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Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

RECEIVED

JAN 27 2011 PUBLIC SERVICE COMMISSION

January 25, 2011

Mr. Jeff Derouen Executive Director Kentucky Public Service Commission 211 Sower Boulevard P. O. Box 615 Frankfort, KY 40602-0615

Re: Application of Marion County Water District To Revise Certain Nonrecurring Charges Case No. 2009-00540 Commission Order Issued January 14, 2011

Dear Mr. Derouen:

Please find enclosed information detailing the refunds to customers, with interest, of all monies collected for the installation of 5/8-inch x 3/4-inch meters from July 2, 2010 through October 27, 2010 that exceeded \$865.00. These refunds reflect the adjustment of the District's meter charge from \$1,100.00 to \$865.00 per Commission Order issued October 27, 2010.

Should you have any questions, please do not hesitate to contact me.

Sincerely,

ames Lee model

James Lee Mudd Manager

Enclosures

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Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

January 25, 2011

Dear Valued Customer:

Please find enclosed a refund check for \$235.00 plus interest, as ordered by the Public Service Commission, dated October 27, 2010, and then amended January 14, 2011. This refund reflects the adjustment of the Marion County Water District's meter charge from \$1,100.00 to \$865.00.

The District regrets any inconvenience this may have caused you. If you have any questions or concerns, please contact me at 270-692-2004.

Sincerely,

Jame Lee mudel

James Lee Mudd Manager

Enclosure

# MARION COUNTY WATER DISTRICT METER TAP REFUNDS PSC CASE NO. 2009-00540

NAME	DATE PAID	AMOUNT PAID	REFUND AMOUNT	INTEREST AMOUNT	TOTAL REFUND	DATE REFUNDED
CHARLES B. NEWTON	7/15/2010	\$1,100.00	\$235.00	\$1.22	\$236.22	1/25/2011
JOSEPH LARRY MATTINGLY	8/3/2010	\$1,100.00	\$235.00	\$1.10	\$236.10	1/25/2011
LEROY PILE	8/4/2010	\$1,100.00	\$235.00	\$1.09	\$236.09	1/25/2011
JOE DAVID HUMPHREY	9/7/2010	\$1,100.00	\$235.00	\$0.88	\$235.88	1/25/2011
TOMMY L. ZOTTMAN	9/14/2010	\$1,100.00	\$235.00	\$0.83	\$235.83	1/25/2011
JOHN BROWNING	9/22/2010	\$1,100.00	\$235.00	\$0.78	\$235.78	1/25/2011
CONNIE CURTSINGER	9/22/2010	\$1,100.00	\$235.00	\$0.78	\$235.78	1/25/2011
KIRK CECIL ROBBIE CISSELL	10/5/2010	\$1,100.00	\$235.00	\$0.70	\$235.70	1/25/2011
(PD BY JAMES SPALDING, CONTRACTOR)	10/25/2010	\$1,100.00	\$235.00	\$0.58	\$235.58	1/25/2011
DICKIE NALLY TIMMY THOMAS	10/25/2010	\$1,100.00	\$235.00	\$0.58	\$235.58	1/25/2011
(PD BY NICKY THOMAS, DAD) TOTALS	10/25/2010	\$1,100.00 \$12,100.00	\$235.00 \$2,585.00	\$0.58 \$9.12	\$235.58 \$2,594.12	1/25/2011

No.\_46

THIS CO	NTRACT made and entered into this	15th day of July , 2010
between Cha	irles B. Newton	Telephone No
Service address	Saint Francis	Rd, Saint Francis, KY
Mailing address	65 School Drive	Loretto Ky

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\frac{1}{100000}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed The District may terminate service to any customer for violating a District Regulation.

The failure of the party of the FIRST PART to pay water charges duly imposed shall result in the automatic imposition of the following penalties:

- A. Non-payment within fifteen days from the due date will be subject to a penalty of ten percent of the delinquent account.
- B. Non-payment within twenty days from the due date will result in the water being shut off from the party of the FIRST PART'S property.
- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT

By mgm

No. 47

THIS CONTRACT made and entered into this $\frac{3}{2}$	day of august, 2010.	
between Jrelph Larry Mattingly	Telephone No	
Service address <u>Lincas Lame</u>	H.Francis 40062	
Mailing address 1130 Jours Math	tingly 40067	

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\int \frac{1}{20.000}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed. The District may terminate service to any customer for violating a District Regulation.

- A. Non-payment within fifteen days from the due date will be subject to a penalty of ten percent of the delinquent account.
- B. Non-payment within twenty days from the due date will result in the water being shut off from the party of the FIRST PART'S property.
- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT By:

No. 48

THIS CO	NTRACT 1	nade and entered into this	day of August	, 2010,
between Arro	y Di	le	Telephone No	
Service address	319	Walnut Street	Rayenick	4000
Mailing address	314	Walnut Street		

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\frac{1}{100}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

A separate meter must be installed for each residence. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own \_cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed. The District may terminate service to any customer for violating a District Regulation.

- A. Non-payment within fifteen days from the due date will be subject to a penalty of ten percent of the delinquent account.
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- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT

Leroy tile

No. UL

CONTRACT FOR	RESIDENTIAL	/COMMERCIAL	WATER :	SERVICES

THIS	CONTRAC	T made and	entered in	nto this	day	of	September	<u>, 2010</u> ,
between	Panid	Humph	reey		······································	Tele	phone No	
Service addres	S	Św	nith	ane.	(	top	37	
Mailing addres	S	205	Smit	ft.	ane		400 37	

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\int (0)^{1} dt$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed. The District may terminate service to any customer for violating a District Regulation.

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- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT

dan Ву \_\_\_\_

Mar 1/2

No 50

	THIS CONTRACT	`made and entered	into this	_day of	Septer	mber,	2010	
between	TOmmy L	Zottma			phone No			
Service	address	TOMMY ZOA	4man - Mc	Elroy	Rio	Reha	amon	
Mailing	address	16851	McEleary	pice				

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\int 1000$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

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The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

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- C In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT / AAAA By.

THIS CONTRACT made and entered into this	22 day of September, 2010,
between_John + Mary Brown	•
Service address (165 Fairuray	Préve
Mailing address 560 Cowhord	lane

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\parallel 100$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

A separate meter must be installed for each residence. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

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- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT IMAN

Βv

No. 53

#### CONTRACT FOR RESIDENTIAL/COMMERCIAL WATER SERVICES

THIS CONTR	ACT made and entered into this _2_	L day of September 2009	;
between Connie	$\hat{\Omega}$	Telephone no. //// 425/	-
Service address	Uneka D	n Bardetain New Haven	40051
Mailing address /	29 Parcell ane	40004	_

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, K.Y 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\int \frac{\partial U}{\partial t}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

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- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT

THIS CONTRACT made and entered into this _	5th day of October 2010.
between Kirk Cocil	Telephone No
Service address 7489 Calvary	Rd. Lobanon
Mailing address 444 Country	Club Drive

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\frac{1}{2}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

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- B Non-payment within twenty days from the due date will result in the water being shut off from the party of the FIRST PART'S property.
- C In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT By S. Carey

No.	55

CONTRACT FOR RESIDENTIAL/COMMERCIAL WATER SERVICES
THIS CONTRACT made and entered into this <u>25</u> day of <u>DCHober</u> , <u>2010</u>
between Robbie & Dana assell Telephone No
Service address Monick Branch Rd
Mailing address

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\int (\Omega \cdot d\Sigma)$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

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- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT

By

No 56

THIS CONTRACT made and entered into this $25$	day of <u>October</u> , 2010
between D'Chie Nally	Telephone No
Service address SAILY Ray Rula	4000
Mailing address 5885 Hurry 52 1	0037

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee 1/100. 00, at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

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<u>A separate meter must be installed for each residence</u>. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed. The District may terminate service to any customer for violating a District Regulation.

- A. Non-payment within fifteen days from the due date will be subject to a penalty of ten percent of the delinquent account.
- B. Non-payment within twenty days from the due date will result in the water being shut off from the party of the FIRST PART'S property.
- C. In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service.

MARION COUNTY WATER DISTRICT By:

1.0.	No.	_ 5	7
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CONTR	ACT FOR RESIDENTIAL/CON	MMERCIAL WATER SERVI	CES
THIS CONTRAC	T made and entered into this $\frac{2}{2}$	ay of UCtuber	<u>, 2010,</u>
between	Thomas	Telephone No	
/ Service address	CAlvany Rd.	42718	
Mailing address	Saund - 55	222	

party of the FIRST PART, and MARION COUNTY WATER DISTRICT, P. O. Box 528, Lebanon, KY 40033, party of the SECOND PART.

The party of the FIRST PART agrees to pay the tap-on fee  $\frac{100.55}{100.55}$ , at the time of signing this contract to connect to the water system and to pay the minimum monthly bill, even if no water is used, as well as charges for any water used that is above the gallons included in the minimum monthly bill. The billing will begin as soon as the meter is installed by the District and water is made available to the meter, regardless of whether the party of the FIRST PART connects to the system.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A 3/4" x 5/8" meter will be used unless the party of the FIRST PART contracts for a larger meter. All other meters will be actual cost.

A separate meter must be installed for each residence. The party of the FIRST PART agrees not to resell water purchased hereunder.

The party of the FIRST PART agrees to permit the District to lay, maintain, repair, remove and disconnect a service line and meter, and read meters at a point on customer's property to be designated by the District for each signed connection with the right of ingress and egress on property, and to grant an easement for installation of water lines where required.

The party of the FIRST PART agrees that no other present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from their present water supply prior to connecting to and switching to the District's system and shall eliminate their present or future cross-connections in their system. The party of the FIRST PART shall apply for a plumbing construction permit at the local health department in the county where the service address is located.

The party of the FIRST PART shall install and maintain at their own expense a service line which shall begin at the meter and extend to the dwelling or place of use. The party of the FIRST PART shall install their own cut-off valve in their service line.

The party of the FIRST PART agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the District now in force, or as hereafter duly and legally supplemented, amended or changed. The District may terminate service to any customer for violating a District Regulation.

The failure of the party of the FIRST PART to pay water charges duly imposed shall result in the automatic imposition of the following penalties:

- A. Non-payment within fifteen days from the due date will be subject to a penalty of ten percent of the delinquent account.
- B. Non-payment within twenty days from the due date will result in the water being shut off from the party of the FIRST PART'S property.
- C In the event it becomes necessary for the District to shut off the water from the party of the FIRST PART'S property, a fee set by the District in its rate schedule will be charged for a reconnection of the service

MARION COUNTY WATER DISTRICT 

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2/05

Date: 1/25/11

Payee: Charles B. Newton

Amount: \$236.22

Donnie Browning

Treasurer

refund on mater top fee per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2/06

Date: 1/25/11

Payee: Joseph Lovry Mattingly

Amount: \$236.10

MPPROVED

hereis Linower Donnie Browning

Treasurer

refund on meter top fee per PSC Case No. 2009-00580

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Charle	Number:	21	6	7
CHECK	number.	0-1		1

Date: 1/25/11

Payee: <u>Loroy Pile</u>

\$236.09 Amount:

Donnie Browning

Treasurer

repund on moter tap fee -per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2008

1125/11 Date:

Humph Payee: Joe David

Amount: \$235.88

al Bearing Donnie Browning

Treasurer

refund on meter tap fec per PSC Case No. 2009-00580

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

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Date: 1/25/11

Payee: Jonny L. Z attman

Amount: 4235.83

Donnie Browning

Treasurer

refund on meter top fee per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

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Check Number: <u> クノノ O</u>

Date: 1/25/1(

Payee: John Browning

Amount: \$235.78

nit Baroning Donnie Browning

Treasurer

refund on meter top fee per PSC Case No. 2009-20540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: <u>2111</u>

Date: l	25/11
	,

Payee: Connie Curtsinger

Amount: \$235.78

neil Successing Donnie Browning

Treasurer

refund on meter tap fee per PSC Cose No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2//2

Date: 1/25/11

Payee:\_ Cecil

\$235.70 Amount:

mit Linoner Donnie Browning

Treasurer

refuend on meter tap fee per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2113

Date: 1/25/11

Payee: James Spalding

Amount: \$235.58

ncie Survey Donnie Browning

Treasurer

refund on meter tap fee per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number:	2114

Date: 1/25/11

Payee: Dickie Mally

Amount: 1235.58

Donnie Browning

Treasurer

required on meter tap fee per PSC Case No. 2009-00540

Telephone: 270-692-2004 Fax: 270-692-1010 TTY 1-800-648-6956 or 711

I hereby certify that the following expenses to be paid from the Marion County Water District Reserve Account are either for the purpose of paying the cost of unusual or extraordinary maintenance, repairs, renewals, or replacements, not included in the annual budget of current expenses, and the cost of constructing additions and improvements to the water distribution system, which will either enhance its revenue-producing capacity or provide a higher degree of service.

Check Number: 2/15

Date: 1/25/11

Payee: Micky Thomas

Amount: \$235.58

Donnie Browning

Treasurer

refund or meter tap fee per PSC Case No. 2009-00540