUST		ANALTANO DAKE	C661/EZ/S
83	205340	XE340 CDOK	DONE	ACT THE COLUMN C	8/29/2005
25	2000	POSTER WOOD	AL & SUE	- ACTINEDEA I ANE	3/25/1997
R	208940	201940 BARIOLA	ונטאם	DOMENT COCKE	6661/9/6
83	304850	SOARSO MEYER	TIM	SACRIMENTAL CREEK	3/15/1997
19	30,4970	seasto Burtton	DENKIS	210 CAT CREEK	3/15/1997
89	305010	305010 DOZIER	LES	SACABATE CAREE	11/1/2005
8	30SDE	SUSDICTION DOTTER	165	The Company of the Co	
3	-				

TONTITOWN CUSTOMERS IN WWA SERVICE AREA

6/14/2023	1/12/2003	4/29/2005	8002/51/6	1/3/2005	8/25/2005	11/3/2008	3/21/1997			1	
1717 WALDCAT CREEK	3-67 WRIDCAT CREEK	3733 WIDCAT CREEK	3730 WILDCAT CREEK	3739/WILDCAT CREEK	3743 WILDCAT OREDX	1741 WIDCAT CREEK	1906 WILDCAT CREEK		2		
	AUGUNEY	NON I	JEKKY	MCO	Aim	D & HEALTER	ROGER & LONG	MINCE		1	
	305140 MOHOLS	305610 EDDLEMAN	3CS660 REYNOLDS	305700 COFFMAN	305740 HELIGER	3DS780 MCDAWIB.	305820 SWELGROVE	307160 DELOZIER			
	2	Z,	r	ti ti	78	K	120	7			

EXHIBIT B

The following identifies those customer to whom WWA shall have the right to continue providing water service

WASHINGTON WATER ALTHORITY CLSTONERS

DECEMBER 31, 2009

	1	-	7	-										ı	
Date Service	Jernoloaced					٠	3/27/2006								
Date Service	heitelated	6,30/2000	3/32/2505	302/4/2	PGE/94/123	3/20/2005	100C/SIC/E	DOM2NOC	2,34,2300	6/1/200K	10/25/2020	9/7/2055	NE/ZCD		
	MARINE ADDRESS	TOTAL STATE OF TAXABLE										CON BORDE, KARLINGTE, M. ALOS	TO SO MICHON VATELLINE, M. ALVO.	1755 HABRIDH, FARTIENTIL, 3L. JUNE	
	_	NAME STRUKE ALLONG	23 ACC CALE ROLLE ED	21504 PALE POLISE NO	THIS COME CHEST	THER CYCE CREEK	13795 COSAGE CREEK	NOTE OF SECRETARY AND SECRETARY	1629D 305A2C 2021	TESS BRIGHTONESC	STAN FLOREDS	30000 Broch	THE SHARK MICH.	4 YOU WARE WAREHOUS	
		FIRST MANE	BRUCE	COCTO	The Con-				 -		Times	0			
		LACT NAME OR EVILLY		PERCON	SMOKE	OC SPORTS	PRESONER RECEIPED	OCCUPEES BOL	AREST CHET FULLETS	BENCHOTHE EAVILY CHEMICAL	BRIDIOE KANTOL CALLERY	SPACTM	PED-TERCIAL	HEADRICK	The state of the s
	THUTCOUNT.	0265	MONTH	2) C40550-00	21,40000-00	3 14303300	07-69-075-47.1A	21741266-00	50 CC 304 CC 50	7/1400580-00	B 34-00000-00	00-05000-00-0	20 000000000000000000000000000000000000	11 OF 08070 OC	1000000

EXHIBIT C

Charles Harwell Property Legal Description:

A part of the Southwest Quarter of the Southwest Quarter of Section 3, and a part of the Southeast Quarter of the Southeast Quarter of Section 7, all in Township 17 North, of Ranga 30 West, more particularly described as follows: From the Southwest comer of said Section 8, run North 0 degrees 24',16" West 476.62 feet for the point of beginning, said point being 2 feet South of the top of the South bank of a branch or ravine; thence North 76 degrees 55' West 127.6 feet to a point 2 feet Southwest of the South bank of said branch or ravine; thence North 41 degrees 34' West 39.7 feet to a point 2 feet West of the top of the West Bank of said branch or ravine; thence North 19 degrees 57' West 559 A feet to a point 2 feet West of the top of the West bank of said branch or ravine; thence North 11 degrees 23' West 253.3 feet to the North line of the Southeast Quarter of the Southeast Quarter of said Section 7 at a point 29 feet West of the top of the West bank of said branch or ravine; thence North 89 degrees 56' East along the North line of said Southeast Quarter of the Southeast Quarter of said Southwest Quarter of the Southwest Quarter 1090.04 feet to the center line of State Highway No. 112; thence along said center line South 16 degrees 20' Bast 244.36 feet; theree South 9 degrees 41' East 822.6 feet to a point where said center line intersects the top of the South bank of said brauch or ravine; thence along said South bank South 89 degrees 31' West 79.4 feet; thence North 77 degrees 8' West 314 feet; thence North 81 degrees 18' West 168 feet; thence North 72 degrees 8' West 125.4 feet; thence North 67 degrees 50' West 124.5'; thence North 75 degrees 26' West 124.3 feet to the point of beginning, containing 22.91 acres, more or less, subject to the right of way of State Highway No. 112 and power line easements as shown on plat.

LESS AND EXCEPT the northern ten seres of the above described property.

EXHIBIT D

Hugh Jarrett Legal Description

We acknowledge that neither the updiator nor ADR, Inc. has given us legal advice. We further acknowledge that we have had the right to consult with an attorney at any time and to have an attorney review the terms of this agreement before signing it.

IT IS 80 AGREED the 14th day of December, 2009.

CONTITOWN WATER & SEWER COMMISSION
Эу:
e.•
WASHINGTON WATER AUTHORITY
Ву:
Washington County Rural Development Authority
Ву:
josh moore
HUGH AND TO THE JARRATT, INTERVENCE
Ву:
CHARLES AND LINDA HARWELL, INTERVENORS
By. Malles Daniel

We acknowledge that neither the mediator nor ADR, inc. has given us legal advice. We further acknowledge that we have had the right to consult with an attorney at any time and to have an attorney review the terms of this agreement before signing it.

IT IS SO AGREED the 14th day of December, 2009.

TONTITOWN WATER & SEWER COMMISSION

We acknowledge that neither the residence nor ADR, Inc. has given us legal advice. We further acknowledge that we have had the right to consult with an attorney at any time and to have an attorney review the terms of this agreement before signing it.

IT IS SO AGREED the 14th day of December, 2009.	
CONTINUEN WATER & SEWER COMMISSION	
34	
Washington water authority	
Ву:	
,	
WASHINGTON COUNTY RURAL DEVELOPMENT AUTHORY	ry
Ву:	
JOSH MOORE	
hugh and nicole jarratt, intervenor	
Ву:	
Charles and Linda Harwell, intervenors	
Ву:	

	so"			