	CANCELLED	FOR	Entire Territory Community, Town	
	NOV 2 0 2019	P.S.C. KY. NO.		1
	KENTUCKY PUBLIC SERVICE COMMISSION	Original	_SHEET NO	3
Marshall County Environmental Services (Name of Utility)		CANCELLING	P.S.C. KY. NO	
(Name of Othiny)			_SHEET NO	

RULES AND REGULATIONS

This schedule of Rules and Regulations governs the furnishing of sewage service by the Marshall County Environmental Services (MCES), hereinafter referred to as the Utility and applies to all service received from the Utility. All Rules and Regulations are to be in effect so long as they are not in conflict with the rules and regulations of the Public Service Commission. The Utility is further subject to all Rules and Regulations of the Public Service Commission.

SERVICE AREA

The Utility furnishes sewer service to Great Oaks Subdivision located in McCracken County, Kentucky and Golden Acres Subdivision located in Marshall County, Kentucky.

DEFINITIONS

"Building Sewer" - A sewer conveying waste water from the premises of a user to a public sewer.

"Domestic Waste" – Waste from residential users and from the sanitary conveniences of dwellings, commercial buildings, industrial facilities and institutions.

"Pretreatment" – The reduction of the amounts of pollutants, the elimination of pollutants, or the alteration of the nature of pollutant properties in wastewater to a less harmful state by application of physical, chemical or biological processes or process changes prior to or in lieu of discharging of otherwise introducing such pollutants into a public sewer.

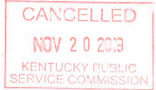
"Private Sewer" - A sewer owned or operated by MCES.

"Sanitary Sewer" - A sewer which is intended to convey only domestic waste and commercial and industrial wastes not specifically prohibited or restricted by these Regulations.

"Sewer" - A pipe or conduit for conveying wastewater.

"Shall" - Is mandatory: "may" is permissive.

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DATE EFFECTIVE	3/26/2013 Month / Date / Year	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY /s/ William	A. Artis /s/ Mamie M. Artis (Signature of Officer) Owner	Brent Kirtley
	R OF THE PUBLIC SERVICE COMMISSION	EFFECTIVE * 3/26/2013 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)



FOR		
	Community, Town or City	
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Marshall County Environmental Services
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"Slug" – Any discharge of wastewater which in concentration of any constituent or in quantity of flow exceeds for any period of duration longer than fifteen (15) minutes more than five (5) times the average twenty-four (24) hour concentration or flow during normal operations.

"Storm Sewer" – A sewer which is intended to convey only storm waters, surface runoff, street wash waters and drainage, and which may convey unpolluted waters.

"Treatment Works" – Any devices and systems used by MCES in the conveyance, storage, treatment, recycling and reclamation of municipal sewage or liquid industrial wastes including interceptor sewers, outfall sewers, sewage collection systems, pumping, power, and other equipment and appurtenances; extensions, improvements, remodeling, additions and alterations thereof; and any works, including the land that will be an integral part of the treatment process or is used for preventing, abating, reducing, storing, treating, separating or disposing of municipal waste, including storm water run-off, or industrial waste, including waste in combined storm water and sanitary sewer systems.

"Lateral Connections" - A sewer pipe that conveys domestic waste to a sewer main.

SUBSTANCES NOT TO BE DISCHARGED INTO SEWERS

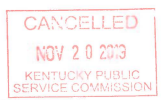
No substances shall be placed into the sanitary sewer system which will create a combustible, gaseous, explosive or inflammable condition nor shall any substances or objects be placed or discharged into the system which will not dissolve and which will thus cause an obstruction and clogging within the system. No petroleum products shall be placed or discharged into the system. No substance which might be harmful to the sewage treatment process or receiving stream shall be discharged in the system.

The discharge of any wastewater into the sewer system by any person is unlawful except in compliance with the provisions set forth in this tariff, and any more stringent State or Federal Standards.

GREASE, OIL AND SAND TRAPS

The Utility may require pretreatment for certain types of discharge that could be harmful to the collection and/or treatment system. Establishments involved in the preparation of food for commercial purposes shall be provided by others when necessary for the proper handling of liquid wastes containing grease in excessive amounts, sand and other harmful ingredients, except that such interceptors or traps will not be required for private living quarters of dwelling units.

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<u>Marshall</u>	County	Environmental	Services
	(Nan	ne of Utility)	

FOR	Entire Territory Served	
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All interceptors or traps shall be of a type and capacity approved by the Kentucky Department for Natural Resources and Environmental Protection and Kentucky Department of Housing, Buildings and Construction, and shall be located so as to be readily and easily accessible for cleaning and inspection. They shall be constructed of impervious materials capable of withstanding abrupt and extreme changes in temperatures and shall be of substantial construction, gastight, watertight, and equipped with easily removable covers.

All grease, oil and sand interceptors or traps shall be maintained by the user at his expense, in continuously efficient operation at all times. The Utility may require an establishment to have interceptors or traps cleaned on a regular basis. The Utility may reject potentially harmful wastes or may require control over the quantities and rates of discharge.

Approval of proposed facilities or equipment by the Kentucky Department of Natural Resources and Environmental Protection and Kentucky Department of Housing, Buildings and Construction, does not in any way, guarantee that these facilities or equipment will function in the manner described by their constructor or manufacturer, nor shall it relieve a person, firm or corporation of the responsibility of enlarging or otherwise modifying such facilities to accomplish the intended purpose.

SERVICE PIPE CONNECTIONS

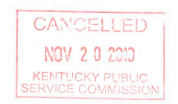
The Utility shall install and maintain that portion of the service pipe from the main to the boundary line of the easement, public road, or street, under which such main may be located. The Utility is not responsible for extending a service main to serve additional properties.

No unauthorized person shall uncover, make any connections with, use, alter, or disturb any public sewer. Illegal or unauthorized connections shall be terminated immediately.

A separate and independent building sewer shall be provided for every structure.

No person shall discharge or cause to be discharged any storm water, surface water, and groundwater or roof runoff to any sewer.

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DATE OF ISSUE	2/26/2013	KENTUCKY
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ISSUED BY /s/ Willia	m A. Artis /s/ Mamie M. Artis (Signature of Officer)	TARIFF BRANCH
TITLE Owner	Owner	Bunt Kirtley
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BY AUTHORITY OF ORDE	R OF THE PUBLIC SERVICE COMMISSION	3/26/2013
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Marshall County Environmental Services	
(Name of Utility)	

FOR	Entire Territory Served	
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The customer shall install and maintain that portion of the service pipe from the end of the sewage utility's portion into the premises served. That portion of the service pipe installed and maintained by the customer shall conform to all reasonable rules of the Utility. It shall be constructed of materials approved by the sewage utility and installed under the inspection of the Utility. Prior to tapping on to the sewer system, the Utility shall be notified and the appropriate tap-on fee paid.

A sewer service pipe shall not be laid in the same trench with a water pipe.

If a governmental agency requires an inspection of the customer's plumbing, the Utility shall not connect the customer's service pipe until it has received notice from the inspection agency certifying that the customer's plumbing is satisfactory.

In the event that excavation of sewer lines owned by MCES becomes necessary, MCES will restore the effected property when soil conditions and weather are appropriate. MCES shall not be held liable for repairs or restoration associated with repairs for lateral connections on private property. This includes lateral connections under driveways and roads that require service.

PROTECTION BY CONSUMERS

The Consumer shall protect the equipment of the Utility on his premises and shall not interfere with the Utility's property or permit interference except by duly authorized representatives of the Utility.

NOTICE OF TROUBLE

The Consumer shall give immediate notice to the Utility of any irregularities or unsatisfactory service and of any known defects.

MAINTENANCE

The Utility may at any time deemed necessary suspend sewer service to any consumer or consumers for the purpose of making repairs, changes, or improvements upon any part of its systems. The Utility shall give reasonable notice of such suspension of service to the customer(s).

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BY AUTHORITY OF ORD	DER OF THE PUBLIC SERVICE COMMISSION DATED	EFFECTIVE 3/26/2013 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)



Marshall	County Environmental Services	
	(Name of Utility)	

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CONNECTIONS

The Utility will consider a request to connect to an existing serviceable main as a normal connection. The charge for a connection qualifying under this description shall be \$750.00 for customers in Great Oaks Subdivision and \$250.00 for customers in Golden Acres Subdivision.

Reconnection: Customer's disconnected due to non-payment of the Utilities tariff charges or non-compliance with tariff rules or commission regulations will be required to pay a reconnection fee of \$250.00, in addition to any unpaid balance before service is restored.

Other Connections: A developer of an undeveloped area within the Utility's service area shall be charged the full cost of installation. In such instances the developer will be charged a contribution in aid of construction. The amount to be paid will be subject to negotiation between the Utility and the Developer.

LINE RELOCATION

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

EASEMENTS

The customer shall not place structures of any kind or personal property on recorded easements. Any structure or property violating this provision shall be removed at the owner's expense.

DISCONTINUANCE OF SERVICE BY THE UTILITY

The Utility may refuse or terminate service for noncompliance with its tariff rules or commission regulations after having made a reasonable effort to obtain customer compliance. Said customer will be given at least ten (10) days written notice prior to termination.

If a dangerous condition is found to exist service may be terminated without notice however, the utility will notify the customer in writing and if possible orally of the reasons for termination or refusal. The notice will be recorded along with the corrective action to be taken by the customer or the utility will notify the customer in writing and if possible orally of the reasons for termination or refusal. The notice will be recorded along with the corrective action to be taken by the customer or the utility before service is restored or provided.

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<u>Marshall</u>	County Environmental Services			
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In the event that an illegal or improper connection is discovered, MCES shall take immediate steps to sever the connection in question. This includes those connections discovered during smoke testing and camera inspection of lines that are deemed illegal or improper and allow Inflow/Infiltration of water to the sewer system. A photograph of the connection and an explanation of the condition will be given by MCES either by mail or directly.

The Utility may terminate service for nonpayment of tariff charges after a five (5) day written notice of intent to terminate. Service will not be terminated before twenty (20) days after the mailing date of the original bill. If a medical certificate is presented service will not be terminated for thirty (30) days beyond the termination date.

When payments are delinquent the Utility may file a complaint in court. The Utility may request that all court costs be included in any judgment amount awarded to the Utility. The Utility may refer any delinquent accounts to a collection agency.

BILLING, COLLECTION AND PENALTIES

Bills for service will be mailed no later than the 1st of each month and will be due and payable by the 15th of each month. A 10% late payment penalty will be assessed after the due date of any account. The penalty will be assessed only once on any unpaid balance. Failure to receive bill does not excuse payment.

DEPOSITS

At this time, MCES is not requiring a deposit for new sewer customers.

DISCONNECTION OF WATER SERVICE FOR NON-PAYMENT OF SEWER BILL

In accordance with state law, MCES has entered into an agreement with Paducah Water and North Marshall Water District to disconnect water service in the event that the sewer bill included in this tariff is unpaid. All fees associated with this agreement shall be paid in full to MCES before reconnection of the water service.

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