AMENDMENT NO. 2 TO WATER SERVICE CONTRACT BETWEEN CITY OF DETROIT AND CITY OF ROCHESTER HILLS

This Amendment Agreement No. 2 ("Amendment") is made between the City of Detroit, a municipal corporation, by its Water and Sewerage Department and Board of Water Commissioners (the "Board"), and the City of Rochester Hills, a municipal corporation ("Customer"). The Board and Customer are collectively referred to as the "Parties".

Whereas, the City of Detroit owns a public water supply system ("System") operated by the Board; and

Whereas, on July 21, 2009, the Parties entered into a Water Service Contract ("Contract") reflecting the terms and conditions governing the delivery and purchase of potable water, as subsequently amended; and

Whereas, the purpose of the Contract is to provide for the long-term service of potable water to Customer; and

Whereas, Article 15 of the Contract permits the Parties to amend the Contract by mutual agreement; and

Whereas, in October 2011, the Technical Advisory Committee recommended that the Board consider certain modifications to the Contract terms, including the addition of a new defined term in Section 1.01, the revision of Article 5, and modifications to Sections 21.01 and 22.01; and

Whereas, on November 4, 2011, the United States District Court, Eastern District of Michigan, issued an order in Case No. 77-71100 that provides the Board full and final authority to approve contracts with its wholesale customers such that the approval of the Detroit City Council is no longer legally required; and

Whereas, it is the mutual desire of the Parties to enter into this Amendment to amend the Contract as set out in detail in the following sections; and

ACCORDINGLY, THE PARTIES AGREE AS FOLLOWS:

1. Section 1.01 of the Contract is amended to add the following definition:

"Allocation Flow Rate" shall mean the value that is established as a result of a breach of Section 5.03 herein and which value shall replace the contractual Maximum Flow Rate in the rate calculation process in the event that Section 5.04(C) herein is applied by the Board.

2. Section 1.01 of the Contract is amended by deleting the existing definition of "Contract" in its entirety and substituting the following definition in its place:

"Contract" shall mean each of the various provisions and parts of this document, including all attached Exhibits and any amendments thereto, as may be executed and approved by Customer's governing body and the Board.

3. Section 2.01 of the Contract is amended by deleting in its entirety the existing language and substituting the following language in its place:

<u>Term.</u> The Board shall sell and supply water to Customer from the System in accordance with the terms of this Contract for a period of thirty years from the effective date of this Contract and any ten-year renewal terms (collectively the "Contract Term"), subject to Article 3 herein. The effective date of this Contract shall be the date that this Contract is approved by Customer's governing body or the Board whichever is later. This Contract replaces and supersedes any prior water service contracts between the Parties.

4. Section 3.04 of the Contract is amended by deleting in its entirety the existing language and substituting the following language in its place:

<u>Formation of Water Authority</u>. Customer may join with another authority, city, township, village or other municipal corporation recognized by the State of Michigan to form a water authority for the sole purpose of collectively contracting for water service from the Board. The exercise of this right shall not be construed as an early termination of this Contract and this Contract shall be voided upon the approval of a new water service contract by Customer's governing body and the Board.

5. Article 5 of the Contract is amended by deleting in its entirety the existing Article 5 and substituting the following revised Article 5 in its place:

Article 5. Pressure; Maximum Flow Rate; Minimum Annual Volume

5.01 Pressure Range. The Board shall use its best efforts to deliver water at the Water Distribution Points at a pressure range ("Pressure Range") adequate to meet the reasonable requirements of Customer. For purposes of evaluating this effort, water pressure shall be determined by reviewing the average hourly pressure measured from top-of-the-hour to top-of-the-hour (e.g. 7:00 a.m. to 8:00 a.m.). The Pressure Range to be provided by the Board to Customer's Water Distribution Points is specified in Exhibit B. The location at which the water pressure will be measured shall be specified in Exhibit A and identified as point "P". A Pressure Range will not be established for water meters that are not located on a DWSD transmission main, or which are located on a DWSD transmission main and are downstream of and subject to the flow demands of a water meter for another Board customer.

- 5.02 Remedy for Non-Compliance with Pressure Range. If the water pressure at Customer's Water Distribution Points is above or below the Pressure Range, at Customer's request the Parties shall meet within thirty (30) calendar days to discuss the reasons for the non-compliance and, if agreed necessary, develop and implement a mutually agreeable written corrective action plan within sixty (60) calendar days of the meeting, or as otherwise agreed. The corrective action plan shall include a timetable for resolution of the non-compliance issue(s).
 - A. If it is determined that another customer's exceedance of the rates of flow established by that customer's Maximum Flow Rate caused or contributed to the Board's inability to meet its Pressure Range agreement with Customer, then the corrective action plan shall provide for the resolution of the issue.
 - B. If Customer is exceeding the rates of flow established by its Maximum Flow Rate on a day other than the DWSD Maximum Day at the time Customer experiences a variation from the Pressure Range, then the Board shall be relieved from its obligation to provide water to Customer within the Pressure Range for that period of time during which Customer is exceeding the rates of flow established by its Maximum Flow Rate.
- 5.03 <u>Maximum Flow Rate</u>. Customer's Maximum Flow Rate is specified in Exhibit B. Customer shall not exceed the Maximum Flow Rate specified in Exhibit B, as measured in million gallons on the DWSD Maximum Day and during the DWSD Peak Hour.
 - A. The Board shall notify all customers in writing on or before October 1 of each calendar year if Customer or any other wholesale customer is alleged to have exceeded its Maximum Flow Rate in a given calendar year. The notice shall state the day and/or hour that Customer or any other wholesale water customer is alleged to have exceeded its Maximum Flow Rate.
 - B. If Customer is alleged to be in breach of its obligations under this Section 5.03, the Board and Customer shall endeavor to meet before November 1 of the then current calendar year, or as soon as practicable, for the purposes of validating the breach, reviewing and analyzing the causes, and to negotiate a possible remedy pursuant to Sections 5.04 and 5.05 herein.
 - C. The Technical Advisory Committee's Analytical Work Group, or its successor shall review any alleged breach of this Section 5.03.
 - i. The Analytical Work Group shall meet once, at a minimum, on or before November 1 of each calendar year to review the alleged breaches, if any, and may thereafter schedule subsequent meetings as necessary to conclude its review.

- ii. The Board will seek a recommendation from the Analytical Work Group on (1) an Allocation Flow Rate, if any, and/or (2) concurrence with the remedy tentatively negotiated between Customer and the Board, if any. Customer and the Board shall have the right to present any information related to the alleged breach a Party deems necessary to the deliberations.
- iii. Any recommendation submitted by the Analytical Work Group shall be received by the Board on or before December 1 of each calendar year.
- 5.04 Remedy for Non-Compliance with Maximum Flow Rate. The Board has no obligation to supply to Customer more than the Maximum Flow Rate. If Customer exceeds its Maximum Flow Rate on the DWSD Maximum Day or during the DWSD Peak Hour, the Board and Customer may, as needed, take one or more of the following actions set forth in this Section 5.04. The applicability of any particular action shall be evaluated by the Board on a case-by-case basis.
 - A. The Board may require that Customer take all reasonable steps to reduce its consumption to the Maximum Flow Rate. Such steps may include water conservation measures, outdoor water use restrictions, water loss studies and remediation, and an internal system operation evaluation.
 - B. The Parties may meet to negotiate a new Maximum Flow Rate. If so negotiated, Customer shall pay the rate associated with the new Maximum Flow Rate in the subsequent rate year.
 - C. For ratemaking and cost allocation purposes only, the Board may recalculate Customer's rate for the current and/or subsequent fiscal years utilizing a revised cost allocation formula as follows:
 - i. The Board shall, as set forth below, establish an Allocation Flow Rate to replace the contractual Maximum Flow Rate in the rate calculation process.
 - ii. The Allocation Flow Rate shall be applied from no earlier than the first exceedance date forward.
 - iii. The Allocation Flow Rate will be at least equal to the flow rate demonstrated by Customer on the DWSD Maximum Day, and may be higher than the actual flow rate demonstrated by Customer.
 - iv. Pursuant to Section 5.03(C), if the Board receives a recommendation on the Allocation Flow Rate to be applied from the Analytical Work Group and the recommendation is higher than twice the amount by which the demonstrated flow rate exceeded the original Maximum Flow Rate, then the Board shall be limited to establishing an Allocation Flow Rate that is at least equal to the

flow rate demonstrated by Customer on the DWSD Maximum Day and no higher than the recommendation provided by the Analytical Work Group.

- v. If no recommendation on the Allocation Flow Rate to be applied is received by the Board, or if the Board receives a recommendation and the recommendation is less than twice the amount by which the demonstrated flow rate exceeded the original Maximum Flow Rate, then the Board shall be limited to establishing an Allocation Flow Rate that is at least equal to the flow rate demonstrated by Customer on the DWSD Maximum Day and no higher than twice the amount by which the demonstrated flow rate exceeded the original Maximum Flow Rate.
- vi. The Allocation Flow Rate will continue to be applied to each subsequent year's rate calculation process until the Maximum Flow Rate is renegotiated.
- vii. If a rate has been approved for the subsequent fiscal year (July 1st to June 30th) but the rate has not yet been applied, the Board may modify Customer's rate for that subsequent fiscal year to account for an exceedance of its Maximum Flow Rate.
- viii. If the Board has built capital facilities based upon Customer's negotiated Maximum Flow Rate and Customer consistently exceeds its Maximum Flow Rate, then the Board may re-calculate the amount of Customer's percentage of the capital cost of such facilities
- 5.05 Procedure for Non-Compliance with Maximum Flow Rate. In addition to the remedies specified in Section 5.04, if Customer has failed in its obligations under Section 5.03, the Parties shall meet to discuss the reasons for the non-compliance and if agreed necessary, develop a mutually agreeable written corrective action plan by December 31 of the year in which the non-compliance occurred, or as otherwise agreed. Any corrective action plan required under this Section 5.05 shall include a timetable for resolution of the non-compliance issue(s).
 - A. If the Parties determine that a corrective action plan is not required and an incident of non-compliance occurs in the subsequent calendar year, the Parties shall meet to develop a mutually agreeable written corrective action plan by December 31 of the year in which the non-compliance occurred, or as otherwise agreed.
 - B. In the event the reason for Customer's non-compliance under Section 5.03 is due to a Customer water main break, fire or meter calibration performed by DWSD, these events will be taken into consideration in determining (1) whether a corrective action plan is warranted and (2) the extent to which, if any, the steps specified in Section 5.04 should apply.

- 5.06 <u>Minimum Annual Volume</u>. Customer shall purchase from the Board not less than the Minimum Annual Volume of water specified in Exhibit B. If Customer's Annual Volume is less than the Minimum Annual Volume, Customer shall pay to the Board an amount computed by applying the current rate to the Minimum Annual Volume less any amounts already billed to the Customer by the Board.
- 5.07 Periodic Review. For Customer and System planning purposes and, with regard to the Minimum Annual Volume, enforcement of the provisions of Article 3, a Maximum Flow Rate, Pressure Range, Projected Annual Volume and Minimum Annual Volume shall be established by mutual agreement for the Contract Term. A contractually binding Maximum Flow Rate, Pressure Range, Projected Annual Volume and Minimum Annual Volume shall be established by mutual agreement for first two years of the Contract Term. Not later than the second year of the Contract Term, the Board and Customer shall negotiate a contractually binding Maximum Flow Rate, Pressure Range, Projected Annual Volume and Minimum Annual Volume for the succeeding three years of the Contract Term. Not later than the fifth year of the Contract Term, and every five years thereafter, the Board and Customer shall negotiate a contractually binding Maximum Flow Rate, Pressure Range, Projected Annual Volume and Minimum Annual Volume for the succeeding five years of the Contract Term. If the Parties do not negotiate new or revised Maximum Flow Rates, Pressure Ranges, Projected Annual Volumes and Minimum Annual Volumes according to the aforementioned schedule, then the figures established for planning purposes (as shown in italicized type in Exhibit B) shall become contractually binding for the then-current three or five year term.
- Remedy for Excessive Rate(s) of Flow Causing Pressure Problem(s). Customer acknowledges that Customer's rates of flow may cause and/or contribute to the Board's inability to meet its Pressure Range agreements with Customer and/or the Board's other customers (hereinafter, "Pressure Problem"). The Board may review or monitor Customer's daily rates of flow if a Pressure Problem occurs and the Board's Pressure Range agreement with Customer and/or another customer of the Board is alleged to have been breached. The approximate rate of flow by individual meter location used to establish the Pressure Range and Maximum Flow Rate is specified in Exhibit B. If a Pressure Problem occurs, the Parties shall meet to discuss the reasons for the Pressure Problem and develop and implement a mutually agreeable written corrective action plan within sixty calendar days of the Pressure Problem, or as otherwise agreed. The corrective action plan may require one or both of the following steps:
 - A. The Board may require that Customer take all reasonable steps to reduce its consumption to the rate of flow established by the Maximum Flow Rate. Such steps may include water conservation measures, outdoor water use restrictions, water loss studies and remediation, and an internal system operation evaluation. In addition, the Board may require that Customer adjust its rate of flow at individual meters, including the establishment of a not-to-exceed flow rate for individual meters.

B. The Parties may meet to negotiate a new Maximum Flow Rate. If so negotiated, Customer shall pay the rate associated with the new Maximum Flow Rate in the subsequent rate year.

If the Parties determine that a corrective action plan is not required and a subsequent Pressure Problem occurs, the Parties shall meet to develop and implement a mutually agreeable written corrective action plan within sixty calendar days of the subsequent Pressure Problem, or as otherwise agreed. Any corrective action plan required under this Section 5.08 shall include a timetable for resolution of the Pressure Problem. In the event the reason for the Pressure Problem is due to a Customer water main break, fire or meter calibration performed by DWSD, these events will be taken into consideration in determining (1) whether a corrective action plan is warranted and (2) the extent to which, if any, the steps specified above in this Section 5.08 should apply.

- 5.09 <u>Board Costs for Corrective Action Plan</u>. If at any time the Board is required under the terms of this Article 5 to develop and implement a corrective action plan and the plan involves incurring capital costs, the Board will determine whether the costs will be charged as a System cost or whether the cost will be borne by a specific customer or customers. If the Board determines that all or part of the costs should be borne by a specific customer or customers, the Board will seek a recommendation from the Technical Advisory Committee on the assessment of the costs.
- 5.10 <u>Customer Costs for Corrective Action Plan</u>. If at any time Customer is required under the terms of this Article 5 to develop and implement a corrective action plan, Customer shall be so informed in writing and Customer will pay all costs related to the corrective action plan.
- 6. Section 15.02 of the Contract is amended by deleting in its entirety the existing language and substituting the following language in its place:

No amendment to this Contract shall be effective and binding upon the Parties unless it expressly makes reference to this Contract, is in writing, is signed and acknowledged by duly authorized representatives of both Parties, and is approved by Customer's governing body and the Board.

7. Section 21.01 of the Contract is amended by deleting in its entirety the existing language and substituting the following language in its place:

The Board shall have the right to review and approve Customer's construction plans for Meter Facilities at new Water Distribution Points, water mains sized twenty-four inches and larger, pump stations, reservoirs, water towers, and any other construction that will cross, or be within close proximity to, or have influence upon the Board's infrastructure. The Board's approval of construction plans shall be timely and shall not be unreasonably withheld.

8. Section 22.01 of the Contract is amended by deleting in its entirety the existing language and substituting the following language in its place:

Prior to Customer's operation of any new or existing water storage facility, Customer shall seek the Board's written approval of the filling schedule ("Filling Schedule") of the storage facility. The Board may periodically require Customer to change or adjust a previously approved Filling Schedule. The Parties shall collaborate on devising a mutually beneficial Filling Schedule. If the Parties are unable to agree upon a Filling Schedule, the Board's determination of a Filling Schedule shall be final. All Filling Schedules shall be for a period of six consecutive hours. Customer shall at all times abide by the then-current Board approved Filling Schedule. The Board shall act promptly in approving Filling Schedule requests. Nothing in this Article 22 shall prevent Customer from operating its storage facility at any time, provided that any storage operation that falls outside of the approved Filling Schedule shall not be exempt from the terms of Article 5 herein.

- 9. Exhibit A of the Contract is amended by deleting in its entirety the existing First Amended Exhibit A and substituting the attached Second Amended Exhibit A in its place.
- 10. Exhibit B of the Contract is amended by deleting in its entirety the existing First Amended Exhibit B and substituting the attached Second Amended Exhibit B in its place.
- 11. With the exception of the provisions of the Contract specifically contained in this Amendment, all other terms, conditions and covenants contained in the Contract shall remain in full force and effect and as set forth in the Contract.
- 12. This Amendment to the Contract shall be effective and binding upon the Parties when it is signed and acknowledged by the duly authorized representatives of both Parties, and is approved by Customer's governing body and the Board.

(Signatures appear on next page)

In Witness Whereof, the City and Customer, by and through their duly authorized officers and representatives, have executed this Amendment.

City of Roo	chester Hills:	
Ву:		
•	Bryan K. Barnett	
Its:	Mayor	
City of Det	roit:	
By:		
	Sue F. McCormick	
Its:	Director, Water and Sewerage De	partment
APPROVE ROCHEST	D BY ER HILLS CITY COUNCIL ON:	
	Date	
APPROVE	D BY DETROIT	
BOARD O	F WATER COMMISSIONERS ON:	
	Date	

Customer's Water Distribution Points

This Exhibit contains the following information:

- 1. The corporate limits of Customer;
- 2. The agreed upon water Service Area of Customer which (a) may or may not be entirely within the corporate limits of Customer and (b) which may or may not include the entire area within the Customer's corporate limits;
- 3. The specific location of the Water Distribution Points, including any Board approved emergency connections;
- 4. The designation of appurtenances to be maintained by Customer and those to be maintained by the Board; and
- 5. A list of any closed meter locations.

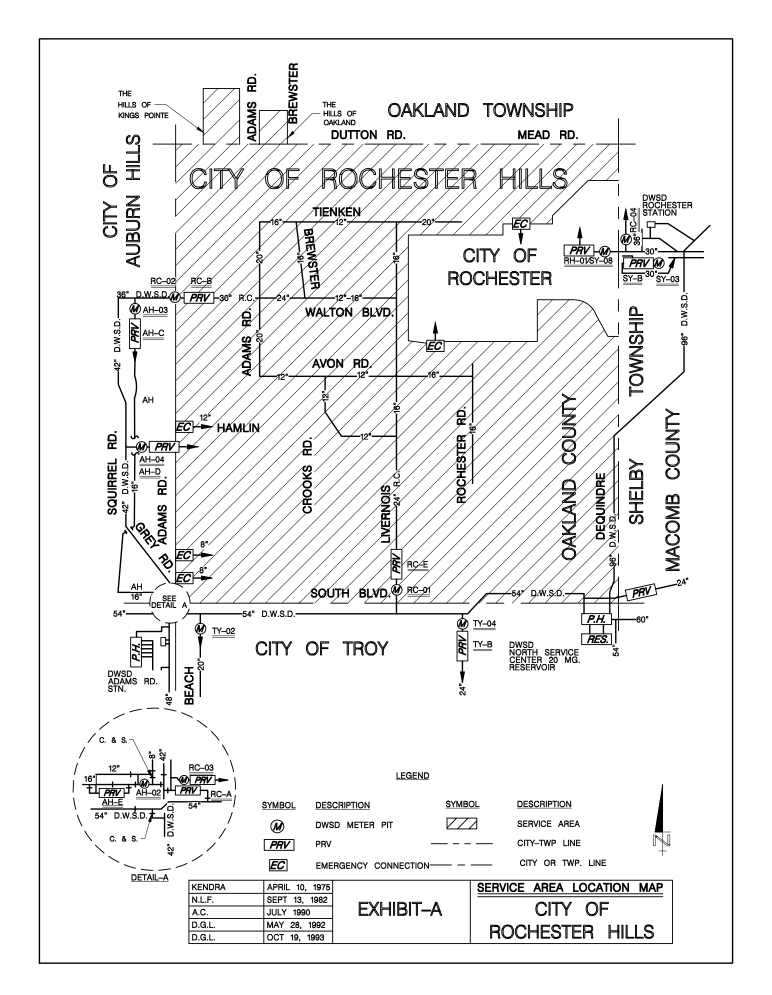


EXHIBIT A

City of Rochester Hills Emergency Connections:

Connections to Auburn Hills 8" GV&W at 3821 Adams Road 8" GV&W at 3741 Adams Road

12" GV&W at 3900 Hamlin

Connections to City of Rochester

Hydrant to hydrant connection at Cortland and Tienken 12" GV&W at Paint Creek Trail and Tienken, near King's Core (anticipated construction in 2014)

Connection to DWSD South Blvd Transmission Main

16" GV connected to supply main of meter RC-01. To be operated only by DWSD staff.

City of Rochester Hills Water Customers Outside Municipal Limits:

Oakland Township	Shelby Township	City of Rochester
3500 Dutton	50480 Dequindre	5941 Southgate
3700 Dutton	50870 Dequindre	5969 Southgate
3300 Dutton	50960 Dequindre	5970 Paint Valley
1406 Dutton	50988 Dequindre	685 Canyon
1374 Dutton	49950 Dequindre	
1250 Dutton		
1780 Dutton		
960 Dutton		
794 Dutton		

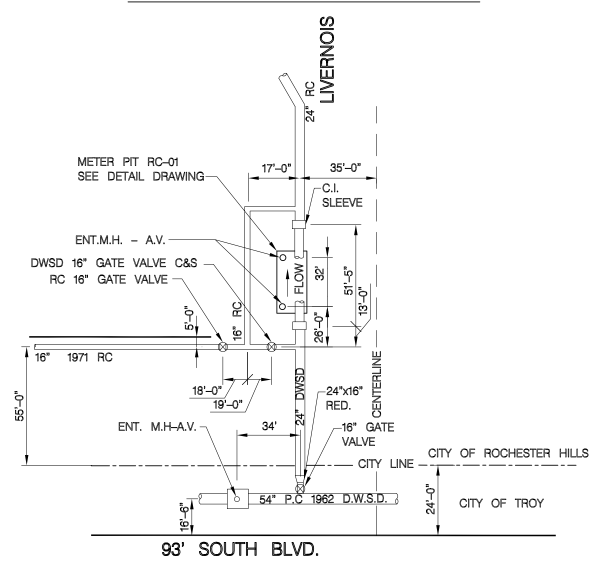
Note: Subdivisions located in Oakland Township served by Rochester Hills are designated in Exhibit A Service Area Map and include The Hills of Oakland and The Hills of Kings Pointe.

FINAL 11/26/2013

City of Rochester Hills Master Meter(s) Not In Service:

None

EXHIBIT—A RC—01 LIVERNOIS AND SOUTH BLVD. CITY OF ROCHESTER HILLS



RC-CITY OF ROCHESTER HILLS OWNERSHIP AND MAINTENANCE

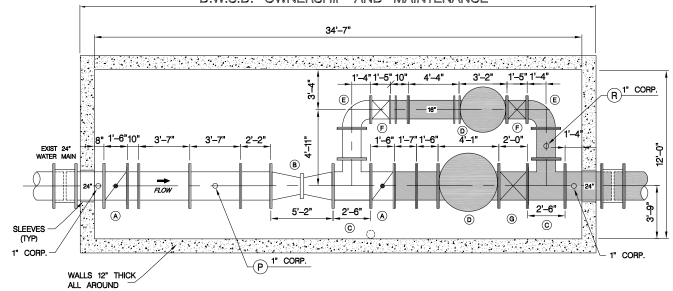


LOCATIONS SUBJECT TO VERIFICATION IN THE FIELD.



EXHIBIT-A RC-01 LIVERNOIS AND SOUTH BLVD. CITY OF ROCHESTER HILLS

D.W.S.D. OWNERSHIP AND MAINTENANCE



METER PIT DETAIL NOT TO SCALE



LEGEND		
TAG	QTY	DESCRIPTION
Α	2	24" BUTTERFLY VALVE
В	1	24" B.I.F. VENTURI TUBE
С	2	24"x24"x12" TEE
D	2	16" & 24" ROSS P.R.V.
Е	2	16" 90 DEG ELBOW
F	2	16" GATE VALVE
G	1	24" GATE VALVE

ROCHESTER	HILLS	O.R.M
INUUNESIEN	ПІГГО	UQIVI

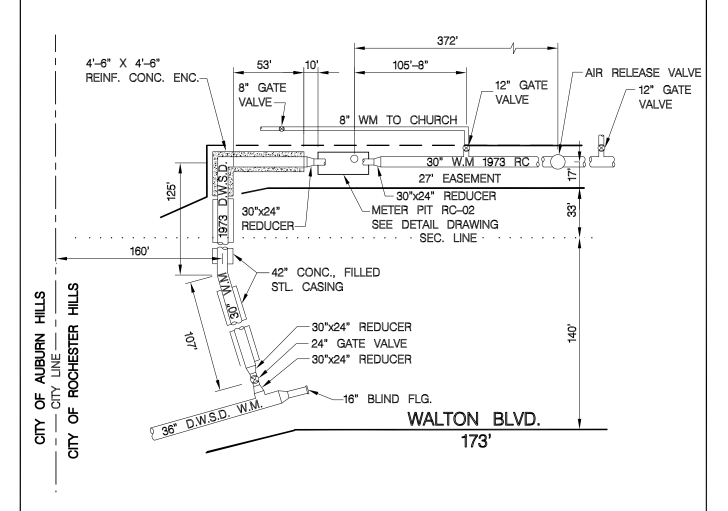
TYPICAL I	PRESSURE
LOSS THE	RU METER
METER TYPE	P.S.I. LOSS
VENTURI	1 – 2
MAG	0
TURBINE	4 - 6

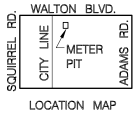
- (P) UPSTREAM PRESSURE TRANSMITTER, D.W.S.D. OWNERSHIP AND MAINTENANCE
- (R) OTHER PRESSURE TRANSMITTER, D.W.S.D. OWNERSHIP AND MAINTENANCE

ADDRESS	
FEED TO	CITY OF ROCHESTER HILLS
FEED FROM	54" D.W.S.D. TRANS. MAIN
TYPE OF METER	24" BIF. VENTURI TUBE
SIZE OF METER	24" X 7.1517, 24" X 14.500
METER NUMBER	13668–1, 13668–2
DATE METER SET	MAY 24, 1973
METER PIT CONST & SIZE	REINF. CONC. 34'-7 1" X 12' I.D
GATE BOOK No	N-1091
REMARKS	SEE P.R.V. SHEET NO. RC-E



EXHIBIT-A RC-02 WALTON BLVD. 1/2 MILE EAST OF SQUIRREL CITY OF ROCHESTER HILLS





SITE PLAN

NOT TO SCALE

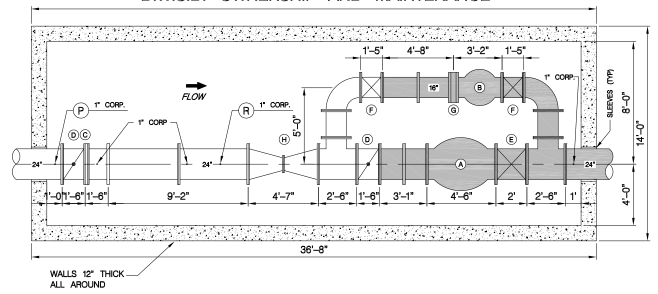
RC - CITY ROCHESTER HILLS OWNERSHIP AND MAINTENANCE

LOCATIONS SUBJECT TO VERIFICATION IN THE FIELD.



EXHIBIT-A RC-02 WALTON BLVD. 1/2 MILE EAST OF SQUIRREL CITY OF ROCHESTER HILLS

D.W.S.D. OWNERSHIP AND MAINTENANCE





ROCHESTER HILLS O&M

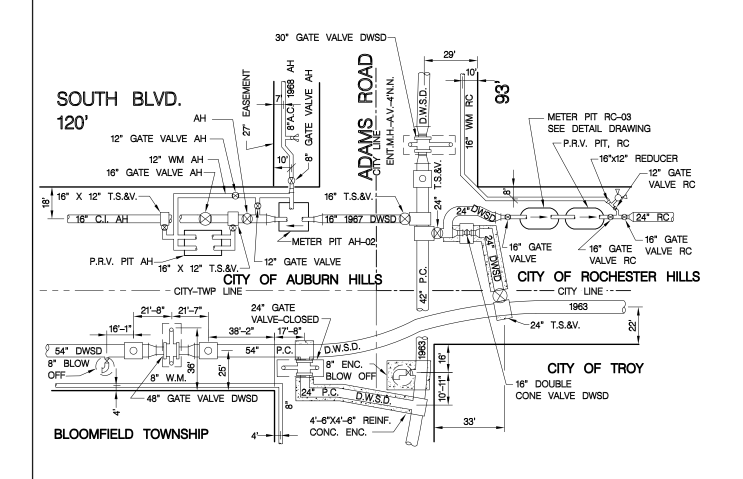
LEGEND		
TAG	QTY	DESCRIPTION
Α	1	24" P.R.V.
В	1	16" P.R.V.
С	1	1" GASKET
D	2	24" BUTTERFLY VALVE
Ε	1	24" GATE VALVE
F	2	16" GATE VALVE
G	1	4" FLG. FILL
Н	1	24" B.I.F. VENTURI TUBE

TYPICAL PRESSURE		
LOSS THE	RU METER	
METER TYPE	P.S.I. LOSS	
VENTURI	1 – 2	
MAG	0	
TURBINE	4 - 6	

- (P) UPSTREAM PRESSURE TRANSMITTER, D.W.S.D. OWNERSHIP AND MAINTENANCE
- OTHER PRESSURE TRANSMITTER,
 D.W.S.D. OWNERSHIP AND MAINTENANCE

ADDRESS	
FEED TO	ROCHESTER HILLS
FEED FROM	D.W.S.D. TRANS. MAIN
TYPE OF METER	B.I.F. VENTURI & TWO B.I.F. ORIFICES
SIZE OF METER	24"X17.4", 24"X5.053"
METER NUMBER	17.4") 12103–2, 5.053") 12103–1
DATE METER SET	JUN 7, 1973
METER PIT CONST & SIZE	REINF. CONC. 34'-8" X 12'-0" I.D.
GATE BOOK No	N-1181

EXHIBIT-A RC-03 SOUTH BLVD. AND ADAMS ROAD CITY OF ROCHESTER HILLS



AH - AUBURN HILLS OWNERSHIP AND MAINTENANCE

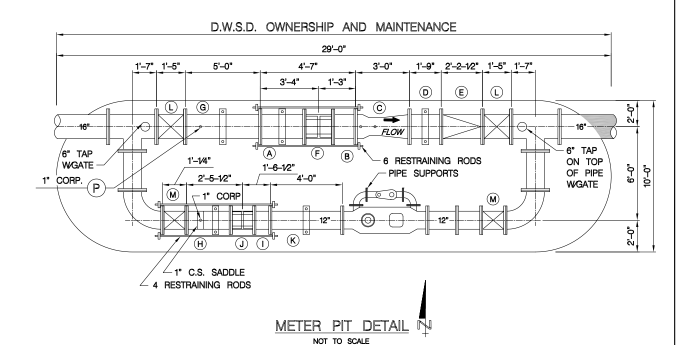
RC - CITY OF ROCHESTER HILLS OWNERSHIP AND MAINTENANCE

SITE PLAN
NOT TO SCALE

LOCATIONS SUBJECT TO VERIFICATION IN THE FIELD.



EXHIBIT—A RC—03 SOUTH BLVD. AND ADAMS CITY OF ROCHESTER HILLS



LEGEND			
TAG	QTY	DESCRIPTION	SIZE
Α	1	F X PE DUCTILE IRON SPOOL PIECE	16" X 39"
В	1	F X PE DUCTILE IRON SPOOL PIECE	16" X 15"
С	1	VENTURI TUBE - 10.15" THROAT	16"
D	1	F X F DUCTILE IRON SPOOL PIECE	16" X 24"
E	1	TILTED DISC CHECK VALVE	16"
F	1	DRESSER STYLE 3B COUPLING	16"
G	1	F X F DUCTILE IRON SPOOL PIECE	16" X 60"
Н	1	F X PE DUCTILE IRON SPOOL PIECE	12" X 29.5"
- 1	1	F X PE DUCTILE IRON SPOOL PIECE	12" X 13.5"
J	1	DRESSER STYLE 3B COUPLING	12"
K	1	F X F DUCTILE IRON SPOOL PIECE	12" X 48"
L	2	GATE VALVE	16"
М	2	GATE VALVE	12"

ROCHESTER HILLS O&M

PRESSURE
RU METER
P.S.I. LOSS
1 – 2
0
4 - 6

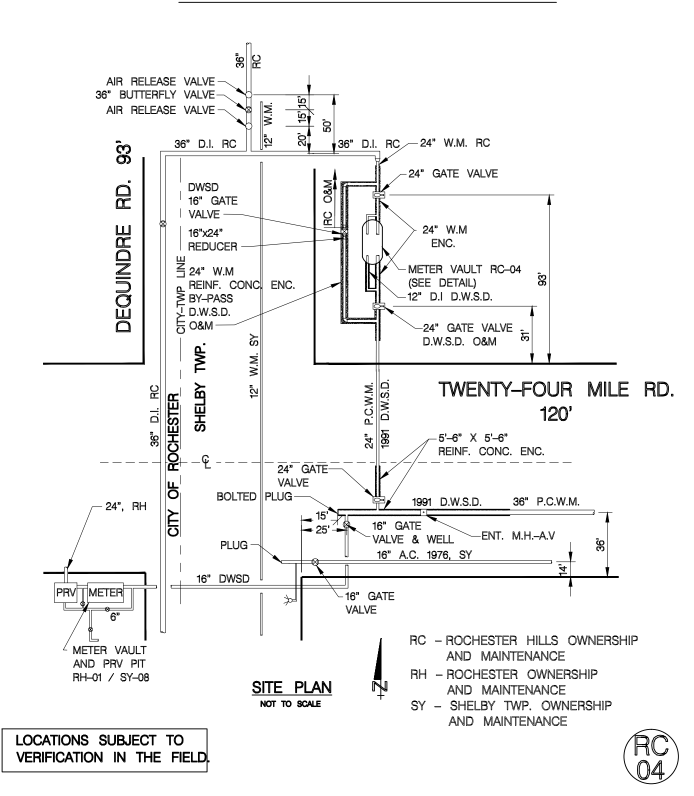
(P) UPSTREAM PRESSURE TRANSMITTER, D.W.S.D. OWNERSHIP AND MAINTENANCE

NOTE: DWSD IS SOLELY RESPONSIBLE FOR THE METER PIT STRUCTURE

ADDRESS	3998 SOUTH BLVD.
FEED TO	CITY OF ROCHESTER HILLS
FEED FROM	D.W.S.D. TRANS. MAIN
TYPE OF METER	VENTURI METER
SIZE OF METER	. 16" X 10.15"
METER NUMBER	. 43701
DATE METER SET	6/9/1995
METER PIT CONST & SIZE	STEEL 22'-0" X 10'-6" I.D.
GATE BOOK No	. N–1103
REMARKS	



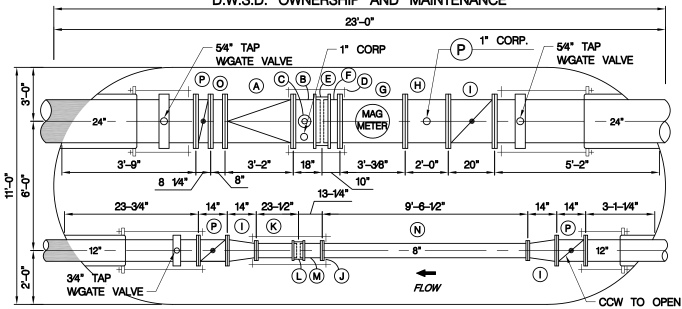
EXHIBIT-A RC-04 DEQUINDRE AND TWENTY-FOUR MILE RD. CITY OF ROCHESTER HILLS



FINAL 11/26/2013

EXHIBIT-A RC-04 DEQUINDRE AND TWENTY-FOUR MILE RD. CITY OF ROCHESTER HILLS

D.W.S.D. OWNERSHIP AND MAINTENANCE



METER PIT DETAIL NOT: TO SCALE

LEGEND TAG QTY DESCRIPTION 24" FLGD. CHECK VALVE, 38" F-F Α 1 1 24" X 1'-6" F-PE PIPE W3" COMPANION FLANGE
1 TEST TEE ASSEMBLY W3" COMPANION FLANGE
LOT COUPLING RESTRAINT: (6) 44" LG. THRD. RODS (12) EAR PLATES В C D 24" DRESSER STYLE PIPE COUPLING Ε 24" X 10" F-PE PIPE GADR. D.I. F 1 24" FLGD. MAGNETIC FLOWMETER, 36.375" F-F G 1 Н 1 24" X 2'-0" F-F PIPE W1" TAP FOR CORP. STOP D.I. 12" X 8" FLGD. CONCENTRIC REDUCERS, D.I., 14" F-F LOT COUPLING RESTRAINT: (4) 44" LG. THRD. RODS (8) EAR PLATES 8" X 1'-11 1/2" F-PE PIPE, GADR. D.I. Κ 1 8" 'DRESSER STYLE' PIPE COUPLING L 8" X 1'-1 1/4" F-PE PIPE, GADR. D.I. М 1 N 2 8" X 9'-6 1/2" F-F PIPE D.I. 24" X 8" F-F PIPE D.I. 0 1 HYDRAULIC CONTROLLED BUTTERFLY VALVE

ROCHESTER HILLS O&M

TYPICAL PRESSURE				
LOSS THRU METER				
METER TYPE	P.S.I. LOSS			
VENTURI	1 – 2			
MAG	0			
TURBINE	4 - 6			

(P) UPSTREAM PRESSURE TRANSMITTER, D.W.S.D. OWNERSHIP AND MAINTENANCE

NOTE: DWSD IS SOLELY RESPONSIBLE FOR THE METER PIT STRUCTURE

ADDRESS	53206 DEQUINDRE
FEED TO	
FEED FROM	36" P.C. D.W.S.D. W.M.
TYPE OF METER	ABB MAG
SIZE OF METER	. 24"
METER NUMBER	V33112/3/1
DATE METER SET	7/5/2000
METER PIT CONST & SIZE	STEEL 23' X 11' I.D.
GATE BOOK No	N-1248
REMARKS	WS_564_10



Projected Annual Volume and Minimum Annual Volume (Table 1)
Pressure Range and Maximum Flow Rate (Table 2)
Flow Split Assumptions (Table 3)
Addresses for Notice (Table 4)

Table 1 and Table 2 set forth the agreed upon Projected Annual Volumes, Minimum Annual Volumes, Pressure Ranges and Maximum Flow Rates for the term of this Contract provided that figures in bold type face are immediately enforceable pursuant to the terms of Section 5.07 and italicized figures are contained for planning purposes only but will become effective absent the negotiated replacements anticipated in Section 5.07.

The approximate rate of flow by individual meter set forth in Table 3 is the assumption upon which the Pressure Range commitments established in Table 2 have been devised. Should Customer deviate from these assumptions at any meter(s), the Board may be unable to meet the stated Pressure Range commitments in this Contract or in the contract of another customer of the Board and Section 5.08 of this Contract may be invoked.

Table 1
Projected Annual Volume and Minimum Annual Volume

Fiscal Year	Projected	Minimum Annual
Ending	Annual Volume	Volume
June 30	(Mcf)	(Mcf)
	, ,	
2009	445, 000	222,500
2010	445, 000	222,500
2011	410, 000	205,000
2012	410, 000	205,000
2013	410, 000	205,000
2014	410, 000	205,000
2015	370, 000	185,000
2016	370, 000	185,000
2017	370,000	185,000
2018	370,000	185,000
2019	370, 000	185,000
2020	370, 000	185,000
2021	370, 000	185,000
2022	370, 000	185,000
2023	370, 000	185,000
2024	370, 000	185,000
2025	370, 000	185,000
2026	370, 000	185,000
2027	370, 000	185,000
2028	370, 000	185,000
2029	370, 000	185,000
2030	370, 000	185,000
2031	370, 000	185,000
2032	370, 000	185,000
2033	370, 000	185,000
2034	370, 000	185,000
2035	370, 000	185,000
2036	370, 000	185,000
2037	370, 000	185,000
2038	370, 000	185,000
2039	370, 000	185,000

Table 2
Pressure Range and Maximum Flow Rate

Calendar	Pres	sure	Pres	sure	Pres	sure	Pres	sure	Maximum	Flow Rate
Year	Range	e (psi)	Range	e (psi)	Range (psi)		Range (psi)		(mgd)	
	Meter	RC-01	Meter	RC-02	Meter RC-03		Meter RC-04			
	Min	Max	Min	Max	Min	Max	Min	Max	Max Day	Peak Hour
2009	87	109	95	120	125	148	55	135	25.81	51.91
2010	87	109	95	120	125	148	55	135	25.81	51.91
2011	87	109	95	120	125	148	55	135	23.80	37.40
2012	87	109	95	120	125	148	55	135	23.80	37.40
2013	87	109	95	120	125	148	55	135	23.80	37.40
2014	90	109	95	120	125	148	65	135	21.0	35.4
2015	90	109	95	120	125	148	65	135	21.0	35.4
2016	90	109	95	120	125	148	65	135	21.0	35.4
2017	90	109	95	120	125	148	65	135	21.0	35.4
2018	90	109	95	120	125	148	65	135	21.0	35.4
2019	90	109	95	120	125	148	65	135	21.0	35.4
2020	90	109	95	120	125	148	65	135	21.0	35.4
2021	90	109	95	120	125	148	65	135	21.0	35.4
2022	90	109	95	120	125	148	65	135	21.0	35.4
2023	90	109	95	120	125	148	65	135	21.0	35.4
2024	90	109	95	120	125	148	65	135	21.0	35.4
2025	90	109	95	120	125	148	65	135	21.0	35.4
2026	90	109	95	120	125	148	65	135	21.0	35.4
2027	90	109	95	120	125	148	65	135	21.0	35.4
2028	90	109	95	120	125	148	65	135	21.0	35.4
2029	90	109	95	120	125	148	65	135	21.0	35.4
2030	90	109	95	120	125	148	65	135	21.0	35.4
2031	90	109	95	120	125	148	65	135	21.0	35.4
2032	90	109	95	120	125	148	65	135	21.0	35.4
2033	90	109	95	120	125	148	65	135	21.0	35.4
2034	90	109	95	120	125	148	65	135	21.0	35.4
2035	90	109	95	120	125	148	65	135	21.0	35.4
2036	90	109	95	120	125	148	65	135	21.0	35.4
2037	90	109	95	120	125	148	65	135	21.0	35.4
2038	90	109	95	120	125	148	65	135	21.0	35.4

Table 3
Flow Split Assumptions

Meter	Assumed Flow Split (2014-2018)
RC-01	20 – 35 %
RC-02	25 – 50 %
RC-03	5 – 35 %
RC-04	0 – 60 %

Table 4
Addresses for Notice

If to the Board:	If to Customer:
Director	City Clerk
Detroit Water and Sewerage Department	City of Rochester Hills
735 Randolph	1000 Rochester Hills Drive
Detroit, Michigan 48226	Rochester Hills, Michigan 48309
Attention: General Counsel	
	Cc: Director of the Department of Public
	Services