

GOVERNMENT CAMP WATER COMPANY, INC

CROSS CONNECTION POLICY

41-00336

In compliance with the Oregon Administrative Rules, 33-61-070, Health Division, Government Camp Water Company, Inc. shall undertake programs for controlling and eliminating cross-connections.

Inspections shall be made where there is reasonable cause to believe that a cross-connection or a potential cross-connection on the users premises.

Whenever a cross-connection from another water supply into the Government Camp system is found or whenever any other condition is found which presents the possibility of contamination or pollution, the water supply to such premises and/or other premises from which the cross-connection is made may be disconnected.

The control devices or elimination of cross-connections shall be in accordance with any manuals of standard practice pertaining to cross-connection control approved by the Oregon State Health Division, Government Camp Water Company, Inc. and any requirements set forth by the National Safe Drinking Water Act PL 93-523 and subsequent legislation.

The Corporation shall regulate the location, installation and testing of any cross-connection devices and prior to the device being put into service, shall inspect said installation.

Any corrective measure, disconnection, or change on private property shall be at the sole expense of the person in control of said property.

On all services, the entire cost of installation and equipment will be borne by the person in control of such property.

Testing of cross-connection control devices shall be by LICENSED PERSONNEL. The frequency of testing shall be determined by the severity of the hazard.

Government Camp Water Company, Inc
Maryanne Hill, President

