Cancels P.S.C. Ky. No

Laurel County Water District #2

OF

Laurel County, Kentucky

Rates, Rules and Regulations for Furnishing

AT

118 Carter Drive, London, Ky. 40741

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

NOV 01 1986

PURSUANT TO 807 KAR5:011 SECTION 9 (1) BY:

November 1 , 1986

Filed with PUBLIC SERVICE COMMISSION OF KENTUCKY

ISSUED - October 6, 19.86

ISSUED BY Laurel County Water District #2 (Name of Utility)

BY C. D. Sensabaugh,

Chairman

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Form for filing Rate Schedules	Form	for	filing	Rate	Schedules
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Laurel County Water District #2 Name of Issuing Corporation For Southern Laurel County Community, Town or City

P.S.C. NO.

Original SHEET NO, 1

CANCELLING P.S.C. NO.

SHEET NO.

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of Said District	ded Water Rate at a meeting he				PER 1	
. <u>Minimum</u> Water		Resolution adopted b ld on October 15, 19	y the Commission 86.			
	Rates Based on	Size of Connections		ų,		
Size of Meter Connection	of Water Per	llons of Less Month to be the Minimum Rate	Minimum Monthly Water Rate Per Connection	·		
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First 1,000 G Next 4,000 G Next 5,000 G Over 10,000 G	allons	2.20 Per 1.95 Per	nimum Bill c 1,000 Gallons c 1,000 Gallons c 1,000 Gallons			
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MAN(SSION MANACER

LAUREL WATER DISTRICT #2 3910 SOUTH LAUREL RD. LONDON, KY 40741

BOARD OF COMMISSIONERS

C.D. SENSABAUGH - CHAIRMAN PUBLIC SERVICE COMMISSION ROBERTA THOMPSON - TREASURER EFFECTIVE OLIVER BAKER JR. - SECRETARY SEP 16 1992

Laurel County Water District No. 2

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THIRTY NINE TEN SOUTH LAUREL RD.

London. Kentucky 40741 PHONE 606/878-2494

TABLE OF CONTENTS

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QUALIFIED FOR QUALITY

Additional Load			Sec:	24
Adjustment Relative to Erroneous Meter			Sec.	14
Agreement for Subdivision or Real Estate Development	Pg.	21		
Application for Service	Pg.	2	Sec.	4
Backflow Prevention	Pg.	10	Sec.	20
Billing	Pg.	4	Sec.	10
Boiler and Pressure Vessels	Pg.	10	Sec.	19
Complaints	Pg.	15	Sec.	27
Conflict	Pg.	2	Sec.	3
Cross-Connections	Pg.	10	Sec.	21
Customer Communications	Pg.	20	Sec.	38
Customer Service Line	Pg.	3	Sec.	7
Damage to Water District Water System		11	Sec.	23
Deposits	Pg.		Sec.	
Discontinuance of Service by Customer			Sec.	
Discontinuance of Service by Water District	Pg.	3	Sec.	9
Equal Deposits	Pg.	19	Sec.	35
Failure of Water Meter	Pg.	8	Sec.	16
Fire Protection				
Interest on Deposits	Pg.	19	Sec.	36
Interruption of Service	Pg.	9	Sec.	18
Leak Adjustment				
Meters			Sec.	
Monitoring of Customer Usage		18		
Non-Standard Service				-
Notice of Trouble	Pg	11	Sec.	25
Ownership of Mains, Services & Appurtenances	SBG.	3	Sec.	8
Partial Payment Plan	Pg.	17	Sec.	31
Point of Delivery	Pg.	2	Sec.	6
Pressure	Pg.	18	Sec.	33
Ownership of Mains, Services & Appurtenances Partial Payment Plan Point of Delivery Pressure Reconnection Fee	Pg-	5	Sec.	12
Refund Plan	ypg.	13	4	
Relocation of Water Facilities	Pg.	301	Sec.	22
Revisions	Par	1	Sec.	2
Right of Access	Pg	8.P15	Sec.	17
Sale of Water	Pg	125	Sec.	28
Schedule of Special Service Charges	PGSS	OB 6		
Reconnection Fee Refund Plan Relocation of Water Facilities Revisions Right of Access Sale of Water Schedule of Special Service Charges Scope Special Charges Special Users Agreement	CB.G.	1 -	Sec.	1
Special Charges	Pg.	15	Sec.	29
Special Users Agreement	Pg.	15	Sec.	30
Water Main Extensions	Pq.	14	Sec.	120

Southern Laurel County & FOR<u>West Knox County</u> Community, Town or City

P.S.C. NO.

<u>4th revision</u> SHEET NO. 1 CANCELLING P.S.C. NO. SHEET NO.

Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION OF SERVICE	
	RATE
RULES AND REGULATIONS	PER UNIT

These Rules and Regulations govern the furnishing of water service by Laurel Co. Water District #2 hereinafter referred to as the Water District and apply to all service received from the Water District. No employee or individual Commissioner of the Water District is permitted to make an exception to these Rates, Rules, or Regulations. These Rules and Regulations are to be in effect so long as they are not in conflict with the Kentucky Public Service Commission' Rules and Regulations (807 KAR 5:001-5:076). The Water District is subject to all Rules and Regulations of the Kentucky Public Service Commission even though not contained herein.

1. Scope



This schedule of Rules and Regulations is a part of all contracts for receiving water service from the Water District, and applies to all service received from the Water District whether the service is based upon contract, agreement, signed application, or otherwise. A copy of this schedule, together with a copy of the Water District's Schedule of Rates and Charges shall be kept open to inspection at the office of the Water District. The rules are promulgated under direction and authority granted pursuant to Chapter 5 of Kentucky Administrative Regulations (807 KAR 5). The aforesaid rules and regulations are hereby adopted and included the same as if herein written.

2. Revisions

These Rules and Regulations may be revised, amended, supplemented, or otherwise changed from time to time by either of the two (2) following methods:

- A. By order of the Kentucky Public Service Commission upon formal application by the Water District, and after hearing as provided by Commission Regulations set forth in 807 KAR 5:011.
- B. By issuing and filing on at least twenty (20) days not the Kentucky Public Service Commission and the public fail public fail public service commission and the public fail public service changes in the Rules and Regulations, as provided opy^E commission Regulations set forth in 807 KAR 5:011.
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Laurel Co. Water District #2 Name of Issuing Corporation	P.S.C. NO. <u>4th revision</u> SHEET NO. 2 CANCELLING P.S.C. NO. SHEET NO.
Form for filing Rate Schedules	Southern Laurel County & FOR <u>West Knox County</u> Community, Town or City

3. Conflict

In case of conflict between any provisions of any rate schedule and the schedule of rules and regulations, the rate schedule shall apply. Also, should the rules contained herein conflict with rules in effect under 807 KAR 5, the provisions of 807 KAR 5 shall take precedence over those contained herein.

Application for Service

Any person, firm, agency or governmental entity within the current boundary of the Water District may request service. Applications for service must be in writing on a form approved by the Water District.

Each applicant for service shall be required to execute and sign the Water District's standard application for water service before service is supplied by the Water District, A 5/8" X 3/4" meter shall be the standard customer service. Each applicant for service shall provide the Water District with all required permits or exemption to same.

5. Non-Standard Service

Each prospective customer requiring a non-standard service (i.e., other than a 5/8" X 3/4" meter) shall present to the Water District sufficient justification for same. Insofar as prospective customer requirement may meet those non-standard service presently in effect by the Water District same be applied.

6. Point of Delivery

The point of delivery is the point where the meter or vault is located on the customer's premises. All water lines, plumbing, and equipment beyond the meter shall be installed and maintained by the customer. The Water District reserves the right to determine the location of point of delivery with full regard to those wishes of the prospective customer.

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7. Customer's Service Line

An approved value and value box shall be installed immediately following the meter box. All service lines beyond the metering point shall be installed of materials consisting of copper, PVC or PE pipe with a rating of not less than 160 psi. The size of the service line beyond the point of delivery shall not be less than 3/4". The customer's line beyond the metering point must be inspected and approved by the Water District before it is covered or a meter will not be set.

PER UNI!

8. Ownership of Mains, Services & Appurtenances

All mains, fire hydrants, valves, crossings and other appurtenances are and shall remain the property of the Water District, whether installed by the Water District or the customer.

All service lines from main to meter with appurtenances shall be and remain the property of the Water District, whether installed by the Water District or the customer.

The customer shall install, own and maintain his service line from the meter and/or point of delivery as defined herein.

9. Discontinuance of Service by the Water District

Water service may be discontinued by the Water District with proper notification for any violation of any rule, regulation, or condition, and especially for any of the following reasons:

- A. Misrepresentation in the application or contract as to the property or fixtures to be supplied or additional use to be made of water.
- B. Resale of water.
- C. Waste or misuse of water due to improper or imperfect service pipes and/or failure to keep such pipes in a suitable state of repair.
- D. Tampering with meter, meter seal, service, or valves, or permitting such tampering by others.

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Form for Filing Rate Schedules	FOR & West Knox County
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Laurel Co. Water District #2	SHEET NO.
Name of Issuing Corporation	

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CLASSIFICATION OF SERVICE RATE RULES AND REGULATIONS PER UNIT

- Connection, cross-connection, or permitting the same, of any Ε. separate water supply to premises which receive water from the Water District.
- F. Non-payment of bills.
- G. When a dangerous condition is found to exist on the customer's or applicant's premises, with reference to the continuation of water service, water service shall be cut off without notice or shall be refused, provided the Water District shall notify the customer or applicant immediately of the reasons for the discontinuance or refusal and the corrective action to be taken by the applicant or customer before service can be restored.

10. Billing

Bills and notices relating to the conduct of the business of the Water District will be mailed to the customer at the address listed on the "User's Agreement" unless a change of address has been filed in writing with the Water District; and the Water District shall not otherwise be responsible for delivery of any bill or notice nor will the customer be excused from the payment of any bill or any performance required in said notice.

Bills for water service are due and payable at the office of the Water District on the date of issue. The past due date shall be the fifteenth (15th) day of the month. Bills will be dated and mailed on or about the first (1st) day of each month.

A bill not paid on or before the fifteenth (15th) or the past due date will be accessed a 10% late charge. When a bill has been issued for a period of twenty days and payment has not been received it shall be deemed delinguent. The Water District shall serve the delinquent customer a written final notice of said delinquency, and of the intent of the Water District to discontinue service 5 days after the date of such notice unless such bill is paid prior to the expiration of stated 5 If a delinquent bill is not paid within 5 days after date of days. such final notice (22 days from the date of issue), the water supply to the customer may be discontinued without further notice; provided, prior to discontinuance of service, there is devivered to Water District

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Laurel Co. Water District #2	SHEET NO.
Name of Issuing Corporation	

Laurel Co. Water District # Name of Issuing Corporation

CLASSIFICATION OF SERVICE

RULES AND REGULATIONS

RATE PER UNIT

or its employee empowered to discontinue service, a written certificate signed by a physician, a registered nurse, or a public health officer that, in the opinion of the certifier, discontinuance of service will aggravate an existing illness or infirmity of the affected premises, service shall not be discontinued until the affected resident can make other living arrangements or until thirty (30) days elapse from the time of the Water District's receipt of said certification, whichever occurs first.

Discontinuance of Service by Customer 11.

Any customer having fulfilled their contract terms and desiring to discontinue the water service to his premises for any reason must give notice of discontinuance in writing, by telephone or in person at the business office of the Water District at least three (3) days prior to the date on which the customer desires to discontinue service. If such notice is not given, a customer shall remain liable for all water used and service rendered to his premises by the Water District until said notice is received by the Water District.

12. Reconnection Fee

When the water supply to the customer has been discontinued for nonpayment of delinquent bills, a charge of \$20.00 will be made until all delinquent bills and other charges, if any, owed by the customer to the Water District have been paid.

13. Deposits

The Water District may require a minimum cash deposit or other guaranty to secure payment of bills or service may be refused or discontinued for failure to pay the requested deposit. Interest, as prescribed by KRS 74.050, will be paid annually either by refund or credit to the customer's bill, except that no refund or credit will be made if the customer's bill is delinquent on the anniversary date of the deposit.

The deposit may be waived upon a customer's showing of satisfactory credit or payment history, and required deposite will be really and or payment history, and required deposits will be set inted after one (1) EFFECTIVE

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FOR <u>West Knox County</u> Community, Town or City

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Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION OF SERVICE

RULES AND REGULATIONS

RATE PER UNIT

year if the customer has established a satisfactory payment record for that period. If a deposit has been waived or returned and the customer fails to maintain a satisfactory payment record, a deposit may then be required. The Water District may require a deposit in addition to the initial deposit if the customer's classification of service changes or if there is a substantial change in usage. Upon termination of service, the deposit, any principal amounts, and any interest earned and owing will be credited to the final bill with any remainder refunded to the customer.

In determining whether a deposit will be required or waived, the following criteria will be considered:

- Previous payment history with the Water District. If the customer has no previous history with the Water District, statements from other utilities, banks, etc. may be presented by the customer as evidence of good credit.
- 2. Whether the customer has an established income or line of credit.
- 3. Length of time the customer has resided or been located in the area.
- 4. Whether the customer owns property in the area.
- 5. Whether the customer has filed bankruptcy proceedings within the last seven years.
- 6. Whether another customer with a good payment history is willing to sign as a guarantor for an amount equal to the required deposit.

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 non-residential customer, the Water District may collect any underpayment and shall refund any overpayment by check or credit to the customer's bidd. No refund will be made if the customer's bill is delinquent at the fit inecof the recalculation.

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Southern Laurel County FOR<u>& West Knox</u> County

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4th revision SHEET NO. 7 CANCELLING P.S.C. NO. SHEET NO.

Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION OF SERVICE

RULES AND REGULATIONS

RATE PER UNIT

14. Adjustment Relative to Erroneous Meter

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

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FOR<u>West Knox County</u> Community, Town or City

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Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION OF SERVICE	
	RATE
RULES AND REGULATIONS	PER UNIT

15. Meters

On all new connections, a separate meter must be installed for each residence, apartment, unit, mobile home, business, and each family unit residing in a duplex or other multi-unit premise.

For existing customers, where two or more residences, apartment units, mobile homes, businesses, or family units residing in a duplex or other multi-unit premise are served by a single water meter, the customer or customers has two options. One is to install a meter for each residence, apartment, unit, mobile home, business, or family unit residing in a duple: or other multi-unit premises or have the water bill computed as the customer whose name the meter is in is billed for the actual water registered by the meter and a minimum bill for each qualified premises.

The metered customers can have the minimum bill charges designated to different individuals with the understanding that the metered customer is liable for all delinquent bills and charges. The Water District reserves the right to require an existing customer to install meters for all qualified residences should the alternative option prove to be an unsatisfactory or a hazardous condition.

All meters will be located on district mains and in absence of special permission on the property to be served. All meters shall be installed, renewed, and maintained at the expense of the Water District, and the Water District reserves the right to approve the size and type of meter used. It shall be the policy of the Water District to test each water meter pursuant to Public Service Commission Regulation 807 KAR 5:066 Section 16. In addition, upon written request of any customer, the meter servicing such customer shall be tested by the Water District, pursuant to Public Service Commission Regulation 807 KAR 5:006, Section 20.

16. Failure of Water Meter

Where a meter is found to be in error, the customer's bill will be adjusted in accordance with Section 14 herein per Kentucky Public Service Commission Regulation 807 KAR 5:006, Section 9. Where a meter has ceased by register the Water District will estimate the monthly bill of the customer for the month that the meter is replaced. The estimated bilder is based upon the previous six month's usage.

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Form for filing Rate Schedules	FOR <u>West Knox County</u> Community, Town or City

17. Right of Access

The customer must agree to permit the Water District to lay, maintain, repair, or remove its water lines that are located on the customer's property with the right of ingress-and-egress over customer's property. The Water District's duly authorized representative and/or other duly authorized employee of the State Health Department bearing proper credentials and identification shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling and testing, in accordance with the provisions of these Rules and Regulations.

18. Interruption of Service

The Water District will use reasonable diligence in supplying water service, but shall not be liable for loss, injury, or damage to persons or property resulting from interruptions in service, excessive or inadequate water pressure. The Water District does hereby explicitly state that its allowance of connections to its system for fire protection whether by design or implication is only for such benefit as a customer may be able to derive from such connection.

The Water District is not designed nor intended for use for fire protection in any manner whatsoever. Any customer using same for fire protection does so at their own full and sole responsibility.

The Water District shall in no event be held responsible for any claims made against it by reason of breaking of any mains or service pipes or by reason of any other interruption of the supply of water caused by the failure of machinery or stoppage for necessary repairs. No person shall be entitled to damages nor for any portion of a payment refunded for any interruption of service which in the opinion of the Water District may be deemed necessary.

The Water District shall make all reasonable efforts to eliminate interruption of service and when such interruption occurs will endeador to restore service with the shortest possible delay. When the service is interrupted all customers affected by such interruption wider be up tified in advance whenever it is possible to do so.

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Form for filing Rate Schedules	FOR <u>West Knox County</u> Community, Town or City

19. Boilers and/or Pressure Vessels

Customers having boilers and/or pressure vessels receiving a supply of water from the Water District must have an approved backflow prevention assembly on the water supply line and a vacuum valve on the stream line to prevent collapse in case the water supply from the Water District is discontinued or interrupted for any reason, with or without notice. It is the responsibility of the customer to make provisions for protection of his equipment in case of interrupted or intermittant service.

20. Backflow Prevention

Commercial services, fire connections and any service rated by the Water District to be hazardous shall have an approved backflow prevention assembly. The approval will be from U.S.C., ASSE and the Water District. The cost of the assembly and its installation will be to the customer or applicant for service. The location and installation of the backflow prevention assembly shall be approved by the Water Distirct and its operation shall be verified before service will be provided. The backflow prevention assembly shall be tested by a certified tester at least annually at the customers expense and the results duly recorded with the Water District or the service will be discontinued without notice due to the hazardous condition.

21. Cross-Connections

Kentucky Department of Health, Kentucky Public Service Commission and these Rules and Regulations do hereby explicitly state that crossconnection of the Water Districts system with any other source is hereby prohibited.

22. Relocation of Water Facility

The Water District may, at the request of a customer or other person relocate, change or modify existing Water District owned equipment, mains or appurtenances. Also if by customer or other persons actions the Water District must for operational or safety reasons relocate, change or modify existing Water District owned equipment, mains or appurtenances, the Water District shall be reimbursed for such changes at actual wost including appropriate legal, administrative, engineering and over head cost by the person or persons initiating or requesting the changes

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Form for filing Rate Schedules	FOR <u>West Knox County</u> Community, Town or City
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CLASSIFICATION (OF SERVICE
RULES AND REG	ULATIONS RATE PER UNIT

23. Damage to Water District Water System

No person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface or tamper with any structure appurtenances, or equipment which is part of the Water District's water works. Any person violating this provision shall be subject to immediate arrest and/or discontinuance of water service and shall pay the cost of repairing or replacing the pipe or appurtenance.

Any person, firm or organization involved in work around or near the Water District's distribution mains or appurtenances may request the Water District to indicate location of same. However, indication by the Water District of same does not relieve such person of complete responsibility and liability for any and all damages, liability and loss resulting from any act of such person or his assigns and/or agent.

24. Additional Load

The service connection supplied by the Water District for each customer has a definite capacity, and no addition to the equipment or load connected thereto will be allowed except by consent of the Water District. Failure to give notice of additions or changes in load, and to obtain the Water District's consent for same, shall render the customer liable for any damage to any of the Water District's lines or equipment caused by the additional or changed installation.

25. Notice of Trouble

The customer shall notify the Water District immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble or accidents affecting the supply of water. PUBLIC SERVICE COMMISSION OF "ENTUCKY OF "ENTUCKY

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SEP 16 1992 DATE EFFECTIVENT TO BOT KAR 5:011. TITLE PUBBLE CONST \$502 DATE OF ISSUE 7-15-92 SSUED BY C A C. J. Junpalsung. Name of Officer Issued by authority of an Order of the Public Service Commission of Kentuck in Case No. Dated

FOR <u>West Knox County</u> Community, Town or City

P.S.C. NO.

<u>4th revision</u> SHEET NO. <u>12</u> CANCELLING P.S.C. NO. _____ SHEET NO.

Laure.	L CO.	Water	District	#2
Name of	Issu	ing Co	rporation	

	RATE
RULES AND REGULATIONS	PER UNIT

C. Surplus funds: by the following criteria.

The Laurel County Water District #2 will provide water line extension projects similiar to those offered by the Farmers Home Administration, if certain criteria is met. Each proposed extension will be considered on a case by case basis. The following guidelines will be used in determining if a project is financially feasible. All applicants will be treated in a non-discriminatory manner.

- The Farmers Home Administration financing has been tried and deemed unavailable.
- 2. The funds are available in the reserve funds or alternative financing is feasible.
- The proposed customers must be on an average of at least 12 per mile.
- The project is a community development, not a private development.
- 5. The existing water source or supply is documented as unfit for human consumption or uneconomical to treat.
- Contracts for service for at least one year have been signed by the proposed customer.
- Ninety percent of the proposed connections must be to existing residences, only ten percent of the total connections may be allocated to lots that will contain a residence in the near future.
- There should be at least 40 new customers to be served on the proposed extension.

Extender applicant is hereby notified that regardless which type of extension all other rules, rates and schedules of the stand type of service requested shall be bailer in addition to the cost of the extension.

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Form for filing Rate Schedules	FOR <u>West Knox County</u> Community, Town or City
Laurel Co. Water District #2 Name of Issuing Corporation	P.S.C. NOSHEET NO <u>4th revision</u> SHEET NO CANCELLING P.S.C. NO SHEET NO
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Refund Plan

The Water District will refund to the customer or customers who paid for the excessive footage to serve existing residential or commercial customers, or a proposed singular residential structure, under the following plan:

For a period of not less than (10) ten years the Water District will refund the cost of (50) fifty feet of the extension in place for each additional customer connected during the year whose service line is directly connected to the extension installed and not to extensions or laterals therefrom. Total amount refunded shall not exceed the amount paid to the utility. No refund shall be made after the refund period ends.

The Water District will not pay refunds any greater than the amount per foot that the Water District can install the extension.

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in Case No Dated	

Southern Laurel County & FOR West Knox County

Community, Town or City

P.S.C. NO.

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Laurel Co. Water District #2 Name of Issuing Corporation

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RULES AND REGULATIONS

RATE PER UNIT

26. Water Main Extensions

Any person desiring an extension to the Water Districts system shall request in writing stating the reason for the extension and who or what is to be served. Any extension may be provided under one of the following.

- Any person or persons desiring to extend the Water District's system Α. to serve existing residential or commercial structures or a proposed singular residential structure will be constructed under Public Service Commission Regulation 807 KAR 5:066, Section 11. See Refund Plan.
- Any applicant desiring an extension to a proposed real estate subв. division or development will be allowed fifty (50) feet of the extension installed for each service connection at the time of construction approvals. Each service connection shall have a name and address consistent with the development address and shall be required to pay at least a minimum bill for a years time to be considered a valid service connection.

All line size increases to accomodate fire hydrants will be at the expense of the developer, and will not be considered in the allowance for each service connection.

A service connection to an empty lot is not considered a valid service connection because it is in conflict with the purpose and intent of the Water District. Such tap or service connection can be made if the developer pays for same but fifty (50) feet of main will not be allowed.

All cost of the extension will be the responsibility of the developer and no refunds will be made beyond the allowances made at the beginning of the development.

The Water District will provide the developer an at cost price quote for the installation of the extension if so desired.

A contract for real estate subdivisiion or development OMUSSION hereto. SERVICE CURS attached OF ENTUCKY EFFECTIVE

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Southern Laurel County FOR & West Knox County

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Laurel Co. Water District #2 Name of Issuing Corporation

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RULES AND REGULATIONS	PER UNIT

27. Complaints

Complaints may be made to the operator of the system whose decision may be appealed to the Water District's Commissioners. Such appeal shall be in writing, in person or by telephone within ten (10) days of date of decision by operator, stating the nature of the complaint and support evidence. Decisions of the Water District's Commissioners or operator may be brought before the Public Service Commission in accordance with 807 KAR 5:001, Section 11 and 12.

28. Sale of Water

Water furnished by the Water District may be used for domestic consumption by the customer's household or business, subject to special service agreements. The customer shall not sell, donate, give or allow use of such water to any authorized or unauthorized party.

29. Special Charges

Special charges may be assessed to the customer for returned checks, meter rereads, and meter tests at the specified charges shown below:

- A charge of \$5.00 will be made for each check returned to the Α. Water District by the bank.
- A charge of \$10.00 will be made to reread a meter at the customers Β. request unless such reread reveals that the initial reading was erroneous. No charge shall be made if the initial reading was erroneous.
- A charge of \$15.00 will be made for a meter test when such test C. is made at the customer's request unless the meter is found to be faulty. No charge shall be made for a faulty meter, but appropriate adjustments shall be made in accordance with Section 14 of these Rules and Regulations.
 30. Special User Agreements for Nonstandard Service BLC SERVICE COMMENDER

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Each applicant for nonstandard service shall execute to the mater District an agreement for special service. - 11.

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	SCHEDULE OF SPECIAL CHARGE	ES
The	following charges for special services	s shall be made:
Α.	Service Reconnection Charge. A charge for all service reconnections made dur except that there shall be no connect on the original installation of facil:	ring regular working hours, ion charges made for service
		• •
в.	Additional Trip Charge. A charge of :	\$10.00 shall be made for a

- B. Additional Trip Charge. A charge of \$10.00 shall be made for a trip to recheck a meter reading when the customer requests the meter to be rechecked for a correct reading and the meter was not misread, incorrect address given, to collect a bill, re-inspectión, etc.
- C. <u>Meter Test</u>. upon request and payment of \$15.00 a customer may have his meter tested provided request by the customer is not more frequent than once each twelve months. If such test shows the meter to be more than two percent fast, a refund of the \$15.00 charge shall be made and the bill adjusted accordingly. If the periodic testing requirement of 807 KAR 5:066 (17) has not been met for the meter tested, no charge will be made for the test regardless of the results of the test.
- D. <u>PSC Meter Test Complaint</u>. Any customer of the Water Distirct may request a meter test by written application to the Kentucky Public Service Commission.
- E. Late Payment Penalty. A 10% penalty will be assessed to all bills not paid by the due date.
- F. <u>Contribution in Aid of Construction</u>. The established contribution fee is based on the size of the installed metering equipment as noted below:

5/8" X 3/4" meter----OMMISSION 1" and larger meters-a Cost tallation 6 1992 DATE OF ISSUE DATE EFFECTIVE 15.992 ISSUED BY (Joaney TITLE Chairman Name of Officer I Issued by authority of an Order of the Public Service Commission of Kentucky in Case No. Dated

Southern Laurel County & FOR West Knox County

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Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION	SERVICE	
		RATE

RULES AND REGULATIONS

PER UNIT

31. Partial Payment Plan

The Laurel County Water District #2 will negotiate and accept, for good cause shown, reasonable partial payment plans at the request of residential customers who have received a termination notice for failure to pay. The Water District is not required to negotiate a partial payment plan with a customer who is delinquent under a previous partial payment plan.

Partial payment plans will be in writing and service may be terminated without additional notice if the customer fails to meet the obligations of the plan.

A copy of the payment plan will be furnished to the customer.

32. Fire Protection

The Water District does not provide water specifically for fire protection but in providing the hydraulics for a sufficient flow of water for consumption the flows do become sufficient to satisfy certain fire flow demands. The Water District does allow agencies to certify the flows and hydrants for the benefit of possible prevention of loss of life or property, for our customers. The Water District declares that these agencies assume the full responsibility for such certification.

A person, persons or agency making a statement or evaluation of any part of the Water Districts system as to its rated capacity, performance or description for benefit or personal gain assumes the full responsibility for same.

The Water District does not recognize a hydrant as anything other than a test port and/or flush hydrant regardless of the interchanging descriptions, although the water does recognize the fact that a hydrant is being used in other capacities by different agencies.

The Water District reserves the right to charge a nominal fee Otor the flows our system generates if they are being used for fire protection without making a statement as to flow or duration. PUBLIC SERVICE

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Form for Filing Rate Schedules	Southern Laurel County & FOR <u>West Knox County</u> Community, Town or City P.S.C. NO
Laurel Co. Water District #2 Name of Issuing Corporation	<u>4th revision</u> SHEET NO. <u>18</u> CANCELLING P.S.C. NO SHEET NO

CLASSIFICATION OF SERVICE

RULES AND REGULATIONS

RATE PER UNIT

Potable water for human consumption shall always take precedence in the intent of the Water District, and in the absence of danger of the welfare of our customers the flows created by the natural intent of the Water District should be advantageous in the protection of life and property.

No hydrant shall be installed unless it can be certified by a professional engineer to flow 250 gallons per minute.

33. Pressure

The Water District does not provide pressure reducing values at the water meter unless the pressure will exceed 150 psi. The customer is required to reduce the existing pressure to a level to best serve their needs or to a level of safety for the design of household plumbing.

The Water District will furnish a pressure of 30 psig to the water meter under normal conditions.

If a customer desires more than 30 psi they may install a pressurized system if all the necessary approvals are obtained with the Water District having the right of refusal if it has the potential to adversely affect the water system.

34. Monitoring of Customer Usage

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

- The customer's annual usage for the most recent 12 month period will be compared with the annual usage for the 12 months immediately preceding that period.
- If the annual usage for the two periods are substantially the same or any difference is known to be attributed to unique circumstances, such as unusual weather conditions, common to all customers, no further review will be done.
- 3. If the annual usages differ by 20 percent or more and mannot be attributed to a readily identified common cause, the Watter District will compare the customer's monthly usage records for the larmonth period with the monthly usage for the same months of the preceding year.

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Form for filing Rate Schedules	Southern Laurel County & FOR West Knox County		
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Name of Issuing Corporation	SHEET NO		
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RULES AND RE	GULATIONS PER UNIT		

- 4. If the cause for the usage deviation cannot be determined from analysis of the customer's meter reading and billing records, the Water District will contact the customer by telephone or in writing to determine whether there have been changes such as different number of household members or work staff, additional or different appliances, changes in business volume, or known leaks in the customer's service line.
- 5. Where the deviation is not otherwise explained, the Water District will test the customer's meter to determine whether it shows an average error greater than 2 percent fast or slow.
- 6. The Water District will notify the customers of the investigation, its findings, and any refunds or backbilling in accordance with 807 KAR:5006 Section 10 (4) and (5).

In addition to the annual monitoring, the Water 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.

35. Equal Deposits

All customers will pay equal deposits in the amount of \$25.00. This amount is equal to 2/12 of the average annual bill.

36. Interest on Deposits

The deposit will be placed in an interest bearing account by the Water District labeled Meter Deposits and the Water District will pay interest to the customers according to the rate of interest accrued on the account.

37. Leak Adjustment

The Water District provides a one time leak adjustment for its customers. This adjustment allows a customer to choose a worst case adjustment.

A customer who has met the permit requirements for installation and maintenance of their water system and has an unusually high water bill due to a leak can option at their discretion to use their one affine leak adjustment. A recurring leak will be the full responsibility of the customer.

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P.S.C. NO.

Laurel Co. Water District #2 Name of Issuing Corporation

CLASSIFICATION OF SERVICE

RULES AND REGULATIONS

PER UNIT

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The Water District will not allow the absence of responsible behavior on the part of a customer to be adjusted. For example, allowing a known leakage to continue for an extended time period and then requesting a leak adjustment.

The adjustment is calculated by the cost of water over the amount of the average bill to be equally shared by the customer and the Water District.

The customer shall be responsible for the proper documentation of the circumstances surrounding the need for a leak adjustment to assist in the prevention of recurring leaks.

38. Customer Communications

The Water District utilizes telephone communication to notify its customers of scheduled interruptions of service. Each customer shall be responsible to provide the Water District with a phone number that can be used for notification. If a customer does not want to release their number to the Water District they will assume the responsibility of any inconveniences or damage done due to the lack of communications.

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in Case No Dated	· BY: BY: SERVICE CLAR C791

AGREEMENT FOR SUBDIVISION SERVICE OR REAL ESTATE DEVELOPMENT

This	agreement	dated	, between	
			, herein called "Developer", and	
 			, herein called "Water District";	_

WITNESSETH:

WHEREAS, the Water District has undertaken to establish and operate a central water system for domestic, livestock, lawn, garden and other uses.

WHEREAS, the Developer has undertaken to establish a subdivision or real estate development for the sale of homes, and homesites within the Water District's service area and desires that water service be provided to such subdivision or real estate development.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and conditions hereinafter set out, it is agreed between the Water District and Developer as follows:

- Developer agrees to: 1.
 - A. Take the necessary action to have the subdivision plat approved by the appropriate County, City, Planning or Zoning Board. A copy of the plat showing such approval is attached hereto.
 - в. Obtain the approval of the Kentucky Department of Public Health of the subdivision plat showing the location and size of the proposed pipelines and appurtenances.
 - C. Install the pipelines and appurtenances in accordance with specifications of the Water District's existing or planned system and provide for a one-year guaranty by the contractor.
 - Pay all costs of material and installation of the pro-D. posed lines including any lines and appurtenances outside the subdivision, which may be needed to tie into the existing Water District water lines, This includes paralleling or replacing Water District lines in order to tie into a main line of sufficient size to provide an adequate amount of water within the subdivision.
 - Make provisions for payment of tap fees to the Water District, i.e., if lots and sold with structure tap, the Developer will pay the tap fee to put the Water District. Ε. If lots are sold without water taps, the purchasers must clearly understand that they must pay the Water District the required tap fee and meter deposit in order to receive water service for a particular lot 10,01 %. Convey to the Water District free and unencumbered title to the pipeline distribution system and appurtenances,
 - F. installed by the Developer after the system installed, tested, and acceptable to the Water District.

- 2. Water District agrees to:
 - A. Permit one tap for each lot reached by the said pipeline distribution system within the subdivision and render water service to the lot owners in accordance with the regular schedule of rates for customers of the Water District.
 - B. Install one tap and meter for each water subscription contract purchased within a reasonable time after payment of the required fees for said water tap.
 - C. Provide water service, after the sytem is accepted by the Water District and title vested to the Water District, in accordance with the Water District's By-Laws, Rules and Regulations and Policies. This includes all items of operation and maintenance of the system.

Developer

Water District, Title

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Water District, Title

PUBLIC SERVICE COMMISSION EFFECTIVE SEP 16 1992 PURSUANT TO BOT KAR 5.011. COMMISSION MANAOCA PUBLIC SERVICE