COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

* * * * *

In the Matter of

APPLICATION OF JOHNSON COUNTY)
WATER DISTRICT FOR APPROVAL)
OF REVISED RULES AND REGULATIONS,)
INCREASES IN SPECIAL SERVICE)
CHARGES AND TAP-ON FEES AND)
ESTABLISHMENT OF FIRE PROTECTION)
RATES

CASE NO. 8473

ORDER

On December 30, 1981, Johnson County Water District ("Johnson County") filed its application with the Public Service Commission ("Commission") in Case No. 6273-A seeking authority to adjust its rates pursuant to 807 KAR 5:067, to increase special service charges and tap-on fees, and to establish monthly fire protection rates. On March 15, 1982, the Commission entered its Order in Case No. 6273-A with regard to the adjustment of rates pursuant to 807 KAR 5:067 and further found that other issues contained in the application were unrelated and should be considered in a different proceeding. Johnson County was ordered to file information concerning the remaining issues as part of Case No. 8473. Subsequently, on April 15, 1982, Johnson County filed amended tariffs whereby it sought to withdraw the proposed fire service rates.

The Commission, having reviewed the evidence of record and being advised, is of the opinion and finds that:

- 1. Johnson County is negotiating contractual arrangements with the Johnson County Firefighters Association and two shopping centers with regard to fire hydrants and sprinkler system connections which, if approved, would render the proposed monthly fire service rates unnecessary. Such contracts are required to be filed with and approved by the Commission. The Commission is of the opinion, therefore, that Johnson County should be allowed to withdraw the proposed fire service rates.
- 2. The tap-on fees and special service charges proposed by Johnson County are fair, just and reasonable and should be approved.
- 3. The revised rules and regulations filed by Johnson County are in compliance with the statutes and administrative regulations and should be approved.

IT IS THEREFORE ORDERED that the proposed monthly fire service rates and Item 8, Fire Protection Connections, shall be and they hereby are deleted from the tariff.

IT IS FURTHER ORDERED that any contracts entered into by Johnson County with regard to fire protection services shall be filed with the Commission.

IT IS FURTHER ORDERED that the revised rules and regulations, tap-on fees and special service charges proposed by Johnson County and shown in Appendix A are fair, just and reasonable and they hereby are approved effective on and after the date of this order.

IT IS FURTHER ORDERED that within 30 days from the date of this order Johnson County shall file with the Commission its tariff sheets setting forth the rules, regulations, rates and charges approved herein.

Done at Frankfort, Kentucky, this 26th day of May, 1982.

PUBLIC SERVICE COMMISSION

Chairman

Katherine Randall

Vice Chairman

Line Cassigne

Commissioner

ATTEST:

Secretary

	Entire District Community, Town or City				
	PSC No. 3				
Orles an County Water District Name of Utility	Cancelling PSC No. 2				
Name of Utility	Original Sheet No. 2				
RULES AND RE	GULATIONS				
1. Additional Rules and Regulations. These Rulerules of the Kentucky Public Service Commiss					
2. Application for Service. Each prospective of to sign the District's Standard Water Service the District. No service will be installed existing along the road from which service is same side of the road as the water main, the of the water main. If service is desired on water main, the service line will be run under private property adjacent to the highway right to either side of the road is greater than 50 pay the cost of installing the pipe for the of construction as provided in the Schedules new connections to the existing water line. installation will not be processed if the apara past due account, bad debt, or in any othe utility's main shall be in accordance with 8	e Contract before service is supplied by unless there is a main distribution line is requested. If service is desired on the meter shall be installed within five feet the opposite side of the road from the er the road and the meter installed on the of way. If the distance from the main 0 feet, the customer will be required to additional footage. A contribution in aid of Rates and Charges must be paid on all Applications for service connection plicant is indebted to the District on refashion whatsoever. Extensions to the				
3. Discontinuance of Service by District. Dist discontinue service for the violation of any violation of any of the provisions of the Sc the customer service contract. District may the theft of water or the appearance of wate The District shall not be required to restor with all rules and regulations of the Commis for the estimated amount of the service rend of the fraudulent use. All discontinuance o Requirements of 807 KAR 5:006, Section 11	rict may refuse to connect or may of its Rules and Regulations, or for hedules of Rates and Charges, or of discontinue service to customer for r theft devices on premises of customer. e service until the customer has complied sion and the District has been reimbursed ered and for any cost incurred by reason				
4. Billing. Bills will be rendered monthly and shall be paid within ten days from date of bill at the Office of District. Failure to receive bill will not release customer from payment obligations. Should bills not be paid as above, the District may at any time subsequent to twenty (20) days after the mailing date of the original bill, and upon at least forty-eight (48) hours written notice, discontinue service. Such termination notice shall be exclusive of and separate from the original bill. If, prior to discontinuance of service, there is delivered to the District Office payment of the amount in arrears, then discontinuance of service shall not be made, or as to residential services where a written certificate is filed, signed by a physician, a registered nurse or a public health officer stating that in the opinion of the person making the certification discontinuance of service will aggravate an existing illness or infirmity on the affected premises, service shall not be discontinued until the affected resident can make other living arrangements or until ten (10) days					
DATE OF ISSUE DATE EFFECTIVE					
Month Day Year	Month Day Year				
ISSUED BY 777. July Name of Officer	Chairman Title Address				
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		Community, 7	fown or City
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Ioi Iam	hnson County Water District e of Utility	Original	Sheet No. 3
	RULE	S AND REGULATIONS	
	elapse from the time of the District final date of payment shall be payab rates shall apply as provided in the date for payment of the bill at the day next following the final date wi	ole at the net rates, but to e Schedule of Rates and Channel rates fall on a Sunday	thereafter the gross arges. Should the final y or holiday, the business
5.	Deposit. A deposit or suitable guar monthly water bill may be required of the District may at its option returninterest to the customer after one y interest may be applied by the District any balance remains after such apto the customer. Upon demand by the of customer with interest at the end demad is made by the customer for painterest continues to run, but the customer states.	of any customer before watern the deposit plus six percear. Upon termination of rict against any unpaid bit oplication is made, said be customer, the District will of each year from date or ayment or credit. In the	er service is supplied. rcent (6%) annual service, deposit and lls of the customer, and alance shall be refunded ill pay or credit bill f deposit, providing absence of such demand
5.	Point of Delivery. The point of del on the customer's premises. All wat meter shall be installed and maintain	er lines, plumbing, and c	
7.	Termination of Contract by Customer. terms and wish to discontinue service notice to that effect, unless contra service prior to expiration of contra minimum or guaranteed payment under	ce must give at least thre act specified otherwise. ract term will not relieve	e (3) days written Notice to discontinue
8.	Customer's Service Line. All service installed of material consisting of of not less than 160 psi. The size should not be less than 3/4"; however adequate service. If the customer's the point of delivery, the customer firm to size the service line from the service line service l	copper, galvanized, or PV of service line beyond ther, a larger size may be no point of use is at a hig should consult with a rep	C pipe with rating e point of delivery eeded to provide her elevation than
9.	Right of Access. The customer must repair, or remove such water lines the customer's property with the riproperty. The District's duly authomployee of the State Health Departs shall be permitted to enter upon all observation, measurement, sampling, of these Rules and Regulations.	which is the property of t ght of ingress-and egress orized representative and/ ment bearing proper creden 1 properties for the purpo	he District located on over customer's or other duly authorized itials and identification ose of inspection,
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JS	SUED BY 7 7.2 Year (1)	Chairman	
	Name of Officer	Title	Address

	Entire District Community, Town or City		
	PSC No. 3		
	Cancelling PSC No. 2		
Johnson County Water District Name of Utility	Original Sheet No. 4		
RULES A	ND REGULATIONS		

- 11. Additional Load. The service connection supplied by the District for each customer has a definite capacity, and no addition to the equipment or load connected thereto will be allowed except by consent of the District. Failure to give notice of additions or changes in load, and to obtain the District's consent for same, may render the customer liable for any damage to any of the District's lines or equipment caused by the additional or changed installation, as determined by a court of law having jurisdiction over the parties.
- Notice of Trouble. Customer shall notify the District immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble or accidents affecting the supply of water. Such notices, if verbal, should be confirmed in writing.
- Nonstandard Service. Customer shall pay the cost of any special installation necessary to meet his peculiar requirements for service other than standard water tap.
- 14. Scope. This Schedule of Rules and Regulations is a part of all contracts for receiving water service from the District, and applies to all service received from the District whether the service is based upon contract, agreement, signed application, or otherwise. A copy of this schedule, together with a copy of the District's Schedule of Rates and Charges, shall be kept open to inspection at the Office of the District.
- Damage to District's Water System. No person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure 15. appurtenance, or equipment which is a part of the District's water works. Any person violating this provision shall be subject to discontinuation of water service and shall pay the cost of repairing or replacing the pipe or appurtenance as may be determined by a court of law having jurisdiction.
- 16. Relocation of Water Facilities. District may, at the request of customer, relocate or change existing District-owned equipment. Customer shall reimburse District for such changes at actual cost including appropriate overhead.
- Revisions. These Rules and Regulations may be revised, amended, supplemented, or otherwise changed from time to time by either of the two (2) following methods:

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	Entire District Community, Town or City		
	PSC No. 3		
	Cancelling PSC No. 2		
Johnson County Water District	Original Sheet No. 5	_	

RULES AND REGULATIONS

a. By order of the Public Service Commission upon formal application by the District, and after hearing, as provided by Commission regulation set forth in 807 KAR 5:011. Section 6.

- b. By issuing and filing on at least twenty (20) days notice to the Commission and the public all proposed changes in the Rules and Regulations, as provided by Commission regulations set forth in 807 KAR 5:011. Section 8.
- 18. Conflict. In case of conflict between any provisions of any rate schedule and the schedule of Rules and Regulations, the rate schedule shall apply.
- 19. Bill Adjustment. In conformity with 807 KAR 5:006, Section 9 of Commission regulations, whenever a meter in service is found upon periodic request or complaint test to be more than two percent (2%) fast or two percent (2%) slow. then the customer's bill will be recomputed for the period in which the meter error occurred. If the period in which the meter error existed is unknown. then the bill will be recomputed for one-half (%) of the elapsed time since the last previous test, but in no case to exceed twelve (12) months. When a meter is tested and it is found necessary to make a refund or back bill a customer, the customer shall be given written notification of the date, location, and results of the test, as well as the amount to be deducted from or added to his regular bill.
- 20. All extensions to the systems transmission or service mains required to service a private development shall be subject to a Line Extension Agreement executed between the Developer and the Water District. The form of this Agreement is filed with and made a part of this tariff.
- 21. Fire Hydrants. The District will contract with fire protection districts, volunteer fire departments, developers and others to install and maintain fire hydrants and supply water for fire protection; provided, however, that (1) such users cannot use pumps to pull water from the hydrants, and (2) use of hydrants be strictly limited to authorized periodic drill purposes and emergency (i.e., fire fighting) use only.
- 22. Purchased Water Adjustment Clause. The District will implement upon PSC approval a purchased water adjustment designed to recover the increased costs of water purchased due to the fact that the District is not financially able to absorb the increased costs from its supplier.

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Name of Officer	Title	Address

•		Entire District Community, Town or City			
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	RULES AND REGU				
•	SCHEDULE OF SPECIAL S	SERVICE CHARGES			
Fhe	following charges for special services shall	be made:			
1.	Service Connection Charge. A charge of \$5.00 reconnections made during regular working how connection charges made for service on the or If service is reconnected other than during a shall be \$15.00.	rs, except that the riginal installation	ere shall be no of facilities.		
2.	Delinquent Service Charge. A charge of \$5.00 a delinquent account. A reconnection charge during regular working hours. If reconnected charge shall be \$15.00.	of \$5.00 shall be m	nade if reconnected		
3.	Meter Rending Recheck Charge. A charge of \$5.00 shall be made for a trip to recheck a meter reading when the customer requests the meter to be rechecked for a correct reading and the meter was not misread.				
4.	Meter Test Request. Upon request and payment meter tested provided request by the customer twelve months. If such test shows the meter refund of the \$7.50 charge shall be made and	r is not more freque to be more than two	ent than once each percent fast, a		
5.	PSC Meter Test Complaint. Any customer of the by written application to the Commission.	he District may requ	uest a meter test		
5.	Service Investigation Charge. A charge of \$ investigation during regular working hours i by failure of District's facilities. The charge will be \$7.50 per trip. Any maintenant District's delivery point is the responsibil	f interruption of so arge for investigation of and repair of fac	ervice is not caused ion after working cilities beyond		
7.	Contribution in Aid of Construction. The es on the size of metering equipment required a		ion fee is based		
	5/8 inch meterAll others - Actual cost	\$25	,		
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