DIVISION 3

CULINARY WATER SYSTEMS

Article 10-4A-27 of Title 10 of the City ordinances requires that "For any dwelling or approved use, the owner or applicant shall provide and maintain an adequate culinary and secondary water supply for the intended use." The article also requires that a valid water right exists for the purpose of supplying adequate water.

Approval for a culinary water system must be demonstrated in writing to the City as part of the subdivision approval process through a letter of approval from the Hooper Water Improvement District (District). Letters of approval are further defined to mean adherence to design and construction standards, policies and fee schedules, and submittal requirements established by the District.

Standards and specifications for construction and testing of culinary water systems (mains and services) in Hooper City shall be obtained from the Hooper Water Improvement District (HWID) at the following address:

Hooper Water Improvement District 5555 West 5500 South Hooper, Utah 84315 (801) 985-1991

All work within the City's rights-of-way shall be coordinated with the Public Works Representative/Engineer.

DIVISION 3A

PRESSURE IRRIGATION SYSTEMS

Article 10-4A-27 of Title 10 of the City ordinances requires that "For any dwelling or approved use, the owner or applicant shall provide and maintain an adequate culinary and secondary water supply for the intended use." The article also requires that a valid water right exists for the purpose of supplying adequate water.

For development in areas where pressure irrigation is available within a reasonable distance, secondary water will be provided in the form of a pressure irrigation system. Approval for a secondary water system must be demonstrated in writing to the City as part of the subdivision approval process through a letter of approval from the entity whose water will be serving the new system and proof of adequate irrigation water shares also provided by the entity. Letters of approval and proof of irrigation water shares are further defined to mean adherence to design and construction standards, access policies and fee schedules, and submittal requirements established by the water supply entity.

Developers shall be required to enter into a service agreement with the water supply entity, pay associated access fees and submit pressure irrigation system construction plans to the entity for review and approval prior to any construction of the proposed system. Submittal procedures, including payment of applicable development fees, shall be followed.

All work within the City's rights-of-way shall be coordinated with the Public Works Representative/Engineer.