

RULE NO. 10
FIRE PROTECTION

I. GENERAL

Fire protection service shall be installed by the Applicant's licensed contractor, licensed in the State of Nevada for fire protection installation. A C-41a license is required or equivalent if classification of such a license changes. An inspection will be done by the public agency having jurisdiction within unincorporated Washoe County and, if applicable, incorporated city personnel at the Applicant's expense or at the expense of other responsible party acceptable to both the District and public agency having jurisdiction in the District's service area.

Fire hydrants, private and public fire protection facilities shall be installed to the requirements of the District and the Public agency having jurisdiction within unincorporated Washoe County and, if applicable, incorporated city. Such fire hydrants and facilities shall be maintained at the expense of the Customer, and/or public agency having jurisdiction within unincorporated Washoe County and, if applicable, incorporated city. District responsibility is limited to providing adequate water and pressure to hydrant; District's infrastructure responsibility ends at the valve serving the hydrant.

II. USE OF FIRE HYDRANTS

There shall be no use of water from a fire hydrant other than by District personnel or by authorized Fire Department personnel.

- A. Where a fire protection sprinkler facility is installed by a Customer, the District requires that the use of water by such fire protection sprinkler facility be metered by a District-approved water meter. The District does not at this time impose any charge for water used for initial or later testing of such sprinkler facility, but intends to insure by such meter that no water passing through such sprinkler facility meter is utilized for any purpose other than fire protection purposes through said fire protection sprinkler facility.
- B. The Owner/Customer is solely responsible for maintaining water flow to installed fire sprinkler systems.