

41-01004



VIDA-LEA
Mobile Lodge

44221 McKenzie Hwy. — Leaburg, Oregon 97489
(503) 896-3898

VIDA-LEA MOBILE LODGE
CROSS CONNECTION ORDINANCE
WRITTEN ENABLING AUTHORITY

April 15, 1996

R E C E I V E D
APR 19 1996

FIELD SERVICES
DRINKING WATER PROGRAM

PURPOSE

- A. To protect the public potable water supply served by the Vida-Lea Water Department from the possibility of contamination or pollution by isolating, within its customers internal distribution system, such contaminants or pollutants which could backflow or backsiphon into the public water system.
- B. To promote the elimination of, or control of, existing cross connections, actual or potential, between the potable water system and sources of non-potable water or other hazardous substances.
- C. To provide for the maintenance of a continuing program of cross connection control which will effectively prevent the contamination or pollution of all potable water systems by cross connection.

AUTHORITY

- A. The Federal Safe Drinking Water Act of 1974 and the statutes of the State of Oregon, Administrative Rules Chapters #333-61-070, #333-61-071, and #333-61-072 state that the water supplier has the primary responsibility for the preventing of water from unapproved sources, or any other substances, from entering the public potable water system.
- B. Vida-Lea Water Department, Rules and Regulations, adopted.

RESPONSIBILITY

The Vida-Lea Mobile Lodge shall be responsible for the protection of the public potable water distribution system from contamination or pollution due to the backflow or backsiphonage of contaminants or pollutants through the water service connection. If, in the judgement of the Vida-Lea Mobile Lodge, an approved backflow device is required at the city's water connection to any customer's premise, the Vida-Lea Mobile Lodge, or its delegated agent, shall give notice in writing to said customer to install an approved backflow prevention device at each service connection to his premises. The customer shall, within ninety (90) days, install such approved device, or devices, at his own expense, and failure or refusal, or inability on the part of the customer to install said device or devices within ninety (90) days, shall constitute ground for discontinuing water service to the premises until such device or devices have been properly installed.

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