Appendix R Standard Forms

This page was intentionally left blank.



Extension of Water Improvements to System Public Works Application

Applicant Name:				Application Date:
Applicant Address:				Phone Number:
				Fax Number:
				E-mail Address:
Project Location: Attach vicinity map.				
Project Description: Include number of Connections and Fire Flow needed.				
Parcel Number(s):				
Legal Description:				
Irrigation Required?	Y N	Number & Size	e of Irrigation	n Services Requested
Irrigation Area Sq. Ft. Do not include irrigation sq. ft. fo	or Single Family resi	dence.	_	
Will the extension ser	ve other prop	erty? Y	N	
If yes, is a cost recover if yes, this agreement will be held			N ated.	
Proposed Connection Please provide your prefer diameter of water mains, th	rred connection r			ake will review and determine the cility requirements.
	Do not v	write below this line	e For officia	al use only.
This application is:		Disapproved	Pending	Approved with conditions
Comments:				
Public Works Direc	.1			Data

WATER DEVELOPERS AGREEMENT

PUBLIC WORKS DEPARTMENT

THIS AGREEMENT,	by	and	between	the	City	of	Bonney	Lake,	а	municipal	corporation,
hereinafter referred to	as	"City	", and				_				_, hereinaftei
referred to as "Develo	per'										_

WITNESSETH: That whereas the City of Bonney Lake, a municipal corporation, provides WATER service within the corresponding WATER service area boundary, and the abovenamed Developer is preparing to construct a WATER system, or additions thereto, and said development requires the City's WATER service.

WHEREFORE, THE PARTIES AGREE AS FOLLOWS:

- II. As a condition precedent to City obligations under this agreement, the Developer shall design and/or construct the proposed WATER system, or additions thereto, within said premises in conformance with the City's "Development Policies and Public Works Standards", as adopted (and by reference made a part hereof), together with any City approved amendments thereto made, and further to conform with the City's comprehensive WATER plan, which agreement shall include oversizing of WATER mains as may be identified in the City's adopted WATER comprehensive plan or as approved by the City Engineer. As an additional condition to the City obligations under this agreement the developer shall:
 - A. Apply for irrigation meters separate from residential meters where the irrigation serves common areas or more than one single-family residence.
 - B. The applicant shall submit landscaping and irrigation plans for review and employ the best management practices available for the efficient use of water.
- III. The developer agrees that the construction of the WATER system, or additions thereto, shall not commence until the following conditions have been fulfilled:
 - A. The developer shall furnish the City with three (3) sets of detailed plans for the water system, or additions thereto, at Developer's own expense, prepared by a qualified engineer licensed in the State of Washington.

- B. The above plans shall require the review and approval by the City and its Engineer, and the cost of such review shall be at the Developer's own expense.
- C. Minimum requirements for all plans for WATER system, or additions thereto, submitted to the City for review are:
 - 1. Three (3) sets of plans and documents shall be submitted, wherein one (1) set will be returned to the applicant. Additional sets may be required by the City.
 - 2. A preliminary plat of the area in which said WATER system, or additions thereto, are to be constructed, which plat has been approved by the City, or County as applicable.
 - 3. A map showing the location of the plat in relation to the surrounding area.
 - 4. A contour map of the plat with contour intervals of two feet or less.
 - 5. A map showing the location and depth of all proposed utilities and any connections and/or interconnections to existing facilities or future extensions and connections.
 - 6. A 1" = 50' plan of the water system showing streets, lot lines, dimensions, and location of bench marks and monuments for the proposed plat, together with an indication of the development of the adjacent property.
 - 7. A profile 1" = 50' horizontal and 1" = 5' vertical of the finished road grades with the water system and other pertinent underground utilities located, with elevations noted thereon. The elevation datum shall be the same as used by the City. It shall be the responsibility of the Developer to confirm such datum with the City.
 - Full-sized detail sheets shall be included as part of the construction drawings, as required to clearly indicate the details for all of the water system, or additions thereto, to be constructed, consistent with City standards.
 - 9. Specifications sufficient to fully describe the work, consistent with City's "Development Policies and Public Works Design Standard".
 - 10. Approvals from all regulatory agencies.
- D. Construction requirements in addition to the City standards and details for developer extensions, as adopted, are as follows:
 - Unless otherwise approved in writing, by the City, all streets and/or roadways shall be graded to within six inches of final grade before installation of WATER improvements.

- 2. All lots shall be fully staked to assist all parties involved in the proper location of the WATER system including services.
- 3. All hydrants and valves shall be fully staked in the field and reviewed and approved by the City prior to installation of same. Adjustments to "approval construction drawings" may be warranted and required by the City, based on actual local field conditions.
- 4. All contractors and subcontractors shall have a current Washington State Contractors License.
- 5. The Developer's WATER system, or additions thereto, on Premises shall not be connected to the City WATER system until authorized by the City, and such connection shall be performed under the supervision and direction of the City.
- E. For the purpose of applying RCW 4.24.115 to this Contract, the Developer and the City agree that the term "damages" applies only to the finding in a judicial proceeding and is exclusive of third party claims for damages preliminary thereto.

The Developer agrees to indemnify and hold harmless the City from all claims for damages by third parties, including costs and reasonable attorney's fees in the defense of claims for damages, arising from performance of the Developer's express or implied obligations under this Agreement. The Developer waives any right of contribution against the City.

It is agreed and mutually negotiated that in any and all claims against the City or any of its agents or employees by any employee of the Developer, any contractor or subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation hereunder shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Developer or any contractor or Subcontractor under Workman's Compensation Acts, disability benefits acts or other employees' benefit acts. The City and the Developer agree that all third party claims for damages against the City for which the Developer's insurance carrier does not accept defense of the City may be tendered by the City by the Developer who shall, if so tendered by the City, accept and undertake to defend or settle with the Claimant. The City retains the right to approve claim investigation and counsel assigned to said claim and all investigation and legal work product regarding said claim shall be performed under a fiduciary relationship to the City. In the event that the City agrees or a court finds that the claim arises from the sole negligence of the City, this indemnification shall be void and the City shall be responsible for all damages payable to the third party claimant. In the event that the City and the Developer agree or a court finds that the claim arises from or includes negligence of both the Developer and the City, the Developer shall be responsible for all damages payable by the Developer to the third party claimant under the court findings, and, in addition thereto, the Developer shall hereunder indemnify the City for all damages paid or payable to the City under the court findings in an amount not to exceed the percentage of total fault attributable to the Developer. For example, where the Developer is 25%

negligent, the Developer shall not be required to indemnify the City for any amount in excess of 25% of the claimant's total damages.

F. In the event the Developer in his operation damages or disrupts existing improvements, the repairs shall be made at the Developer's expense. In the event they are so damaged or the service disrupted and the Developer fails or is unable to immediately restore the service, then the Owners of the improvements may cause the repairs to be made by others and all costs for the same shall be at the Developer's own expense.

Where the construction crosses or is adjacent to existing utilities, the Developer shall exercise extreme care to protect such utilities from damage.

If any damage is done to an existing utility, the Developer shall notify the utility company involved who will dispatch a crew to repair the damage at the Developer's expense. All costs for the same shall be at the Developer's own expense.

The Developer shall be aware that some existing WATER facilities are known to contain asbestos cement pipe. The Developer shall conduct all work related to existing asbestos cement pipe in strict accordance with WISHA safety regulations and provisions contained within WAC 296-62077. All costs related to work in compliance with established rules and regulations shall be the responsibility of the Developer. Demolition of existing, asbestos cement pipe, if required, will be permitted only after the proper permits are obtained from the Puget Sound Air Pollution Control Agency. The Developer shall be responsible for all associated fees and permits required for asbestos removal and disposal. Work crews shall be provided with proper protective clothing and equipment. Hand tools shall be used, and the asbestos cement pipe shall be scored and broken in lieu of the sawing or other methods which release fibers into the atmosphere. Waste asbestos pipe shall be buried in the trench. Asbestos pipe to be abandoned in – place shall not be disturbed, except as noted herein, and shall remain in its original position.

The Developer is cautioned that all existing drainage systems, whether open ditch, buried pipe, or drainage structures, are not on record. It shall be the responsibility of the Developer to repair or replace all such systems found during construction, which are damaged by the Developer's construction in a manner which is satisfactory to the City.

Where the Developer is allowed to use private property adjacent to the work, the property so used shall be returned to its original or superior condition. The Developer shall make all arrangements in advance with such property owners, to insure that no conflicts will ensue after the property is restored as described above. The Developer will be required to furnish the City with a written release from said private property owners, if the City deems it to be necessary to obtain such document.

IV. The construction, of the Developer's WATER system, or additions thereto, on the Premises shall be supervised by the City in such a manner and at such times as the City deems reasonably necessary to assure that construction of the system will conform with the above-mentioned plans and specifications. The Developer herewith agrees to allow such inspections and agrees to cooperate providing reasonable advance notice on his construction schedule during, the various construction phases as requested by the City.

- V. The Developer further agrees to deposit an estimated amount of money to cover the City's expected review fees and construction supervision expenses incurred plus 10% administrative costs, for such supervision. The City will pay for these bills out of the monies deposited. If the amount of money on deposit is depleted or reduced such that there is inadequate coverage for expected expenses, the City will stop work until the deposit account is adequate to cover expected expenses. Any accrued interest will be to the benefit of the City.
- VI. The Developer's WATER system, or additions thereto, on Premises shall not be accepted for service and use until the same have been fully inspected and approved, and the following requirements have been performed:
 - A. Submit to the City in Auto-CADD format, latest revision (unless otherwise approved by the City), the computer file supplied on a three and one half (3-1/2) inch disc accompanied by the original mylars, with all changes from the original design clearly marked to reflect the as-built conditions. The Developer's Engineer shall certify the accuracy of the record drawings and shall affix his seal and signature.
 - B. Payment of all permit fees and equivalent assessment changes and any other applicable City charges required for Premises.
 - C. Payment of all plan check and inspection fees.
 - D. Prepare and furnish the required easements in compliance with the City's standard form, and furnish same to the City for approval by the City Attorney, prior to recording of same. The proponent shall pay all the necessary recording, fees.
 - E. Furnish the City with an affidavit warranting there are no liens against the improvements constructed on Premises by the Developers, this affidavit shall be in the form prescribed by the City.
 - F. Furnish the City with a Bill of Sale conveying, the WATER system to the City.
 - G. Furnish a one year maintenance bond for 15% (or \$2,000 whichever is greater) of the amount of the Bill of Sale guaranteeing that the water system will be free of defects in labor and materials. Form to be prescribed by the City.
- VII. In the event any warranty repairs are required, the City agrees, whenever feasible, to provide the Developer with reasonable notice, before directly undertaking such repairs. The City reserves the right, however, to effect emergency repairs as deemed necessary by the City. The City shall be reimbursed by the Developer for all costs thereof.
- VIII. Upon performing all requirements, including those as set forth in Paragraph 5 above, the City shall accept the water system, and agree therewith to operate and maintain said system.

		Date	
	Signature		
Printed Name		_	
Company Title (as applicable	e)	_	
Address		_	
City	State		Zip
Phone No	FAX No	-	
CITY OF BONNEY LAKE DEVELOPER AGREEMENT			

CITY OF BONNEY LAKE DEVELOPER AGREEMENT EXHIBIT 'A'

PLAT NAME	 			
DEVELOPER:	 			
LEGAL DESCRIPTION: _	 			
		_	= -	 _
	 			



Permit Number:	
Fee Submitted:	
Date Received:	
Expiration Date:	

CERTIFICATE OF WATER-SEWER AVAILABILITY

PART A TO BE COMPLETED BY APPLICANT
Owner: Date:
Property Address:
Tax Parcel No: Project/Subdivision Name:
Legal Description of Property:(Please attach separate page if necessary)
Number of Water Connections Requested: Connection Size:
Customer type: ☐ Residential ☐ Multi-family ☐ Commercial ☐ Industrial ☐ Landscaping irrigation
Building type: ☐ New ☐ Addition ☐ Garage ☐ ADU ☐ Short Plat ☐ Other
Existing water well on site?
Storm water detention-infiltration facilities on site:
Commercial Sites Only: Total lot size (sq.ft.) Total area (sq.ft.) landscaped and unimproved: Net area (sq.ft.) in impermeable surface:

I, the undersigned, request the City of Bonney Lake to certify willingness and ability to provide water and/or sewer ("utility") services to the above-described property. I have read and understand the information provided on this Certificate, and acknowledge that the proposed project may require improvements to the utility system, which would incur my financial obligation. Prior to final approval for construction of the utility facilities, I understand that a developer extension agreement between myself and the City, which specifies the terms of utility service, operational responsibility, and financial obligation, may be required. I further understand and acknowledge that provision of utility services may be contingent upon fulfillment of applicable conditions, such as building system improvements, as well as payment of various costs and fees.

I further acknowledge that if the project for which I seek this certification is a **preliminary** short plat or subdivision, I will be required to construct facilities necessary for water connections in compliance with the Bonney Lake Municipal Code and adopted standards. If the project for which I seek this certification is a **final** short plat, subdivision, building permit, or septic design, I must build out the system and connect it to the existing Bonney Lake utility system located at the site indicated on this certificate.

I understand that this certification is valid for a one year period starting on the date of the City Engineer's signature. I must execute developer extensions agreements within this one year period or else file a new application for utility extension with the City.

I acknowledge that this certification is non-transferable. New property owners will need to request a new water/sewer certification.

	extensions may be required based on G	•	
Print name	Sią	gnature	
Address	City	State	Zip
Phone number(s)			
PART B <u>TO BE COMPLETED I</u>	BY CITY OF BONNEY LAK	<u>E</u>	
Water system to provide s	service: <u>City of Bonney Lak</u>	<u>se</u> _Sta	te ID# <u>07650H</u>
The proposed development	☐ is / ☐ is not within the Bonney	Lake approved service	area.
The proposed development	☐ is / ☐ is not within the Bonney	Lake City boundaries.	
The proposed development	☐ is / ☐ is not within a City or Co	omprehensive Urban G	rowth Area.
The Bonney Lake water util period of this Certificate.	ity □ is / □ is not currently willing	ng and able to provide s	ervice for the applicable
Approved number of capaci	ty connections: 15,450	Existing source cap	acity: <u>5080 gpm</u>
Number of current/existing	connections: 10,700	Existing storage:	5.8 mg
Water service can be prov	vided by:		
Extension of existing was New water system in ac	d proved, existing water main. ater main, to be built by applicant. cordance with WAC 246-290 and Available	Pierce County Ordinan	ces 86-117S3 and 92-99
FIRE FLOW INFORM	ATION:		
Water Mains:			
Location of nearest	water main capable of supplying a	at least 500 GPM:	
If not in street at fro	ont of property, distance from prop	erty to nearest water ma	ain isfeet
Fire flow available a flow is in addition to	at 20 psi. is GPM for o requirements for normal domest	minutes. (T	The amount of available fire
Estimated static pre conditions, is	ssure at water main closest to proj psi.	ect location, during nor	mal operating

Hydrants: Distance from center line of property frontage to nearest hydrant measured along routes of fire apparatus travel is ______ feet. Hydrant number: _____. A water system vicinity map which shows the water mains and hydrants serving this project site is attached. **SEWER INFORMATION:** The proposed development \square is $/\square$ is not within a CUGA. The proposed development \square is $/\square$ is not within the Bonney Lake UGA. The proposed development \square is $/\square$ is not within a City or Comprehensive Urban Growth Area. The proposed development \square is $/\square$ is not within 250' from existing sewer main. The Bonney Lake sewer utility \square is $/\square$ is not currently willing and able to provide service for the applicable period of this Certificate. Sewer service can be provided by: No Connection Required ☐ Direct connection to approved, existing sewer main. ☐ Extension of existing sewer main, to be built by applicant. ☐ Septic System ☐ Sewer Connection Not Available City Staff will determine the need for developer extensions according to City code and standards. Levels of services described in this form are subject to developer extension agreement requirements and Bonney Lake Municipal Code and adopted standards. Has the City reviewed and signed off on a final set of plans submitted by the applicant, which clearly identify all utility systems and the size of all components? \(\Pi\) Yes \(\Pi\) No **Approval for Preliminary Short Plat or Subdivision:** Signature: Title: City Engineer Date: Approval for Final Short Plat, Subdivision, Building Permit or Septic Design: The applicant has fully complied with all requirements identified for this project/development. Signature: _____ Title: <u>City Engineer</u> Date:_____

NOTE: Authorization to begin construction is allowed only after the Certificate of Water-Sewer Availability has received final approval and all relevant permits have been paid for.

BONNEY LAKE PUBLIC WORKS DEPARTMENT

Permit for Work in Street Right-of-Way P.O. Box 7380

19306 Bonney Lake Blvd. Bonney Lake, WA 98390

1.		oject to all the terms, conditions, and provisions written or printed below or on any part of this form, PERMISSION IS HEREBY GRANTED T
2.	Тос	construct:
	2a.	Submit a working drawing or plan showing work to be done/dimensioned to right-of-way lines.
	2b.	Working drawing or plans are subject to approval of the Public Works Director.
	2c.	All trenches to have a backfill of not less than 36 inches (depth-to the top of the line or pipe) and sufficient compaction so that the finished surface conform with the original surface. All trenches across driveways shall be backfilled and compacted according to the State Standard Specification unless a variance is approved by the Public Works Director.
	2d.	No pavement cuts across streets, roads, or driveways constructed of asphalt concrete or Portland cement unless approval has been granted by Public Works Director for such crossing and all pavement cuts shall be made by sawing.
3.	Prop	perty owners and/or residents along this project shall have the right of safe ingress and egress at all times.
4.		no time during construction will any roadway be entirely closed. One way traffic shall be maintained at all times unless an approved, signed dete te is established. All traffic control shall comply with the M.U.T.C.D.
5.	Crus	shed rock to be placed on shoulder of road as directed by the Public Works Director.
5.		kfill of trenches across driveways or roadways shall be mechanically tamped in layers not over 6 inches in depth. Trenches shall be backfilled we have if material removed is not suitable for replacement. Excess excavated material will be disposed of by applicant.
7.	A te	emporary patch of cold mix asphalt will be placed on road crossings and driveways by the applicant after backfilling until permanent patch can be p
8.	Pern	manent patching will be done by the permittee.
9.	This	s permit covered by Bond Number in the amount of \$, with
10.	This	s permit subject to existing Franchise dated:
11.		work shall be done under this permit until the party or parties to whom it is granted shall have communicated with and received instruction from tenance and Operations Supervisor: Phone: 862-86
12.	Any	underground work shall require notification by the applicant to prevent damage to other underground installations, Gas, Power, Telephone, Ca., Water, Sewer.
13.	This	Permit shall be void unless the work herein contemplated shall have been completed before:
4.	Payr	ment of all permit fees shall be calculated by the City of Bonney Lake and paid by the Permittee before issuance of this permit.
		The undersigned applicant accepts all conditions of this permit as set for herein.
		Applicant and Grantee
ssue	i By:	Public Works Director
		19Address

GENERAL PROVISIONS APPLICABLE TO ALL PERMITS

- a. A bond is required for the protection of the city. Minimum Street Restoration Bond shall be \$10,000 if multiple permits are to be issued.
- b. During the progress of the work, such barriers and warning signs shall be erected and maintained as may be necessary or as may be directed for the protection of the traveling public; the barriers shall be properly lighted when necessary.
- c. In accepting this Permit, the Petitioner, his successors or assigns, agrees to protect the City and save it harmless from all claims, actions or damages of every kind and description which may accrue to or be suffered by any person or persons, corporation or property by reason of the performance of any such work, character of materials used or manner of installation, maintenance and operation or by the improper occupance of rights of way of public place or public structure, and in case any suit or action is brought against said City for damages arising out of or by reason of any of the above causes, the petitioner, his successor or assigns will upon notice to him or them of commencement of such action, defend the same at his or their own sole cost and expense and will satisfy judgement after the said suit or action shall have finally been determined if adverse to the City.
- d. Except as herein authorized, no excavation shall be made or obstacle placed within the limits of a city street in such a manner as to interfere with the travel over said road.
 - e. If the work done under the Permit interferes in any way with the drainage of the city streets, or causes damage, the grantee shall wholly and at his own expense make such provisions as the Public Works Director may direct to take care of said drainage and/or damage.
- f. On completion of said work herein contemplated, all rubbish and debris shall be immediately removed and the roadway and roadside shall be left neat and presentable and satisfactory to the Public Works Director.
- g. Grantee shall comply with the Washington State Electrical Code, Washington State Department of Highways Standards and Standard Specifications for Road and Bridge Construction.
- h. No work permitted on Saturday, Sunday or Holiday, or between the hours of 6:00 p.m. and 6:00 a.m. of any working day, except in case of emergency and then only upon notification of the City of Bonney Lake.
 - i. Notify local Fire District and Bonney Lake Street Department before opening any trench across any roadway and when project is completed.
- j. All of the work herein contemplated shall be done under the supervision and to the satisfaction of the Public Works Director and the entire expense of said supervision shall be borne by the party or parties to whom this Permit is issued.
- k. The City hereby reserves the right to order the change of location or the removal of any structure or structures authorized by the Permit, at any time, said change or removal to be made at the sole expense of the party or parties to whom this Permit is issued, or their successors and assigns.
- 1. All such changes, reconstruction or relocation by the grantees shall be done in such manner as will cause the least interference with any of the City's work and the City shall in no wise be held liable for any damage to the grantee by reason of any such work by the City, its agents or representatives or by the exercise of any rights by the City upon the roads, streets, public places or structures in question.
- m. The Grantee recognizes and agrees that it is responsible for and will make at its own expense any changes that may be required in the location of work described under (2) of this permit and of item (1) above.
- n. The Permit or privilege shall not be deemed or held to be an exclusive one and shall not prohibit the City from granting other permits or franchise rights of like or other nature to other public or private utilities, nor shall it prevent the City from using any of its roads, streets, or public places, or affect its right to full supervision and control over all or any part of them, none of which is hereby surrendered.
- o. The City may revoke, annul, change, amend, amplify, or terminate the Permit or any of the conditions herein enumerated if grantee fails to comply with any or all of its provisions, requirements or regulations as herein set forth or through willful or unreasonable neglect, fails to heed or comply with notices given or if the utility herein granted is not installed or operated and maintained in conformity herewith or at all or for any cause or reason whatsoever.
- p. The party or parties to whom the Permit is issued shall maintain at his or their sole expense the structure or object for which this permit is granted in a condition satisfactory to the Public Works Director.
- q. In accepting this Permit, the grantee, his successors and assigns, agree that any damage or injury done to the property of the grantee or any expense incurred by him through the operation of a contractor, working for the City or of any City employee shall be at the sole expense of the grantee, his successors or assigns.



February 4, 2008

Dear Property Owner:

I wish to advise you that the backflow prevention assembly in your home and/or business is due for the 2008 yearly testing for the City of Bonney Lake.

Washington State regulations require backflow assemblies to be tested at least **once each year** to insure they are properly functioning.

Please have your backflow assemblies tested and return a copy of the completed test report forms to this office prior to June 30, 2008. Please mail to PO Box 7380 Bonney Lake, WA. 98391, or fax to 253 447 4330. If you have any questions or concerns, please do not hesitate to give me a call at 253 447 4341.

Thank you for your prompt cooperation to this matter.

Sincerely,

Carol Paul Public Works Dept. Assistant

BACKFLOW PREVENTION ASSEMBLY TEST REPORT

RETURN TO: Water Quality Section

19306 Bonney Lake BLVC

PO BOX 7380

Bonney Lake WA 98390 Ph 253 862 8602 x 341 Fax 253 826 1921

DATE RETURN			I DAT <u>E</u>	_	EDEN ACCT #			
Name	of Premises _							
Service	e Address							
Location	on of assembly _							
Reaso	n for assembly _							
Assem		Size	Manufacturer		Model Type of Asse	emb	oly Serial #	
Line Pi	ressure at Time of	Test:	PSI Asse	embl	ly is: NEW EXIST	ΓINC	G REPLACEMENT	
	Doub	le Chec	k Assemblies		DIFFERENTIAL		PRESSURE VACUUM	
1 ST	1 st Chec	k	2 nd Check		PRESSURE RELIEF VALVE		BREAKER	
TEST	1 LEAKED		1 LEAKED		OPENED ATPSID		AIR INLET OPENED AT	
	RPI 2 CLOSED TIGI		PSID 2 CLOSED TIGHT		REDUCED PRESSURE DID NOT OPEN		DID NOT OPEN	
	CLEANED	111	CLEANED		CLEANED		CHECK VALVE HELD AT	1
	REPLACED DISC		REPLACED DISC		REPLACED DISC		PSID	
	SPRING		SPRING		UPPER		LEAKED	
R	GUIDE		GUIDE		LOWER		CLEANED	
Е	PIN RETAINE	:R	PIN RETAINER		SPRING		REPLACED AIR INLET	
	HINGE PIN		HINGE PIN		DIAPHRAGM LARGE		DISC	
Р	SEAT DIAPHRAGN	Λ	SEAT DIAPHRAGM		UPPER		CHECK DISC AIR INLET	
Α	OTHER, DESCRIB		OTHER, DESCRIBE		LOWER		SPRING	
ı	·		1		SMALL		CHECK SPRING	
					SEAT		OTHER DECRIBE	
R					UPPER			
S					LOWER			
					SPACER	<u> </u>		
					LOWER			
					OTHER, DESCRIBE			
FINAL	RP I	PSID			OPENED AT PSID		AIR PSID	
TEST	CLOSED TIGI	HT	CLOSED TIGHT		REDUCED PRESSURE		CHECK VALVE PSID	
AIR GA	AP INSPECTION I	Required I	Minmum Air Gap Separa	tion I	Proviced YES	NO		
	I	ls this prop	per installation?	YES	S NO			
REMA	RKS							
I CERT	IFY THE ABOVE	REPOR	T TO BE TRUE					
Print Na			T (12)	t Mo	del		Cert Date	
Test P	erformed By				Cert #		Date	
Compa	any				Phone #			



2008

Public Works Department

"The City of Bonney Lake's mission is to protect the community's unique, livable identity and scenic beauty through responsible growth planning and by providing accountable, accessible, and efficient local government services"

APPROVED LIST OF CERTIFIED BACKFLOW ASSEMBLY TESTERS

NAME:	BUSINESS:	PHONE:
Josh Drexler	Accubat Backflow Testing	253 720 0262
Roger Summy	Advance Testing & Service	425 337 4175
Carly Stroomer	Auburn Mechanical	253 838 9780
Randy Horne	Aqua Backflow Testing	253 682 7208
Jeremy Simkins	Backflows Northwest	425 277 2888
Scott Mitchell	Backflow Solutions	253 307 3711
Tom Gamman	B.A.T.Master	425 210 9866
Rachel Frederick	Budget Backflow Testing	253 606 4104
Paul Frederick	Certified Backflow Ass. Testing	253 565 2728
Kurt Muller	C&R Backflow	206 369 6178
Nancy	Cross Connection Specialist	253 840 2501
Monica	Fire Systems West Inc.	253 833 1248
Frank Olsen	Green Effects	253 891 9888
Lacey Edgell	Infinity Fire Protection	877 899 3473
Mark Johnson	Mark Johnson	253 606 9011
John Millan	Lake Tapps Backflow	253 217 7751
Lane Hobbs	Lanes Quality Service	253 840 0885
Doug McLean	Mac II Enterprises	253 581 0505
Dennis McLaughlin	McLaughlin Backflow Prevention Service	206 364 9531
Dominic McLaughlin	McLaughlin's Backflow Service	360 598 4445 866 897 4445 (toll free)
Roxanne	McKkinstry	206 764 1689
Joanne	Mitchel Plumbing	253 572 1150



2008

Public Works Department

"The City of Bonney Lake's mission is to protect the community's unique, livable identity and scenic beauty through responsible growth planning and by providing accountable, accessible, and efficient local government services"

Linda DePretto	Mister Rain INC	253 927 7333
Steve Mock	Northwest Exteriors	206 380 9105
Chris McKoon	Olympic Landscape & Irrigation	253 922 7075
Curtis	Pats Plumbling	800 491 4081
Michael Gittings	P.L.E. Backflow Testing	253 297 4387
Josh Krantz	Protected Waters Backflow	360 893 4428
David Glastetter	Rainmaker Irrigation	253 582 1760
Royal Waldock	Royal Waldock	253 460 7672
Allen McCulloch	Star Lake Backflow Testing	253 859 1388
Jason Anderson	Woodland Gardens	253 405 0888

These testers have requested to be put on our mailing list, although you may use any state certified tester. Please make sure that if you use any other testers they submit their certifications with test report to the City of Bonney Lake

Thank you