PSC KY. NO. 2		
CANCELLING PSC KY. NO. 1		
Ohio County Water District		
OF		
Hartford, Ohio County, Kentucky		
RATES, CHARGES, AND REGULATIONS		
FOR FURNISHING		
WATER SERVICE		
AT		
Ohio County, Kentucky and Adjoining Counties		
FILED WITH THE		
PUBLIC SERVICE COMMISSION		
OF		
KENTUCKY		
KLIVI OOKI		

DATE OF ISSUE November 1 2024

Month / Date / Year

DATE EFFECTIVE October 31, 2024

Month / Date / Year

ISSUED BY /s/ Eric Hickman

(Signature of Officer)

TITLE General Manager

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

			AREA Ohio C	ounty and Adjoini	ng Coun	ties
			PSC KY NO.		2	
			1st Revised	SHEET NO	2	
Ohio County Water District (NAME OF UTILITY)		CANCELLING	G PSC KY NO	2		
		Original	SHEET NO	2		
		RATES AND CHA				
		Monthly Water	<u> Kates</u>			
	2,000 gallons			34 Minimum B		(I)
	3,000 gallons			01261 Per Gallo		(I)
	5,000 gallons			01090 per gallo		(I)
Next	5,000 gallons			00917 per gallo		(I)
Over	15,000 gallons		0.	00748 per gallo	n	(I)
Whole	esale Rate		0.	00384 per gallo	n	(I)
Unme	tered Fire Sprinkler					
	Monthly Fee		\$ 1	2.78		

DATE OF ISSUE	February 18, 2025	
	MONTH / DATE / YEAR	
DATE EFFECTIVE_	February 18, 2025	
	MONTH / DATE / YEAR	
ISSUED BY	/s/ Eric Hickman	
	SIGNATURE OF OFFICER	
TITLE	General Manger	
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION		
DI MOTHORITI OF ORDER OF THE FUBLIC SERVICE COMMISSION		

Water Usage

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00127 DATED February 18, 2025

KENTUCKY
PUBLIC SERVICE COMMISSION

0.00639 Per Gallon

Linda C. Bridwell Executive Director

EFFECTIVE

2/18/2025

	AREA Ohio County and Adjoining	ng Counties
	PSC KY NO.	2
	1st Revised SHEET NO.	3
Ohio County Water District	CANCELLING PSC KY NO	2
(NAME OF UTILITY)	Original SHEET NO.	3
RATES AND CHARGES		

Nonrecurring Charges

Meter Connection/Tap Fees		
5/8-Inch x 3/4-Inch Meter	\$1,670.00	(I)
Larger Meters	Actual Cost	
Fire Sprinkler/Private Fire Protection Line Connection Fee	Actual Cost	
Connection/Turn-on Charge	\$ 32.00	(I)
Late Payment Charge	10%	
Meter Relocation Charge	Actual Cost	
Meter Re-read Charge	\$ 32.00	(I)
Meter Test Charge (5/8-Inch Meter)	\$ 67.00	(I)
Meter Test Charge (1-Inch or Larger)	Actual Cost	
Reconnection Charge	\$ 32.00	(R)
Returned Payment Charge	\$ 28.00	(I)
Service Call/Investigation	\$ 32.00	(I)
Service Call/Investigation (After Hours)	\$ 132.00	(I)
Damage to Lid or Meter Equipment/Meter Lock	Actual Cost	
Water Main Extension/Service Line Connection Estimate	Actual Cost	

Note: Regular working hours for the District's Maintenance Staff are 8:00 a.m. to 4:00 p.m. Monday through Friday, excluding holidays. Upon customer request, and subject to availability of Maintenance Staff, services may be performed outside regular working hours. Those services will be charged at the Service Call/Investigation (After Hours) rate.

DATE OF ISSUE	February 18, 2025
	MONTH / DATE / YEAR
DATE EFFECTIVE	February 18, 2025
	MONTH / DATE / YEAR
ISSUED BY	/s/ Eric Hickman
	SIGNATURE OF OFFICER
TITLE	General Manger
BY AUTHORITY OF ORI	DER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO. <u>2024-00127</u>	DATED <u>February 18, 2025</u>

KENTUCKY PUBLIC SERVICE COMMISSION

Linda C. Bridwell **Executive Director**

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 3	
Ohio County Water District	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
DITLES AND RECHT ATIONS		

DEFINITIONS 1.

- "Commercial customer" means customer that is a private school, college, hospital, church and other private educational, cultural, social, or religious organization, or business or manufacturing establishment.
 - "Commission" means Kentucky Public Service Commission. b.
- "Customer" shall mean any person, firm, corporation, entity, or municipality supplied with water service by Ohio County Water District pursuant to these Rules and Regulations.
- d. "District" means Ohio County Water District acting through its officers, managers, or other duly authorized employees or agents.
- "Fire department" means a firefighting organization operated and controlled by any city, county, urban-county, charter county, fire protection district, or volunteer fire protection district.
- "Non-standard Service" means service that is supplied through a meter that is larger than a 5/8-inch by 3/4-inch meter.
- "Private fire protection service" means water service to support the operation of a private fire protection system, including private fire hydrants, automatic fire sprinkler systems, standpipes, and other appurtenances that a Customer installs to assist in extinguishing fires.
- "Residential customer" means a customer receiving water service at single premise residence or at multiple premises residences if each premise is served through a single Meter, or at a premises served through a single Meter with multiple owners if the usage is primary for residential purposes.

DATE OF ISSUE November 1, 2024 MONTH / DATE / YEAR October 31, 2024 DATE EFFECTIVE MONTH / DATE / YEAR /s/Eric Hickman ISSUED BY SIGNATURE OF OFFICER General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY PUBLIC SERVICE COMMISSION

Linda C. Bridwell **Executive Director**

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

(T)

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 4	
Ohio County Water District	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
DITLEG AND DECLIF AMIONG		

- i. "Standard service" means service supplied through a 5/8-inch by 3/4-inch meter.
- j. "Wholesale customer" means a customer that is a private or public water utility, including a city, that purchases water for resale to its customers.

2. RULES AND REGULATIONS GOVERNING RENDERING OF SERVICE

These 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 will be bound thereby. No District employee or commissioner, except when acting with formal approval of the District's Board of Commissioners, is authorized to grant an exception to or deviation therefrom.

3. REQUESTS FOR WATER SERVICE

- a. Each applicant for water service must execute a water user's agreement or contract for water service for each Premises for which the Applicant seeks water service. The information provided shall be true, accurate and current. The applicant is responsible for advising the District of any subsequent changes. Providing false, misleading, or inaccurate information in the water user's agreement or contract for water service is grounds for discontinuance of water service.
- b. Applications for water service are not transferable. New occupants of premises must complete a water user's agreement before commencing use of water service. If a Customer transfers ownership of the property receiving water service and ceases to reside at the property and the acquiring party or a person acting on behalf of or under the authority of the acquiring party takes possession of the premises and is the primary recipient of water service to that property, the acquiring party or new party in possession must execute a water user's agreement or contract for water service with the District. The District may, after reasonable notice, discontinue water service to the property until the acquiring party or new party in possession has executed a water user's agreement or a contract for service.

DATE OF ISSUE	November 1, 2024 MONTH/DATE/YEAR
DATE EFFECTIVE	October 31, 2024 MONTH/DATE/YEAR
ISSUED BY	/s/Eric Hickman signature of officer
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

(T)

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO5
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
RULES AND RI	EGULATIONS
for payment of all water service furnished to the Protestine the District to discontinue service for his/d. No Customer shall use water for an	her account at the Premises. (I) In purpose other than that for which he/she shall
have requested service, and the District has appro	
e. No Customer, except a wholesale	·
f. The District may refuse service to a for water service that the District has previously p	a Customer with an outstanding, unpaid balance provided until the balance owed is paid.
g. At the time of its Application, an identification card containing the Applicant's phomay present an alternate form of identification successued by a Kentucky county government or any furnisfer card, or supplemental nutrition assistance showing the applicant's name. A credit card or deacceptable alternate form of identification.	h as an identification card with applicant's name ood stamp identification card, electronic benefit card issued by the Commonwealth of Kentucky
h. Unless Applicant otherwise advise an application for standard service. If an Applica must provide justification for the installation of a pay to the District the cost of any special in requirements.	meter larger than 5/8-inch by 3/4-inch and must
i. If an Applicant requests the District connection or main extension and District employes such estimate, the District may assess a charge expenses necessary to prepare the estimate. If the	to the Applicant equal to the labor and travel (1
DATE OF ISSUE November 1, 2024 MONTH/DATE/YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE October 31, 2024	Linda C. Bridwell Executive Director

MONTH / DATE / YEAR /s/Eric Hickman
SIGNATURE OF OFFICER ISSUED BY___ General Manager BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

EFFECTIVE

10/31/2024

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 6	
Ohio County Water District	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
RULES AND REC	GULATIONS	
contract for service within 90 days of the District will be credited to the cost of the service connection		
j. Water service will not be initial representative is physically present at the Premises of expressly consenting to the turn on of service with Applicant's representative at the Premises.		
4. TERMS AND CONDITIONS OF BILLING	G AND PAYMENT	
a. Bills for water service by Meter will District determines.	be rendered monthly with ending dates as the	
b. The billing rate for all customers sl delivered and shall be rounded for amounts sma capabilities of the District's meters and billing softw minimum monthly charge, which shall include 2,00	ware. Each non-wholesale customer shall pay a (T	
c. All bills for water service are due and payable when rendered and are considered delinquent if not paid by the due date set forth on the bill. Failure to pay will render the Customer subject to disconnection and subject to payment a reconnection fee. If any bill for water service is not paid in accordance with this Tariff, the District may discontinue service in accordance with these Rules and Regulations.		
d. A Customer is responsible for furnish and telephone number. Failure to receive a bill of extension of the date when the account would be contained to the contained of the date when the account would be contained to the date when the date		
e. Bills will be sent to the billing addre for service unless the District is notified in writing by	ess (postal address) provided in the application oy the Customer of a change of billing address. (T	
DATE OF ISSUE November 1, 2024	KENTUCKY PUBLIC SERVICE COMMISSION	
DATE EFFECTIVE October 31, 2024	Linda C. Bridwell Executive Director	
MONTH / DATE / YEAR	1 / 2 / 2	

DATE OF ISSUE November 1, 2024

MONTH / DATE / YEAR

DATE EFFECTIVE October 31, 2024

MONTH / DATE / YEAR

ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

EFFECTIVE

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE

COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

PUBLIC SERVICE COMMISSION

Linda C. Bridwell

Executive Director

Adductor

FURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 7	
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.	
	SHEET NO	
RULES AND REGULATIONS		

- f. The District is not bound by bills rendered under mistake of fact as to the quantity of service rendered.
- If a Customer disputes a bill, the Customer's accounts shall be considered current while the dispute is pending if the customer continues to make undisputed payments and stays current on subsequent bills.
- The use of water by the same Customer at different premises or localities will not h. be combined.
- i. If payment is not received by the due date specified on the bill, the Customer will be assessed a Late Payment Charge. Any late payment charge shall be waived for any bill or portion of a bill for which a customer has received third-party billing assistance through the Low-Income Household Drinking Water and Wastewater Emergency Assistance Program or from another public or charitable source.
- The District maintains a Payment Drop Box for the convenience of Customers and retrieves the deposited payments at the start of each business day. Payments deposited after hours will be considered as received on the next business day.
- Customers may make payment by credit or debit card online, in person at the District's office or at the offices of the District's designated agents, or by telephone. If payment by credit or debit card is declined, the customer's obligation to pay the billed amount on the due date remains unchanged. Credit and debit card payments are subject to a processing fee to equal to that charged to the utility by the credit or debit card processing company to process the transaction. This fee is generally calculated using a formula applied to the balance of the amount charged to the credit or debit account but may be a flat fee per transaction. Prior to processing the transaction, the District will inform the customer of the fee amount.
- Residential Customers may elect to participate in a monthly budget billing payment plan. Under such a plan, Customers pay a fixed monthly amount determined by the District based

DATE OF ISSUE November 1, 2024 MONTH / DATE / YEAR October 31, 2024 DATE EFFECTIVE MONTH / DATE / YEAR /s/Eric Hickman ISSUED BY SIGNATURE OF OFFICER General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY PUBLIC SERVICE COMMISSION

> Linda C. Bridwell **Executive Director**

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

(T)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 8
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
DITECAND	DECLII ATIONIC

on historical or estimated usage. A Customer may enroll in such a plan at any time. The District will issue bills to bring each customer's account current once each 12-month period or through a series of levelized adjustments on a monthly basis if usage indicates that the account will not be current upon payment of the last monthly budget amount. If a Customer fails to pay bills as required under the plan, the District may remove the Customer from the plan, restore the customer to regular billing, and require immediate payment of any deficiency.

- m. KRS 139.470(7) and Kentucky Department of Revenue regulations determine if an account may be classified as residential and thus exempt from sales tax. Accounts classified as residential as of December 31, 2022, will continue to be classified as residential provided the account remains active, the account holder has only one residential account with the District, and the property is the account holder's primary residence. If the account holder has more than one account with the District, only the address at which the account holder resides will be eligible for the exemption and account holder must complete a Declaration of Domicile for Purchase of Residential Utilities, Form 51A380, to be eligible for the sales tax exemption at that residence. If an account holder has multiple accounts and more than one account serves as a place of domicile for different Kentucky residents (for example, an account holder owns two homes, resides at one location and rents the other), then a Declaration of Domicile for Purchase of Residential Utilities, Form 51A380, must be executed by a person residing at the property served for the account to be classified as residential and exempted from sales tax.
- n. For an account involving water service to a multi-unit residential rental facility or mobile home or recreational vehicle park for which the owner of the facility or park is billed for the water service provided, the account will not be considered residential unless the property owner submits a completed Multi-Unit Declaration of Domicile for An Owner or Operator of a Multi-Unit Residential Rental Facility or Mobile Home and Recreational Vehicle Park, Form 51A382. Customer accounts with a master meter that serves only common areas or that serves common areas and multiple dwelling units are not eligible for residential treatment.

DATE OF ISSUE November 1, 2024

MONTH / DATE / YEAR

DATE EFFECTIVE October 31, 2024

MONTH / DATE / YEAR

ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

(T)

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

		AREA Ohio County and Adjoining Counties
		PSC KY NO. 2
		Original SHEET NO. 9
Ohio County Water District	CANCELLING PSC KY NO.	
	NAME OF UTILITY	SHEET NO
	RULES AND R	EGULATIONS
5	DEPOSITS	

DEPOSITS

- A deposit of \$96.00 will be assessed upon the Customer's request for water service. (N) The District may refuse or disconnect service if the deposit is not paid.
- b. The District may require a deposit in addition to the initial deposit if a Customer's usage changes substantially change or the deposit is recalculated at the customer's request in accordance with Commission regulations. Unless a customer's classification of service changes, no additional deposit will be required if the Customer maintains a satisfactory payment record. A customer is deemed to have a satisfactory payment record if the Customer has paid its bill for water service for six (6) consecutive months without having its service discontinued for nonpayment.
- Interest on deposits. Interest will accrue on all deposits at the rate prescribed by law beginning on the date of the deposit. Interest accrued will be refunded to the Customer or credited to the Customer's bill on an annual basis, except if the Customer's bill is delinquent on the anniversary date of the deposit, in which case the accrued interest will be deducted from the amount of the delinquent bill. If interest is paid or credited to the Customer's bill prior to twelve (12) months after the date of the deposit or last paid interest date, the payment or credit will be prorated.
- Upon termination of service, the deposit, any principal amounts, and interest earned, and owing will be credited to the final bill with any remainder refunded to the customer.
- If a deposit is held longer than 18 months, the deposit will be recalculated at the Customer's request based on the customer's actual usage. If the deposit on account differs from the recalculated amount by more than \$10.00 for a residential customer or 10 percent for a nonresidential customer, the District may collect any underpayment and shall refund any overpayment by check or credit to the customer's bill. No refund will be made if the customer's bill is delinquent at the time of the recalculation.

DATE OF ISSUE	November 1, 2024 MONTH/DATE/YEAR
DATE EFFECTIVE	October 31, 2024 MONTH/DATE/YEAR
ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY PUBLIC SERVICE COMMISSION

> Linda C. Bridwell **Executive Director**

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

(T)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 10
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
DITLES AND DE	ECHI ATIONS

6. METER BILL ADJUSTMENT

- a. Whenever a meter in service is found upon periodic request or complaint test to be more than two percent (2%) fast, additional tests shall be conducted in accordance with the Commission's regulations to determine the average error of the Meter.
- b. If test results on a Customer's meter show an average error greater than two (2) percent fast or slow, or if a customer has been incorrectly billed for any other reason, except in instances in which the Customer obtained service through fraud, theft, or deception, the District will determine the period during which the error has existed, and will re-compute and adjust the Customer's bill to provide a refund to the customer or collect any under-billed amount.
- c. When a Meter is found to have an error more than two percent (2%) fast or slow the amount of refund or the amount to be collected by the District shall be calculated using that percentage of error as determined by the test. The percentage error shall be the difference between one hundred percent (100%) and that amount of error as indicated by the test. Any readjustment will be based upon the period during which the error is known to have existed. If this period cannot be determined with reasonable certainty, the time period will be estimated. In all instances of customer over-billing, the Customer's account will be credited, or the over-billed amount refunded at the Customer's discretion within thirty (30) days after final meter test results. A customer will not be required to repay any under-billing over a period less than a period coextensive with the under-billing.
- d. The period of recovery for under-billing will be limited to the most recent twenty-four (24) months of under-billing unless the underbilling is the result of Customer fraud, theft, or deception.

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e. If a meter has ceased to register, or a meter reading cannot be obtained, the quantity of water to be billed will be based upon an average of six months' consumption. If said meter readings are not available for an entire six-month period, the District may estimate water bill, subject to adjustment once a six-month average of actual meter readings can be calculated.

DATE OF ISSUE	November 1, 2024	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE_	October 31, 2024 MONTH / DATE / YEAR	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER	Khide C. Budwell
TITLE	General Manager	, FEFFOTIVE
DI MOMMAN	OF ORDER OF THE PUBLIC SERVICE SE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>	EFFECTIVE 10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 11
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
RULES AND REC	GULATIONS
7. NON-RECURRING CHARGES	
The District will assess a charge for the follo	owing non-recurring services:
a. A Meter Connection Charge (Tap Fe connection of water service on the Customer's prop	ee) will be assessed for initial installation and erty.
b. A Connection/Turn-on charge will be turn-on, or temporary service. The charge will not be a Meter Connection/Tap-on Charge is applicable.	e assessed for a new service turn-on, seasonal e made for initial installation of service where
c. A Fire Sprinkler/Private Fire Protect initial installation and connection of a private fire service on the Customer's property if the District e Customer or Customer's agents to make the installa	elects to install the line rather than permit the
d. A Late Payment Charge will be assess specified on the bill. A late payment charge shall be which a customer has received third-party billing as Drinking Water and Wastewater Emergency Associaritable source.	ssistance through the Low-Income Household (
e. A Meter Relocation Charge will be person who requests that a meter be relocated, char been removed at the customer's request be reset. T perform such relocation, modification, or re-setting.	This fee will be equal to the District's cost to
f. A Meter Re-read Charge will be asso be reread, and the second reading shows the origina	essed to a customer who requests that a meter l reading was correct.

DATE OF ISSUE	November 1, 2024 MONTH/DATE/YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE_	October 31, 2024 MONTH / DATE / YEAR	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER	Shide C. Sudwell
TITLE	General Manager	, EFFECTIVE
DI HOHIOMII	OF ORDER OF THE PUBLIC SERVICE SE NO. 2024-00124 DATED October 31, 2024	10/04/0004

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 12
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO.
RULES AND RE	EGULATIONS

- g. A Meter Test Charge will be assessed if a customer requests the District perform a test on a Customer's meter to check for accuracy and the test shows the Customer's meter is not more than two percent (2%) fast.
- h. A Returned Payment Charge will be assessed when a Customer's payment is not honored by the Customer's financial institution either due to insufficient funds or other reasons when the Customer is at fault.

(T)

(N)

(N)

(N)

(N)

(N)

(N)

- i. A Service Call/Investigation Charge will be assessed when a Customer requests the presence of District personnel to investigate a service problem and the problem is a result of the Customer's own plumbing facilities, beyond the District's delivery point, or not caused by failure of the District's facilities. Any maintenance and repair of facilities beyond the District's delivery point is the responsibility of the Customer.
- j. A Customer who maliciously, willfully, or negligently breaks, damages, destroys, uncovers, defaces, or tampers with any structure, appurtenance, or equipment which is part of the District's water works, shall be subject to disconnection of water service and shall pay the cost of repairing or replacing the structure or appurtenance and related costs.
- k. Cost Estimate Charge will be assessed to any person requesting a service connection or water main extension that requires District personnel to travel to the site of the proposed connection or extension and take measurements to determine the cost of the extension or service connection. If requesting party executes an agreement for service or contract for water main extension within 90 days of receiving estimate of length or cost, the amount of charge will be credited to the applicable meter connection charge or water main extension charge.

KENTUCKY DATE OF ISSUE November 1, 2024 PUBLIC SERVICE COMMISSION MONTH / DATE / YEAR Linda C. Bridwell October 31, 2024 DATE EFFECTIVE **Executive Director** MONTH / DATE / YEAR /s/Eric Hickman ISSUED BY SIGNATURE OF OFFICER General Manager BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Onto County and Adjoining Counties	
	PSC KY NO2	
	Original SHEET NO13	
Ohio County Water District	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
RULES AND R	EGULATIONS	
8. CUSTOMER COMPLAINTS		
A Customer may submit a complaint in person, address all complaints in accordance with the Co		
9. DISCONTINUANCE AND RECONNEC	CTION OF SERVICE	
a. Discontinuance of Water Service		
service to another location shall provide the Distrin person or by telephone. Unless the contract for will not be responsible for charges for service Customer provides reasonable access to the marequests discontinuance of service by telephone she bears the burden of demonstrating that the reasonable access to the marequests discontinuance of service by telephone she bears the burden of demonstrating that the reasonable access to the marequests discontinuance of service by telephone she bears the burden of demonstrating that the reasonable access to the marequest of the provide the District in person or by telephone.	r water service provides otherwise, the Customer beyond the three (3) day notice period if the leter during the notice period. If the Customer and a dispute arises regarding the request, he or	
(2) The District may disconting of bills for water service upon providing the Cu delivered by mail or personally delivered to him/no service will be discontinued before twenty (20)	her or a member of his/her household, However,	
(3) Service rendered under any application, contract or agreement may be discontinued without notice (but subject to post-termination notice within 24 hours of termination) for the following reasons:		
(a) Fraudulent use of v	vater;	
(b) Interfering or tam knowledge of the Customer, with any Meter, com appliance of the District controlling or regulating		
DATE OF ISSUE November 1, 2024	KENTUCKY PUBLIC SERVICE COMMISSION	
DATE EFFECTIVE October 31, 2024	Linda C. Bridwell Executive Director	
ISSUED BY /s/Eric Hickman SIGNATURE OF OFFICER	- Shide G. Shidwell	
TITLE General Manager	EFFECTIVE	
BY AUTHORITY OF ORDER OF THE PUBLIC	IC SERVICE 10/31/2024	

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

COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

		AREA (<u>Ohio County an</u>	d Adjoining Counties	
		PSC KY	7 NO	2	
		Origi	nal_SHEET NO	14	
Ohio County Water District		CANCE	LLING PSC K	Y NO	
NAME OF UT	TILITY		SHEET NO.		
	RULES AND REC	GULATIO	NS		
_	nat subjects a person to in oral notice of the reasons f	nminent h or termina	arm or substa ation will be ir	mmediately provided);	
(d) adversely affects either w	Willful or indifferen ater service to other Custo			to any cause which ility operations;	
(e)	Unauthorized use by i	illegal use	or theft;		
(f)	Misrepresentation in t	the water	service applica	ation or contract;	
(g)	Resale of water withou	out the Dis	trict's approva	al;	
(h) connection; or	Unapproved extension	ons or a	additions to	an existing service	
(i) separate water supply to t		onnection	s, or permitti	ing the same of any	
(4) Updiscontinuance and the confailure to take such action		to avoid	discontinuanc	e and the Customer's	(T) (T) (T)
(a) and Regulations;	Non-compliance with	the Com	mission's regu	ulations or these Rules	
(b)	Non-compliance with	state, loc	al or other cod	les; or	
(c) access to the Premises of controlling or regulating t	or obstructing ingress to	the Meter	1 -	ith free and reasonable bliance of the District	(T) (T) (T)
DATE OF ISSUE	November 1, 2024		PUBLIC	KENTUCKY SERVICE COMMISSION	
			1	inda C. Bridwell	

DATE OF ISSUE November 1, 2024

MONTH / DATE / YEAR

DATE EFFECTIVE October 31, 2024

MONTH / DATE / YEAR

ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE

COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

Linda C. Bridwell
Executive Director

Andre G. Andwell

EFFECTIVE 10/31/2024

	AREA Ohio County and Adjoining Counties
	PSC KY NO2
	Original SHEET NO. 15
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
RULES AND REC	GULATIONS
written certificate, signed by a physician, register discontinuance will aggravate an existing illness or i shall not discontinue service before thirty (30) days	infirmity on the affected premises, the District after the original termination date. (T) (T) (T) (T) (T) (T) (T) (T
	water to a Premises for any such reason shall (T)
(8) The District will negotiate residential customers who have received a terminat obligated to do so for Customers who are delinqued extend for a period longer than thirty (30) days will Customer's service without additional notice if the under a payment plan.	nt under an existing payment plan. Plans that (T) (I) be in writing. The District may discontinue (T)
b. Renewal of Water Service After Disc	continuance
(1) When water service to a Prem than temporary vacancy, it will be restored only af which caused its discontinuance are corrected to the all charges due and payable by the Customer in accreconnect existing service within twenty-four (24)	e District's satisfaction and upon payment of cordance with these Rules. The District shall (T)

DATE OF ISSUE	November 1, 2024 MONTH/DATE/YEAR
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ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKYPUBLIC SERVICE COMMISSION

(T)

Linda C. Bridwell

Executive Director

EFFECTIVE

10/31/2024

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 16
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.
IVAME OF CHEFF	SHEET NO
RULES AND R	REGULATIONS
whichever is later, after correction of the practice service and payment of all charges due and paya	e or condition giving rise to the discontinuance of able.
(2) No Customer whose service same done by anyone other than the District.	ce has been turned off shall turn on service or have
service was discontinued, the District will advis representative should be physically present at the delaying the restoration of service until the Cus physically present, and the Customer's decision represents the Customer's consent to the turn of presence of a representative of the Customer at assumes responsibility for and holds the Distri- damage that may result from the restoration of	service to a Customer's Premise to which water se the Customer that the Customer or Customer's he Premises, that the Customer has the option of stomer or the Customer's Representative can be to not request a delay in the restoration of service on of service without his or her presence or the the Premises and by so consenting the Customer ict harmless of any responsibility for any water f water service that would otherwise have been stative had been present at the time of service
application for service the Applicant is merely as who is indebted to the District for service previous payment of such indebtedness shall have been may will be presumed to be agent of a former custo household when was service was discontinued for years of age at the time the unpaid service was pre-	r continued to any premises if at the time of acting as an agent of a present or former customer busly supplied at the same or other premises until ade. Absent evidence to the contrary, an applicant omer if (1) the Applicant lived in the customer's for nonpayment; (2) the Applicant was at least 18 provided to the former customer's household and e; and (3) the former customer is residing in the water service.
10. METERS	
a. Water will be sold by meter meas	surement only.
DATE OF ISSUE November 1, 2024	KENTUCKY PUBLIC SERVICE COMMISSION

DATE OF ISSUE	November 1, 2024 MONTH / DATE / YEAR
DATE EFFECTIVE	October 31, 2024 MONTH / DATE / YEAR
ISSUED BY	/s/Eric Hickman
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 17	
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.	
	SHEET NO	
DILLES AND DECLIL ATIONS		

- b. All meters, except detector devices and/or fire service line meters, will be installed, maintained and replaced by; and at the expense of the District, but in case of damage to such meters by reason of any act, neglect or omission on the Customer's part the Customer shall pay to the District the cost of the meter's repair or replacement upon presentation of a bill for such costs.
- c. The District shall determine the type and size of meter to be placed on any service pipe. Such Meters will be furnished, installed, and removed only by the District, and shall remain the District's property.
- d. Each Premise shall be supplied through an independent meter setting unless the District otherwise authorizes.
- e. All meters are accurately tested before installation and are also periodically tested in accordance with the Commission's regulations. The District 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 District has reason to believe that it is registering inaccurately.
- f. The District shall test any meter upon a Customer's written request if the request is not made more frequently than once each twelve (12) months. The Customer shall be given the opportunity to be present at the requested test. The Customer will be charged a fee of \$45.43 if the said meter is found to be less than two percent incorrect to the prejudice of the Customer.
- g. The District reserves the right to put seals on any water meter, or on couplings in and for any premises, and may shut off the supply if such seals are found broken or removed.
- h. After meter placement, a Customer may request a change in the meter's location. The District will relocate the meter at the Customer's expense if the location is acceptable.
- i. Meters must be in public right-of-way, or a perpetual utility easement recorded in the County Clerk's office of the county in which the property is located. If an existing meter and meter box or vault are not located in a public right-of-way, or a recorded perpetual utility easement,

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MONTH / DATE / YEAR

ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell
Executive Director

EFFECTIVE

10/31/2024

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

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 18
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
DIH EG AND	DECLIE ATIONIC

the District may require an Applicant for service to the property to provide the utility an easement for the meter and meter box or vault and may refuse service to the Applicant until such easement is provided.

- j. Meters may be located either in an outdoor meter box or vault, at the option of the District. The location of the Meter must be acceptable to the District and allow for the Meter to be easily examined, tested, repaired, read, removed or replaced. The meter box or vault shall be located in a convenient and readily accessible location acceptable to the District. The meter box or vault must be constructed to protect the Meter from freezing and damage by vehicular traffic, and its location and design shall prevent, as far as possible, the inflow of surface water. After the District installs a meter, a Customer shall not tamper with, alter, repair, or remove the meter or allow anyone other than the District to do so. Any plumbing, piping, grading, or structural modification which could result in the relocation of the meter or impact accessibility must first be approved by the District.
- k. The point of delivery is at the meter or vault. Customer is responsible for installation and maintenance of all water lines, plumbing and equipment beyond the meter.

11. SERVICE LINES

a. The District will furnish and install for the purpose of connecting its distribution system to the Customer's premises that portion of the service connection from its main to and including the meter and meter box. In areas where the District's distribution system follows well-defined streets and roads, the Customer's point of service will be located at that point on or near the street right-of-way or property line most accessible to the District from its distribution system. In areas where the distribution system does not follow streets and roads, the point of service will be located as near the Customer's property line as practicable. Prior to installation of the meter, the District will consult with the Customer as to the most practical location.

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ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell
Executive Director

EFFECTIVE

10/31/2024

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

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 19
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.
	SHEET NO
RIII FS AND REGIII ATIONS	

- All service lines must be laid at a sufficient depth (a minimum of 24 inches) to prevent freezing during the coldest weather normally experienced except where services are not intended for use during freezing weather and are actually drained during such periods.
- Customer must present evidence of a plumbing permit from the appropriate regulatory agency before service will be established. In lieu of a plumbing permit, Customer may request that the District inspect the service line to determine it is free from any tee, branch connection, irregularity, or defect.
- The Applicant/Customer must furnish and lay the necessary pipe to make the connection from the point of service to the point of usage and be financially responsible for all costs associated with the installation and maintenance of his/her service line plumbing, including a shut-off valve, one-way check valve, and pressure reducing valve, installed on his/her property beginning at the outlet side of the water meter.

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- A service line running from the point of connection to the water main to the point of delivery shall not be located on any private property unless an easement is provided to the District for that portion of the service line located on private property. No service line running from the point of delivery to the point of consumption shall be located on private property other than the Applicant's property unless the Applicant has obtained from the other property owners a private utility easement for the service line, properly recorded such easement with the County Clerk's office of the county in which the property is located, and provided the District with a certified copy of the easement(s). Failure to provide such easement shall be proper grounds for refusing to permit an Applicant/Customer to connect its service line to the District's distribution system or to provide water service to an Applicant.
- The installation and maintenance of the water service line on the customer's side must be in accordance with these Rules and Regulations and the regulations of the Kentucky Department for Public Health. Piping for service lines must be of material having a rating of no

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DATE EFFECTIVE October 31, 2024 MONTH/DATE/YEAR	Linda C. Bridwell Executive Director
ISSUED BY /s/Eric Hickman SIGNATURE OF OFFICER	Inde C. Gudwell
TITLE General Manager	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>	10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 20
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.
	SHEET NO
RULES AND RE	EGULATIONS

less than 200 pounds per square inch and must be at least 3/4-inch in diameter. Customer shall keep its service line in good repair at all times.

Cross-Connections. g.

- No water service connection shall be made or installed to any residential (1) building unless such service connection is protected by a backflow prevention assembly. Residential service connections shall be considered as low hazard applications, and all such connections shall have at a minimum a dual check valve backflow preventer installed between the water meter and the residence. The District may require additional or alternate backflow prevention assemblies if the degree of hazard constitutes a higher level of protection for the public water system.
- (2) No water service or supply connection shall be installed or permitted to be installed to any non-residential facility unless the water service connection is protected by a backflow prevention assembly. The type of protection device required shall be determined at the time of installation of the service and shall be commensurate with the degree of hazard at the point of such service connection. At a minimum, the service connection shall be installed with a dual check valve backflow preventer. In the event the purpose or use of a non-residential facility changes and the new purpose or change creates a higher degree of hazard, then customer receiving service at the non-residential facility shall replace the backflow prevention with an assembly that provides acceptable protection.
- All water service connections that are in existence as of April 15, 2024 and lack the minimum backflow prevention assemblies required herein shall become compliant with this regulation's requirements within a reasonable period after the Customer or property owner has received notice of the service connection's non-compliance. Installation of the backflow prevention shall be at the Customer or property owner's expense. If the District determines that a hazard to health exists, then a backflow prevention assembly meeting the requirements of this regulation may be installed on an existing service connection. Backflow prevention assemblies

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ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER
TITLE	General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY PUBLIC SERVICE COMMISSION (N)

Linda C. Bridwell **Executive Director**

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 21
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shall not be installed on existing service connections until after the Customer or property owner has been informed of the actual and potential hazards that may be created as a result of such backflow assembly installation. Notices provided shall include the following: "When cross connection control devices are properly installed, they create a closed water system. A properly sized thermal expansion tank shall be installed in the cold-water supply located as near the water heater as possible."

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- (4) A customer shall make its water system open for inspection at all reasonable times to authorized representatives of the District to determine whether cross connections or other structural or sanitary hazards, including violations of this rule, exist. If the District discovers or learns of such conditions, it may deny or immediately discontinue service to the facility by providing a physical break in the District's service line until the customer has corrected the condition in conformance with state and local laws and regulations. Water service to any facility shall be discontinued if the backflow prevention assembly required by this regulation has been removed, bypassed, or if any unprotected cross connection exists on the premises and will not be restored until such conditions or defects are corrected.
- (5) The cross-connection of the District's system with any auxiliary water supply is prohibited.
- (6) No connection shall be made to a premise that has used or currently uses a well until District personnel have inspected and verified the well's disconnection and separation.
 - h. No service line installation shall use galvanized pipe or fittings.
- i. Public Service Commission Regulations provide that in no event shall the pressure at a customer's service pipe under normal conditions fall below thirty (30) pounds per square inch. Accordingly, no meter shall be located on an Applicant's service line at a point that does not deliver a minimum pressure of 30 pounds per square inch at the meter point. If the District cannot deliver the minimum required pressure at the proposed meter point, it will undertake reasonable efforts to obtain the minimum pressure and, if such reasonable efforts will not achieve the minimum required

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DATE EFFECTIVE	October 31, 2024	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman signature of officer	Shide C. Sudwell
TITLE	General Manager	EFFECTIVE
BY AUTHORITY OF COMMISSION IN CASE	ORDER OF THE PUBLIC SERVICE NO. 2024-00124 DATED October 31, 2024	10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 22
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	SHEET NO
RULES AND REGULATIONS	

pressure, advise the Applicant that service will not be provided and inform him of his or her rights under KRS 278.260 to obtain review of the District's action.

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- j. If the Applicant/Customer's point of usage is at a higher elevation than the meter, the customer should consult with a reputable engineering firm to properly size the service line from the meter to the point of usage.
- k. If the Customer engages in repeated acts of theft of service at a specific premises, the District may, after notice to the property owner, remove the District's service line to that premises. Any subsequent request for service will require the payment of an additional connection.
- l. Piping on the premises of the Applicant/Customer must be installed to ensure that connections are conveniently located with respect to the District's lines and mains. Applicant/Customer must provide a place for metering that is always unobstructed and accessible.
- m. The District may require the Applicant/Customer at his/her own expense to install a pressure regulator.
- n. All taps and connections to the District's mains must be made by or under the direction and supervision of District personnel and will incur a meter connection/tap-on charge.
- o. Any customer who has boilers and/or pressure vessels that receive water from the District must have a check valve on the water supply line and a vacuum valve on the steam line to prevent collapse if the District's water supply is interrupted or discontinued. Customers shall permit the District access to its property at reasonable hours to inspect such facilities for compliance.
- p. Any customer desiring nonstandard service shall pay the cost of any special installation necessary to meet his requirements for the service other than standard water taps. This includes fire hydrants, check valves, pressure reducing valves when a customer requests pressure less than 100 psi, and surge relief valves.

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DATE EFFECTIVE_	October 31, 2024 MONTH/DATE/YEAR	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER	Knide C. Andwell
TITLE	General Manager	C) at the
21	OF ORDER OF THE PUBLIC SERVICE ASE NO. 2024-00124 DATED October 31, 2024	EFFECTIVE 10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	PSC KY NO. 2	
	Original SHEET NO. 23	
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
RULES AND REC	GULATIONS	
12. FIRE PROTECTION		
out in 807 KAR 5066, Section 10(2)(b), shall not be departments may access and withdraw water from for firefighting or fire protection training purposes.	flush hydrants to fill the tanks on a fire engine	(T (T (T (T
of 807 KAR 5:066, Section 10(2)(b) shall be used or and fire training purposes. The use of a fire hy department personnel or for purposes other than f considered a "theft of service" and may be pro Commonwealth of Kentucky. Unauthorized users cost of any damage to the District's property, and the	ordrant by persons other than authorized fire irrefighting or fire protection training shall be esecuted in accordance with the laws of the shall be assessed an investigation charge, the	
c. The District will furnish a fire depart directly to its water main for a period not to excee fire event requires more than four hours of water u fire event occurs may be billed for all water usage i	usage, the owner of the property on which the	(N (N (N (N
d. Except as noted paragraph c above, a District' water distribution system at no charge to maintains an estimate of the amount of water used and reports the amount of this usage to the District following calendar month. Negative reports of water a report may be submitted telephonically or by el maintain a written record of the report.	I for such purposes during the calendar month et in writing no later than the tenth day of the er usage are required. In lieu of a written report,	(T) (T) (T) (T) (T)

AREA Ohio County and Adjoining Counties

e. A fire department that fails to submit the required report in a timely manner shall be assessed the cost of water withdrawn from the District's system. A non-reporting fire department shall be presumed to use 0.3 percent of the District's total water sales for the calendar month in

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ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER	- Lill & Britisell
TITLE	General Manager	EFFECTIVE
	OF ORDER OF THE PUBLIC SE SE NO. <u>2024-00124</u> DATED <u>October 3</u>	RVICE 10/31/2024 1, 2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 24
Ohio County Water District NAME OF UTILITY	CANCELLING PSC KY NO.
	SHEET NO
RULES AND RE	EGULATIONS
which it fails to submit a raport. A non-raporting fi	re department may present evidence of its actua

which it fails to submit a report. A non-reporting fire department may present evidence of its actual usage to rebut the presumption and the District shall adjust the presumed usage accordingly. In addition, a fire department that fails to submit the required monthly report in a timely manner shall be assess a penalty of \$100.00 for each failure.

- f. A non-reporting fire department shall be billed for its water usage for firefighting or fire training purposes at the District's lowest usage rate block.
- g. The District may install fire hydrants for private fire protection purposes if the requirements of 807 KAR 5066, Section 10(2)(b) are met. The location, installation, and responsibility for the maintenance of such facilities shall be subject to negotiation between the District and the Applicant/Customer.
- h. The District reserves the right to determine the delivery point for private fire protection service, including private hydrants, automatic fire sprinkler systems, standpipes, and other appurtenances that a Customer installs to assist in extinguishing fires.
- i. The District reserves the right to install the connection for private fire protection service facilities to its water lines and to assess a charge for such installation based upon the actual cost to install the connection, but may, at its discretion, permit the Customer or Customer's agents to make the installation at the Customer's cost and in accordance with the District's construction standards. If the Customer or Customer's agents make the installation, it shall make arrangements with the District to allow the District reasonable time to inspect the installation to ensure compliance with the District's construction standards.
- j. A Customer who receives private fire service through an unmetered connection must report to the District:
- (1) No later than March 31 of the following year the Customer's reasonable estimate of the Customer's water usage through that connection for flushing, testing, or other purposes and the basis for the Customer's estimate, and

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ISSUED BY	/s/Eric Hickman
TITLE	General Manager
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BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

(N)

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 25	
	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
RULES AND REGU	LATIONS	
(2) Within one month after the se estimate of the water usage to fight the fire and the base	rvice's use to fight a fire, the Customer's (N) sis for the Customer's estimate. (N)	
k. A Customer who connects a private fire either directly or indirectly shall install double-actin District to access the Customer's Premises at reasona fire protection system for compliance with this require	ble hours to inspect the Customer's private	
l. The District's water distribution system consumption. It is not designed nor intended for use upon the District's system for fire protection does so at for the consequences of such reliance.		
13. MONITORING OF CUSTOMER USAGE		
At least once quarterly, the District will monitor	or each Customer's usage as follows: (T)	
a. The customer's monthly usage for the m with the monthly usage for the 12 months immediately	nost recent 3-month period will be compared (T) y preceding that period. (T)	
b. If the monthly usage for the two periods is 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.		
c. If the monthly usages for customers wi or more differ by 50 percent or more and cannot be attri- the District will compare the Customer's monthly usage monthly usage for the same months of the preceding y	ge records for the 12-month period with the (T)	
d. If the cause for the usage deviation of Customer's meter reading and billing records, the Dist	cannot be determined from analysis of the trict will contact the Customer by telephone	

KENTUCKY November 1, 2024
MONTH/DATE/YEAR DATE OF ISSUE____ PUBLIC SERVICE COMMISSION Linda C. Bridwell October 31, 2024 DATE EFFECTIVE_ **Executive Director** MONTH / DATE / YEAR /s/Eric Hickman SIGNATURE OF OFFICER ISSUED BY____ General Manager **EFFECTIVE** BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE 10/31/2024 COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO26
Ohio County Water District	CANCELLING PSC KY NO.
NAME OF UTILITY	SHEET NO
RULES AND REC	GULATIONS
or in writing to determine whether, there have been comembers or work staff, additional or different applialleaks in the customer's service line.	•
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- e. Where the deviation is not otherwise explained, the District will test the Customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- f. The District will notify the Customer of the investigation and its findings and will make any refunds or back billing in accordance with the Commission's regulations.
- g. In addition to the annual monitoring, the District will immediately investigate usage deviations brought to its attention as a result of its on-going meter reading or billing processes or customer inquiry.

14. RIGHTS AND RESPONSIBILITIES

- a. Customers Requiring Uninterrupted Supply
- (1) The District will endeavor to provide reasonable service but does not guarantee a sufficient or consistent pressure or an absolutely uninterrupted supply of water, and Customers are cautioned to provide sufficient storage of water where an absolutely uninterrupted supply must be assured, such as for steam boilers, domestic hot water systems, gas engines, etc.
- (2) The District is not responsible for accidents or damages to fixtures or devices that take a supply of water directly from the service pipes and depend upon the hydraulic pressure of the District's pipe system for supplying water under working pressure.

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b. Interruptions in Water Supply

(1) The District reserves the right at any time to shut off the water in the Mains without notice in case of accident or emergency, or for the purpose of making connections,

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DATE EFFECTIVE_	October 31, 2024	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER General Manager	Thide C. Sudwell
BY AUTHORITY		EFFECTIVE 10/31/2024
	OF ORDER OF THE PUBLIC SERVICE SE NO. 2024-00124 DATED October 31, 2024	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	AREA Ohio County and Adjoining Counties	
	PSC KY NO. 2	
	Original SHEET NO. 27	
Ohio County Water District	CANCELLING PSC KY NO.	
NAME OF UTILITY	SHEET NO	
DIJI ES AND DECLII ATIONS		

extensions, improvements, alterations, repairs, changes, or for other proper business reasons, and extensions, improvements, alterations, repairs, changes, or for other proper business reasons, and may restrict the use of water to reserve a sufficient supply in its reservoirs for fire protection or other emergencies whenever the public welfare may so require in accordance with Commission Regulations. Notwithstanding any other provision in these Rules or any contract or agreement between the District and any Customer, when, in the District's judgment, sufficient supplies of water are not available to the District, for any reason, to meet all existing and reasonably anticipated demands for service or to preserve and replenish its storage in amounts sufficient to provide fire protection on its system, the District shall have the right to restrict, limit, curtail or interrupt water service to or water usage by any Customer or Customers.

The temporary shutting off of water from any Premises for any cause, (2) whether non-payment of bills, leaking pipes, fixtures, etc. shall not cancel a contract for water supply service except at the option of the District or upon notice from the Customer.

c. District's Liability

- The District is not liable or responsible to any person for any loss or damage (1) from any excess or deficiency in the pressure, volume, or supply of water, due to any cause whatsoever. The District will use reasonable care and diligence to prevent interruptions and fluctuations in the service but does not guarantee that such will not occur.
- The District will make every effort to maintain a pressure on its distribution (2) system that is required for reasonable service and is compliant with federal and state requirements but does not guarantee to furnish at all times any given quantity of water at any given pressure for fire uses or for general purposes.
- The District is not an insurer of property or persons and does not undertake to extinguish fire or to protect any persons or property against loss or damage by fire, or otherwise. It agrees to furnish such supply of water as is available. It shall be free and exempt from any claims

DATE OF ISSUE November 1, 2024 MONTH / DATE / YEAR October 31, 2024 DATE EFFECTIVE MONTH / DATE / YEAR /s/Eric Hickman ISSUED BY SIGNATURE OF OFFICER General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY PUBLIC SERVICE COMMISSION (N)

Linda C. Bridwell **Executive Director**

	AREA Ohio County and Adjoining Counties
	PSC KY NO. 2
	Original SHEET NO. 28
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for damages on account of any injury to property or persons by reason of fire, water, failure to supply water or pressure, or for any other cause whatsoever.

- (4) The District is not responsible for accidents or damage 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 District or Customer. No person shall be entitled to damages for any interruption of service. The District will exercise every care in this matter. If the District determines water service must be temporarily shut off, every reasonable effort will be made to notify the Customer.
- (5) No person shall be entitled to a refund of any payment for any system failure or interruption of service.
- d. No person shall turn the water on or off at any street valve, District stop, curb stop or other street connection, or at meter setting or meter vault, or disconnect, remove or bypass any meter without the District's consent. The District has the right to prosecute for any damage resulting from any unauthorized tampering with District property.
- e. No electric wires shall be grounded on the District's mains or on any District service lines or pipes or fixtures of any kind which have a metallic connection with the District's mains.
- f. Water furnished to any Customer, except if sold to a water utility for resale, is for the Customer's use only and such water shall not be resold by the Customer to any other person, firm, or corporation on the customer's premises or for use on any other premise.
- g. A Customer shall grant or convey, or shall cause to be granted or conveyed, to the District a perpetual easement and right of way across any property that he or she owns or controls wherever said easement or right of way is necessary for the District's water facilities and lines necessary to furnish services to the Customer.

DATE OF ISSUE November 1, 2024

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DATE EFFECTIVE October 31, 2024

MONTH / DATE / YEAR

ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

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

	AREA Ohio County and Adjoining Counties
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- h. The service connection provided by the District to the Customer has a definite capacity. No addition to the equipment or load connected to the connection is allowed without the District's consent. Failure to provide notice of additions or changes in load, and to obtain the District's consent for such additions or changes, shall render the Customer liable for any damage to the District's lines or equipment caused by the additional or changed installation.
- i. Customer shall notify the District immediately if his or her service is unsatisfactory for any reason or if he or she discover any defects, problems, trouble, or accidents affecting the District's water system.

15. WATER MAIN EXTENSIONS

- a. Upon request of applicant(s) for a water main extension, the District shall determine the total length and cost of the proposed extension (exclusive of meter connections). The District shall make an extension of fifty (50) feet or less to its existing distribution main without charge for a prospective customer who shall apply for and contract to use service for one (1) year or more.
- b. If the total length of the extension exceeds the product of fifty (50) feet multiplied by the number of applicants, the Applicants shall deposit with the District the total cost of the extension less the cost of fifty (50) feet of the extension for each applicant for service. For a period of five (5) years after the extension's construction, each additional customer whose service line is directly connected to the extension installed (but not to extensions or laterals therefrom) shall be required to contribute to the cost of the extension based on a recomputation of the District's portion of the total cost and the amount contributed by the customers. (The District shall continue to contribute the cost of 50 foot of the extension for each additional customer connecting.) The District shall refund to those Customers that have previously contributed to the cost of the extension that amount necessary to reduce their contribution to the currently calculated amount for each Customer connected to the extension. All Customers directly connected to the extension for a five-year period after it is placed in service shall contribute equally to the cost of construction of the extension. At the end of the five-year period, the District shall for the next five years annually

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ISSUED BY /s/Eric Hickman SIGNATURE OF OFFICER	- Vil C. Budwell
TITLE General Manager	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBL COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>Oc</u>	10/01/2021

	AREA Ohio County and Adjoining Counties
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refund to those contributing to the cost of the extension collectively an amount equal to the cost of 50 feet of the extension for each additional customer who directly connects to the water main extension service during the year. The total amount refunded shall not exceed the amount deposited with the District. At the end of the ten-year period, any portion of deposited funds that have not been refunded shall become the District's property.	
c. Each Applicant shall pay the approve her application for the meter connection. The meter c the refundable cost of the extension and may be chan	<u>-</u>

on file with the District to ensure prompt and correct payment of any refund. Applicants must contract to use the water service for a minimum of one (1) year.

Applicants making deposits shall be responsible for maintaining a current address

(N)

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d.

- 16. WATER MAIN EXTENSIONS FOR REAL ESTATE SUBDIVISIONS AND LOCAL GOVERNMENTS
- a. This Rule shall apply to requests for water main extensions for real estate developments and local government units. Rule 15 shall not apply.
- b. Right to Design and Construct Main Extension. An applicant for a water main extension to a real estate development may elect to design and construct the proposed extension or contract with the District for the extension's design and construction.
- c. Responsibilities of an Applicant for a Water Main Extension to a Real Estate Development Who Assumes Responsibility for the Extension's Design and Construction:
- (1) When applying for the proposed extension, Applicant shall execute an "Agreement for Water Main Extension Applicant Design and Construction" similar in form and content to that appended to these Rules.

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ISSUED BY	/s/Eric Hickman SIGNATURE OF OFFICER	Shide G. Shidwell
TITLE	General Manager	EFFECTIVE
DI HOHIOMII	OF ORDER OF THE PUBLIC SERVICE SE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>	10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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- (2) Applicant shall reimburse the District for all expenses the District reasonably incurs to review the proposed plans and specifications, inspect facilities, or otherwise facilitate the proposed facilities' construction. The District may require Applicant to deposit with the District an amount equal to the District's estimated expenses at the time an "Agreement For Water Main Extension" is executed.
- Applicant is responsible for obtaining all governmental approvals and permits required for the proposed extension,.
- Applicant is responsible for preparation of the proposed extension's plans and specifications and shall ensure such plans and specifications are prepared by a professional engineer licensed to practice engineering in the Commonwealth of Kentucky. Applicant shall provide the District or its designated representative with the proposed extension's plans and specifications and all other documents reasonably necessary to review the proposed extension.
- Applicant shall make all reasonable modifications to the plans and specifications of the proposed water distribution main extension that the District or its designated representative requests and that consistent with accepted engineering standards and are reasonably necessary to ensure the adequacy and reliability of water service and the operational efficiency and integrity of the District's water distribution system.
- Applicant shall not submit the final plans and specifications for the proposed extension to the Kentucky Division of Water without the District's prior approval.
- (7) No extension shall be constructed unless the Division of Water has issued a construction permit for the extension and has approved the extension's plans and specifications. The design and construction of the proposed extension must conform to good standard engineering practice and meet or exceed the standards established by the regulations of the Kentucky Division of Water and the Public Service Commission.

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/s/Eric Hickman
General Manager

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KENTUCKY PUBLIC SERVICE COMMISSION

> Linda C. Bridwell **Executive Director**

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- (8) Applicant shall consult with the District regarding the route and placement of water distribution mains and shall not place a main at any location to which the District objects.
- (9) Applicant shall permit the District's employees, agents, or representatives reasonable access to the site of the proposed extension upon reasonable notice and at reasonable hours.
- (10) Applicant is responsible for the proposed extension's cost, including the cost of designing, constructing, inspecting, and testing all water mains and appurtenant facilities, and all legal fees related from the proposed facilities' placement and construction.
- (11) Applicant shall provide the District or its designated representative with reasonable notice of the date and time for the commencement of construction. Reasonable notice shall be at least seven calendar days in advance of construction.
- (12) Applicant shall not cover with soil or other material any portion of the proposed extension until the District or its designated representative has inspected such portion. Applicant shall notify the District or its designated representative at least 24 hours or one business day, whichever is greater, prior to covering any portion of the proposed extension.
- (13) Applicant shall not test any portion of the proposed extension for leakage or contamination without the District's prior consent and shall notify the District or its designated representative at least 24 hours or one business day, whichever is greater, prior to performing such testing.
- (14) If the District discovers any defects in the proposed facilities' construction and notifies the Applicant of those defects and requests they be remedied or cured, the Applicant shall take reasonable actions to cure those defects within a reasonable time.
- (15) Applicant shall grant to the District an easement or right-of-way sufficient to install, repair, replace, or construct any facilities necessary to distribute or meter water to the

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ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

(N)

Linda C. Bridwell Executive Director

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proposed real estate development and to each parcel of property located within the development or along the proposed extension.

- (16) Applicant shall notify the District in writing of the completion of the extension within 20 days of such completion.
- (17) Within 60 days of completion of construction of the proposed extension, Applicant shall furnish to the District: (a) a copy of the as-built plans for the extension; (b) a written statement of the extension's total cost, itemizing in detail the components of the total cost; (c) an executed bill of sale and any other documents necessary to convey ownership of the facilities to the District; (d) written certification from the Kentucky-licensed professional engineer who supervised the construction of the facilities that all facilities were constructed in accordance with the approved plans and specifications and with accepted good standard engineering practice and meet or exceed the standards established by the regulations of the Kentucky Division of Water and the Public Service Commission; and (e) all necessary documents to warrant that ownership of the facilities is being conveyed free and clear of all liens.
- (18) Applicant shall warrant the operation of all facilities for one year following the transfer of ownership of the facilities to the District and shall be responsible for all expenses and costs related to their maintenance and repair during that period, except such repairs resulting from the District's negligence or misconduct.
- (19) Applicant shall provide the District with its current mailing address and shall advise the District of any changes in its mailing address for the 10-year period following the transfer of ownership of the facilities to the District.
- d. Applicant's Responsibilities if District designs and constructs the water distribution main extension and service lines:
- (1) Applicant shall execute an "Agreement for Water Main Extension District Design and Construction" similar in form and content to that appended to these Rules.

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BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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- (2) Applicant is responsible for all costs arising from the design and construction of the proposed water distribution main extension and appurtenant facilities.
- Applicant shall acknowledge in writing that its payment of the facilities' design and construction costs does not create any ownership interest in the constructed facilities and will execute a disclaimer of any interest in those facilities.
- Within seven (7) calendar days of the execution of the agreement for water main extension, Applicant shall deposit with the District an amount equal to the proposed extension's estimated cost. During the course of the design review and construction, the District may draw upon the deposited amount to pay design and construction costs, which include but are not limited to all costs associated with engineering, design and construction of the proposed extension; materials; fees for permits, inspections, testing, and licenses; easement and right-ofway acquisition costs (including attorney fees and court costs); and all legal fees resulting from the placement and construction of the water mains and related facilities. If these costs exceed the deposited amount, Applicant shall pay the difference within 30 calendar days of the District's presentation of a revised statement of estimated costs. Alternatively, the District may require Applicant to deposit a portion of the estimated cost as security for payment and periodically invoice the Applicant the cost of materials, services, and labor for incurred to design and construct the proposed extension. The District may withdraw funds from the deposit to cover the cost of invoiced services for which Applicant fails to make timely payment.
- Applicant shall permit the District's employees, agents, or representatives reasonable access to the site of the proposed extension upon reasonable notice and at reasonable hours.
- Applicant is not responsible for obtaining any governmental approvals for the proposed extension, except the approval of any local planning and zoning commission, but shall reasonably assist the District in obtaining such approvals.

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KENTUCKY PUBLIC SERVICE COMMISSION (N)

Linda C. Bridwell **Executive Director**

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- Applicant shall grant to the District an easement or right-of-way sufficient (7) to install, repair, replace, or construct any facilities necessary to distribute and meter water to the proposed real estate development and to each parcel of property located within the development or along the proposed extension.
- Applicant shall acknowledge payment of the proposed extension's design and construction costs does not create any ownership interest in the constructed facilities and shall execute any required waivers or disclaimers of ownership.
- Applicant shall provide the District with its current mailing address and shall maintain a current mailing address with the District for the 10-year period following completion of the proposed extension's construction.
- District's Responsibilities if Applicant assumes responsibility for the design and construction of the water distribution main extension and service lines:
- If District requires Applicant to deposit an amount equal to the District's (1) estimated expenses to review proposed plans and specifications, inspect facilities, or otherwise facilitate the proposed facilities' construction, the District will provide Applicant with a written demand for such deposit and a statement of estimated costs prior to Applicant's execution of an "Agreement For Water Main Extension." The District may expend the deposited funds for the purposes listed above. Prior to expending any deposited funds, the District will provide the Applicant with a statement of actual costs and supporting invoices and receipts for the expenditure.
- (2) The District will exercise reasonable diligence in its review of documents related to the proposed extension submitted that Applicant submits to it for review and comment and will not unreasonably withhold its approval of those documents.
- The District shall exercise reasonable efforts to assist the Applicant in determining the route of the proposed extension.

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Linda C. Bridwell

Executive Director

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- (4) The District will provide reasonable notice to Applicant prior to its employees, agents, or representatives accessing any construction site to inspect the proposed facilities' construction and will limit such inspections to reasonable hours.
- The District shall promptly inspect a constructed facility upon receiving proper notice from the Applicant of Applicant's intent to cover that facility with soil or other material and will not unreasonably withhold its consent to the testing of any portion of the proposed extension for leakage or contamination.
- The District may refuse to accept the transfer of ownership of the constructed extension but shall not unreasonably do so. If the District refuses to accept the transfer of ownership, it will advise the Applicant in writing of the grounds for its refusal and provide the Applicant a reasonable period to address those grounds. Reasonable grounds for refusal shall include, but are not limited to, material defects or deficiencies in work, materials or design, and Applicant's failure to fully reimburse the District for its expenses to review proposed plans and specifications, inspect facilities, or otherwise facilitate the construction of the proposed facilities.
- Within 60 calendar days of its receipt of Applicant's written statement of (7) the extension project's total cost, the District shall advise Applicant of its acceptance of the stated cost or request additional information to support Applicant's statement of total cost. If the District does not accept Applicant's statement of cost, the District shall advise the Applicant in writing of its reasons for rejecting the Applicant's statement of cost and shall provide the Applicant its written estimate of the project's total cost. If the Applicant and District are unable to agree upon the extension project's total cost, the Applicant may file a complaint against the District with the Commission and request the Commission determine the extension project's total cost for purposes of determining the amount of any refund due to new customer connections to the extension.
- District's Responsibilities if assuming responsibility for the design and construction of the water distribution main extension and service lines:

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COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

Linda C. Bridwell **Executive Director**

KENTUCKY

PUBLIC SERVICE COMMISSION

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- (1) The District will provide Applicant with a written estimate of all costs arising from the design and construction of the proposed water distribution main extension and appurtenant facilities prior to Applicant's execution of an "Agreement For Water Main Extension."
- (2) If the District requires the Application to deposit an amount equal to the proposed extension's estimated cost, the District will provide the Applicant with a statement of actual costs and all supporting invoices and receipts before drawing upon the deposited funds. If in lieu of this method, the District periodically submits invoices to the Application for the cost of materials, services, and labor incurred to design or construct the proposed extension, Applicant's failure to timely pay these invoices shall be grounds for the District to cease work on extension.
- (3) The District will cause to be prepared the proposed extension's plans and specifications and all other reasonably necessary documents to construct the extension. All plans and specifications shall be prepared by a professional engineer licensed to practice engineering in the Commonwealth of Kentucky. The District will select and retain the professional engineer.
- (4) Before submitting the final plans and specifications for the proposed extension to the Kentucky Division of Water, the District will provide Applicant with an opportunity to review and comment upon the plans and specifications for the proposed extension and will incorporate any modifications proposed by Application that it finds reasonable into the final plans and specifications.
- (5) The design and construction of the proposed extension must conform to good standard engineering practice and meet or exceed the standards established by the regulations of the Kentucky Division of Water and the Public Service Commission.
- (6) The District shall consult with the Applicant in determining the route of the proposed extension.

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ISSUED BY /s/Eric Hickman

SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2024-00124 DATED October 31, 2024

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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- (7) The District will be responsible for all inspection and engineering services required for the proposed extension's construction.
- (8) If the estimated cost of the proposed extension's construction exceeds \$40,000, the District will use a sealed bidding process to select a contractor to construct the proposed extension. If the estimated cost is less than \$40,000, the District will use its general contractor for the proposed extension.
- (9) The District shall provide the Applicant with written notice of the completion of construction within 30 calendar days of that event and shall provide with such notice an itemized statement of the total cost of extension.
- Each year, for a period of 10 years following the transfer of ownership of the extension to the District or the District's completion of the extension's construction ("refund period"), the District shall refund to the Applicant for each new customer connected during the year whose service line is directly connected to the distribution main, but not to extensions or laterals therefrom, a sum equal to the cost of 50 feet of the distribution main installed. The District's total refunds to the Applicant for the water distribution main, however, shall not exceed the "maximum cumulative refund amount." If the District's required refund for an annual period would result in total cumulative refunds to the Applicant for the distribution main extension exceeding the "maximum cumulative refund amount," the District shall credit the amount in excess of the "maximum cumulative refund amount" to the next annual period for refund. The "maximum cumulative refund amount" equals ten percent of the total cost of the extension multiplied by the number of years elapsed since the transfer of the extension to the District or the District's completion of construction. The total amount refunded to the Applicant shall not exceed the extension's total cost. No refund shall be made for connections made to extension after the end of the refund period. The District shall make refund payments to the Applicant within 30 calendar days of the annual anniversary of the transfer of ownership of the extension to the District.

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SIGNATURE OF OFFICER

TITLE General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

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Linda C. Bridwell

Executive Director

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h. Assignment or Transfer of Right to Applicant's right to refunds under Rule 16g may be the District of evidence of an assignment or inheritant.	
i. Extensions for Local Government Ur 50 feet that is requested by a local government un extension and appurtenant facilities at the local gove shall apply to such requests. Prior to the District con the requested extension, the local government unit Extension for A Local Government Unit."	rnment unit's expense. Only Rule16d and 16f nmencing any design or construction work on
17. LEAK ADJUSTMENTS	
a. Any residential or commercial Custor usage resulting from a hidden underground leak in premises, excluding leaks in a building's crawlspace	
b. A request for leak adjustment must be Form. The District will review the request and, if it provisions of this Policy, will adjust the Customer's If an adjustment is granted, it will relate back to the brequest for adjustment must be made within six (6) request.	oill consistent with paragraph d of this Policy. (Noill for which the adjustment is requested. The
c. A Customer must show the existence the above-average water usage by providing with custoff the repair work and at least one of the following: and labor, or sworn affidavits from persons with know Customer is encouraged to provide all available adjustment. The District will review the application a Pipe for repairing underground water service lines managed inch.	a plumber's statement, invoices for materials wledge of the leak's existence and repair. The information that supports the request for nd verify the existence of the leak and repairs. (N
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TITLE General Manager			
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- d. The District will determine water usage caused by the leak by comparing the Customer's usage during the leak billing period to the Customer's average usage for the previous twelve (12) billing periods. The Customer will be billed in accordance with the District's current rate schedule for a volume of water equal to Customer's monthly average usage for the previous twelve (12) billing periods plus fifty percent (50%) of the water usage cause by the leak. If a customer applying for a leak adjustment has not been a customer of the District for twelve (12) consecutive months, the District will use the average residential usage to determine the amount of the adjustment.
 - e. An adjustment may cover a maximum of two billing periods.
- f. A customer may receive a leak adjustment only once during a twelve (12) month period.
- g. A customer account shall be considered current while the leak adjustment request is under review if the customer continues to make undisputed payments and stays current on subsequent bills.

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ISSUED BY

/s/Eric Hickman

SIGNATURE OF OFFICER

TITLE

General Manager

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

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Linda C. Bridwell

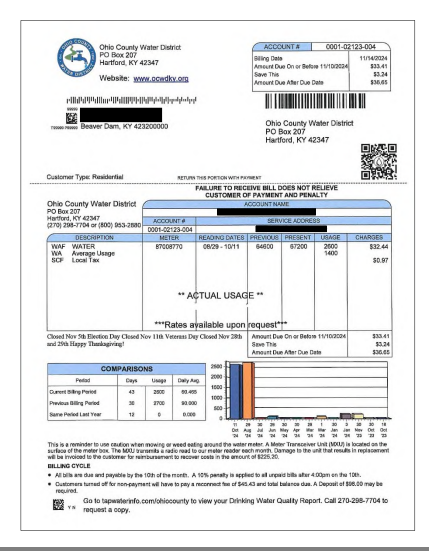
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18. BILL FORMAT



DATE OF ISSUE	November 1, 2024 MONTH / DATE / YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE	October 31, 2024 MONTH/DATE/YEAR	Linda C. Bridwell Executive Director
ISSUED BY	/s/Eric Hickman signature of officer	Thide C. Sudwell
TITLE	General Manager	EFFECTIVE
BY AUTHORITY OF COMMISSION IN CASE	FORDER OF THE PUBLIC SERVICE ENO. <u>2024-00124</u> DATED <u>October 31, 2024</u>	10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

			AREA Ohio County and Adjoining Counties	
			PSC KY NO. 2	
			Original SHEET NO. 42	
	Oh	io County Water District	CANCELLING PSC KY NO.	
		NAME OF UTILITY	SHEET NO	
		RULES AND REC	GULATIONS	
19.	Form	S		
	a.	Water Users Agreement		
	b.	. Leak Adjustment Request		
	c.	c. Payment/Budget Billing Plan Agreement		
	d.	Water Turn-On Release Form		
	e.	Agreement for Water Main Extension – Developer Design and Construct		
	f.	f. Agreement for Water Main Extension – Water District Design and Construct		

Agreement for Water Main Extension – Local Government Extension

DATE OF ISSUE	November 1, 2024
DATE EFFECTIVE	October 31, 2024 MONTH/DATE/YEAR
ISSUED BY	/s/Eric Hickman
TITLE	General Manager
	C

g.

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. <u>2024-00124</u> DATED <u>October 31, 2024</u>

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

WATER USER'S AGREEMENT

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024



WATER USER AGREEMENT (ALL USERS)

I hereby make application and authorize the Ohio County Water District ('the District") to turn on the water at the address listed below. I agree to **pay the bill for service** by the due date specified on the bill for water furnished to any address where I either have an interest in the ownership of the property, directly or indirectly, or have requested service, and I hereby agree to continue to be responsible for the same until I notify the District in writing to the contrary.

I agree to take the necessary measures to protect the meter box, meter setting and service. I agree to maintain at my own expense the service line beginning at the meter setting and extending to my dwelling or place of use. The service line will be maintained at a sufficient depth (a minimum of 24 inches) to prevent freezing during the coldest weather normally experienced. I will maintain a shut-off valve, one-way check valve, and pressure reducing valve on the outlet side of the meter. I will be responsible for damages to the District caused by me, my contractor and/or sub-contractor during any on-site construction.

I agree to pay a connection fee of \$______ to the District, if the water system is constructed, but the property covered by this agreement is not reached by the water line, the connection fee will be fully refunded by the District. Construction of water lines to serve the property covered under this agreement depends upon feasibility, availability of funds for construction and approval of all local, state, and federal agencies having jurisdiction over this type of facility. The District does not guarantee water service will be made available to the user.

I agree that no present or future source of water will be connected to any water lines served by the District's water lines and will disconnect from my present water supply prior to connecting to the District's system and shall eliminate present or future cross connections in my system.

I agree to grant the District, it's successors and assigns, a perpetual easement in, over and under and upon land owned by me, with the right to erect, construct, install and lay thereafter use, operate, inspect repair, maintain, replace and remove pipelines and appurtenant facilities together with the right to utilize adjoining lands belonging to me for the purpose of installing and laying water lines to other customers and also right to ingress from said lands.

I agree to abide by and comply with the District's rules, regulations and rates as approved by the Public Service Commission of the Commonwealth of Kentucky and as changed from time to time.

If, at any time, any bill owed by me to the District, whether collectible under the Commission otherwise, is not paid when due or payable, then the District shall have the right to discontinue the supply of water to the location.

Executive Director

All applicants for water service must pay a security deposit a identification card containing the applicant's photo. In lieu of plant is named an alternate form of identification such as an identification card with applicant's named an identification card with applicant's named and identification card with applicant s named an identification card with applicant s named and identification card with applicant s named an identification card with applicant s named and identification card with a possible so identification card wit

10/31/2024

issued by a Kentucky county government or any food stamp identification card, electronic benefit transfer card, or supplemental nutrition assistance card issued by Kentucky state government that shows the applicant's name. A credit card or debit card showing the applicant's name is not an acceptable alternate form of identification.

Customer Signature		
Authorized Utility Representative Signature_		Date
Please provide the fo	ollowing info	rmation:
Date:		
Account Holder: First	_ Middle	Last
Service Address		Apt #
City/State	Zi	ip Code
Billing Address (if different from service addres	s):	
Street		
City/State		Zip Code
DL#		
Account Holder's Telephone number:		
Home		
Cell		
Please Circle primary use of building: Resident	ial Commo	ercial
Do you own or rent service address? Own	R	ent
If rent, Name of Landlord/Owner		
Landlord/Owner Phone #		KENTUCKY
Do you have rental agreement? Yes	No	PUBLIC SERVICE COMMISSION Linda C. Bridwell Executive Director
If so, please provide a copy of rental agreement	with this con	
Page	2 of 3	EFFECTIVE 10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Do you owe the District for water service furnis Yes No	hed at the service address or another address?
Is there any person who will be residing at the service furnished at the service address or another a	
May the District contact you by text message to you information? Yes No	· · · · · · · · · · · · · · · · · · ·
	OFFICE USE ONLY
	RECEIPT#
	DEPOSIT AMOUNT
	CASH CHECK#
	C/C MONEY ORDER

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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REQUEST FOR LEAK ADJUSTMENT

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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10/31/2024



LEAK ADJUSTMENT APPLICATION FORM

Customer Name:	
Customer Telephone Number:	
Service Address:	
Account Number:	
1. Date of Leak:	
2. Date of Repairs:	
3. Person or Contractor Making Repairs:	
4. Materials Used For Repairs:	_
	_
(Attach receipts for materials used.)	_
5. Attached a copy of Plumber's Statement/Invoice regarding repairs if Plumber performed the repairs.	е
6. Type of leak on customer's side of meter:	_
7. Description of repair:	_
8. Leak Location:	- - -
a. State Distance from Meter Box feet	-
b. State Distance from House feet	N
Customer acknowledges that the water usage caused by the leak will be delighted by the Customer's usage during the leak billing period to the Customer's average usage for the previous twelve (12) billing periods. The Customer will be billed water District's ("District") current rate schedule for a volume of the customer will be billed water District's ("District") current rate schedule for a volume of the customer will be billing periods proved the customer's average usage for the previous twelve (12) billing periods proved the customer's average usage for the previous twelve (12) billing periods proved the customer's average usage for the previous twelve (12) billing periods proved the customer's average usage for the previous twelve (12) billing periods proved the customer's average usage for the previous twelve (12) billing periods proved the customer's average usage for the customer will be billing periods.	
water usage cause by the leak. If a customer applying for a leak adjustment has fibited that custome 10/31/2024	r

Page 1 of 2

of the District for twelve (12) consecutive months, the District will use the average residential usage to determine the amount of the adjustment.

Customer further acknowledges that if the Customer's request for an adjustment is not approved, the Customer shall be responsible for the amount originally billed for water service less any payments on the original billed amount, and the Customer's failure to pay that amount may result in the discontinuance of water service for non-payment. If disconnected for non-payment, the Customer will be required to pay the full amount owed for water service plus the District's current fee for service reconnection before the Customer's water service will be restored and any adjustment is credited to the Customer's account.

Customer further acknowledges that the Customer may apply for and receive a leak adjustment only once during a 12-month period and that any adjustment will cover no more than two billing periods. The request for adjustment must be made within six (6) months of the discovery of the leak.

Customer acknowledges that no adjustment to the Customer's bill for water service will be made until this form, completed in its entirety, signed, and dated, receipts and a plumber's statement (if applicable), are returned to the District.

Customer acknowledges that the District may inspect Customer's property to verify the information provided prior to making a final decision on Customer's Application for leak adjustment and grants the District permission to enter the Customer's property at reasonable hours to make such inspection.

Customer acknowledges that the District will make its decision on Customer's application for leak adjustment and notify the Customer of its decision within 30 days of the date of this Application.

The undersigned,	("Customer"), being
duly sworn states that he/she is responsible for the	
in this Application is true and correct, that the le	ak described above was a hidden underground
leak in the service line between the meter and the	e premises but was not in any crawlspace area,
and the leak has been repaired as of this date.	
Subscribed and sworn before me by	, on
this, 20	
	Notary Public
	KENTUCKY
	Notary Id: <u>PUBLIC SERVICE COMMISSION</u>
	Linda C. Bridwell My Commission agriculture Director
	N/IX / Condimination oxpir6&CUIIVE DIECIOI

Complete this form and return to the Ohio County Water District Office, 124 East Washington Street, P.O. Box 207, Hartford, Kentucky 42347. Call 270-298-7704 if you have any questions.

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PAYMENT PLAN AGREEMENT

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024



Payment Plan Agreement

Account Nu	ımber:		_ D	ate:		, 20
Account Ho	older Name:					
Address:						
Phone:						
provided an	d agrees to	he Ohio County Water pay the sum of \$lance as well as keep c	to	day and	to make	payments as listed
Date		Amount	Date			Amount
/	,20			_/	_,20	
/	,20			_/	_,20	
/	,20			/	,20	
/	,20			/	,20	
/	,20			/	,20	
/	,20			/	,20	
		urviaa addraas I am ra			_	
		ervice address. I am renderstand that water sen			=	-
= -	_	ations of the plan. Ful				
fees owed o	on the accou	ant must be paid befor	e services are r	estored.	Balance	e will be subject to
penalty for a	any un-paid	balance account after	the 10th of the	month.		
Date entered	d into agree	ment of payment plan:		PU	BLIC SEF	ENTUCKY RVICE COMMISSION
Print Name:	<u> </u>			D		a C. Bridwell cutive Director
J	-	uesting a payment plan		$-\alpha$	hide	6. Andwell
, 	r-0,00 ,,10					EFFECTIVE
				PUF		/31/2024 807 KAR 5:011 SECTION 9 (1)

WATER TURN-ON RELEASE

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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10/31/2024



Water Turn-On Release Form

In consideration of having the District turning on the water service to the Premises when I am not physically present at the Premises:

- 1. For myself and for my heirs, executors, successor and assigns, I hereby to the fullest extent permitted at law and equity release and forever discharge the District and the District's commissioners, officers, employees and agents from all claims, demands, damages and causes of action relating to any property damage or personal injury, including death, arising from or related to the turning on of water service to the Premises when I or my representative is not present at the Premises.
- 2. For myself and for my heirs, executors, successor and assigns, I hereby to the fullest extent permitted at law and equity agree to defend, protect, hold harmless and indemnify the District and the District's commissioners, officers, employees and agents from and against any and all claims, demands, damages and causes of action relating to any property damage or personal injury, including death, arising from or related to the turning on of water service to the Premises when I or my representative is not present at the Premises.

I provide the above release and indemnity on the date written below.

C: an atrana.	
Signature:	KENTUCKY PUBLIC SERVICE COMMISSION
Printed Name:	Linda C. Bridwell Executive Director
Date:/	Khide G. Budwell
	EFFECTIVE 10/31/2024 PLIPSHANT TO 907 KAP 5:011 SECTION 9 (1)

Agreement for Water Main Extension Developer Design and Construct

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

AGREEMENT FOR WATER MAIN EXTENSION (APPLICANT DESIGN AND CONSTRUCTION)

This AGREEMENT, made and entered into on this the day of
WITNESSETH:
WHEREAS, Applicant owns a real estate tract that is located within the District's territorial boundaries; and,
WHEREAS, Applicant's real estate tract is more accurately described as (provide description of property)
; and,
WHEREAS, Applicant proposes to develop its real estate tract and requires an extension of the District's water mains to provide water service to the proposed real estate development;
WHEREAS the Parties desire to ensure the delivery of safe and potable water to Applicant's proposed real estate development; and,
WHEREAS, the Applicant wishes to assume responsibility for the design and construction of the facilities necessary to extend water service, subject to the District's review;
NOW, THEREFORE, the Parties agree as follows:
1. Applicant shall design and construct in accordance with the terms of this Agreement the facilities necessary to extend the District's water mains to serve Applicant's real estate development and, upon completion of their construction, will transfer ownership of those facilities to the District. Upon Applicant's design and construction of those facilities in accordance with this Agreement's terms, the District agrees to accept ownership of those facilities in accordance with the terms of this Agreement.
2. Applicant shall reimburse the District for all expenses that the District reasonably incurs to review the proposed facilities' plans and specifications, to inspect those facilities, or otherwise facilitate the proposed facilities' construction.
3. Applicant shall deposit with the District the sum of <u>(enter amount)</u> which is equal to the District's estimated expenses to review proposed plans and specifications, inspect facilities, or otherwise facilitate the construction of the proposed facilities. The District may expend the
deposited funds for such expenses. Prior to expending any deposited funds, KENNUCKIME District will provide the Applicant with a statement of actual costs and all supporting FRANCES and VECETORS for the expenditure.
4. Applicant shall obtain all required governmenta proposed extension, including encroachment permits and approvals.
EFFECTIVE 10/31/2024

- 5. Applicant is responsible for preparation of the proposed extension's plans and specifications and shall ensure such plans and specifications are prepared by a professional engineer licensed to practice engineering in the Commonwealth of Kentucky.
- 6. Applicant shall provide the District or its designated representative with the proposed extension's plans and specifications and all other documents reasonably necessary to review the proposed extension. Applicant shall make all reasonable modifications to the plans and specifications of the proposed water distribution main extension that the District or its designated representative requests and that are reasonably necessary to ensure the adequacy and reliability of water service or the District's operational efficiency and integrity and that are consistent with accepted engineering standards. The District will exercise reasonable diligence in its review of all documents related to the proposed extension submitted to the District for its review and comment and will not unreasonably withhold its approval of those documents.
- 7. Applicant shall not submit the proposed extension's final plans and specifications to the Kentucky Division of Water ("KDOW") without the District's prior approval.
- 8. No extension shall be constructed unless the KDOW has issued a construction permit for the proposed extension and has approved the extension's plans and specifications. The design and construction of the proposed extension shall conform to good standard engineering practice and meet or exceed the standards established by the regulations of the KDOW and the Public Service Commission.
- 9. Applicant shall consult with the District regarding the route and placement of water distribution mains and shall not place a main at any location to which the District objects. The District shall exercise reasonable efforts to assist the Applicant in determining the proposed extension's route.
- 10. Applicant shall permit the District's employees, agents, or representatives reasonable access to the site of the proposed extension upon reasonable notice and at reasonable hours.
- 11. Applicant is responsible for the proposed extension's cost, including design, construction, inspection, and testing costs of all water mains and appurtenant facilities, and all legal fees related from the proposed facilities' placement and construction.
- 12. Applicant shall provide the District or its designated representative with reasonable notice of the date and time for the commencement of construction. Reasonable notice shall be at least seven calendar days in advance of construction.
- extension until the District or its designated representative has inspected such the District or its designated representative at least 24 hours or one business day, whichever is greater, before taking any action to cover any portion of the proposed extension. The District shall promptly inspect a constructed facility upon real Applicant's intent to cover that facility with soil or a solution of the proposed extension.

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10/31/2024

- 14. Applicant shall not test any portion of the proposed extension for leakage or contamination without the District's prior consent and shall notify the District or its designated representative at least 24 hours or one business day, whichever is greater, prior to performing such testing. The District shall not unreasonably withhold its consent to the testing of any portion of the proposed extension for leakage or contamination.
- 15. If the District discovers any defects in the proposed facilities' construction and notifies the Applicant of those defects and requests those defects be remedied or cured, the Applicant shall take reasonable actions to cure those defects within a reasonably time.
- 16. Applicant shall grant to the District an easement or right-of-way sufficient to install, repair, replace, or construct any facilities necessary to distribute or meter water to the proposed real estate development and to each parcel of property located within the development or along the proposed extension.
- 17. Applicant shall notify the District in writing of the completion of the proposed extension within 20 days of such completion.
- 18. Within 60 days of completion of construction of the proposed extension, Applicant shall furnish to the District: (a) a copy of the as-built plans for the extension; (b) a written statement of the extension's total cost, itemizing in detail the components of the total cost; (c) an executed bill of sale and any other documents necessary to convey legal ownership of the facilities to the District; (d) written certification from the Kentucky-licensed professional engineer who supervised the construction of the facilities that all facilities were constructed in accordance with the approved plans and specifications and with accepted good standard engineering practice and meet or exceed the standards established by the regulations of the KDOW and the Public Service Commission; and (e) all necessary documents to warrant that ownership of the facilities is being conveyed free and clear of all liens.
- 19. The District may refuse to accept the transfer of ownership of the constructed extension but shall not unreasonably do so. If the District refuses to accept the transfer of ownership, it will advise the Applicant in writing of the grounds for its refusal and provide the Applicant a reasonable period to address those grounds. Reasonable grounds for refusal shall include, but are not limited to, material defects or deficiencies in work, materials or design, and Applicant's failure to fully reimburse the District for its expenses to review proposed plans and specifications, inspect facilities, or otherwise facilitate the proposed facilities' construction.
- 20. Within 60 days of its receipt of Applicant's written statement of the extension project's total cost, the District shall advise Applicant of its acceptance of the stated cost or request additional information to support Applicant's statement of total cost. If the District does not accept Applicant's statement of cost, the District shall advise the Applicant in writing of its reasons for rejecting the Applicant's statement of cost and shall provide the Applicant statement of cost and shall provide the Applicant statement of cost and District are unable to agree the restinate of the Applicant against the District with the Commission and request the Commission determine the extension project determining the amount of any refund due when service connecti

EFFECTIVE

10/31/2024

- Applicant shall warrant the operation of all constructed and installed facilities for one year following the transfer of ownership of the facilities to the District and shall be responsible for all expenses and costs related to their maintenance and repair during that period, except such repairs resulting from the District's negligence or misconduct.
- Each year, for a period of 10 years following the transfer of ownership of the extension to the District ("refund period"), the District shall refund to the Applicant a sum equal to the cost of 50 feet of the distribution main installed for each new customer connected during the year whose service line is directly connected to the distribution main, and not to extensions or laterals therefrom. The District's total refunds to the Applicant for the water distribution main, however, shall not exceed the "maximum cumulative refund amount." If the District's required refund for an annual period would result in total cumulative refunds to the Applicant for the distribution main extension exceeding the "maximum cumulative refund amount," the District shall credit the amount in excess of the "maximum cumulative refund amount" to the next annual period for refund. The "maximum cumulative refund amount" equals ten percent of the total cost of the extension multiplied by the number of years elapsed since the transfer of the extension to the District or the District's completion of construction. The total amount refunded to the Applicant shall not exceed the extension's total cost. No refund shall be made for connections made to extension after the end of the refund period. The District shall make refund payments to the Applicant within 30 calendar days of the anniversary of the transfer of ownership of the extension to the District.
- 23. Notice provided under this Agreement shall be in writing and delivered by certified United States mail, return receipt requested, addressed to the other party at its respective address as listed below. A party shall notify the other party of any change in its address for notice in accordance with the terms of this section. Applicant acknowledges that its failure to advise the District of changes in its mailing address may affect the Applicant's receipt of refunds related to connections to the proposed extension.

124 E. Washington Street Hartford, Kentucky 42347
Applicant:

Ohio County Water District

- 24. This Agreement shall be construed, interpreted and enforced in accordance with the laws of the Commonwealth of Kentucky.
- This Agreement constitutes the complete agreement and the complete agreemen 25. Parties, and all oral statements, representations, or agreements made prior hardtochall beaull and void.
- The signatories warrant that they are authorized 26. behalf of their respective Parties.

KENTUCKY

Executive Director

27. The Parties agree that this Agreement may be signed in multiple counterparts.

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KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

IN WITNESS WHEREOF, the undersigned duly authorized representatives of the parties have executed this Agreement as of the date first written above.

OHIO COUNTY WATER DISTRICT

By:	
Name:	
Title:	
[Applicant's Name]	
By:	
Name:	
Title:	

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

Agreement for Water Main Extension Water District Design and Construct

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

AGREEMENT FOR WATER MAIN EXTENSION (WATER DISTRICT DESIGN AND CONSTRUCTION)

This AGREEMENT, made and entered into on this th	ne day of, 202,
by and between the OHIO COUNTY WATER ("Applicant").	DISTRICT ("the District") and
WITNESSETH:	
WHEREAS, Applicant owns a real estate tract that is l boundaries; and,	located within the District's territorial
WHEREAS, Applicant's real estate tract is (provide description of pro-	•
	; and,
WHEREAS, Applicant proposes to develop its real of the District's water mains to provide water service to the proposes.	<u>-</u>
WHEREAS, the Parties desire to ensure the deli Applicant's proposed real estate development; and,	very of safe and potable water to
WHEREAS, the Parties agree that the design and con is best accomplished if performed by the District;	struction of the water main extension
NOW, THEREFORE, the Parties agree as follows:	
1. The District shall design and construct the District's water mains to serve to Applicant's real estate deproposed extension's cost, including the cost of designing, cowater mains and appurtenant facilities, and all legal fees a placement and construction. Applicant acknowledges that its any ownership interest in those facilities and waives any own its right to a refund of a portion of those costs as provided for	evelopment. Applicant shall pay the onstructing, inspecting, and testing all related from the proposed facilities' payment of such costs does not create nership right in those facilities except
2. Within seven (7) days this Agreement, Application amount equal to <u>(enter amount)</u> , which is the estimate Applicant acknowledges that, prior to the execution of this with a written demand for such deposit and a statement of estimate the deposited amount to pay design and construction costs, we costs associated with engineering, design and construction of	ted cost of the proposed extension. Agreement, the District provided it mated costs. The District may expend which include but are not limited to all
fees for permits, inspections, testing, and licenses; easemer (including attorney fees and court costs); and all legal fee	
construction of the water mains and related facilities. Prior to District will provide the Applicant with a statement of correceipts for the expenditure. If the District incurs costs is Applicant shall pay the difference within 30 days of the statement of estimated costs.	expending any depropried funds, the
statement of estimated costs.	EFFECTIVE
-1-	10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

- 2. [Alternate to Paragraph 2] Within seven (7) days this Agreement, Applicant shall deposit with the District the sum of __(enter amount)__ as security for payment of design and construction costs. The District will periodically invoice the Applicant for the cost of materials, services, and labor incurred to design and construct the proposed extension. Applicant shall pay such invoices within 30 days of the date of the invoice. If Applicant fails to timely pay any invoice related to the proposed extension's costs, the District may use any and all of the deposited amount to reimburse the District for the unpaid invoiced costs. Upon completion of the proposed extension's construction and payment of all allowable costs, the District shall refund to the Applicant any remaining amount.
- 3. Applicant is not responsible for obtaining any governmental approvals for the proposed extension, except the approval of any local planning and zoning commission, but shall reasonably assist the District in obtaining all required approvals.
- 4. The District will cause to be prepared the plans and specifications of the proposed extension and all other reasonably necessary documents. All plans and specifications shall be prepared by a professional engineer, who is licensed to practice engineering in the Commonwealth of Kentucky. The District will select and retain the professional engineer.
- 5. Before submitting the final plans and specifications for the proposed extension to the Kentucky Division of Water, the District will provide Applicant with an opportunity to review and comment upon the plans and specifications for the proposed extension and will incorporate any modifications proposed by Application that it finds reasonable into the final plans and specifications.
- 6. The design and construction of the proposed extension shall conform to good standard engineering practice and meet or exceed the standards established by the regulations of the Kentucky Division of Water and the Public Service Commission.
- 7. The District shall consult with the Applicant in determining the route of the proposed extension.
- 8. Applicant shall permit the District's employees, agents, or representatives reasonable access to the site of the proposed extension upon reasonable notice and at reasonable hours.
- 9. Applicant shall grant to the District an easement or right-of-way sufficient to install, repair, replace, or construct any facilities necessary to distribute or meter water to the proposed real estate development and to each parcel of property located within the development or along the proposed extension.

10. No extension shall be constructed unless the Division of Water Expectations. The design and construction of the proposed extension shall conform to good standard needing practice and meet or exceed the standards established by the regular of Water and the Public Service Commission.

EFFECTIVE

10/31/2024

- 11. The Water District will provide all inspection and engineering services required for the proposed extension's construction.
- 12. If the estimated construction cost of the proposed extension facilities exceeds \$40,000, the District will use a sealed bidding process to select a contractor to construct the proposed extension.
- 13. The District shall provide the Applicant with written notice of the completion of construction within 30 days of that event and shall provide with such notice an itemized statement of the total cost of extension.
- 14. The District shall provide the Applicant with written notice of the completion of construction within 30 days of that event and shall provide with such notice an itemized statement of the total cost of extension.
- Each year, for a period of 10 years following the District's completion of the extension's construction ("refund period"), the District shall refund to the Applicant a sum equal to the cost of 50 feet of the distribution main installed for each new customer connected during the year whose service line is directly connected to the distribution main, and not to extensions or laterals therefrom. The District's total refunds to the Applicant for the water distribution main, however, shall not exceed the "maximum cumulative refund amount." If the District's required refund for an annual period would result in total cumulative refunds to the Applicant for the distribution main extension exceeding the "maximum cumulative refund amount," the District shall credit the amount in excess of the "maximum cumulative refund amount" to the next annual period for refund. The "maximum cumulative refund amount" equals ten percent of the total cost of the extension multiplied by the number of years elapsed since the transfer of the extension to the District or the District's completion of construction. The total amount refunded to the Applicant shall not exceed the extension's total cost. No refund shall be made for connections made to extension after the end of the refund period. The District shall make refund payments to the Applicant within 30 days of the anniversary of the transfer of ownership of the extension to the District.
- 16. Notice provided under this Agreement shall be in writing and delivered by certified United States mail, return receipt requested, addressed to the other party at its respective address as listed below. A party shall notify the other party of any change in its address for notice in accordance with the terms of this section. Applicant acknowledges that its failure to advise the District of changes in its mailing address may affect the Applicant's receipt of refunds related to connections to the proposed extension.

Ohio County Water District
124 E. Washington Street
Hartford, Kentucky 42347
•
Applicant:
• •

KENTUCKY PUBLIC SERVICE COMMISSION		
Linda C. Bridwell Executive Director		
Thide G. Budwell		
EFFECTIVE		
10/31/2024		
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)		

- 17. This Agreement shall be construed, interpreted and enforced in accordance with the laws of the Commonwealth of Kentucky.
- 18. This Agreement constitutes the complete agreement and understanding among the Parties, and all oral statements, representations, or agreements made prior hereto shall be null and void.
- 19. The signatories warrant that they are authorized to execute this Agreement on behalf of their respective Parties.
 - 20. The Parties agree that this Agreement may be signed in multiple counterparts.

[Remaining Page is Intentionally Blank]

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

IN WITNESS WHEREOF, the undersigned duly authorized representatives of the parties have executed this Agreement as of the date first written above.

OHIO COUNTY WATER DISTRICT

Ву	7:
	Name:
	Title:
[A	pplicant's Name]
Вy	7:
•	Name:
	Title:

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

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10/31/2024

Agreement for Water Main Extension Local Government Request

KENTUCKYPUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024

AGREEMENT FOR WATER MAIN EXTENSION FOR A LOCAL GOVERNMENT UNIT

This AGREEMENT, made and entered into on this the by and between the OHIO COUNTY WATER In ("Applicant").	•
WITNESSETH:	
WHEREAS, Applicant is a local government unit twithin the District's territorial boundaries; and,	that owns a real estate tract located
WHEREAS, Applicant's real estate tract is (provide description of pro	•
	; and,
WHEREAS, Applicant requires an extension of the Disservice to the real estate tract; and,	vistrict's water mains to provide water
WHEREAS the Parties desire to ensure the deliv Applicant's real estate tract;	very of safe and potable water to
NOW, THEREFORE, the Parties agree as follows:	
1. The District shall design and construct the District's water mains to extend water mains and appurtenant Applicant's real estate tract. Applicant shall pay the proposed of designing, constructing, inspecting, and testing all water is all legal fees related from the proposed facilities' place acknowledges that its payment of such costs creates no own waives any ownership right in those facilities. Applicant furtiportion of the proposed extension's cost should other person extension.	t facilities to provide water service to d extension's cost, including the cost mains and appurtenant facilities, and ement and construction. Applicant tership interest in those facilities and ther waives any right to a refund of a
2. Within seven (7) days this Agreement, Applic sum of <u>(enter amount)</u> as security for payment of design will periodically invoice the Application for the cost of mate to design and construct the proposed extension. Applicant calendar days of the date of the invoice. If Applicant fails to pextension's costs, the District may use any and all of the depose for such costs. Upon completion of the proposed extension	n and construction costs. The District crials, services, and labor for incurred t shall pay such invoices within 30 pay an invoice related to the proposed sited amount to reimburse the District of a construction and payment of all
allowable costs, the District shall refund to the Applicant any	remaining amount
3. Applicant is not responsible for obtaining a proposed extension, except the approval of any local planning reasonably assist the District in obtaining all required approval.	rg ar 1 1
-1-	EFFECTIVE 10/31/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

- 4. The District will cause to be prepared the proposed extension' plans and specifications and all other reasonably necessary documents. A professional engineer licensed to practice engineering in the Commonwealth of Kentucky shall prepare all plans and specifications. The District will select and retain the professional engineer.
- 5. Before submitting the final plans and specifications for the proposed extension to the Kentucky Division of Water, the District will provide Applicant with an opportunity to review and comment upon the plans and specifications for the proposed extension and will incorporate any modifications proposed by Application that it finds reasonable into the final plans and specifications.
- 6. The proposed extension's design and construction shall conform to good standard engineering practice and meet or exceed the standards established by the regulations of the Kentucky Division of Water ("KDOW") and the Public Service Commission.
- 7. The District shall consult with the Applicant in determining the proposed extension's route.
- 8. Applicant shall permit the District's employees, agents, or representatives reasonable access to the site of the proposed extension upon reasonable notice and at reasonable hours.
- 9. Applicant shall grant to the District an easement or right-of-way sufficient to install, repair, replace, or construct any facilities necessary to distribute or meter water to the proposed real estate development and to each parcel of property located within the development or along the proposed extension.
- 10. No extension shall be constructed unless the KDOW issues a construction permit for the proposed extension and approves the extension's plans and specifications. The design and construction of the proposed extension shall conform to good standard engineering practice and meet or exceed the standards established by the regulations of the KDOW and the Public Service Commission.
- 11. The District will provide all inspection and engineering services required for the proposed extension's construction.
- 12. If the proposed extension facilities' estimated construction cost exceeds \$40,000, the District will use a sealed bidding process to select a contractor to construct the proposed extension.

13. The District shall provide the Applicant with written notice of the completion of construction within 30 days of that event and shall provide with such notice and shall provide with such notices are shall provide with shall provide with such notices are shall provide with such notices are shall provide with shall provide with

14. Notice provided under this Agreement shall be in writing. United States mail, return receipt requested, addressed to the oth as listed below. A party shall notify the other parties of any chaccordance with the terms of this section.

6 Aprile

Linda C. Bridwell
Executive Director

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10/31/2024

Ohio County Water District
124 E. Washington Street
Hartford, Kentucky 42347

Applicant:		

- 15. This Agreement shall be construed, interpreted and enforced in accordance with the laws of the Commonwealth of Kentucky.
- 16. This Agreement constitutes the complete agreement and understanding among the Parties, and all oral statements, representations, or agreements made prior hereto shall be null and void.
- 17. The signatories warrant that they are authorized to execute this Agreement on behalf of their respective Parties.
 - 18. The Parties agree that this Agreement may be signed in multiple counterparts.

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KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell
Executive Director

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10/31/2024

IN WITNESS WHEREOF, the undersigned duly authorized representatives of the parties have executed this Agreement as of the date first written above.

OHIO COUNTY WATER DISTRICT

Ву	:
•	Name:
	Title:
[A	pplicant's Name]
Ву	:
	Name:
	Title:

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

10/31/2024