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February 25, 2010

RECEIVED

FEB 26 2010

James R. Goff Public Service Commission 211 Sower Boulevard P.O. Box 615 Frankfort, Kentucky 40602 PUBLIC SERVICE COMMISSION

Re:

Airview Utilities, LLC - Application for Revision to Tariff - 2010-00064 Brocklyn Utilities, LLC - Application for Revision to Tariff - 2010-00063 Coolbrook Utilities, LLC - Application for Revision to Tariff - 2010-00066 Fox Run Utilities, LLC - Application for Revision to Tariff - 2010-00060

Dear J.R.:

Please find enclosed two new pages (one underlined and one clean) reflecting the proposed tariff for each of the above-referenced entities. Each page reflects the customer is to be provided with five (5) days written notice prior to termination of service for non-payment of the utility bill. The previous two pages (one underlined and one clean) indicated that the customer was only to be provided with 48 hours notice, which did not comply with the applicable regulation. Please insert these pages into the Tariff and advise me if I need to take any further action with respect to this matter. Thank you for your attention to same.

Sincerely,

Robert C. Moore

Evant C. Moon

RCM/neb Enclosures

COOLBROOK UTILITIES, LLC

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LINE RELOCATIONS

When necessary to move or relocate facilities, the cost will be paid by party or parties requesting such relocation.

BILLING, COLLECTION, PENALTIES

Billing for sewage service furnished by the sewer system shall be made by Coolbrook Utilities on a monthly basis, and each such bill shall be subject to the schedule for payment imposed by Coolbrook Utilities according to its applicable Rules.

DEPOSITS

The Utility may require from any customer or applicant for service a cash deposit or other guaranty to secure payment of bills not to exceed two-twelfths (2/12) of the estimated annual bill of such customer. Interest at the rate of six percent (6%) per annum will be paid on deposits so required, accruing from the date of deposit.

DISCONTINUANCE OF SERVICE BY UTILITY

The Utility may refuse or discontinue service to an applicant or customer, after proper notice, for failure to comply with its rules and regulations or state and municipal rules and regulations, when a customer or applicant refuses or neglects to provide reasonable access to the premises, for fraudulent or illegal use of service, or for nonpayment of bills. If discontinuance is for nonpayment of bills, the customer shall be given at least forty-eight (48) hours written notice, separate from the original bill, and cut-off shall be effected not less than twenty (20) days after the mailing date of the original bill unless, prior to discontinuance, a residential customer presents to the Utility a written certificate, signed by a physician, registered nurse, or public health officer, that such discontinuance will aggravate an existing illness or infirmity on the affected premises, in which case discontinuance may not be effected until the affected resident

a minimum
of five (5)
days

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