	P.S.C. Ky. No 97-307
	Cancels P.S.C. Ky. No
GRAYSO	N COUNTY WATER DISTRICT
	OF
GRAYS	SON COUNTY, KENTUCKY
Rates, Rule	s, and Regulations for Furnishing
	Water
	At
Gra	ayson County, Kentucky
Filed with P	UBLIC SERVICE COMMISSION
	OF KENTUCKY C 8-1-05
SSUED <u>9 - 15 - 97</u>	EFFECTIVE <u>7 - 19 - 97</u>
PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE	ISSUED BY <u>Grayson County Water District</u> (Name of Utility)
JUL 1 9 1997	EM-DA
PURSUANT TO 807 KAR 5:011, SECTION 9 (1)	BY Ed Nichols - Chairman Board of Commissioners
BY: Stephand Buy SECRETARY OF THE COMMISSION	Grayson County Water District

FOR E	Entire Area Served						
P.S.C. Ky. No.	C. Ky. No. <u>97-307</u>						
1	_ Sheet of	1					
Cancelling P.S.C. Ky. No.							
	Sheet No						

### TARIFF FOR

Wholesale Water Supplier base rate effective July 19, 1997, which will be the base rate for the purpose of future applications of the purchase water adjustment clause.

The base rate will be as follows for water purchased from the City of Leitchfield Utilities Commission:

\$1.274 per 1,000 gallons

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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JUL 19 1997

PURSUANT TO 807 KAR 5.011, SECTION 9 (1) BY: Stephano Buy SECRETARY OF THE COMMISSION

DATE OF ISS	UE <u>9</u>	15	97		DATE OF EFFECTIVE	7	19	97
	Month	Day	Year	2		Month	Day	Year
ISSUED BY	Ed Nicho	Tic	hold	<u>Chairmar</u> Title	PO Box 1118, Bow Addre		en, KY	42102

	FOR Entire Area Served	
	P.S.C. Ky. No	
	Sheet No	2 of 2
	Grayson County Water District	
	Cancelling P.S.C. Ky. No97-1	76
	Sheet No	
RULES AND REGULA	ATIONS	

PUBLIC SERVICE COMMISSIC, OF KENTUCKY EFFECTIVE

JUL 19 1997

PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY:

#### NOTICE OF PROPOSED RATE ADJUSTMENT

The following rates and charges are prescribed for the customers in the area served by Grayson County Water District. All other rates and charges not specifically mentioned herein shall remain the same as those in effect under authority of this Commission prior to the effective date of this Order.

5/8"x 3/4" Meter

First	1,500 Gallons
Next	8,500 Gallons
Next	40,000 Gallons
Next	100,000 Gallons
Over	150,000 Gallons

\$ 12.75 Minimum\* \$ 5.64 per 1,000 Gallons \$ 4.65 per 1,000 Gallons \$ 3.88 per 1,000 Gallons \$ 3.11 per 1,000 Gallons

\*\$12.75 minimum applicable only to 5/8"x 3/4" meter. The following minimums apply to other meter sizes.

Meter	Size	Minimur	n Bill		
3/4"	first	3,000 Gallons	\$	21.66	
1"	first	5,000 Gallons	\$	33.41	
1-1/2"	first	10,000 Gallons	\$	67.18	
2"	first	16,000 Gallons	\$	96.46	
3"	first	30,000 Gallons	\$	186.69	0
4"	first	50,000 Gallons	\$	285.20	0,05
6"	first	100,000 Gallons	\$	529.41	Q/\
8"	first	160,000 Gallons	\$	800.95	U
10"	first	550,000 Gallons	\$2	2,040.79	

Juden C. neel The rates to be charged after the minimum rate and usage is the same regardless to meter size PUBLIC SERVICE COMMISSION

The reason for the proposed rate change is to provide the Water District with sufficient revenue to continue operations due to increased rates of the Water District's wholesale supplier.

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	Ed Nicho	ols	Т	ïtle		dress		

	FOR Entire Area Served
	P.S.C. Ky. No.
	Original Sheet No. 11
GRAYSON COUNTY WATER DISTRICT	Cancelling P.S.C. Ky. No.
	Sheet No.
RULES AN	ND REGULATIONS

### Tariff for

Wholesale Water Supplier base rate effective May 4, 1985, which will be base rate for purpose of future applications of the purchase water adjustment clause.

The base rate will be \$.988 per 1,000 gallons of water for the City of Leitchfield, Kentucky.

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MAY 05 1985

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE

PURSUANS TO SUT KAR 5:011, SECTION 9 (1), BY: PUBLIC SERVICE COMMISSION MANAGER

DATE OF ISSUE		10 87	DATE EFFECTIVE 5	4 85
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ISSUED BY		Chairman	P.O. Box 1118, Bowling	Green, KY 42101
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- 1. Additional Rules and Regulations. These Rules and Regulations are in addition to the rules of the Kentucky Public Service Commission.
- 2. <u>Application for Service</u>. Each prospective customer desiring water service may be required to sign the District's standard Application for Water Service before service is supplied by the District. No service will be installed unless there is a main distribution line existing along the road from which service is requested. If service is desired on the same side of the road as the water main, the meter shall be installed within 5 feet of the water main. If service is desired on the opposite side of the road from the water main, the service line will be run under the road and the meter installed on private property adjacent to the highway right of way, provided the distance from the main line to the meter point is not more than 60 feet. If the distance is greater than 60 feet, the customer will be required to pay the cost of installing the pipe for the additional footage.

#### A. Residential

GRAYSON COUNTY WATER DISTRICT

A contribution in aid of construction as provided in the Schedule of Rates and Charges must be paid on all new connections to the existing water line.

#### B. Commercial

Rules and regulations for commercial service, except as noted below, are the same as for residential service.

A commercial customer, or large-quantity user, will be required to pay a contribution in aid of construction determined by the size of metering equipment as provided in the Schedule of Rates and Charges. In addition to the connection fee, the customer shall pay the cost of installing all service line bores or open cuts which extend beyond 5 feet of the water main.

DATE EFFECTIVE October

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3. <u>Discontinuance of Service by District</u>. District may refuse to connect or may discontinue service for the violation of any of its Rules And Regulations, or for violation of any of the provisions of the Schedule of Rates and Charges, or of the application of customer or contract with customer. District may discontinue service to customer for the theft of water or the appearance of water theft devices on premises of customer. The Discontinuance of service by District for any causes as stated in this rule does not release customer from his obligation to District for the payment of minimum bills as specified in application of customer or contract with customer.

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James Allen

Name of Officer

Board of Commissioners Title

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P.O. Box 1118, Bowling Green, Ky

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	FOR Entire Area Served
	P.S.C. Ky. No 1
	1 Sheet No. 2
Grayson County Water District	Cancelling P.S.C. Ky. No
	Original Sheet No. 2 Paragraph
RULES A	ND REGULATIONS

The following revision of policy is prescribed for the customers in the area served by Grayson County Water District (District). All other rates and charges not specifically mentioned herein shall remain the same as those in effect under authority of this Commission prior to the effective date of this Order.

A deposit or suitable guarantee equal to approximately twice the District's average monthly water bill will be required of each classification of customers before water service is supplied. The deposit may be waived for those customers who apply for and pay the Contribution In Aid of Construction Fee based on the size of metering equipment at the location. The classification of customers is established as follows: 1) residential, 2) industrial, 3) commercial and all others.

Service will be refused or discontinued for failure to pay the requested deposit. Interest as prescribed by KRS278.460 or other applicable KRS's will be paid annually by credit to the customer's water bill on the anniversary date (month) of the customer's deposit, except no credit may be made if the customer's water bill is delinquent on the anniversary date of the deposit.

The District may require a deposit in addition to the initial deposit if the customer's classification of service changes or if there is a substantial change in usage. Upon termination of service, the deposit and any interest earned will be credited to the District by the customer with any F KENTUCKY remainder refunded to the customer.

C-1-05 JUL 14 1994

DATE OF ISSUE	April	22	1994	DATE	EFFECTIVE	SECTION 9(1) May M 1 (May 1993
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	Ed Nichols	, Chairman		Tit	le	Address

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RULES AND REGUL	ATIONS Sheet	No

<u>Billing</u>. Bills will be rendered monthly and shall be paid within ten days from date of bill at the office of District. Failure to receive bill will not release customer from payment obligations. Should bills not be paid as above, District may at any time thereafter, upon five days' written notice to customer, discontinue service. Bills paid on or before the final date of payment shall be payable at the net rates, but thereafter the gross rates shall apply as provided in the Schedule of Rates and Charges. Should the final date for payment of the bill at the net rates fall on a Sunday or holiday, the business day next following the final date will be held as a day of grace for delivery of payment.

- 5. <u>Deposit</u>. A deposit or suitable guarantee equal to approximately twice the average monthly water bill may be required of any customer before water service is supplied. The District may at its option return the deposit to the customer after one year. Upon termination of service, deposit may be applied by the District against any C7-94 unpaid bills of the customer, and if any balance remains after such application is made, said balance shall be refunded to customer. Interest will be paid as required.
- 6. <u>Point of Delivery</u>. The point of delivery is the point where the meter is located on the customer's premises. All water lines, plumbing, and equipment beyond the meter shall be installed and maintained by the customer.
- 7. <u>Termination of Contract by Customer</u>. Customers who have fulfilled their contract terms and wish to discontinue service must give at least three (3) days' written notice to that effect, unless contract specified otherwise. Notice to discontinue service prior to expiration of contract term will not relieve customer from any minimum or guaranteed payment under any contract or rate.
- 8. <u>Customer's Service Line</u>. All service lines beyond the metering point should be installed of material consisting of copper, galvanized, or PVC pipe with rating of not less then 160 psi. The size of service line beyond the point of delivery should not be less than 3/4"; however, a larger size may be needed to provide adequate service. If the customer's point of use is at a higher elevation than the point of delivery, the customer should consult with a reputable engineering firm to size the service line from the point of delivery.
- 9. Right of Access. The customer must agree to permit the District to lay, maintain, repair, or remove such water lines which is the property of the District located on the customer's property with the right of ingress and egress over customer's property. The District's duly authorized representative and/or other duly authorized employee of the State Health Department bearing proper credentials and identification shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling, and testing, in accordance with the provisions of these Rules and Regulations.

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GRAYSON COUNTY WATER DISTRICT

- 10. Interruption of Service: The District will use reasonable diligence in supplying water service, but shall not be liable for breach of contract in the event of, or for loss, injury, or damage to persons or property resulting from interruptions in service, excessive or inadequate water pressure, or otherwise unsatisfactory service, whether or not caused by negligence.
- 11. Additional Load. The service connection supplied by the District for each customer has a definite capacity, and no addition to the equipment or load connected thereto will be allowed except by consent of the District. Failure to give notice of additions or changes in load, and to obtain the District's consent for same, shall render the customer liable for any damage to any of the District's lines or equipment caused by the additional or changed installation.
- 12. Notice of Trouble. Customer shall notify the District immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble, or accidents affecting the supply of water. Such notices, if verbal, should be confirmed in writing.
- Nonstandard Service. Customer shall pay the cost of any special installation necessary to meet his peculiar requirements for service other than standard water tap.
- 14. Scope. This Schedule of Rules and Regulations is a part of all contracts for receiving water service from the District, and applies to all service received from the District whether the service is based upon contract, agreement, signed application, or otherwise. A copy of this schedule, together with a copy of the District's Schedule of Rates and Charges, shall be kept open to inspection at the office of the District.
- 15. Damage to District's Water System. No person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which is a part of the District's water works. Any person violating this provision shall be subject to immediate arrest and discontinuation of water service and shall pay the cost of repairing or replacing the pipe or appurtenance.
- 16. Water Line Extension. An applicant desiring an extension to a proposed real estate subdivision will be required to pay the entire cost of the extension. An Agreement must be executed by the developer a copy of which is attached. Individual service applications will be in accordance with Rule No. 2.

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RULES AND REGULATIONS

GRAYSON COUNTY WATER DISTRICT

The customer shall pay all construction cost and design engineering in addition to reimbursing the District for inspection cost.

- 17. <u>Relocation of Water Facilities</u>. District may, at the request of customer, relocate or change existing District-owned equipment. Customer shall reimburse District for such changes at actual cost including appropriate overhead.
- 18. <u>Revisions</u>. These Rules and Regulations may be revised, amended, supplemented, or otherwise changed from time to time without notice. Such changes, when effective shall have the same force as the present Rules and Regulations.
- 19. <u>Conflict</u>. In case of conflict between and provisions of any rate schedule and the schedule of Rules and Regulations, the rate schedule shall apply.

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DATE OF I	SSUE October Month James Allen Name of Offi	DATE EFFEC	Month	r 2 1975 Day Year 8 Bowling Green, Ky Address	-

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Grayson County Water District		Cancelling P.S.C. Ky. No.
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	RULES AND	REGULATIONS

SUBJECT: Charges for Special Services

The following charges for special services shall be made:

- 1. <u>Service Connection Charge</u>. A charge of \$5 shall be made for all service reconnections made during regular working hours, except that there shall be no connection charge made for service on the original installation of facilities. If service is reconnected other than during regular working hours, the charge shall be \$35.
- 2. <u>Delinquent Service Charge</u>. A charge of \$5 shall be made for a trip to <u>collect</u> a delinquent account. A reconnection charge of \$5 shall be made if reconnected during regular working hours. If reconnected after regular working hours, the charge shall be \$35. (See PSC: Gen-1, Rule XII.)
- 3. <u>Meter Reading Recheck Charge</u>. A charge of \$5 shall be made for a trip to recheck a meter reading when the customer requests the meter to be rechecked for a correct reading and the meter was not misread.
- 4. Meter Test Request. Upon request a customer may have his meter tested and adjustments will be made to the bill where the meter is found to be more than two percent fast or slow in accordance with 807:KAR 5:006, Section 9, provided request by the customer is not more frequent than once each twelve months. If such test shows the meter to be less than two percent fast, a \$25 charge shall be made.
- 5. <u>PSC Meter Test Complaint</u>. Any customer of the District may request a meter test by written application to the Public Service Commission, Post Office Box 615, Frankfort, KY 40602.
- 6. <u>Service Investigation Charge</u>. A charge of \$7.50 per trip shall be made for service investigation during regular working hours if interruption of service is not caused by failure of District's facilities. The charge for investigation after working hours will be \$15 per trip. Any maintenance and repair of facilities beyond District's delivery point is the responsibility of the customer.
- 7. <u>Meter Investigation Charge</u>. When an investigation of facilities on customers' premises reveals meter seals broken, damaged meters, or unauthorized use of water, a meter investigation fee of \$25 shall be charged.

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RULES	AND	REGULATIONS

1. <u>Contribution in Aid of Construction</u>. The established contribution fee is based on the size of metering equipment required as noted below:

5/8	-	inch m	neter	 450.00
1	-	inch m	neter	 550.00
1 1/	2-	inch m	neter	 1,150.00
2	-	inch m	neter	 1,300.00
3	-	inch m	neter	 4,000.00
6	-	inch m	neter	 Actual Cost

In addition to the above connection fees for the various size meters, the customer shall pay the cost of installing all service line bores or open cuts which extend beyond 5 feet of the water main, on 2-inch meters or larger.

Service line inspection charge. In cases where a state plumbing permit is not obtained and the state plumbing 2. inspector does not inspect service lines, a charge of \$25 shall be made for a trip to inspect the service line.

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GRAYSON COUNTY WATER DISTRICT

: 807 KAR 2:060 Section 12

All water line extensions will be in compliance with PSC W-1 Rule XII 2 "B".

In summary each customer who hooks on along the line extended will pay our standard tap fee (residential - \$250.) The developer will receive \$125 rebate for each connection along the extension.

If the developer desires service along the line extended, he too will pay the standard tap fee just as any other customer. The water district will return to him 50 percent of the fee. On a residential tap fee this would amount to \$125, which would be more than the cost for extending the average distribution line for 50 feet.

Should service be desired on the opposite side of the road from the water main, the District will cross the road with the residential service line at no additional cost.

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#### RULES AND REGULATIONS '

on County Water District

### Tariff for Purchased Water Adjustment Clause

This regulation prescribes the requirements under which the Grayson County Water District may implement a purchased water adjustment clause designed to recover the increased costs of water purchased, where the water utility is not financially able to absorb an increase from its supplier. This Purchased Water Adjustment Clause shall be in accordance with 807 KAR 5:067, and a supplier by the Public Service Commission.

#### Section 1: Application for Change in Base Rate

The rates a water utility is currently authorized to charge its customers are based upon the wholesale cost of water to that water utility pursuant to valid contracts or wholesale tariffs on ile with the Commission. For purposes of a purchased water adjustment clause, this wholealoute shall be considered as the base rate, for purchased water and any increase or derease in the base rate shall be considered the changed rate.

(1) In the event there is a change in the base rate, the utility shall file with the commission the following information:

(a) A copy of the wholesale supplier's tariff effecting a change in the base rate and a tatement from the wholesale supplier evidencing the effective date of the changed rate;

(b) A detailed statement of water purchased under the base rate for a month period nded within ninety (90) days of the filing date and showing billing both under such base ate and also under the changed rate;

(c) A detailed statement of water sold for the same month period;

(d) A balance sheet and statement of operating expenses and revenues for the most mission scent month period for which that information is available;

(e) In the event of an increase only, evidence that the water utility has not ned in some as the proposed rate revision;

(f) Revised tariff sheets reflecting the rates the applicant proposes to charge; and

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RULES	AND R	EGULATIONS

(g) Such other information as the Commission may request for a proper determination of the purchased water adjustment.

(2) The Commission may require that the balance sheet and statement of expenses and revenues furnished pursuant to subsection (1)(d) of this section be updated to within ninety (90) days of the filing of an application and that the updated information correspond to the same month period as the water purchased information furnished pursuant to subsection (1)(b) of this section.

(3) Upon receipt of all the necessary information, the Commission will review the effect of the changed rate upon the applicant's operations and if an increase is proposed, determine whether all or part of the increase can be absorbed by the applicant. An applicant shall not implement its proposed revised rates until the Commission issues an order authorizing the applicant to adjust its rates. If an adjustment is authorized, the supplier's changed rate shall become the supplier's base rate for use in future applications.

. (4) The maximum amount of the adjustment so ordered shall not produce revenue adjustments greater than the difference between the purchased water billed at the base rate and the purchased water billed at the changed rate.

(5) The notice required by subsection (1)(e) of this section may be accomplished by a bill insert.

### Section 2: Calculation of the Purchased Water Adjustment

If a change is made in a base rate charged to a water utility by its supplier(s), the unit charges of the wholesale tariff shall be increased or decreased by a purchased water adjustment calculated as follows:

(1) Water purchases shall be computed at the supplier's base rate and the supplier's changed rate using a period of twelve (12) calendar months ending within ninety (90) days preceding the month of the effective date of the supplier's rate change. The difference between these amounts shows the total change in the applicant's purchased water costsistic Service Commission

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son County Water District

(2) The total change in purchased water costs shall be divided by the actual number of cubic feet or gallons sold, yielding the purchased water adjustment expressed in cents per cubic feet or gallons, unless the applicant's water loss exceeds fifteen (15) percent.

(3) In instances where the water loss exceeds fifteen (15) percent, the actual water sales shall be divided by eighty-five (85) percent yielding the maximum allowable water purchases. The maximum allowable water purchases shall then be multiplied by the change in cost per cubic foot or gallons, yielding the total allowable change. The total allowable change shall then be divided by the actual number of cubic feet or gallons sold, yielding the purchased water adjustment expressed in cents per cubic feet or gallons.

#### Section 3: Procedure for Distribution of Refunds from Suppliers

In the event a water utility receives a refund from its supplier for amounts previously paid, the water utility shall immediately apply to the Commission for authority to make adjustments on the argents charged custom ers' bills under this regulation as follows:

(1) The total refund received by the water utility shall be divided by the number of cubic feet or gallons of water the water utility estimates it will sell to its customers during the two (2) month period beginning with the first day of the month following receipt of the refund, yielding the refund factor to be applied against each cubic foot of water sold thereafter.

(2) Effective with meter readings taken on and after the first day of the second month following receipt of the refund, the water utility will reduce by the refund factor any purchased water adjustment that would otherwise be applicable during the period. The period of reduced purchased water adjustment shall be adjusted, if necessary, in order to most nearly approximate the total amount to be refunded. The water utility shall make full distribution of the refund within two (2) months.

(3) In the event a water utility receives a large or unusual refund, the water utility may apply to the Commission for a deviation from the procedure for distribution of refunds specified herein.

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PUBLIC SERVICE COMMISSION FOR Entire Area Served
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Cancelling P.S.C. Ky. No.   FEB 2 0 1997 Sheet No.
PURSUANT TO 807 KAR 5:011, RUSES AND REGULATIONS BY: Orden C. Neel
 FOR THE PUBLIC SERVICE COMMISSION

## I. <u>Classification of Water Service for Purposes of Determining Exemptions from Sales and</u> <u>Use Tax.</u>

- A. Residential Classification
  - 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. Mobile home parks served by a single meter
  - 3. 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 District has been notified by the owner in writing that the purpose for which the water service was installed has changed.

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	BY. Orden C. neel	
	FOR THE PUBLIC SERVICE COMMISSION	

- A. No more than one residence, including mobile homes may connect to one meter.
- B. A residence and any agricultural usage (with the exception of usage by a tenant dwelling or rental dwelling) may be supplied from the same water meter. A tenant dwelling or rental dwelling is considered a separate residence and must be supplied from a separate water meter.
- C. Where multiple apartment buildings under separate roofs are built on the same lot, each building must have one water meter. However, at the discretion of the property owner, each apartment within a building may have separate water meters.
- D. Each commercial, industrial, or any other entity must have a separate water meter. Excluding residential and apartment complexes, where a commercial, industrial, or other entity involves more than one structure on a single lot (lot approved by the local Planning Commission), which will be operated as one entity under one entity name, such property can be served by one water meter.
  - Should such property cease to be operated as one entity it will be required that separate water meters be paid for by the owner of each lot and the service line(s) from the meter(s) to the point of use be installed and paid for by the respective property owner(s).
- E. Where multiple residential, commercial, industrial or other such units are under one roof, one meter and service line is all that is required. If the property owner desires more than one meter, pays the appropriate contribution in aid of construction, and complies with the District's rules and regulations pertaining to application for service, additional meters may be installed.
- F. Mobile home parks on a single parcel of land, approved by the local Planning Commission as a mobile home park, are considered one business and may be served by one meter.

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	FOR THE PUBLIC SERVICE COMMISSION

The following policy is prescribed for the customers in the area served by Grayson County Water District (District). All other rates, charges, rules and regulations not specifically mentioned herein shall remain the same as those in effect under authority of this Commission prior to the effective date of this Order.

# PROVISIONS FOR STANDARD SERVICE, NON-STANDARD SERVICE AND FIRE PROTECTION:

- 1. STANDARD SERVICE (Standard Water Tap)
  - A. Based on information provided by the customer, the standard service size for a water tap shall be established by the Water District. Each customer's meter shall be properly sized to measure all water usage of the customer as determined by the Water District. The meter installation cost to meet the standard service size for each customer shall be paid for by each customer at the Water District's established contribution fee for the meter size required and the contribution fee as approved by the Kentucky Public Service Commission (PSC).
  - B. Should a customer's rate of water flow and usage change such that the water meter will not accurately measure the water used, the customer shall be responsible for paying the Water District's established contribution fee based on the meter size required to accurately measure the water used. The Water District will refund to the customer the salvage value of the original metering equipment that can be recovered and reused.
  - C. Any existing or proposed service connection which has minimum and/or maximum flow rates that do not fall within the range defined below for a Standard Service shall be considered a Non-Standard Service. The range of flow rates for a Standard Service with a particular meter size shall be as follows:
    - 1. The customer's low flow rate shall be greater than the 95 percent accuracy point for low flow registration of the meter.
    - 2. The customer's sustained high flow rate shall be less than the maximum continuous rate specified for the meter and the customer's intermittent high flow rate shall be less than the maximum for the normal operating range of the meter.

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	FOR THE PUBLIC SERVICE COMMISSION

The low and high flow rates described above for each water meter size shall be as stated by the manufacturer of meters used by the Water District.

- D. Any service connection that involves fire protection facilities is a Non-standard Service.
- E. No unmetered water connection to the Water District's water mains will be allowed. All fire line service connections shall be metered.

# II. NON STANDARD SERVICE

A customer shall make application for service and pay the actual cost of any special installation necessary to meet his peculiar requirements for service other than <u>standard water tap.</u>

## III. FIRE PROTECTION

- A. The Water District will install fire hydrants for the City and County fire departments, or others provided the Water District is reimbursed for the cost of installation and the Water District's engineers determine that at the location the fire hydrant is to be installed, a flow rate from the fire hydrant will meet the requirements of the Kentucky Public Service Commission ("PSC").
- B. Fire hydrants installed prior to June 7, 1992, that do not meet the requirements set out in 807 KAR 5:066, Section 10,(B1), will be identified and the fire department advised in writing of the fire hydrant location.
- C. While fire hydrants are provided as a service to the public within the Water District's service area, because of the potential for damage to the Water District's system and unmetered use of water at fire hydrants installed directly on the Water District's water mains, these fire hydrants are only to be used and operated for fighting fires by the fire departments.

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- D. As a service to the public within its service area and for the protection of the public welfare, the Water District will furnish water to fight a fire from a fire hydrant connected directly to the Water District's water main at each fire location free of charge for a period not to exceed a total of 4 hours of usage-as defined below in Section H. I. In the event that more than 4 hours of usage occurs in fighting a fire, the owner of the property where the fire occurs shall pay for all of the water used in accordance with the Water District's standard water rate as in effect on the date of the fire and approved by the PSC.
- E. Fire hydrants shall not be used by any contractor, property owner, governmental agency, individual, corporation, or others to secure water for any purpose. The use of a fire hydrant by anyone other than properly authorized fire department personnel for fighting a fire shall be considered a "theft of service" and prosecuted in accordance with the laws of the Commonwealth of Kentucky. The user shall pay the Water District a meter investigation charge as set forth in the Water District charges for special services as approved by the PSC, any damages to the Water District's property, and the full cost of the services fraudulently obtained along with all other applicable costs of the Water District allowed under the laws of the Commonwealth of Kentucky.
- F. The fire departments utilizing fire hydrants connected to the Water District's water main shall maintain a record of any water used, including the date, location, the time that the fire department began pumping water, the time that the fire department discontinued pumping water, the approximate rate(s) of flow, the length of any interruptions in pumping water, the cause of the fire, and property owner for whom the water was used and shall file a report with the Water District monthly. The record of the fire department in conjunction with the Water District's daily master meter readings and normal daily water usage for the service zone will be used in determining the amount of water used to fight a fire.

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	RULES AND REGULATIONS

- G. The District does not guarantee a water supply including the supply to the Customer's fire protection system at any particular flow rate or pressure. The fire flow may vary depending on other water demands on the system, various water facility limitations, or other circumstances (including but not limited to power failure, water main/line breakage, etc.). The customer will indemnify and hold harmless the District and its employees from and against all claims, damages, losses, and expenses incurred as a result of insufficient water supply including supply to the customer's fire protection system or any failure of the detector check valve installation, metering equipment, and/or appurtenances.
- H. For purposes of "III FIRE PROTECTION," the following definitions shall apply:
  - A "fire" as used hereinabove shall include any conflagration on a publicly or privately owned property. Any re-ignition of a previously extinguished conflagration on the same property shall be considered a single fire and any fire resulting from the same cause shall be considered a single fire except that a fire on property owned by different persons or entities shall be considered separate fires.
  - 2. "Hours of usage" as used hereinabove is measured from the time the fire department begins pumping water at the scene of the fire until the fire department ceases pumping water to the fire. In the event the fire department ceases pumping water for a period of time but later continues pumping to the same fire, the "hours of usage" shall be tolled while no pumping occurs and continue to accumulate after pumping continues. Any partial hours of usage are rounded to the nearest hour.

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