

**MARSHA WATER SUPPLY CORPORATION
SIGNING AS AGENT OR REPRESENTATIVE
FOR
MEMBER APPLICATION AND AGREEMENT**

The entity that you are representing	
Your Name	
What is your authority to act on behalf of the entity that you are representing?	

The entity is:		Attach a copy of your authority to act on behalf of the entity
An individual or family under a joint membership	<input type="checkbox"/>	1. Power of attorney.
Partnership	<input type="checkbox"/>	1. The representative must be a partner, or have a power of attorney sufficient to bind the partnership.
mutual or Corporation associations	<input type="checkbox"/>	1. Officer or other person designated by corporate bylaws, or corporate resolution to be representative 2. Affidavit of the existence of the association
WSC or Sewer Service Corporation	<input type="checkbox"/>	1. Officer or other person designated by corporate bylaws, or corporate resolution to be representative
Corporation or legal entity under Texas Bus Org Code	<input type="checkbox"/>	1. Officer or other person designated by corporate bylaws, or corporate resolution to be representative
Joint Stock company	<input type="checkbox"/>	1. Notarized affidavit of the existence of the association, and 2. Officer or designated person by corporate bylaws, or corporate resolution to be representative
Association	<input type="checkbox"/>	1. Notarized affidavit of the existence of the association, and 2. Officer or designated person by corporate bylaws, or corporate resolution to be representative
Trust	<input type="checkbox"/>	1. The representative must be a trustee, or have power of attorney, and 2. Affidavit describing the trust, to include name and date of the trust, the trustees, and postal address for contacting the trust.

HAVE YOU ATTACHED A COPY OF YOUR AUTHORITY TO SIGN?

Credentials of Applicant

(Reference BOC 6, subchapter D, section 6.151 et seq)

Memberships in the name of another corporation may be voted by such officer, agent or proxy as the by-laws of such corporation may prescribe, or, in the absence of such provision, as the board of directors of such corporation may determine.

Memberships held by an administrator, executor, guardian or conservator may be voted by him, either in person or by proxy, without a transfer of such memberships into the name of the administrator, etc.

Memberships standing in the name of a trustee may be voted by him, either in person or by proxy, but no trustee shall be entitled to vote any memberships held by him without a transfer of such memberships and certificates into his name.

Memberships standing in the name of a receiver may be voted by such receiver, and memberships held by or under the control of a receiver may be voted by such receiver without the transfer thereof into his name if authority to do so is contained in an appropriate order of the court by which such receiver was appointed.

A member whose membership is mortgaged, pledged, or otherwise encumbered shall be entitled to vote such membership until the membership has been transferred into the name of the holder of the encumbrance.