



**LOS OSOS COMMUNITY SERVICES DISTRICT
 WATER SERVICE APPLICATION - **OWNER**
 2122 9TH ST. Los Osos, CA 93402
 PHONE: 805-528-9370
 EMAIL: UTILITYBILLING@LOSOSOSCS.D.ORG**

SERVICE ADDRESS: _____

SERVICE START DATE: _____ **# OF RESIDENTS** _____

NON-REFUNDABLE ACTIVATION FEE OF \$50.00 IS DUE WITH APPLICATION

For Office Use ONLY	FILE UNDER THIS NAME	ACTIVATION FEE:	
	LOCATION #	ROUTE #	CUSTOMER #
METER #	AMR#	BEGIN READ	SIZE

APPLICANT(s)

VALID PHOTO ID IS REQUIRED FOR EVERY APPLICANT

Name(s):		
BILLING ADDRESS (if different from above Service Address):		
City:	STATE:	ZIP:
Preferred Contact # :	Alt #:	Email Address:
Bill Preference (please check one): <input type="checkbox"/> BOTH PRINT & E-BILL <input type="checkbox"/> PRINT ONLY <input type="checkbox"/> E-BILL ONLY		
For Rental, please check one and then provide contact information: <input type="checkbox"/> TENANT / <input type="checkbox"/> AGENT		

- Water billing occurs every 2 months (60 days) of consumption. Billing is due on the 15th by 5:00pm following bill date (includes weekends). If paid after the 15th, account is subject to 10% penalty/late fee and possible disconnection
- Any representing Agent will be required to provide a copy of Property Management Agreement showing owner authorization.
- **2.01.05 - Responsibility of Property Owner:** The owner of the property, in which services are furnished is the customer and shall be responsible for the payment of all rates, charges and fees, including penalties, thereon regarding such furnished services. Unpaid obligations shall run with the land, shall create a lien on the property, and shall lead to delinquency and termination of service for the property involved without regard to any changes of residency or occupancy by persons different than the persons shown on District records as obligated to pay said bill. Should the owner agree to allow a tenant or other third party ("Third-Party") to be responsible for the payment of rates, charges, fees, and penalties, the District will accommodate the billing to Third-Party, however, the owner remains ultimately responsible and subject to this section 2.01.05 of Title 2. The District will use commercially reasonable efforts to keep the owner informed if the Third-Party billing becomes delinquent, however, the District assumes no responsibility should the owner delegate payment obligations to a Third-Party. At any time, based upon reasonable grounds for uncertainty, the District may place the billing back into the name of the owner and bill the owner directly and not the Third-Party.

Applicant acknowledges, with signature, that they have read, understand and agree to above.

SIGNATURE: _____ **DATE:** _____