

ARTICLE II
Use of Public Water Supply: Availability and Allocations

- Section 1 It shall be unlawful for the owner of any house or other building located within the corporate limits where human beings congregate or are employed to use or lease such house or building for human occupancy unless and until the premise shall have been connected to the public water supply.
- Section 2 It shall be unlawful for the owner of any home or building located within the corporate limits to utilize any source of water for domestic use other than the public water supply.
- Section 3 Water allocations shall be based upon type of use, in gallons per day, and applied on a per tap basis as indicated in the attached appendix.
- Section 4 Water taps may be available outside of the corporate limits, but within the Urban Growth Area. Availability shall be determined based upon the uncommitted capacity of the municipal water system (as determined by the Town) and the proximity of the public water main to the subject lot or lots. The proximity of the public water main to an out-of-town lot does not guarantee the right to connect to the public water supply. All requests for out-of-town connections shall be approved by the Town Council.
- Section 5 Any owner of any house or building located outside of the corporate limits who is currently connected to the municipal public water supply who thereafter discontinues his use of said system as his primary domestic water supply and installs and connects to an alternate source, shall forfeit his right to receive water service from the municipal public water supply system and shall be disconnected from the system. Any reconnection to the public water supply will be at the applicable rates and fees existing at the time of reconnection and pursuant to the policies of the Town regarding availability.
- Section 6 The rated capacity of the public waterworks shall be limited to no more than 90% of the rated capacity of the Town's wastewater treatment plant.