P.S.C. Ky. No. 2 Cancels P.S.C. Ky. No. 1

GARRARD COUNTY WATER ASSOCIATION, INC.

of

Lancaster, Garrard County, Kentucky

Rules and Regulations for Furnishing

WATER SERVICE

to

Garrard County and parts of Lincoln and Madison Counties Filed with PUBLIC SERVICE COMMISSION

OF KENTUCKY

Date of Issue Dec. 6, 1989 Date Effective August 1,1990

Issued by: Garrard County Water Association, Inc. BY:

PUBLIC SERVICE COMMISSION OF KENTLICKY FFFFTINE

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PURSE MATHERS

FOR _	Garrard	Co.	and	Parts	of_	Lincoln	and
Madiso	n County						

Community, Town or City

P.S.C. KY. NO.

_____SHEET NO._____

CANCELLING P.S.C. KY. NO.

Garrard County Water Association (Name of Utility)

_____SHEET NO._____

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DATE OF ISSUE	Month / Date / Year	PUBLIC SERVICE COMMISSION
DATE EFFECTIVE		OF KENTUCKY EFFECTIVE
ISSUED BY	A Winth / Date / Year	JUL () 4 2003
TITLE_PUSC	(Signature of Officer)	PURSUANT TO BUT NAR SOL: SECTION 9 (1)
BY AUTHORITY OF ORDER	OF THE PUBLIC SERVICE COMMISSION	BY EXECUTIVE DIRECTOR
IN CASE NO.	DATED	

	FOR <u>Garrard Co. and Parts of Lincoln and</u> Madison County
	Community, Town or City
	P.S.C. KY. NO.
	SHEET NO.
Garrard County Water Association (Name of Utility)	CANCELLING P.S.C. KY. NO.
(Name of Othity)	SHEET NO.
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BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. _____DATED _____ EFFECTIVE

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PURSUANT TO 807 KAR 5.011 SECTION 9 (1) Chance (L) Obu-EXECUTIVE DIRECTOR 8γ ورواري والمراجع

AREA Garrard Co. & Parts of Lincoln&Madison Co.		
PSC KY NO	2	
27th REVISED SHEET NO.	1	
CANCELLING PSC KY NO	2	
26th REVISED SHEET NO	1	

RATE PER UNIT

RESIDENTIAL, FARM AND SMALL COMMERCIAL

GARRARD COUNTY WATER ASSOCIATION, INC. (NAME OF UTILITY)

5/8" x ³/₄" Meter Schedule

First	1,000 Gallons
Next	1,000 Gallons
Next	1,000 Gallons
Next	2,000 Gallons
All Over	5,000 Gallons

13.02 (Minimum Bill) .00715 per Gallon .00583 per Gallon .00559 per Gallon .00523 per Gallon

37.17 (Minimum Bill)

63.32 (Minimum Bill)

.00523 per Gallon

141.74 (Minimum Bill)

.00523 per Gallon

.00523 per Gallon

LARGE COMMERCIAL, DAIRY FARM AND SCHOOL CONNECTIONS

1" Meter Schedule

First5,000 GallonsAll Over5,000 Gallons

<u>1 ¹/₂" Meter Schedule</u>

First10,000 GallonsAll Over10,000 Gallons

2" Meter Schedule

First25,000 GallonsAll Over25,000 Gallons

Bulk Sales

\$0.00638 per Gallon

Rates based on monthly consumption. Penalty of 10% applied to all unpaid bills 10 days from date of bill.

DATE OF ISSUEOctober 08, 2024 MONTH / DATE / YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE September 26, 2024 MONTH / DATE / YEAR	Linda C. Bridwell Executive Director
ISSUED BY	J. n. n
TITLE General Manager	Chide 6. Andwell
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	EFFECTIVE
IN CASE NO. 2024-00323 DATED October 08, 2024	9/26/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

(I)

	FOR Entire Area Served
	PSC KY NO. 2
	10th Revised SHEET NO. 2
Garrard County Water Association, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO. 2
	9th Revised SHEET NO. 2

NON-RECURRING CHARGES

Connection fee for new service:

5/8 x 3/4" meter	\$934.75*	(I)
1" meter	1092.75*	(I)
$1 \frac{1}{2}$ " meter	Actual Cost	
2" meter	Actual Cost	

*(All connection fees do not include any expense for any boring in rock areas or any expense for rock removal. Any rock boring or removal will be an additional expense to be paid by the customer. The charge for rock removal shall be applied per linear trench foot and shall not exceed the actual cost of excavation.)

Meter turn-on charge (Service Charge)	60.00	(I))
Reconnection charge	78.00		
Delinquent account field collection charge	40.00		
Return check charge	25.00		
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Customer requested meter test charge	70.00		
Meter move and reset charge	Actual Cost		
Fire Hydrants (per year per hydrant)	50.00		

DATE OF ISSUE	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE May 1, 2020 MONTH / DATE / YEAR	Kent A. Chandler Executive Director
ISSUED BY	Ko Ch
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	EFFECTIVE 5/1/2020 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR Entire Area Served
	PSC KY NO
	1stSHEET NO1
Garrard County Water Association, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO
	SHEET NO

NON-RECURRING CHARGES cont.

Credit/Debit Card Fee:

\$2.50

Will be assessed to customers that pay their bill by credit or debit card. This method of payment may be made by telephone or online.

If on the bill due date an attempt to pay by credit/debit card is made and the card is declined for any reason, payment is still due in full on that date and will be considered late after that date. All late charges and penalties will be applied. If a customer is paying on our disconnect day and the card is denied, the same rules as above apply, in addition to service being disconnected.

When a customer makes a payment by credit or debit card, the credit or debit card processing company will assess the customer a separate processing fee of \$2.50 to process the transaction. This fee is charged to the cardholder's account, but is paid to the processing company and not the utility. Prior to processing the transaction, the customer will be informed of the fee to process the transaction and given the option of proceeding with the transcation.

DATE OF ISSUE <u>August 1, 2011</u> MONTH / DATE / YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE September 10, 2011	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY	TARIFF BRANCH
TITLE President	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	9/10/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

``	FOR <u>Garrard, Madison, and Lincoln Counties</u> Community, Town or City
	P.S.C. KY. NO2
	SHEET NO. 1
Garrard County Water Association	CANCELLING P.S.C. KY. NO. 1
(Name of Utility)	SHEET NO1

1. SERVICE CLASSIFICATION:

There shall be no distinction of this category as all customers will be served in a like manner.

2. DEFINITIONS APPLICABLE TO RULES AND REGULATIONS:

(a) "Customer" shall mean any person, firm, corporation or municipality supplied with water service by Garrard County Water Association pursuant to these Rules and Regulations.

- (b) "Company" shall mean the Garrard County Water Association acting through its officers, managers, or other duly authorized employees or agents.
- (c) "Service pipe" as referred to in these Rules and Regulations consists of the following, viz:
 - (1) The curb cock and curb box, or coppersetter when installed in a meter box.
 - (2) The pipe between the Company main and the curb cock or coppersetter.
- (d) "Customer's service pipe" is that portion of the service line between the meter box at or near the curb line, and the structures or premises to be supplied.
- (e) "Premises" as contemplated in these Rules, mean and include:
 - (1) a building under one roof and occupied as one business

DATE OF ISSUEAugust 8, 2006	
Month / Date / Year DATE EFFECTIVEAugust 8, 2006 ISSUED BY	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 8/8/2006 PURSUANT TO 807 KAR 5:011
TITLE President	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2005-00008 DATED September 29, 2005	By Executive Director

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Garrard County Water Association, Inc.	Cancelling P.S.C. Ky. No.	1
	Second Revised Sheet No.	

or residence; or

- (2) a combination of buildings owned or leased by one party in one common enclosure or on a single tract of land not crossed by public streets, roads, or ways, and occupied by one family or business; or
- (3) each residential or business single occupancy unit, served through one street service connection in a building which is not a premises otherwise defined in these Rules.
- (4) a farmstead, consisting of one dwelling and other buildings associated with agricultural production such as barns, sheds, or livestock facilities.
- 3. RULES AND REGULATIONS GOVERNING RENDERING OF SERVICE

(a) The Rules and Regulations in their entirety as hereinafter set forth or as they may hereafter be altered or amended in a regular and legal manner shall govern the rendering of water service and every customer upon signing of an application for water service or upon the taking of water service will be bound thereby.

(b) All service will be rendered on a metered basis. Residential, commercial, industrial and municipal service is only regularly available for a single premises as "premises" is defined in these Rules.

4. SERVICE APPLICATION

(a) Any bona fide occupant of a single family dwelling or place or business; or to each residential unit in a trailer park, duplex, multiple dwelling building, or to each store front in a shopping center; or to a person, business, or corporation owning property that has reasonable accessibility to the Association's distribution mains and has need of water service may be a member of the Association by requesting service in writing on forms supplied by the Association.

(b) Any change in the identity of the contracting customer will be liable

DATE OF ISSUE Dec. 6, 1989 DA	TE EFFECTIVE	Augusta 1999990
ISSUED BY Harold C. Ward	TITLE :	President

FOR Entire	Area Served
PSC KY NO	2
1 st Revised SHEET	NO <u>. 3</u>
CANCELLING PSC KY	NO. <u>2</u>
Original SHEET	NO <u>. 3</u>
	PSC KY NO 1 st RevisedSHEET CANCELLING PSC KY

for all water supplied to the premises until he has given written notice to the company to discontinue service.

(c) Existing Street Service Connection

When any person, firm or corporation, not heretofore, taking water service from the Company, applies for water service from the Company, the application shall be in writing on forms supplied by the Company. When such application is accepted by the Company, it shall constitute a contract between the applicant and the Company for service at the premises named in the application.

(d) A Customer who has made application for water service to a premise shall be held liable for all water service furnished to such premises until such time as the Customer properly notifies the Company to discontinue the service for his account.

(e) The Customer shall pay at the time of application any service charges that are required. (D)

5. EXTENSION OF DISTRIBUTION MAINS

A. For this section the following definitions shall apply:

1. The term "cost of extension" as used herein shall mean all costs involved in extending a water main to include the actual laying of pipe and appropriate fixtures (excluding meters), administrative costs, legal fees, engineering fees, any fees required by state or federal agencies, any costs or right-of-way acquisition, and right-of-way restoration costs as well as any fees required by the utility as approved by the Kentucky Public

DATE OF ISSUE	August 29, 2016	
	MONTH / DATE / YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE	October 1, 2016	FUDLIC SERVICE CONNINISSION
	MONTH / DATE / YEAR	Talina R. Mathews
ISSUED BY	< - +	EXECUTIVE DIRECTOR
	SIGNATURE OF OFFICER	
	SIGNATORE OF OFFICER	Jalina R. Mathews
TITLE	General Manager	-
		EFFECTIVE
BY AUTHORITY OF ORD	DER OF THE PUBLIC SERVICE COMMISSION	40/4/0040
		10/1/2016
IN CASE NO	DATED	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

FOR <u>Entire Area</u>	Served
P.S.C. KY. NO	2
SHEET	NO4
CANCELLING P.S.C.	KY. NO.
SHEET	NO.

Garrard County Water Association, Inc.

Service Commission or assessed by other regulatory authorities. The cost of an extension includes the costs for both on-site facilities and off-site facilities as defined below in this section.

2. The term "new subdivision" as used herein shall mean any new subdivision or residential and/or commercial lots for which a plat has been filed in the county clerk's office and the subdivider has or will construct roads or streets as public roadways to said lots.

3. The term "lot" as used herein shall mean any plot of ground laid out for building purposes.

4. The term "on-site facilities" as used herein shall include only those water mains with related fixtures and other facilities, if any, to be installed and located wholly within the boundaries of the property to which service is to be extended.

5. The term "off-site facilities" as used herein shall include all water mains with related fixtures and other facilities, if any, to be installed and located outside of the boundaries of the property to which service is to be extended, as said boundaries are depicted on plat of record, in order to deliver an adequate supply of water from existing mains of the Company to the new subdivision or prospective Customer.

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DATE OF	ISSUE_Nov	10 1997 '	DATE E	SECRETARY OF THE CO	MMISSION	
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	Name of Offic	cer	Title		ress	

P.S.C.	Ку.	No.	

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Original Sheet No.	
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Garrard County Water Association, Inc.

Cancelling P.S.C. Ky. No. 1

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RULES AND REGULATIONS

6. The term "current estimated cost" as used herein shall mean a cost figure as determined by the Company's engineering firm to establish a water main extension as defined by definition #1 above.

B. General water service other than new subdivisions:

1. Free Extensions: the Company will upon written request for service by a prospective Customer or a group of prospective Customers located in the same neighborhood, make free of charge an extension of fifty (50) feet of distribution main per prospective Customer.

2. Extensions above the free limit: if the cost of an extension requested in order to furnish general water service to a prospective Customer or group of prospective Customers is greater than the free extension specified herein, such an extension will be made under the following conditions: the Company will require a payment of the cost of the extension above the free limit based on an engineering estimate to include an estimate of the actual construction cost, engineering cost, legal cost and administrative cost. For each additional Customer directly connected to the extension between its original beginning and original terminus within a period of ten (10) years from the making of such extension, the Company will refund an amount equal to the average cost of fifty (50) feet of the extension, but at no time shall the aggregate refund made to any Customer exceed the original payment by such Customer.

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DATE OF ISSUE June 19, 1990	DATE EFFECTIVE August 1, 1990
ISSUED BY THING /// WW	TITLE: President
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RULES AND REGULATIONS

3. No interest will be paid by the Company on the Customer's payment made in accordance with paragraph 2 of this section.

4. Extensions made under this rule shall be and remain the property of the Company.

Garrard County Water Association, Inc.

5. The Company reserves the right to further extend its water main from and beyond the terminus of each water main extension made under this rule. The Customer paying for an extension shall not be entitled to any refund for the attaching of Customers to any further extension or branch mains so installed.

6. In determining the length of a main extension to a lot or lots, the Company shall require that the extension be constructed to a point on the lot or lots so that service may be provided as requested and so that a gate valve may be established in an appropriate place and operated as a flush valve. If the extension is to be built on general unplated road frontage or farm land, the extension construction shall be required only to an appropriate location near the last point of service. If the Company should determine that the extension shall not have to extend over the entire frontage of the property or lot, it shall require that the Customer grant a right-of-way over the entire frontage.

7. Actual construction costs for the extension will be calculated on a "line-item" basis. Other costs associated with the extension will be calculated on an "as incurred" basis. When the construction project is finished the prospective Customer(s) will be required to pay any cost above their initial payment for the cost of extension or be refunded any balance not used for the extension.

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RULES AND REGULATIONS

C. Main extensions for new subdivisions:

1. When an extension of the Company's water mains is requested to be extended into a subdivision, the owner of that subdivision shall submit six (6) copies of the plat as filed in the county clerk's office to the Company with a written request that water service is requested to the property. The proposed extension shall be handled in the following manner:

- I. The subdivision owner shall submit the plats as required above, along with adequate monies to pay for administrative costs, the preliminary engineering work, and a preliminary cost estimate for the construction of the water mains and associated facilities, if any, to include on-site facilities, off-site facilities, if any, engineering costs, legal costs, and administrative costs. When the estimate is completed and presented to the prospective developer, he or she may then decide to proceed or not proceed with the construction.
- II. If the subdivider decides to proceed with the water main, extension after reviewing the preliminary costs, the Company will have final plans and specifications prepared. A current estimated cost figure will be rendered to the subdivider showing the cost of on-site facilities and offsite facilities, if any.
- III. Before construction, the subdivider will pay the Company the current estimated cost. The Company will solicit bids from responsible contractors and select the bid that is found most appropriate. The company shall reserve the exclusive right to select the contractor. If no

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P.S.C. KY.	NO	2
FOR Entire	e Area Se	rved

Garrard County Water Association, Inc.

bid is not received at or below the current estimated cost further bids may be solicited or the subdivider may pay to the Company monies adequate to pay the difference of the low and acceptable bid and the current estimated cost.

- IV. Actual construction cost for the extension will be calculated on a "line-item" basis. Other costs associated with the extension will be calculated on an "as incurred" basis. When the construction project is finished, the subdivider will be required to pay any cost above their initial payment for the extension or be refunded any balance not used for the extension.
- V. Actual construction will be observed and supervised by a resident inspector as required.
- VI. Before waterlines will be laid hereunder in any new subdivision, it is understood and agreed that the road surface shall be brought to the established sub-grade; and the developer or builder of such new subdivision shall furnish the Company with a right-of-way agreement suitable in form to the Company, unless the streets of the new subdivision have been dedicated to the public use or suitable utility easements provided by plat.
- VII. Company shall have the exclusive right to determine the type, location and size of mains to be installed and of the related facilities required to render adequate service.
- VIII. For each premise served for which a street service connection shall be directly attached to such main extension between its original beginning and original terminus, excluding connections to further extensions or branches thereof, and crediting no more than one such service connection per building plot, the Company shall refund to the owner of such subdivision on an annual basis an amount equal to fifty (50) feet of the average cost per foot of the construction to include both on-sit and off-site costs. However, if off-site OF KENTUCKY EFFECTIVE

DATE OF ISSUE Nov 10	1997 DATE EFF	ECTIVE DEC 12 1997
ISSUED BY HEN LUW	President	Month Day Year PURSUANT TO 807 KAR 5:011, Lancaster, SECTION 9 (1)
Name of Officer	Title	BY: SECRETARY OF THE COMMISSION

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Second Revised Sheet No.	

Garrard County Water Association, Inc.

cost consist of piping and fixtures parallel to an existing distribution main and therefore creates no new service area, those off-site costs shall be calculated separately and refunds paid as perscribed above only if new services are connected to the new parallel pipe.

The owner of such subdivision, in consideration of an IX. accelerated development of said subdivision to be obtained through Company's proceeding, on the basis of a preliminary plat, with its plans and specifications and at Company's option, with construction of its mains and facilities, shal warrant to Company that the location and grade of streets, curbs, sidewalks, building plots, building lines and utility easements as depicted on said preliminary plat will not be altered or changed in any respect in the final plat of said subdivision or part thereof and recorded in the Office of the Clerk of the Garrard County Court. In the event the location or grade of streets, sidewalks, curbs, building plots, building lines or utility easements be altered, amended or changed in a final plat or in an amended plat of said subdivision, whether such changes are made with or without the consent of said subdivider, and in the event such alteration, amendment of change requires, in the sole judgment of the Company, the relocation, removal, replacement, reconstruction, change in site or additions to the mains and related facilities, the subdivider shall indemnify and hold harmless Company of and from any and all damages and costs of such removal, replacement, relocation, reconstruction and any and all other expenses or costs resulting to Company because of the change of location or grade of streets, curbs, sidewalks, lots, building lines or utility easement in said subdivisic or part thereof.

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DATE OF ISSUE June 19, 1990	DATE EFFECTIVE August 1, 1990
ISSUED BY Harold C. Ward	TITLE: President

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Second Revised Sheet No.	

6. APPLICATION FOR PRIVATE FIRE SERVICE.

Garrard County Water Association, Inc.

Private fire hydrant service will not be provided by the Company. Private fire hydrant service already in effect will be rendered until such time as the Company determines that the existing fire hydrant is no longer repairable or if the contract for such private fire service is voided because of non-payment or damage to the hydrant equipment.

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DATE OF 1550E , Qune 19, 1990	DATE EFFECTIVE	August 1, 1990
DATE OF ISSUE	TITLE :	President
Harold C. Ward		

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Garrard Co. Water Association

Cancelling P.S.C. Ky. No. 1

Second Revised Sheet No.

RULES AND REGULATIONS

7. DISCONTINUANCE OF WATER SERVICE

The Company will not discontinue the service of any Customer for violation of any rule or regulation of the Company or for non-payment of bills, except on written notice of at least ten (10) days mailed to such Customer at his address as shown upon the Company's records or personally delivered to him or a member of his household, advising the Customer in what particular manner such rule has been violated, for which service will be discontinued if the violation is permitted to continue; provided, however, discontinuance of service 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 Company 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 effected premises, in which case discontinuance may not be effected until the effected resident can make other living arrangements or until not less than thirty (30) days elaspe from the date of the Company's notification; provided, further, that where unauthorized use of water is detected or where the Company's regulating or measuring equipment has been tampered with, or where a dangerous condition is found to exist on the Customer's premises, service may be shut off without notice in advance.

Subject to the foregoing provisions, service rendered under any application, contract or agreement may be discontinued by the Company for any of the following reasons:

- (1) For willful or indifferent waste of water due to any cause which adversely effects either water service to other Customers or the Company's utility operation.
- (2) For failure to protect from injury or damage the meter and connections, or for failure to protect and maintain the service pipe or fixtures on the property of the Customer, in a condition satisfactory to the Company.

	OF KENTUCKY
DATE OF ISSUE August 10, 1992, DATE	EFFECTIVE
ISSUED BY HUND	TITE: 1 president
Harold C. Ward	PURSUANT TO 807 KAB 5:011,
	SECTION 9 (1)
	PUBLIC SERVICE COMMISSION MANAGER

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- (3) For damage or tampering by the Customer, or others with the knowledge of the Customer, with any meter, connections, service pipe, curb cock, seal, lock or any other appliance of the Company controlling or regulating the Customer's water supply.
- (4) For failure to provide the Company's employees free and reasonable access to the premises supplied, or for obstructing the way of ingress to the meter or other appliance of the Company controlling or regulating the Customer's water supply (with at least fifteen (15) days advance written notice).
- (5) For non-payment of any account for water supplied, for water service, or for meter or service maintenance, or for any other fee or charge accruing under these Rates, Rules and Regulations.
- (6) In case of vacancy of the premises (such as rental property) and where the owner has not requested continuance of service in his name.
- (7) For violation of any other rule or regulation of the Company or state and municipal rules and regulations applying to the Company's water service.

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ISSUED BY Harold C. Ward	TITI	E: President

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Garrard	County	Water	Association,	Inc.	Cancelling P.S.C. Ky. No.	1
					Second Revised Sheet No.	

(c) Discontinuing the supply of water to a premises for any reason shall not prevent the Company from pursuing any lawful remedy by action at law or otherwise for the collection of monies due from the Customer.

8. RENEWAL OF WATER SERVICE AFTER DISCONTINUANCE

(a) When water service to a premises has been terminated for any reason, it will be renewed only after the conditions, circumstances or practices which caused the water service to be discontinued are corrected to the satisfaction of the Company, and upon payment of all charges due and payable by the Customer in accordance with the Rates, Rules and Regulations.

(b) No Customer whose service has been turned off shall turn on same, or have same done by anyone other than the Company.

(c) When it has been necessary to discontinue water service to any premises because of a violation of the Rules and Regulations or on account of non-payment of any bill, a charge will be made to cover the expense of turning on the water as set forth in the Company's schedule of rates and charges. This charge, together with any arrears that may be due the Company for charges against the Customer, and any service deposit required by the Company, must be paid before the water will again be turned on.

9. INSTALLATION OF SERVICE LINES

(a) Where its mains are now or may hereafter be laid, the Company will, at its expense, install the service pipe and appurtenances between the water main along the roadway up to and including the stop cock and curb box, or the coppersetter when installed in the meter box at or near the property line, provided that the service pipe is required for the immediate and continuous supply of water for general water service to premises abutting the public highway upon which such mains are located; and all such service pipes and appurtenances shall be installed only by the Company.

(b) The Company will maintain such service pipes and appurtenances

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	Harold C. Ward	

	FOR Garrard, Madison, and Lincoln Counties Community, Town or City
	P.S.C. KY. NO2
	SHEET NO14
Garrard County Water Association	CANCELLING P.S.C. KY. NO. 1
(Name of Utility)	SHEET NO. 14

laid by it, but it will not maintain any service pipes which are Customer-owned.

(c) The Company will make all connections to its main and will specify the size, kind and quality of all materials.

(d) The corporation cock, curb cock, curb box, meter box, and the street service pipe from the street main to the curb cock will be furnished, installed and maintained by the Company, and shall remain under its sole control and jurisdiction.

(e) The curb box or meter box will be set on a level with the grade of the property as found and shall be kept accessible at all times.

(f) The Company reserves the right to determine the size of each connection to its mains, and the service installed therefrom.

(g) The Company will specify the size, kind and quality of the materials comprising the Customer's service pipe from the curb line to the place of consumption, but same shall be furnished, installed and maintained by the Customer at his own expense and risk.

(h) The Customer's service pipe, all connections and appurtenances attached thereto shall be subject to the inspection of the Division of Plumbing or the Company before the water will be turned on, and all premises receiving a supply of water and all service pipe, valves, and connections, including any and all connections within the said premises, shall at all reasonable hours be subject to inspection by any duly authorized employees of the Company.

(i) The service pipe shall be laid below the frost line (twenty-four (24) inches below ground level) at all points and shall be placed on firm and continuous earth so as to give unyielding and permanent support and shall be installed in a trench at least two feet in a horizontal direction from any other trench wherein are laid gas pipe, sewer pipe, or other facilities, public or private.

DATE OF ISSUE August 8, 2006	
Month / Date / Year	
DATE EFFECTIVE August 8, 2006	PUBLIC SERVICE COMMISSION
ISSUED BY(Signature of Officer)	OF KENTUCKY EFFECTIVE 8/8/2006 PURSUANT TO 807 KAR 5:011
TITLEPresident	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2005-00008</u> DATED <u>September 29, 2005</u>	By Executive Director

P.S.C.	Ky.	No.		<u></u> 2
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RULES AND REGULATIONS

(j) The Customer shall install a cut-off value of a type approved by the Company on the service pipe before the first point of use, and to be located so as to be easily accessible to the occupants and to provide proper drainage for all of the pipes in the building.

(k) Where a street service connection is already laid to the curb line, the Customer shall connect with the service connection as laid.

(1) When a Customer service pipe is relocated at the Customer's request, the Customer shall be responsible for the cost of such relocation.

(m) No attachment to the service pipe or any branch therein shall be made between the meter and the street main.

(n) Each premise shall be supplied through an independent service pipe from a separate curb cock or meter box.

(p) The Company shall in no event be liable for any damage done or inconvenience caused by reason of any break, leak or defect in, or by water escaping from service pipes or fixtures on the premises of the owner or Customer.

10. CROSS CONNECTIONS

(a) Interconnections, as defined below, and any and all physical connections between the public water supply and any industrial, PUELIC SERVICE CONVENSION

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RULES AND REGULATIONS

commercial or other water supply shall be discontinued regardless of whether or not such cross connections and interconnections are controlled by automatic devises, such as check-valves, or by hand operated mechanisms such gate valves or stop cocks; and no physical connection shall be made or established except between public water supplies which are adequately treated and are under adequate laboratory control.

(1) Interconnection. An interconnection is a plumbing arrangement, other than a cross-connection, by which contamination might be admitted or drawn into the distribution system of the Company, or into lines connected therewith, which are used for the conveyance of potable water.

(b) If a public water supply is used as a secondary supply delivered either to an elevated tank or suction tank supplied with water from a source or system with which physical connections are not permitted by this regulation, such tank or tanks shall be open to atmospheric pressure, and the water from the public water supply system shall be discharged into the tank at an elevation above the overflow level of the tank or tanks, and the tank overflow shall be of adequate size to fix definitely the maximum overflow level.

(c) The making, causing or permitting of the installation or existence of an interconnection or cross-connection in violation of these rules shall constitute a violation of the Rules and Regulations of the Company, and such prohibited connection shall be removed forthwith in a manner acceptable to the Company and to the State Commissioner of Health, or the duly constituted State Health Officer and plumbing inspectors. Failure to do so within two days from and after date of notification by the Company may result in discontinuance of water service.

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11. METERS

(a) Water will be sold by meter measurement only.

DATE OF ISSUE, Dec. 6, 1989 DATE EFFECTIVE <u>August 1,1998</u> ISSUED BY Harold C. Ward

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RULES AND REGULATIONS

(b) All meters, will be installed, maintained and renewed by and at the expense of the Company. In case of damage to such meters by reason of any act, neglect or omission on the part of the Customer (such as damages occasioned by fire, hot water, accident or misuse) the Customer shall pay to the Company the cost of its repair on presentation of bill unless otherwise as may be determined by a court of law.

(c) The Company reserves the right to determine the kind and size of meter that shall be placed on any service pipe, and such meters will be furnished, installed and removed by the Company alone, and shall remain its property.

(d) All meters are accurately tested before installation and are also periodically tested in accordance with the Public Service Commission's regulations. The Company may at any time remove any meter for periodic tests or for repairs or replacement and may, at its option and expense, test any meter when the Company has reason to believe that it is registering inaccurately.

(e) The Company shall make a test of the accuracy of any meter upon written request of the Customer. The Customer shall be billed the actual cost of making the test where the test indicates that the meter is within tolerance (plus or minus two percent (2%) or tests more than two percent (2%) slow).

(f) If a Customer is not satisfied with the results of a meter complaint test done by the Company, the Customer may request by written application to the Public Service Commission that a representative of the Commission perform additional tests of the meter. Such a request shall not be made more often than once each twelve (12) months.

(g) The Company reserves the right to put seals on any water meter or on its couplings in and for any premises, and may shut off the supply if such seals are found broken or removed.

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DATE OF ISSUE July 31,	1990	DATE	EFFECTIVE	August 1, 1990
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Garrard County Water Association, Inc.

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(h) When any meter has once been placed, any change in location directed by the Customer will be done by the Company, but at the expense of the Customer.

12. ACCURACY REQUIREMENT OF WATER METERS

(a) General. All meters used for measuring the quantity of water delivered to a Customer shall be in good mechanical condition and shall be adequate in size and design for the type of service which they measure.

(b) Repaired Meters. All meters removed from service for repairs or test in accordance with this regulation, shall be tested as specified herein prior to being placed in service.

(c) Determination of Accuracy. Meters shall be tested at the minimum test flow and at least two test flows in the normal test flow limits, one of which shall be not less than 75% of the rated maximum capacity of the meter and the other shall be at approximately 25% of the rated maximum capacity. No new meter shall be placed in service if it registers less than 95% of the water passed through it at the minimum test flow or over registers or under registers more than 1.5% in the normal test flow limits. No repaired or reconditioned meter shall be placed in service if it registers less than 80% of the water passed through it at the minimum test flow or over registers or under registers more than 1.5% in the normal test flow limits.

(d) - As Found Tests. All meters tested in accordance with the rules for periodic, request or complaint tests, shall be tested in the condition as found in the Customer's service prior to any alteration or adjustment in order to determine the average meter error. This test shall consist of two rates of flow in the normal test flow range for that type of meter and the average meter error shall be the algebraic average of the two tests.

13. WATER BILL ADJUSTMENT

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<u>Garrard Co. Water</u> Association

If test results on a customer's meter show an average error greater than two percent (2%) fast or slow, or if a customer has been incorrectly billed for any other reason, except in an instance where a utility has filed a verified complaint with the appropriate law enforcement agency alleging fraud or theft by a customer, the utility shall immediately determine the period during which the error has existed, and shall recompute and adjust the customer's bill to either provide a refund to the customer or collect an additional amount of revenue from the underbilled customer. The utility shall readjust the account based upon the period during which the error is known to have existed. If the period during which the error existed cannot be determined with reasonable precision, the time period shall be estimated using such data as elapsed time since the last meter test, if applicable, and historical usage data for the customer. If that data is not available, the average usage of similar customer loads shall be used for comparison purposes in calculating the time period. If the customer and the utility are unable to agree on an estimate of the time period during which the error existed, the commission shall determine the issue. In all instances of customer overbilling, the customer's account shall be credited or the overbilled amount refunded at the discretion of the customer within thirty (30) days after final meter test results. A utility shall not require customer repayment of any underbilling to be made over a period shorter than a period coextensive with the underbilling.

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14. TERMS AND CONDITIONS OF BILLING AND OF PAYMENT

Garrard Co. Water Association

(a) Bills for water service by meter will be rendered monthly and ending at such dates as may be determined by the Company.

(b) Bills for private fire hydrants shall be payable yearly.

(c) Special charges shall be payable upon demand.

(d) All bills for water service are due and payable at the office of the Company or at a designated branch collecting agency when rendered, and are considered delinquent if not paid within ten days thereafter. Failure to pay will render the Customer subject to discontinuance of service and subject to charge for disconnecting and reconnecting service. If any bill for water service is not paid within ten days following the

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RULES AND REGULATIONS

submission thereof, the service may be discontinued in accordance with Rule 8, Discontinuance of Water Service.

(e) Customers are responsible for furnishing the Company with their correct addresses. Failure to receive bills will not be considered an excuse for non-payment nor permit an extension of the date when the account would be considered delinquent.

(f) All bills will be sent to the address entered in the application unless the Company is notified in writing by the Customer of any change of address.

(g) The Company will not be bound by billing errors. All billing errors (both under and over billings) will be corrected and appropriate refunds, credits or charges rendered on discovery of such error.

(h) The use of water by the same customer in different premises or localities will not be combined.

(i) If for any reason service is discontinued before the expiration of one (1) month from commencement of service, a bill for at least the minimum charge for one (1) month will be rendered.

15. OWNERSHIP OF PROPERTY

All pipe, fittings, equipment, meters or other appliances between the Company's distributing mains and the property line of the Customer, and any meters and equipment appurtenant thereto that may be inside the Customer's property line, when installed at the expense of the Company, shall at all times be and remain the property of the Company and may at any time during reasonable hours be removed by it upon the discontinuance of service.

16. PUBLIC FIRE HYDRANTS AND POST HYDRANTS

Garrard County Water Association, Inc.

A. Application for hydrants.

1. Fire fighting organizations as organized under statutes of the state of Kentucky or local regulations to include fire districts and volunteer fire departments may contract for fire hydrants or

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ISSUED BY Harold C. Ward	TITLE: President

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post hydrants from the Company. The Company retains the exclusive right to determine the location of any hydrants applied for and shall determine the type and size of any hydrant installation requested on the determination of the Company's engineer and within the guidelines as established by or changed by the Public Service Commission.

2. The entire cost for labor, materials and other expenses incurred in installing the public fire hydrant connection, consisting of tapping the main and installing the hydrant branch and hydrant at a convenient point between the curb and property line, will be paid by the applicant and any work done by the Company in connection therewith will be at the expense and risk of the Applicant.

3. Annual maintenance fees shall be paid in advance on an annual basis for each hydrant contracted for. Those charges shall be established by the Company under its rates, rules, and regulations.

B. Regulations governing hydrants.

1. No person, except for the legitimate purpose of extinguishing fires or for other purposes herein provided, shall open any fire hydrant without the consent of the Company.

2. The use of fire hydrants will be restricted to the taking of water for the extinguishing of fires, and water shall not be taken from any fire hydrant for construction purposes, sprinkling streets, flushing trenches, sewers or gutters or for any other use, unless specifically permitted by the Company for the particular time and occasion.

3. Inspections and tests of public fire hydrants will be made by the Company at convenient times and reasonable intervals.

4. Whenever a change in location, size or type of fire hydrant is ordered, requested, or made necessary due to change in line or grade of any roadway, curb or walk, said change will be made by the Company at the expense of the party ordering, requesting, PITIC SEPACE COMMISSION

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Garrard County Water Association, Inc.

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or making necessary such change.

17. INTERRUPTIONS IN WATER SERVICE

(a) The Company may at any time shut off the water in the mains in case of accident, or for the purpose of making connections, alterations, repairs, changes, or for other reasons, and may restrict the use of water to reserve a sufficient supply in its reservoirs for public fire service or other emergencies whenever the public welfare may require it.

(b) The temporary curtailment of water service may be mandated by a shortage of water available to the Company. Any curtailment of service will follow the guidelines of the Water Shortage Response Plan as of record with the Public Service Commission.

3. LIABILITY OF COMPANY

(a) The Company shall not in any way or under any circumstances be held liable or responsible to any person or persons for any loss or damage from any excess or deficiency in the pressure, volume, or supply of water, due to any cause whatsoever. The Company will undertake to use reasonable care and diligence in order to prevent and avoid interruptions and fluctuations in the service, but it cannot and does not guarantee that such will not occur.

(b) The Company will make every effort to maintain a pressure on the distribution system as required by regulation and it does not guarantee to furnish at all times any given quantity for fire fighting purposes.

(c) The Company shall not be responsible for accidents or damages to boilers, hot water tanks, etc., resulting from the discontinuance of service nor by reason of the breaking of any main, water pipe, fixture or appliance whether owned by the Company or Customer, and no person shall be entitled to damages nor have any portion of a payment refunded for any interruption of service. The Company will exercise every care in this matter,

DATE OF ISSUE July 31, 1990	AUC 1990 DATE EFFECTIVE	August 1, 1990
ISSUED BY		President
Harold C. Ward		

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Garrard County Water Association, Inc.

Cancelling P.S.C. Ky. No. 1

Second Revised Sheet No.

RULES AND REGULATIONS

and in the event of the necessity of turning off water, every reasonable effort will be made to notify the Customer.

(d) The Company shall not be considered in any manner an insurer of property or persons, or to have undertaken to extinguish fire or to protect any persons or property against loss or damage by fire, or otherwise. The Company agrees to furnish such supply of water as shall then be available and not other or greater, and it shall be free and exempt from any and all claims for reason of fire, water, failure to supply water or pressure.

19. GENERAL PROVISIONS

(a) No person shall turn the water on or off at any street valve, corporation cock, curb cock or other street connection, or disconnect or remove any meter without the consent of the Company. Penalties provided by law for any such action will be rigidly persued.

(b) No employee or agent of the Company shall have the right or authority to bind it by any promise, agreement or representation contrary to the letter or intent of these Rules and Regulations.

(c) Any complaint against the service or employees of the Company should be made at the office of the Company and preferably in writing.

20. APPROVAL OF THE RULES AND REGULATIONS

All Rules and Regulations of the Company are subject to the approval of the Public Service Commission of the State of Kentucky, or its successor, and if any part thereof should be adjudged to be in violation of any rule or order made by the Commission, then that particular part shall be ineffective but without in any way affecting the other portions thereof.

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ISSUED BY	TITLE: President

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RULES AND REGULATIONS

21.

MONITORING OF CUSTOMER USAGE

At least once annually the Company will monitor the usage of each customer according to the following procedure:

- 1. The customer's annual usage for the most recent 12-month period will be compared with the annual usage for the 12 months immediately preceding that period.
- 2. If the annual usage for the two periods are substantially the same or if any difference is known to be attributed to unique circumstances, such as unusual weather conditions, common to all customers, no further review will be done.
- 3. If the annual usages differ by 40 percent or more and cannot be attributed to a readily identified common cause, the Company will compare the customer's monthly usage records for the l2-month period with the monthly usage for the same months of the preceding year.
- 4. If the cause for the usage deviation cannot be determined from analysis of the customer's meter reading and billing records, the Company will contact the customer by telephone or in writing to determine whether there have been changes such as different number of household members or work staff, additional or different appliances, changes in business volume, or known leaks in the customer's service line.
- 5. Where the deviation is not otherwise explained, the Company will test the customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- 6. The Company will notify the customers of the investigation, its findings, and any refunds or backbilling in accordance with 807 KAR 5:006, Section 10 (4) and (5).

In addition to the annual monitoring, the Company will sinvertionMMSSION investigate usage deviations brought to its attention as a resulting to the second second

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	FOR Entire area served
	Community, Town or City
	P.S.C. KY. NO2
	Revised SHEET NO. 26
rard County Water Assoc., Inc.	CANCELLING P.S.C. KY. NO2
(Name of Utility)	Revised SHEET NO. 26
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2. Billing Form:	
Garrard County Water Assoc, INC.	
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	Total Due:
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ISSUED BY HAR WINK	10/10/2007 PURSUANT TO 807 KAR 5:011
(Signature of Officer)	SECTION 9 (1)
TITLEPresident	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	By
IN CASE NODATED	Executive Director

	FOR Entire Area Served
	P.S.C. KY. NO. 2
Garrard County Water Assoc., Inc.	SHEET27
·	CANCELLING P.S.C. KY. NO
	SHEET
RULES AND	REGULATIONS

- A. Residential Classification
 - 1. Use as a dwelling unit constituting a separate independent housekeeping establishment which is separately metered and occupied by one or more persons as a single housekeeping unit shall be deemed residential use. The name in which an account is established or billed is a non-determining factor and the structure to which service is to be provided may be under construction, occupied or unoccupied.
 - 2. Agricultural use when provided through the same water meter utilized by the dwelling structure on the property shall be deemed residential use.
 - 3. Water meter service installed on property that is intended for future residential use, whether the customer's service line is connected initially or planned to be connected in the future, shall be deemed residential use.
- B. Non-residential Classification
 - 1. Any use other than a residential use as defined in Section A including specifically, but not by way of limitation, industrial and business usage.
 - 2. Multiple dwelling units within one structure when all dwelling units are served by a single meter.
- C. Determination of Usage

The determination of usage as to whether residential or nonresidential is based upon the principal purpose for which the water service when it was initially installed or for which the structure is being or has been constructed until the Association has been notified by the owner in writing that the purpose for which the water **SPUBLYO SERVICE COMMISSION** led has changed. **OF KENTUCKY EFFECTIVE**

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	FOR Entire Area Served
	PSC KY NO
	1st Revised SHEET NO28
Garrard County Water Assoc., Inc.	CANCELLING PSC KY NO
(Name of Utility)	Original SHEET NO. 28

Fire Departments.

Any city, county, urban-county, charter county, fire protection district, or volunteer fire protection district ("User") may withdraw water from the utility's water distribution system for fighting fires or training firefighters at no charge on the condition that it maintains estimates of the amount of water used for fire protection and training during the calendar month and reports the amount of this water usage to the utility no later than the 15th day of the following calendar month.

Any User that withdraws water from the utility's water distribution system for fire protection or training purposes and fails to submit the required report on water usage in a timely manner shall be assessed the cost of this water. A User shall submit a monthly report even if it withdraws no water for fire protection or training purposes.

A non-reporting User's usage shall be presumed to be 0.3 percent of the utility's total water sales for the calendar month. A non-reporting User may present evidence of its actual usage to rebut the presumed usage. The utility shall consider this evidence and shall adjust the presumed usage amount accordingly.

The non-reporting User shall be billed for this usage at the lowest usage block rate regardless of customer classification that the utility charges.

A non-reporting User shall also be assessed a penalty of \$_25.00 for each failure to submit a report in a timely manner.

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TITLEPresident	TARIFF BRANCH
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	Bunt Kirtley
IN CASE NODATED	EFFECTIVE
	3/11/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR <u>Entire Area Served</u> Community, Town or City
*	P.S.C. KY. NO2
	Original SHEET NO. 29
<u>Garrard County Water</u> Association, Inc. (Name of Utility)	CANCELLING P.S.C. KY. NO
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CONTENTS	

- 24. Policy for company proposed waterline extensions.
 - 1. All previously filed extension policies will remain in full force and effect (see tariff sheets 3 through 9).
 - 2. Company proposed waterline extensions will be selected based on the feasibility demonstrated by each area or road using engineering estimates, prospective new customer counts and hydraulic benefits to the entire system. Company proposed waterline extension will be initiated as funds may become available.
 - 3. For any water main extension that the Association proposes to construct that is not financed with federal government grants or that an applicant or group of applicants requests, the following policy will govern:
 - (a) Garrard County Water Association will prepare an estimate of the cost of the proposed water main extension and will advise in writing all persons who may receive water service from the proposed extension of the estimated cost and the estimated required contribution if they elect to receive water service from the extension.
 - (b) Any person who desires service from the proposed water main extension shall execute a written agreement with Garrard County Water Association to pay his or her share of the required customer contribution for the water distribution main extension and to agree to take water service from the Association for a period of not less than one (1) year beginning no later that six (6) months from the

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	Month / Date / Year			
DATE EFFECTIVE	May 25, 2003			
ISSUED BY	(Signature of Officer)			
TITLE	President			
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION				
IN CASE NO	DATED			

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	FOR <u>Entire Area Served</u> Community, Town or City
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Garrard County Water Association, Inc. (Name of Utility)	CANCELLING P.S.C. KY. NO.
(Name of Othiny)	SHEET NO
CONTENTS	3

completion date of the water distribution main extension. The written agreement shall provide that the applicant shall have the right to rescind the written agreement at his or her option, if the projected final cost of the extension exceeds the preliminary estimate provided at the time of the written agreement's execution.

- (c) Upon determining the final cost of the extension, the Association shall advise in writing each person who has executed a written agreement of his or her required contribution. This customer shall have thirty (30) days from the date of the notice to pay his or her contribution and tapon fee. If any applicant who has executed a written agreement regarding the main extension elects to rescind his or her agreement or otherwise fails to comply with the terms of the written agreement, the Association may cease all extension efforts and terminate the proposed extension. In such event the Association shall refund all amounts collected from applicants for the proposed extension. Except as provided in Paragraph 3e of this Section, no required contribution is refundable unless Garrard County Water Association elects not to construct the proposed water distribution main extension.
- (d) The required customer contribution of initial applicants shall be calculated as follows:
 - I. The cost of the proposed extension(s) shall be the estimated cost minus any local or state grant funds that may be acquired to lessen the cost of the extension(s).

DATE OF ISSUE	April 24, 2003 Month / Date / Year
DATE EFFECTIVE	May 25, 2003
ISSUED BY	(Signature of Officer)
TITLE P	resident
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

ABUE SERVICE COMMISSION OF KENTUCKY FEFECTIVE

MAY 2 5 2003

PURSUANT TO 807 KAR 5-01 SECTION 9 (1) HY CLOSE (C. SPRI-EXECUTIVE DIRECTOR

	FOR <u>Entire Area Served</u> Community, Town or City
e de la construcción de la constru	P.S.C. KY. NO2
	Original_SHEET NO31
Garrard County Water Association, Inc.	CANCELLING P.S.C. KY. NO
Garrard County Water Association, Inc. CANCELLING P.S.C. KY. (Name of Utility)	SHEET NO
CONTENT	S

- II. The total cost of the proposed extension(s) is then divided by the estimated number of feet of pipeline giving a cost per foot of the extension(s).
- III. The cost per foot is then multiplied by fifty (50) feet to establish the company's required contribution per prospective customer to the extension(s). The company's required contribution is then multiplied by the estimated number of initial applicants to establish the total required company contribution.
- IV. The total required company contribution is subtracted from the estimated extension(s) cost to establish the balance of costs to be financed.

V. The balance of costs to be financed is then divided by the number of estimated initial customers to establish the required customer contribution.

- VI. If the required customer contribution exceeds \$1,250.00 but is less than or equal to \$4,000.00, then the company will assume the portion of required customer contribution that exceeds \$1,250.00 as a voluntary contribution. If the required customer contribution exceeds \$4,000.00 the company will assume \$2,750.00 only and the prospective customer given the option of paying the excess over \$4,000.00 or abandoning the proposed extension(s).
- (e) For a period of ten (10) years following the construction of the water main distribution main extension, any customer who connects to the water main distribution extension shall pay an amount equal to each

DATE OF ISSUE	April 24, 2003
	Month / Date / Year May 25, 2003
DATE EFFECTIVE	May 25, 2005
	(Signature of Officer)
TITLE	President
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

OUBLIC SERVICE COMMISSION OF KENTUCKY FFFECTIVE

MAY 2 5 2003

PURSUANT TO 807 KAR 5:017 SECTION 9:11 A CLIQUED LINE DIRECTOR

	FOR <u>Entire Area Served</u> Community, Town or City
•	P.S.C. KY. NO2
	Original SHEET NO. 32
Garrard County Water Association, Inc.	CANCELLING P.S.C. KY. NO.
(Name of Utility)SHEET NO	SHEET NO
CONTENT	S

initial applicant's contribution. After the total amount of these subsequent customer contributions equals the total amount of the "voluntary contribution" that the company assumed at the time of the water main's construction, all subsequent customer contributions shall be refunded on a proportionate basis to each person who previously contributed to the cost of the water distribution main's construction. In no event will the company's contribution exceed \$2,750.00 unless infrastructure improvements are desired by the Company along with the extension.

- (f) In addition to payment of a required contribution, any person connecting to a water distribution main shall pay other required charges and fees, to include a tap fee.
- (g) If Garrard County Water Association determines that a larger size line is needed for future growth or infrastructure improvements, the company will pay the difference between the cost for the line to service the extension and the larger size line needed for general system improvements.
- 4. Nothing contained herein shall be construed to prohibit the utility from making extension under different arrangements if such arrangements have received the prior approval of the Public Service Commission.

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DATE EFFECTIVE	May 25, 2003
ISSUED BY	(Signature of Officer)
TITLE	President
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

CUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

MAY 2 5 2003

PURSUANT TO 807 KAR 5,011 SECTION 9 (1) BT Comp & Sou EXECUTIVE DIRECTOR

	FOR <u>Entire Area Served</u> Community, Town or City	
. · · · · ·	P.S.C. KY. NO. 2	
s.	Original SHEET NO. 33	
Garrard County Water Association, Inc.	CANCELLING P.S.C. KY. NO.	
(Name of Utility)	SHEET NO	
CONTENT	3	

5. Upon complaint to and investigation by the Public Service Commission a utility may be required to construct extensions greater that fifty (50) feet upon a finding by the Public Service Commission that such extension is reasonable and that an extension of fifty (50) feet or less is unreasonable under the circumstances.

DATE OF ISSUE	April 24, 2003 Month / Date / Year	
DATE EFFECTIVE	May 25, 2003	PUBLIC SERVICE COMMISSION
	Month / Date / Year	OF KENTUCKY CEFECTIVE
ISSUED BY	President	
TITLE AND	(Signature of Officer)	MAY 2 5 2003
		PURSUANT TO 807 KAR 5.015 SECTION 9 (1)
BY AUTHORITY OF ORDE	ER OF THE PUBLIC SERVICE COMMISSION	1 625
IN CASE NO.	DATED	EXECUTIVE DIRECTOR

	AREA ENTIRE AREA SERVED
	PSC KY NO2
	OriginalSHEET NO34
GARRARD COUNTY WATER ASSOCIATION	CANCELLING PSC KY NO
(NAME OF UTILITY)	SHEET NO

(N)

MISCELLANEOUS FEES

There shall be added to the customer's bill, listed as a separate line item, an amount equal to any fee, tax, assessment, etc., now or hereafter imposed by local legislative authorities, whether by ordinance, franchise or other means. Such amount shall be added exclusively to bills of customers receiving service within the territorial limits of the authority imposing the fee.

Where more than one such fee is imposed, each of the charges applicable to each customer shall be added to the customer's bill and listed as separate line items.

Where the local legislative authority imposes a flat, fixed amount on Garrard County Water Association, the fee applied to the bills of customers receiving service within the territorial boundaries of that authority, shall be in the form of a flat dollar amount.

The amount of such fee added to the customer's bill shall be determined in accordance with the terms of the ordinance, franchise or other directive agreed to by Garrard County Water Association.

DATE OF ISSUE January 14, 2019	KENTUCKY PUBLIC SERVICE COMMISSION Gwen R. Pinson Executive Director Sturen R. Punson
MONTH/DATE/YEAR DATE EFFECTIVE <u>February 14, 2019</u> MONTH/DATE/YEAR ISSUED BY	Executive Director
SIGNATURE OF OFFICER TITLE GENERAL MANAGER	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	2/14/2019 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

GARRARD COUNTY WATER ASSOCIATION Work Order No. : 4353

COMMISSION OF KENTUCKY

Job Type	:	TON							
Job Description		READ AND TURI	NON			Customer	nformation		
Create Date	:	06/21/2016 09:40	AM	Account Number	: (00001		Seq :	
Completion Date	:			Parcel Number	:		Cycle #	:	50
Requested By	:		•	DO NOT CHANGE*	** ***(GARRARD CO WA	TER ASSOC		
Assigned To	:								
Start Date	:	06/21/2016							
Start Time	:			Primary Phone	:			Signature required	ł
Completion Time	:			Secondary Phone	:				
Lot :				Block :		# of Res	s. :	ELU :	
Appointment start	time	:		Appointm	ent er	nd time :			
Project :		Phase	:	Priority	:		Cost Center	r :	
				Comments	;				
PRESENT READIN	G								
Name					Acco	unt			
Address									
City			S	T ZIP					
Employment						New Connection	\$		
Spouse						Service Charge \$			
Drivers License						Farmstead \$			
Phone Number									
Email Address									
association, my v	vate	er service will b	e governed	nd I understand that by the rules and re therfore not refundation	gulat				
Date		Sigr	nature						
Completion Date	:	Co	mpleted By	:			Total P	rice :	\$0.00