

ORIGINAL

A G R E E M E N T
Between
Town of Coulee Dam and Riverview Water Users Association
Re: Lead and Copper Monitoring

THIS AGREEMENT, made and entered into this 30th day of May, 2000,
by and between the **TOWN OF COULEE DAM**, a municipal corporation of the State of
Washington, hereinafter referred to as "**Town**", and **RIVERVIEW WATER USERS**
ASSOCIATION of Coulee Dam, Washington, hereinafter referred to as "**Association**",

W I T N E S S E T H:

WHEREAS, the Association operates and maintains a public water system known as
"PWS#06652F" located in the County of Okanogan, State of Washington; and

WHEREAS, said Association acquires its water from the Town, which owns, operates
and maintains the public water system identified as "PWS#15400" located within the County of
Okanogan, State of Washington; and

WHEREAS, both parties are required to collect lead and copper samples from each water
system based upon each system's respective size; and

WHEREAS, it is the desire of both parties to consolidate said lead and copper
monitoring; and

WHEREAS, once this agreement and a proposed consolidated lead and copper
monitoring plan are approved by the Department of Health of the State of Washington, it is the
intent of both parties that the Department of Health will modify the data program of the Town
to include the Association's compliance in with the Town's compliance, i.e., as the Town

complies with the lead and copper rules and regulations, then so does the Association, and thereby eliminating the need for the Association to submit independent reports or sample results to the Department of Health,

NOW, THEREFORE,


IT IS HEREBY AGREED BETWEEN THE PARTIES AS FOLLOWS:

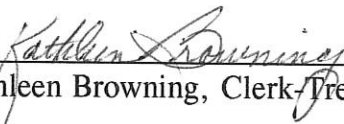
1. The Town, as the supplying water system, hereby agrees to assume responsibility for the Association's compliance with the lead and copper monitoring rules and regulations.
2. The Town shall hereafter collect lead and copper samples on a proportional basis from each water system based on each system's respective size with a minimum of one (1) lead and copper sample taken from the Association's system during each sampling period.
3. The Town assumes responsibility for any failure to submit the correct number of samples or submit samples in the time period required.
4. The Town assumes responsibility for distributing public education and public notification to all customers of both systems in the event the combined sampling results from any given monitoring period exceeds the lead action level at the 90th percentile of samples taken.
5. The Town assumes responsibility for results of all samples collected from the Association's water system.
6. The Town hereby agrees to submit to the Department of Health of the State of Washington a lead and copper sampling plan, which shall include the number of sites to be sampled from each water system and a period in which lead and copper sampling will be conducted.

7. It is understood by the Town that the Town must complete at least one more round of sampling consisting of twenty (20) samples before the Town is eligible for reduced lead and copper monitoring, and that once eligible the Town may reduce sampling to ten (10) sites during each of two (2) consecutive 12-month monitoring periods.

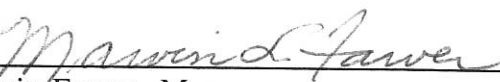
EXECUTED at Coulee Dam, Okanogan County, Washington, the day and year first above written.

TOWN OF COULEE DAM:

By 
Gayland L. Snow, Mayor

By 
Kathleen Browning, Clerk/Treasurer

RIVERVIEW WATER USERS ASSOCIATION:

By 
Marvin Farver, Manager