	P.S.C. Ky. No
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SOUTHEAST DAVIESS COUNTY	WATER DISTRICT
OF	
3400 BITTEL ROAD, OWENSB	ORO, KY 42301
Rates, Rules and Regulati	one for Furnishing
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WATER	
DAVIESS COUNTY, BORDERED BY PANTHER CREEK ON SONORTH. BORDERED BY EAST WATER DISTRICT ON EAST WEST.	
Filed with PUBLIC SERVIC KENTUCKY	
SSUED APRIL 29 19 92	EFFECTIVE APRIL 29 19.92
PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE	COUTHEACT DANTECC COUNTY WATER
MAY 3 0 1992	D BY SOUTHEAST DAVIESS COUNTY WATER (Name of Utility)
PURSUANT TO 807 KAR 5:011. SECTION 9 (1)	BOARD CHAIRMAN
BY: _ Surgestable	

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SOUTHEAST DAVIESS COUNTY WATER DISTRICT	Cancelling P.S.C. Ky. N	
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- 2. Any resident of the SOUTHEAST DAVIESS COUNTY WATER DISTRICT is eligible for water service from the District provided said resident does not require a special line to be laid in order to accommodate said resident.
- 3. Any customer desiring servcie terminated or changed from one address to another shall give the utility three (3) working days notice in person, in writing, or by telephone, provided such notice does not violate contractual obligations or tariff provisions. The customer shall not be responsible for charges for service beyond the three (3) day notice period if the customer provides reasonable access to the meter during the notice period. If the customer notifies the utility of his request for termination by telephone, the burden of proof is on the customer to prove that service termination was requested if a dispute arises.
- 4. All applications for service, where the extension required for service does not exceed 50 feet, shall be accompanied by the sum of \$ 300.00 for a 5/8" meter as a contribution in aid of construction, which is not refundable; larger meters will require a larger, non-refundable deposit. (3" and above)
- 5. Extension of service. (1) Normal Extension. An extension of fifty (50) feet or less shall be made by the District to its existing distribution main without charge for a prospective customer who shall apply for and contract to used service for one (1) year or more and provides a guarantee for such service. (2) Other extensions: (a) When an extension of the District's main to serve an applicant or group of applicants to more than fifty (50) feet per applicant, the District may if not inconsistent with its filed tariff require the total cost of the excessive footage over fifty (50) feet per customer to be deposited with the District by the applicant or applicants, based on the average estimated cost per foot of the total extension. (b) Each customer receiving service under such extensions will be reimbursed under the following plan: Each year for a period of not less than ten (10) years, which for the purpose of this rule shall be the refund period, the District shall refund to the customer or customers who paid for the excessive footage the cost of fifty (50) feet of the extension in place for each additional customer connected during the year whole SERVICE COMMISSION

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ISSUED BY Board Chairman 3400 Bilth SIANT TORANSON SON KA Title SECTADOTESS

PUBLIC SERVICE COMMISSION MANAGER

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is directly connected to the extension installed and not to extensions or laterals therefrom, but in no case shall the total amount refunded exceed the amount paid the District. After the end of the refund period, no refund will be required to be made. (3) An applicant deisiring an extension to a proposed real estate subdivision may be required to pay the entire cost of the extension. Each year for a period of not less than ten (10) years the utility shall refund to the applicant who paid for the extension the cost of fifty (50) feet of the extension installed for each additional customer connected during the year but in no case shall the amount refunded exceed the amount paid to the District. After the end of the refund period from the completion of the extension, no refund will be required to be made. (4) Nothing contained herein shall be construed as to prohibit the District from making extensions under different arrangements provided such arrangements have been approved by the Commission. (5) Nothing contained herein shall be construed as to prohibit the District from making, at its expense, greater extensions than herein prescribed, should its judgement so dictate, provided like free extensions are made to other customers under similar conditions. (6) Upon complaint to and investigation by the Commission, the District may be required to construct extensions greater than fifty (50) feet upon finding by the Commission that such extension is reasonable. 800 KAR 25:050 (12)

- 6. Where the customers property is not contingous to the main water line right-of-way, as in the case of being down a lane there from, customer has the responsibility of constructing his own line from the meter, said meter to be situated either 30 feet from the center line of the road right-of-way at the option of the customer.
- 7. All meters, service connections and other equipment shall be and remain the property of the District. Customers shall provide a space for, and exercise proper care to protect the property of the District on its premises, and in the event of loss or damage to the District's property arising from the neglect of customer to care for same, the cost of necessary repairs or replacement shall be paid by the customer.
- 8. The point of delivery of water is the point where the meter is located on the customers premises. All water lines, plumbing and equipments of KENTUCKY the meter shall be maintained by the customer.

 OF KENTUCKY

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Name of Officer

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- 9. The District may require from any customer or applicant for service a minimum cash deposit or other guaranty to secure payment of bills of an amount not to exceed 2/12 of the estimated annual bill of the customer or applicant where the bills are rendered monthly or an amount not to exceed 3/12 of an estimated annual bill of such customer or applicant where bills are rendered by-monthly or an amount not to exceed 4/12 of the estimated bill of such customer or applicant where bills are rendered quarterly. (2) The District shall issue to every customer from whom a deposit is received a certificate of deposit, shpwing the name of the customer, location of initial premises occupied, date and amount of the deposit.
- 10. If a deposit is held longer than 18 months, the deposit will be recalcualted at the customer's request based on the customer's actual usage. If the deposit on the account differs from the recalculated amount by more than \$ 10.00 for a residential customer or 10 percent for a non-residential customer, the District may collect any underpayment and shall refund any overpayment by check or credit to the customer's bill. No refund will be made if the customer's bill is delinquent at the time of the recalcualtion.
- 11. Interest on deposits will be paid annually either by refund or credit to the customer's bill, except that no refund or credit will be made if the customer's bill is delinquent on the anniversary date of the deposit.
- 12. Meters will be read and bills rendered monthly.
- 13. Billing for water will be on the basis of the nearest 10 gallons as shown by the meter reading.
- 14. All water meters will be tested at periodic intervals as required by the Kentucky Public Service Commission.
- 15. Charges for extraordinary use of water due to fire or ther hazard will be estimated by the Commission and billed to the custo**REPLICATION**OF KENTUCKY

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17. Charges for extraordinary use of water due to fire or other hazzard will be

estimated by the Commission and billed to the customer accordingly.

18. There will be an addistional charge of \$ 2.50 for returned checks.

Delayed Payment Charge:

Fifteen days will be allowed for payment of a bill. Five days after due date (due date shown on billing card) 10 percent pendalty will be added to the bill.

Delinquent Procedure:

After due date, and upon ten days written notice, water service will be discontinue for non-payment for water service bill. (a) After service is discontinued, the customer shall pay his delinquent account plus \$30.00 service charge to reconnect servcie during regular office hours.

Bill Adjustment Procedure:

- (1) Whenever a meter in service is found upon periodic request or complaint test to be more than two percent (2%) fast, additional tests shall be made at once to determine the average error of the meter. Said tests shall be made in accordance with the Commission's regulation applicable to the type of meter involved.
- (2) If the result of tests on a customer's meter shows an average error greater than two percent (2%) fast, then the customer's bills, for the period during which the meter error is known to have existed, shall be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the customer's bill shall be recomputed for one-half (%) of the elapsed time since the last previous test but in no case to exceed twelve (12) months. (See exception in subsection (5) fo this section.)
 - (3) If the result of the tests on a customer's meter shows an average error greater than two percent (2%) slow, then the customer's bill, for the period during which the meter error is known to have existed, may be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the

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SOUTHEAST DAVIESS COUNTY WATER DISTRICT RULES AND REGULATIONS recomputed for one-half (½) of the elapsed time since the last prebut in no case to exceed twelve (12) months. (4) It shall be understood that when a meter is found to have an excess of two percent (2%) fast or slow the figure for calculating of refund or the amount to be collected by the District shall be to of error as determined by the test, i.e., it is the duty of the Di	et Noevious test
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commercially practicable. Therefore, percent error shall be that as between 100 percent and that amount of error as is indicated by (5) The burden of maintaining measuring equipment so that it will accurately is upon the District; therefore, if meters are found up to register fast and if time for periodic test has overrun to the one-half (½) of the time elapsed exceeds twelve (12) months, the r be for the twelve (12) months as specified in subsection (2) of th and in addition thereto, a like refund shall be for those months e the periodic test period; provided, however, that the Commission m the District from this requirement in any particular case in which shown that the failure to make periodic test was due to causes bey District's control. (6) The District shall make a reasonable attempt to determine if of consumption for the current billing period for each customer is excessive. If a comparison of consumption indicates a necessity t a test of the customer's meter shall be made and if the meter is f register incorrectly to the customer's prejudice more than two per the District shall recalculate the customer's bills in accordance foregoing provisions. (7) When a meter is tested and it is found necessary to make a r back bill a customer, the customer shall be notified in substantia following form:	that percentage istrict to ent as is difference the test. register on test extent that refund shall mis section exceeding may relieve it is cond the the amount unduly therefore found to cent (2%), with the refund or
"On, 19, the meter b	earing
identification No installed in your building	located at
(street & number) in (city) pupple SERVICE	
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was tested at " and found EFFEC (On premises or elsewhere)	TWE TER
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TE OF ISSUE April 29, 1992 Month Day Year SUED BY Chairman 3400 Bittel Rd. Owen	07 KAR 5:011, Yea

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. The meter	was tested on				
(percent fast or slow)	(periodic, request, complaint)				
test. Based upon this we herewith	you with the sum of orge or credit)				
\$, which amount has been not	ed on your regular bill."				
807 KAR 25:020 (9)					
Meters will be tested by the Water Dist This will be done on a customer complain found to be within the Public Service Co test is done by taking the meter out and tested by the Public Service Commission	nt test where the meter is tested and commissions bounds of accuracy. This id placing it in series with a meter				
If the customer is not satisfied with to a licensed state testing facility. then the customer is required to pay for an adjustment will be made.	If this meter test proves accurate,				
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