SOUTH EASTERN WATER ASSOCIATION

	P.S.C. Ky. No
	Cancels P.S.C. Ky. No
·	
	·
South Eastern Water	Association
O1	?
Nelson Valley, Elihu-Rush Branch,	Tateville and Barnesburg
Rates, Rules and Regu	lations for Furnishing
Water S	ervice
A	T
Nelson Valley, North hwy 39 from Eas	t 80 By Pass to 1 mile into Lincoln
	ration of Dulaski Co. Tateville. Dixio
County, Elihu-Rush Branch Eastern po	rtion of Pulaski Co., Tateville, Dixie
Bend, Sloans Valley, Southern Portio	n of PHRLICASERVICE COMMISSION Barnesburg,
	EFFECTIVE
Eastern Pulaski County.	APR 24 1998
Dilai mill DUDITO EI	
	CRVICE _{URSOMM} INSTEPRANCED11, CUCKY SECTION 9 (1)
	BY: Stephand BULL SECRETARY OF THE COMMISSION
	SECRETARY OF THE STATE OF THE S
ISSUED, 19	EFFECTIVE, 19
	A: A: A
	ISSUED By South Eastern Water Assn. (Name of Utility)
	Land to the land
	President
	MIESIUEIIC /

	FOR Pulaski County, Kentucky Community, Town or City
	P.S.C. KY. NO
Southeastern Water Association	CANCELLING P.S.C. KY. NO. 1st Revised
(Name of Utility)	SHEET NO1
C. METER CONNECTION/TAP ON CHARGES:	
5/8 x 3/4 INCH	\$1665.00 (I)
All Other Meters	Actual Cost

DATE OF ISSUE	February 17, 2023
	Month / Date / Year
DATE EFFECTIVE	March 24, 2023
	Month / Date / Year
ISSUED BY	/s/ Morris Vaughn
	(Signature of Officer)
TITLE	General Manager
	_
BY AUTHORITY OF ORDER OF TH	HE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

KENTUCKY PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

3/24/2023PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	,	
Form for filing Rate Schedules	For <u>South Eastern, Pula</u> Community, Town	or City
	P.S.C. NO.	·
	SHEET NO.	1
South Eastern Water Association	CANCELLING P.S.C. NO.	
Name of Issuing Corporation	SHEET NO	
CLASSIFICAT	ION OF SERVICE	
		RATE PER UNIT
ALL BILLS ARE SENT OUT ON THE LAST WO MONTH. ALL BILLS ARE DUE ON THE 10th OF 10percent IS ADDED TO THE UNPAID EACH MONTH. DELINQUENT NOTICES ARE OF THE MONTH. DISCONTINUANCE OF SER LESS THAN twenty (20) DAYS AFTER THE AL BILL.	BALANCE ON THE 12th OF SENT OUT ON THE 12th DAY	
-		
/		
Pl	UBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE	
	OCT 02 1997	
BY	URSUANT TO 807 KAR 5:011, SECTION 9 (1) Stephan Buy SECRETARY OF THE COMMISSION	
)		
DATE OF ISSUE	DATE EFFECTIVE	1
ISSUED BY Name of Officer	TITLE President	
Issued by authority of an Order of the In Case No dated	Public Service Commission of	Kentucky

SOUTH EASTERN WATER 147 East Somerset Church Somerset, KY 42503

TO LUMB SOLD COMPANIES AND A TOTAL AND A T	For:
SOUTH EASTERN WATER ASSN 147 East Somerset Church Rd. Somerset, KY 42503	PSC KY Number:
	Sheet No.
	Cancelling PSC KY Number:
(Name of Utility)	Sheet No.
eposits	
The utility requires a cash deposit to secure pay to exceed 2/12 of the average annual bill whe when billed every 3 months.	yment of bills, an equal amount for each class of customers, and 4, en billed monthly, 3/12 when billed every 2 months, and 4,
Deposit amount(s) shall be as follows:	
\$115.00	
Deposits may be waived for a customer show e following criteria being considered: (a) Prev	ving satisfactory credit or payment history with
e following criteria being considered: (a) Prev) Whether the customer owns the property to	
accrued will be refunded to the customer or cr	escribed by law beginning on the date of the deposit. Intereredited to the customer's bill on an annual basis. If interest welve (12) months from the date of deposit or the last interest a prorated basis.
Deposits will be refunded to customers:	
Deposits will be refunded to customers: upon termination of service.	
upon termination of service.	stablished a satisfactory payment history or upon termination
upon termination of service. after months if customer has es	KENTUCKY
upon termination of service. after months if customer has es of service.	PUBLIC SERVICE COMMISSION JEFF R. DEROUEN
after months if customer has es of service. FISSUE	PUBLIC SERVICE COMMISSION
upon termination of service. after months if customer has es of service. FISSUE	PUBLIC SERVICE COMMISSION JEFF R. DEROUEN EXECUTIVE DIRECTOR

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

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

DATE OF ISSUE

DATE EFFECTIVE

Form for filing Rate Schedules	For South Eastern, Pulaski Co Community, Town or City
	P.S.C. NO.
	SHEET NO1
South Eastern Water Association Name of Issuing Corporation	CANCELLING P.S.C. NO.
name of issuing corporation	SHEET NO1
CLASSIFICATI	ION OF SERVICE
	RATE PER UNIT
A SEPARATE METER MUST BE INSTALLED F	OR EACH RESIDENCE.
- /	PUBLIC SERVICE COMMUNICATION
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	OCT 02 1997
	PURSUANT TO 807 KAR 5:011
	SECTION 9 (1) BY: Stephan Bus SECRETARY OF THE COMMISSION
DATE OF ISSUE	DATE EFFECTIVE
Name of Officer	TITLE President
Issued by authority of an Order of the I in Case No dated	Public Service Commission of Kentucky

				FOR Enti	ire Service Area	
					Commun	ity, Town or City
				PSC KY NO	1	
				8th Revised	SHEET NO	6
South Easte	rn Water As	sociation		CANCELLING	PSC KY NO	
	(NAME	OF UTILITY)		7th Revised	SHEET NO	6
		<u>Mon</u>	thly Water	Rates		<u> </u>
<u>5/8" x 3/4</u>	" Meter					
First All Over	2,000 2,000	gallons gallons	\$28.53 0.01244	Minimum Bill per Gallon		(I) (I)
1" Meter						
First	5,000	gallons	\$65.86	Minimum Bill		(1)
All Over	5,000	gallons	0.01244	per Gallon		(1)
1 1/2" Me	<u>ter</u>					
First	10,000	gallons	\$128.06	Minimum Bill		(1)
All Over	10,000	gallons	0.01244	per Gallon		(I)
2" Meter						
First	20,000	gallons	\$252.50	Minimum Bill		(1)
All Over	20,000	gallons	0.01244	per Gallon		(1)
3" Meter						
First	30,000	gallons	\$376.93	Minimum Bill		(1)
All Over	30,000	gallons	0.01244	per Gallon		(1)
4" Meter						
First	50,000	gallons	\$625.79	Minimum Bill		(1)
All Over	50,000	gallons	0.01244	per Gallon		(1)
6" Meter						
First	100,000	gallons	\$1,247.94	Minimum Bill		(1)
All Over	100,000	gallons	0.01244	per Gallon		(1)
Wholesale	e Rate		\$0.00444	Per Gallon		(1)
DATE OF	ISSUE	January 18, 2024		PUBLIC	KENTUCKY C SERVICE COMM	MISSION
		MONTH / DATE / YEAR			Linda C. Bridwel	
DATE EFF	ECTIVE	February 18, 2024 MONTH DATE / YEAR			Executive Director	
ISSUED B)a	-S. liawful		_ \(\tag{\mathcal{Y}}.	, PR	
		SIGNATURE OF OFFICER	<u>-</u>	(X)	1. 10 Dun	WELL

February 15, 2024

EFFECTIVE

2/18/2024

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

TITLE_

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO. 2024-00005 DATED_

	FOR	R Entire Service Area		
			Community, T	own or City
	P.S.C.	KY. NO.	0	riginal
			SHEET NO	6.1
South Eastern Water Association (Name of Utility)	CANCELLING P.S.C. KY. NO			
			_SHEET NO	

Charges for Non-Recurring Services

A.	Returned Check Fee	\$0.00	(R)
В.	Meter Test Request	\$16.80	
C.	Reconnection Charge	\$16.80	
D.	Service Call Charge	\$16.80	Ţ
E.	Service Call Charge After Hours	\$58.45	(i)

DATE OF ISSUE	9/17/21
eel (1 00 0 000) to come selected and the come (Month / Date / Year
DATE EFFECTIVE	9/17/21
	Month / Date / Year
ISSUED BY	/s/Joe Crawford
	(Signature of Officer)
TITLE	President
BY AUTHORITY OF ORDER	OF THE PUBLIC SERVICE COMMIS
IN CASE NO. 2021-001	26 DATE 9/17/21

KENTUCKY
PUBLIC SERVICE COMMISSION

Linda C. Bridwell Executive Director

EFFECTIVE

9/17/2021

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

SOUTHEASTERN WATER ASSN.

		OFFICE	LISE ONLY	
DATE EFFECTIVE:			BAL. FWD.	
DATE IN OFFICE:		BILLED DATE	CLOSED DATE	
NAME:		SERVICE CHG \$	METER SET \$	
BILLING:		SERIAL #:		
ADDRESS:		ROUTE #:LOC. CODE:		
PHONE #: ()_		TAX CODE:	METER SIZE	
SOCIAL SECURITY #		METER READING		
ACTIO TAKE METER SETTING ()	N & DATE	MAIL FINAL BILL TO:_		
TURN ON () TURN OFF ()			PUBLIC SERVICE COMMISSION OF KENTUCKY	
NAME CHANGE () HOUSE MOBILE HM	OTHER RENT ()		EFFECTIVE	
() ()	() OWN ()		OCT 02 1997	
LOCATION OF METER:		WHO LIVED HERE LAST:	PURSUANT TO 807 KAR 5:011, SECTION 9 (1)	
			BY: Stephand Big	
			SECRETARY OF THE COMMISSION	
PREVIOUS UTILITIES NA	ME AND PHONE NO			
	CONTRACT FOR V	VATER SERVICES		
This contract witnesseth that for and in co	onsideration of the effort of the above	e named water system, to secure finance	ing for construction of this system and	
continued maintenance of system, the about 1 a membership fee is charged, this applies	-		s application shall serve as a Certificate	
of Deposit. The applicant hereby agrees to connect to the applicant agrees to connect to the Syminimum charge will still be due and pay contract. Should the applicant desire to amounts previously billed. The applicant agrees to install and maint residence will be connected to their service purchased from this System.	vastem immediately. If for any reason vable to the System for the connection connect with the System in the futur tain a service line that will meet with	n the connection is not made immedian. Failure to pay such charges and/or e. all fees and connection charges will the System's suggested guidelines.	tely, the applicant understands that a connect with the system will void this be due again IN FULL and any and all the applicant also agrees that no other	
A separate contract may be required for tr	railer parks/commercial.			
The applicants rights hereunder are subject customer who is in violation of any Rule of		ions as the System may prescribe. Th	e System may terminate service to any	
The System may terminate service to any representative at the billing office. Deposi prescribe.	customer who is past due with their its to insure payment of monthly water	bill unless an agreement for partial p	syment is reached with the appropriate or accounts shall be as the System may	
The applicant agrees to permit the System property, and to be designated by the System casement for installation of water lines wh	em for each connection with right of it	disconnect a service line and meter, ar ngress and egress for these purposes ov	d read meters at a point on customer's er customer's property, and to grant an	
Non-payment by the due date may subject if service is discontinued because of non-paper paid before service will be restored.	t the account to be assessed a penalty ayment, the entire amount due for the	7. Non-payment by the disconnect date account plus all pertinent Service Char	will result in the service being shut off. ges, minimum bills, penalties, etc., must	
Fwd. Address:				
Signature				
;	Social Security #			
:	Spouses' Signature			

Spouses' Soc. Sec. # ____

Witness: __

Rev. 1-94

	FOR South Eastern, Prashi Community, Town or City
	P.S.C. KY. NO.
	SHEET NO.
(Name of Utility) ASSOCIATION, INC	CANCELLING P.S.C. KY. NO
	SHEET NO.
RULES & REGUI	LATIONS

FIRE DEPARTMENTS:

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

Any city, county, urban-county, charter county, fire protection district, or volunteer fire protection district that withdraws water from the utility's water distribution system for fire protection or training purposes and fails to submit the required report on water usage in a timely manner shall be assessed the cost of this water.

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

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

A non-reporting user shall also be assessed a penalty of \$_\(\frac{50}{0}\), \(\ello00\) for each failure to submit a report in a timely manner.

DATE OF ISSUE 10 / 11 / 0 7	PUBLIC SERVICE COMMISSION OF KENTUCKY
DATE EFFECTIVE Month Date / Year	EFFECTIVE 10/11/2007
ISSUED BY (Signature of Officer)	PURSUANT TO 807 KAR 5:011
TITLE Chair and	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	By State of the St
IN CASE NODATED	Executive Director

Form for filing Rate Schedules	For South Eastern, Pulaski Co Community, Town or City
·	P.S.C. NO
	SHEET NO. 1
South Eastern Water Association Name of Issuing Corporation	CANCELLING P.S.C. NO.
name of issuing corporation	SHEET NO1
CLASSIFICATION (OF SERVICE
	RATE PER UNIT
COLUMN TO A COURT AND A COURT	A CICIOT A TITORT
SOUTH EASTERN WATER	ASSOCIATION
WATER LEAK ADJUSTMEN	יים זה זריט דו החמידו
WAIER DEAR ADJUSTIMEN	II FOLICI
In the event of a Water Leak, which the system deer control of the customer, there may be adjusted as fo	
A. Water Leak will be adjusted using the following	owing formula:
1. The average usage of the customer f	or the previous
twelve months shall be determined g	
over the average. Then the excess o	•
shall be charged at the current whole Difference credited to the customers	I ODEIO OFITAIČE COMINIOSIOIA
Difference creatisa to mis carromets	EFFECTIVE EFFECTIVE
2. If a twelve month average is not avai	lable for the customer. DEC 06 1997
the average usage will be determined	
usage of all customers in the same cl	ass and then valuatived SECTION 9 (1) By: Stephan Bu
	SECRETARY OF THE COMMISSION
DATE OF ISSUE	DATE EFFECTIVE
ISSUED BY Name of Officer	TITLE President
Issued by authority of an Order of the Publi	c Service Commission of Kentucky

	•
Form for filing Rate Schedules	For <u>South Eastern, Pulaski Co</u> Community, Town or City
	P.S.C. NO
	SHEET NO1
South Eastern Water Association Name of Issuing Corporation	CANCELLING P.S.C. NO.
	SHEET NO1
CLASSIFICATI	ION OF SERVICE
	RATE PER UNIT
month period If more than one break to any additional adjustment must be approof the water system. C. In order to qualify for a water leak adjust one or all the following.	oved by the governing body
1. If repair work is performed for hi mvoice must be submitted at the h	
2. If the repair is performed by the h for purchased parts should be sub	
3. Verification by system authorized fas met with the consumer and ca	£., £0,,
).: 	PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Stephan Buy SECRETARY OF THE COMMISSION
ISSUED BY Name of Officer	DATE EFFECTIVE
Issued by authority of an Order of the Prin Case No dated	ublic Service Commission of Kentucky

		FOR SOUTH EASTERN PULA P.S.C. KY. NO. 1	
		ORIGINAL_SHEET NO	11
South Easter	n Water Association	CANCELLING P.S.C. KY. NO SHEET NO.	
planet a surface of the same	RULES A	ND REGULATIONS	
1. SERVIC	CE CLASSIFICATION:		
	e shall be no distinction of this din a like manner.	category as all customers will be	
2. DEFINI	TIONS APPLICABLE TO RU	LES AND REGULATIONS:	
(a.)		person, firm, corporation or muni- Association pursuant to these Ru	
(b.)	occupant of an existing deve part of a street or public high distribution main of the Asso	omer" shall mean any owner or less eloped premises having a frontage away in which there is, or is to be, ociation, who shall file a signed and d for water service to such premise	abutting on that located a oplication for a new
(c.)	"Association" shall mean the other duly authorized employ	Association acting through its of yees or agents.	ficers, manager, or
(d.)	"Service pipe" as referred to following:	in these Rules an Regulations con	
	(1.) The curb cock and cumeter box.	arb box, or coppersetter when insta	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	(2.) The pipe between coppersetter.	veen the Association main an the	curb cock or JAN 19 1996 PURSUANT TO 807 KAR 5:011,
(e.)	"Customer's service pipe" is at or near the curb line, and t	that portion of the service line be he structures or premises to be su	tween the meter box (1)
DATE OF IS	SSUE	DATE EFFECTIVE	
	MONTH DATE YEAR	R MONTH	I DATE YEAR
ISSUED BY	SIGNATURE OF OFFICER	TTTLE A	DDRESS

			FOR SOUTH EASTE P.S.C. KY. NO. ORIGINAL SHEET N	1			
South Eastern	Water	Association	CANCELLING P.S.O				
		RULES A	ND REGULATIONS				W0021
(f.)	"Prem	ises" as contemplated	in these Rules mean, ar	nd include:			
	(1.)	a building under one	roof and occupied as or	ne business	or reside	ence: or	
	(2.)	enclosure or on a sing	lding owned or leased by gle tract of land not croat d by one family or busi	ssed by pub			
	(3.)		siness single occupanction in a building which s.				
	(4.)	with agricultural pro- facilities.	ng of one dwelling and duction such as barns, s		-	ociated	
	(5.) (6.)	trailer park-with 3 or apartment complex-v					
	(0.)	opul miletin volkipieni v	VALUE OF LIEUTY GRAND				
3. RULES A	ND RE	GULATIONS GOVE	RNING RENDERING	OF SERVI	CE		
(a.)	hereafi render	ter be altered or amending of water service an	n their entirety as herein led in a regular and legand devery customer upon taking of water service	al manner si signing of a	hall gove in applic	rn the ation	
(b.)	indust		on a metered basis. Re- vice is only regularly av- uese Rules.	-		-	
DATE OF ISS	u ir		DATE EFFECTIV	F	PL		= CE COMMISSION NTUCKY
DAIL OF 100		NTH DATE YEAR	••		DATE	YEARFE	
ISSUED BY_	RIGN A	TURE OF OFFICER	TITLE	ΔΓ	DRESS	JAN 39	1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Jordan C. Mesl FOR THE PUBLIC SERVICE COMMISSION

			FOR SOUTH EASTER P.S.C. KY. NO. ORIGINAL SHEET N	1	
South	Eastern	Water Association	CANCELLING P.S.C		
		RULES A	ND REGULATIONS		
4.	SERV	ICE APPLICATION:			
	(a.)	Any bona fide occupant of a to each residential unit in a to or to each store front in a she corporation that has need of supplied by the Association.	trailer park, duplex, multopping center, or to a perwater service may be a	tiple dwelling build erson, business, or	
	(b.)	Any change in the identity of application. The contracting to the premises until he/she notice to the company to dis-	g customer will be liable has given at least three (e for all water suppl	
	(c.)	Existing Street Service Conf	nection		
		When any person, firm, or confrom the Association, applied writing on forms supplied by accepted by the Association, applicant and the Association application.	s for water service, the a y the Association. When , it shall constitute a con	application shall be a such application is tract between the	in
	(d.)	A customer who has made a be held liable for all water so time as the Customer proper the service for his account. shall give the Association (3 writing, or by telephone.	ervice furnished to such ly notifies the Association Any customer desiring s	premises until such on to discontinue ervice to be termina	
	(e.)	The Customer shall pay at the	ne time of application an	y service charges th	at
T3 A /EVE	. OP 100	T 177	T. A 797 F/F/77/07/17/17		PUBLIC SERVICE COMMISSION OF KENTUCKY
DAIL	E OF ISS	MONTH DATE YEAR	_ DATE EFFECTIVE R	MONTH DATE	DECENTIVE
ISSUI	ED BY_				JAN 3 9 1996
-		SIGNATURE OF OFFICER	TITLE	₽V·	RSUANT TO 807 KAR 5:011, SECTION 9 (1) Quidan C. Heel THE PUBLIC SERVICE COMMISSION

				FOR	Entire S	Service Area		
				TOR	<u>Emme 6</u>	Community, T	own or City	
				P.S.C.	KY. NO.	2 LSHEET NO	4	
outh	Eastern W			CANC	ELLING	P.S.C. KY. NO.	11	
	(Name o	of Utility)			Original	_SHEET NO	4	
	regular charged	hours, o	ervice turned on at the request of r on Saturdays, and Sundays or ho er hours service charge. After ho to the availability of service per	olidays will l urs service t	be			(D)
			New Member	rs				
	(a.)	water associ the cu charge	w member is any person signing a association for the purchase of wation. If there is an existing water stomer will be required to pay the if there is no existing water me uired to pay the approved tap-on is.	vater from the meter on the se applicable se eter the cust	e propert service omer wi	•		(D)
		(1)	The service charge for turning the service on the property, and will refunded, ten (10) dollars being turn-on charge shall not be made service where a tap-on fee has be 807 KAR 5:006, Section 8 (3)	ll not be ng a membe de for initial een paid in	installat	ion of a		(D)
6.	EXTENS (a.)		OF DIS'IRIBUTION MAINS: is section the following definition	ns shall appl	y:			
		(1) Th	term "cost of extension" as use c	l herein shal	l mean a	11 cost involve	ol in	

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

DATE OF ISSUE_	9/17/21
	Month / Date / Year
DATE EFFECTIVE	9/17/21
	Month / Date / Year
ISSUED BY	/s/Joe Crawford
	(Signature of Officer)
TITLE	President
BY AUTHORITY C	FORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	2021-00126 DATE 9/17/21

RENTUCKY PUBLIC SERVICE COMMISSION
Linda C. Bridwell Executive Director
Shide C. Sudwell
EFFECTIVE
9/17/2021
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO1 ORIGINAL_SHEET NO5_
South Eastern Water Association	CANCELLING P.S.C. KY. NO SHEET NO
RU	LES AND REGULATIONS
extension inch	or assessed by other regulatory authorities. the cost of udes the cost for both on-site facilities and off-site facilities as in this section.
subdivision or filed in the cou	Subdivision" as used herein shall mean any new residential and/or commercial lots for which a plat has been anty clerk's office, and the subdivider has or will construct as as public roadways to said lots.
(3.) The term "lot" building purpo	as used herein shall mean any plot of ground laid out for oses.
mains with rel	ated fixtures and other facilities, if any, to be installed and within the boundaries of the property to which service is to
with related fix outside of the l	site facilities" as used herein shall include all water mains atures and other facilities, if any, to be installed and located boundaries are depicted on plat from existing mains of the the new subdivision or prospective Customer
• •	ent estimated cost" as used herein shall mean a cost figure as the Association's engineering firm to establish a water main fined #1 above.
B. General Water service other th	nan new subdivisions:
, ,	Association will upon written request for service by a or a group of prospective Customer located in the
DATE OF ISSUE	YEAR DATE EFFECTIVE PUBLIC SERVICE COMMISSIC OF KENTUCKY MONTH DATE YEAR EFFECTIVE
ISSUED BYSIGNATURE OF OFF	ICER TITLE ADDRESS JAN 0.9 1996
BIGNATURE OF OFF.	CER TITLE ADDRESS JAN 59 1000

PURSUANT TO 807 KAR 5:011.
SECTION 9 (1)
BY: Andrew C. Meel
FOR THE PUBLIC SERVICE COMMISSION

South Eastern		FOR SOUTH EASTER P.S.C. KY. NO ORIGINAL_SHEET N CANCELLING P.S.CSHEET N	1 O	6		
	RULES A	ND REGULATIONS				
	same neighborhood will mai distribution main per prospe		nsion of fifty ((50) feet of		
(2.)	Extensions above the free limit: if the cost of an extension requested in order to furnish general water service to a prospective Customer or group of prospective Customers is greater than the free extension specified "in 807 KAR 5: 066, Section 11", herein, such as extension will be made under the following conditions: The Association shall determine the total cost of the proposed water main extension (exclusive of the meter connections) and the total length of the extension. The Association shall pay that portion of the cost of the water main extension equal to fifty (50) feet for each applicant for service. The part of the cost not covered by the Association's portion shall be contributed equally by those applicants desiring service on the main extension. Each applicant will also be required to pay the Association's approved "tapon-Fee" for a meter connection to the main extension. For a period of five years after the original construction of the main each additional customer directly connected to each particular extension will be required to contribute to the cost of that water main extension based on a recomputation of both the Association's portion of the total cost and each					
	The association must refund to the cost of each main exter contribution to the currently extension. In addition each of applicable at the time of their fee" is not part of the refunda- the refund period. After the	nsion itself that amount calculated amount of each customer must pay the arrapplication for the metable cost of the extension	necessary to re ch customer co pproved "tap-o er connection. and may be cl	duce their nnected to that n-fee" The "tap-on- hanged during		
DATE OF ISS	SUEMONTH DATE YEAR	_ DATE EFFECTIVE			= /ICE COMMISSION ENTUCKY FECTIVE	
ISSUED BY_				7631 3	~ 100C	
:	SIGNATURE OF OFFICER	TITLE	ADDR	ESS JAN 0	j 1220	

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Quedan C. Meel FOR THE PUBLIC SERVICE COMMISSION

South Eastern	Water Association	FOR SOUTH EASTE P.S.C. KY. NO ORIGINAL_SHEET N CANCELLING P.S.C. SHEET N	1 NO		7
	RULES A	ND REGULATIONS	10		-
	customer applying for service amount of the approved "tap expires, the Association will period in accordance with K amount refunded exceed the refund period no refund will	on-fee" only. Also, aft be required to make re AR 5: 066 Section 11 (amount paid the Assoc	ter a five year funds for an a b). In no cas tiation. After	r refund per additional f se shall the t	riod Five year total
(3.)	No interest will be paid by the association on the Customer's payment made in accordance with paragraph 2 of this section.				
(4.)	Extensions made under this the Association.	rule shall be and remain	n the property	y of	
(5.)	The Association reserves the from and beyond the terminuunder this rule. The Custom entitled to any refund for the extension or branch mains so	us of each water main enter paying for an extension attaching of Customers	xtension mad ion shall not	le be	
(6.)	In determine the length of a state on the lot or lots so that serve that a gate valve may be estated operated as a flush valve. If unplatted road frontage or fashall be required only to an a of service. If the Association shall not have to extend over lot, it shall require that the Coentire frontage.	It the extension be constice may be provided as ablished in an appropriation is to be burn land, the extension cappropriate location near a should determine that the entire frontage of the	tructed to a porequested and the place and built on general construction at the last point the extension the property of	al nt n	
DATE OF ISS	SUE MONTH DATE YEAI	_ DATE EFFECTIV	E MONTH		C SERVICE COMMISSION CONTROL CONTROL
ISSUED BY_	SIGNATURE OF OFFICER	TITLE	ADI	DRESS JA	N 39 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Onder C. Peal FOR THE PUBLIC SERVICE COMMISSION

		\mathbf{p}	OR_ <u>SOUTH EASTE</u> .S.C. KY. NO	1		
		Ω	RIGINAL SHEET	NO	8	
South Eastern	n Water Associati	on (CANCELLING P.S.	C. KY. NO NO		
		RULES ANI	D REGULATIONS			
(7.)	"line-item" basicalculated on a finished the pro- cost above their	s. Other costs: n "incurred" bas spective Custor initial paymen	e extension will be caused associated with the exist. When the construer (s) will be required for the cost of the extension.	extension will be ruction project is ired to pay any		
	main ex	tension and a co	lation of customer (s) ontract for water ma all parties with each	in extension will	be	
C. Main	extensions for ne	w subdivisions:	:			
(1.)	into a subdivisi copies of the pla Association with	on, the owner on at as filed in the h a written requ he proposed ext	ociations water main of that subdivision she county clerk's office lest that water service tension shall be hand	all submit six (6) to the se is requested on		
	along w preliming the constinctude legal co and pres	ith adequate mo nary engineering truction of the on-site facilities sts, and administented to the pr	shall submit the plate onies to pay for admit g work, and a prelime water mains and as s, off-site facilities, is strative cost. When cospective developer, t proceed with the co	inistrative cost, the inary cost estimate sociated facilities if any, engineering the estimate is conhe or she may the	te for , if any to g cost, mplete	
	II. If the su	bdivider decide	es to proceed with the	e water main exte	nsion	
DATE OF IS	SUE		DATE EFFECTIV	E	PUBLIC S	ERVICE COMMISSION
. <u></u>		ATE YEAR		MONTH DA	TE YEAR ⁰	F KENTUCKY EFFECTIVE
ISSUED BY	SIGNATURE O	F OFFICER	TITLE	ADDRE	ESS JAN	Og 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Ander C. Freel FOR THE PUBLIC SERVICE COMMISSION

South Eastern Water	Association	FOR SOUTH EASTER P.S.C. KY. NO ORIGINAL_SHEET NO CANCELLING P.S.CSHEET NO	0	9
	RULES A	AND REGULATIONS		
	final plans and spec	preliminary costs, the Ass ifications prepared. A cured to the subdivider show a facilities, if any.	rrent estimated cos	st
III.	responsible contract appropriate. The Asselect the contractor be solicited or the su	the subdivider will pay the st. The Association will stors and select the bid that association shall reserve the life bid is received at or a libdivider may pay the Association of the low and est.	solicit bids from is is found most e exclusive right to bove further bids i sociation monies	o may
IV.	"line-item" basis. C calculated on an "as is finished, the subd	cost for the extension will other costs associated with incurred" basis. When the livider will be required to the for the extension or be re-	the extension wil ne construction pro pay any cost above	ll be oject e
V.	Actual construction inspector as required	will be observed and suped.	ervised by a reside	ent
VI.	is understood and ag the established sub- subdivision shall fur agreement suitable i	ill be laid hereunder in an greed that the road surface grade; and the developer of mish the Association with n form to the Association have been dedicated to the	shall be brought to or builder of such to a right-of-way , unless the streets	to new
				PUBLIC SERVICE COMMISSION OF KENTUCKY
DATE OF ISSUEMO	ONTH DATE YEA	_ DATE EFFECTIVE R	MONTH DATE	EFFECTIVE
ISSUED BYSIGNA	TURE OF OFFICER	TITLE	ADDERS	JAN 0 9 1996

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

BY: Queden C. Meel

FOR THE PUBLIC SERVICE COMMISSION

		FOR SOUTH EASTE P.S.C. KY. NO ORIGINAL_SHEET I		
South Eastern Water	Association	CANCELLING P.S.C	C. KY. NO NO	
	RULES A	ND REGULATIONS		
	suitable utility easen	nents provided by plat.		
VII.	location, and size of	ve the exclusive right to mains to be installed ar render adequate service	nd of the related	
VIII.	service connection si between its original connections to furthe no more than one su Association shall ref annual basis an amo for each customer co shall the total refund the end of the refund required to be made. fixtures parallel to as	10) years each premise and beginning and original er extensions or branches the service connection beginning to the owner of such and to the owner of such and to the owner of such equal to fifty (50) from ected during current exceed the amount paid period ten (10) years, However if off-site connection only if new services are	to such main extensiterminus, excluding esthereof, and creditional	ion ng st, ter
IX.	that the location and plots, building lines preliminary plat will final plat if said sub-office of the Clerk of In the event the local	ubdivision, shall warra grade of streets, curbs, and utility easements a not be altered or chang division or part thereof f the Pulaski County Co tion or grade of streets, ing lines or utility eases	sidewalks, building as depicted on said ged in any respect in the and recorded in the burt. sidewalks, curbs,	he
DATE OF ISSUE	ONTH DATE YEA			PUBLIC SERVICE COMMISSION YEAR OF KENTUCKY EFFECTIVE
ISSUED BYSIGNA	ATURE OF OFFICER	TITLE	ADDRESS	 JAN 0.9 1996
			1	DURSHANT TO SOT KAD 5:011

PURSUANT TO 807 KAR 5.011.
SECTION 9 (1)
BY: Quadrat C. Meel
FOR THE PUBLIC SERVICE COMMISSION

			FOR SOUTH EASTER			
			P.S.C. KY. NO ORIGINAL_SHEET N			
South	Eastern Water	Association	CANCELLING P.S.C. SHEET N	. KY. NO		
		RULES A	ND REGULATIONS			
	X.	subdivision, whether consent of said subdivision, the relocation, the relocation, the relocation, change facilities, the subdivides Association of and firemoval, replacement other expenses or conflocation or grade streatility easement in said. A work sheet for calcation extension and a	in a final plat or in an a such changes are made livider, and in the event requires, in the sole judg cation, removal, replaced in site or additions to der shall indemnify and from any and all damages at, relocation, reconstruct sts resulting to Association, curbs, sidewalks, lot aid subdivision or part the culation of developers contract for water main by both parties with each	with or without such alteration, gement of the ement, the mains and inhold harmless and cost of such con because of cost, building lines hereof.	t the related ch d all change of s or vater be	
6.	APPLICATION	ON FOR PRIVATE FI	RE SERVICE:			
	Private fire h	ydrant service will not	by provided by the Asso	ciation.		
7.	DISCONTIN	UANCE OF WATER	SERVICE:			
	or regulation least five (5) records delive particular ma violation is p	of the Association or to days mailed to such Cu ered to him or a member nner such rule has been ermitted to continue; p	e the service of any Cust for non-payment of bills, istomer at his address as er of his household, advi in violated, for which ser rovided, however, discor- toylded, after the mailing	except on writt s shown upon the sing the Custor vice will be dis- ntinuance of ser	ten notice of at ne Association ner in what continued if the vice shall be	
DATE	OF ISSUE		DATE EFFECTIVE	7	PUBLIC	SERVICE COMMISSION OF KENTUCKY
202 2 2 2	· · · · · · · · · · · · · · · · · · ·	ONTH DATE YEAR		MONTH DA	TE YEAR	EFFECTIVE
ISSUE		ATURE OF OFFICER	TITLE	ADDR	Ess JA!	V) 9 1996
	SIGNA	TORE OF OFFICER	HILE	AUUK	200	T TO 807 KAR 5:011.

SECTION 9 (1)
BY: Ander C. Nul
FOR THE PUBLIC SERVICE COMMISSION

South Eastern Water A] (FOR SOUTH EASTER P.S.C. KY. NO ORIGINAL_SHEET NO CANCELLING P.S.C. SHEET NO	<u>1</u> D	12	
	RULES AN	ND REGULATIONS			
certificate, sign discontinuance which case discontinuance living arrangent Associations not detected or when with, or where a	ed by a physician, reg will aggravate an exis- continuance may not be nents or until not less to otification, provided, for ere the Association's re-	customer presents to the istered nurse or public hating illness or infirmity e effected until the effect than thirty (30) days elaptorther, that where unautegulating or measuring earls found to exist on the rance.	nealth officer, that so on the effected pres- sted resident can man pse from the date of thorized use of wate equipment has been	uch mises, in ake other f the or is atampered	
agreement may		rvice rendered under an embership fees forfeited :			
1		ent waste of water due to to other Customer or the	-		
` `	Misrepresentation in a supplied or use to be r	application as to the prop nade of water.	perty or fixtures to t	æ	
(3.)	Resale or giving away	water.			
1	for failure to protect as	rom injury or damage the nd maintain the service p ner, in a condition satis	pipe or fixtures on t	he	
	of the Customer, with	ing by the Customer, or any meter, connections, r appliance of the Assoc	service pipe, curb	cock,	
	NTH DATE YEAR	DATE EFFECTIVE	MONTH DATE		ERVICE COMMISSION F KENTUCKY EFFECTIVE
ISSUED BYSIGNAT	URE OF OFFICER	TITLE	ADDRESS	JAN	39 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Orden C. Mal FOR THE PUBLIC SERVICE COMMISSION

		P.	OR SOUTH EASTER S.C. KY. NO RIGINAL_SHEET N	1	
South Eastern	Water	Association (CANCELLING P.S.C. SHEET N	K Y. N O	
		RULES AN	O REGULATIONS		
		regulating the Custome	r's water supply.		
	(6.)	For failure to provide the access to the premises of the meter or other applitude Customer's water so notice.)	supplied, or for obstructure ance of the Association	cting the way of ing n controlling or reg	gress to rulating
	(7.)	For non-payment of any for meter or service ma under these Rates, Rule	intenance, or for any o	• • •	
	(8.)	In case of vacancy of the			where the
	(9.)	For violation of any oth municipal rules and reg			
	(10.)	Discontinuing the supp prevent the Association otherwise for the collec-	from pursing any law	ful remedy by actio	
8. RENE	WAL (OF WATER SERVICE A	AFTER DISCONTINU	JANCE:	
(a.)	renew water upon p	water service to a premi- ed only after the condition to be discontinued are con payment of all charges du ites, Rules, and Regulat	ns, circumstances or p rrected to the satisfact te and payable by the (ractices which caus ion of the Associati	se the ion and
DATE OF ISS		ONTH DATE YEAR	DATE EFFECTIVE	MONTH DATE	PUBLIC SERVICE COMMISSION YEAR OF KENTUCKY EFFECTIVE
ISSUED BY_	SIGNA	TURE OF OFFICER	TITLE	ADDRESS	JAN 29 1996

PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY: Queden C. Mesl. FOR THE PUBLIC SERVICE COMMISSION

	FOR Entire Service Area
	Community, Town or City
	P.S.C. KY. NO2
	1st revised SHEET NO. 14
South Eastern Water Association (Name of Utility)	CANCELLING P.S.C. KY. NO. 1
	Original SHEET NO. 14

- (b.) No Customer whose service has been turned off shall turn on same or have samedone by anyone other than the Association.
- (c.) When it has been necessary to discontinue water service to any premises because of a violation of the Rules and Regulations or on account of non-payment of any bill, a fee charged to cover the expense of turning on the water as set forth in the Associations schedules of rates and charges. This charge, together with any arrears that any service deposit required by the Association, must be paid before the water will again be turned on.

PUBLIC SERVICE COMMISSION

Linda C. Bridwell

Executive Director

(D)

EFFECTIVE

9/17/2021

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

]	FOR_ <u>SOUTH EASTER</u> P.S.C. KY. NO ORIGINAL_SHEET N	1	
South Eastern	Water Association	CANCELLING P.S.C SHEET N	C. KY. NO IO	
7	RULES AN	ND REGULATIONS		
(a.)	Where its mains are now or mexpense, install the service pipe the roadway up to and including when installed in the meter be service pipe is required for the general water service to premium mains are located; and all succonly by the Association.	pe and appurtenances to ing the stop cock and cook at or near the proper immediate and continuises abutting the public	between the water murb cock, or the copp ty line, provided that nuous supply of water thighway upon which	ain along persetter t the er for ch such
(b.)	The Association will maintain will not maintain any service			l by it, but
(c.)	The Association will make all kind and quality of all materia		ins and will specify	the size,
(d.)	The corporation stop, curb confrom the street main to the cur the Association and shall rem	rb cock will be furnishe	ed, installed and ma	
(e.)	The curb cock or meter box w found and shall be kept access		h the grade of the pr	roperty as
(f.)	The Association reserves the mains, and the service installed		ize of each connection	on to its
(g.)	The Association will specify the Customer's service pipe from the but shall be furnished, install expense and risk.	om the point of service	to the place of cons	umption,
DATE OF IS:	SUE MONTH DATE YEAR	DATE EFFECTIVE	E MONTH DATE	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
ISSUED BY_	SIGNATURE OF OFFICER	TITLE	ADDRESS	JAN 29 1996

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

BY: Order C. Mell FOR THE PUBLIC SERVICE COMMISSION

		FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO. 1 ORIGINAL SHEET NO. 16
South Eastern	n Water Association	CANCELLING P.S.C. KY. NO SHEET NO
	RULES A	AND REGULATIONS
(h.)	shall be subject to the inspe before the water will be turn all service pipe, valves, con	e, all connections and appurtenances attached thereof action of the Division of Plumbing or the Association and all premises receiving a supply of water and nections, including any and all connections within the easonable hours by subject to inspection by any duly e Association.
(i.)	below ground level) at all p earth so as to give unyieldin driveways, nor pass through installed in a trench at least	id below the frost line (twenty-four (24) inches oints and shall be laced in firm and continuous and permanent support, shall not be laid in a premises other than that to be supplied, shall be two (2) feet in a horizontal direction from any other pipe, sewer pipe, or other facilities, public or private.
(k.)		ection is already laid to the curb line, the h the service connection as laid.
(1.)		pipe is relocated at the Customer's request, the ble for the cost of such relocation.
(m.)	No attachment to the service meter and the street main.	e pipe or any branch therein shall be made between the
(n.)	Each premise shall be supple separate curb cock or meter	lied through an independent service pipe from a box.
(0.)	caused by reason of any brea	event be liable for any damage done or inconvenience ak, leak, or defect in, or by water escaping from ned by the customer or property owner.
DATE OF IS	SUEMONTH DATE YEA	PUBLIC SERVICE COMMISSION OF KENTUCKY R MONTH DATE YEAR EFFECTIVE
ISSUED BY_	SIGNATURE OF OFFICER	TITLE ADDRESS PURSUANT TO SOF MAD SOL

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Queden C. Med FOR THE PUBLIC SERVICE COMMISSION

		FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO. 1
		ORIGINAL SHEET NO17
South Eastern	n Water Association	CANCELLING P.S.C. KY. NO SHEET NO
	RULES	AND REGULATIONS
10. C	ROSS CONNECTIONS:	
(a.)	the public water supply and be discontinued regardless interconnections are control cocks; and no physical com	d below, and any and all physical connections between d any industrial, commercial or other water supply shall of whether or not such cross connections and lled by automatic devices, such as check-valves or stop nection shall be made or established except between th are adequately treated and are under adequate
	cross connection, by the distribution syst	interconnection is a plumbing arrangement, other that a y which contamination might be admitted or drawn into tem of the Association, or into lines connected the used for the conveyance of potable water.
(b.)	elevated tank or suction tan which physical connections tanks shall be open to atmo supply system shall be disc	used as a secondary supply delivered either to an alk supplied with water from a source or system with a sare not permitted by this regulation, such tank or espheric pressure, and the water from the public water charged into the tankat the elevation above the overflow and the tank overflow shall be of adequate size to fix erflow level.
(c.)	interconnection or cross corviolation of the Rules and F connection shall be remove and to the State Commission	rmitting of the installation or existence of an nnection on violation of these rules shall constitute a Regulations of the Association, and such prohibited and forthwith in a manner acceptable to the Association oner of Health and plumbing inspectors. Failure to do and after date of notification by the Association may
DATE OF ISS	SUEMONTH DATE YEA	DATE EFFECTIVE PUBLIC SERVICE COMMISSION AR MONTH DATE YEAR OF KENTUCKY EFFECTIVE

TITLE

SIGNATURE OF OFFICER

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Order C. Neel FOR THE PUBLIC SERVICE COMMISSION

JAN 39 1996

ADDRESS

			FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO. 1
South	Eastern	n Water Association	ORIGINAL_SHEET NO18 CANCELLING P.S.C. KY. NO SHEET NO
المراجعة ا		RULES A	ND REGULATIONS
		result in discontinuance of v	vater service.
11.	METI	ERS:	
	(a.)	Water will be sold by meter	measurement only.
	(b.)	Association. In case of dam omission on the part of the (water, accident or misuse)	, maintained and renewed by and at the expense of the tage to such meters by reason of any act, neglect or Customer (such as damages occasioned by fire, hot the Customer shall pay to the Association the cost of bill unless otherwise as may be determined by a court
	(c.)	shall be placed on any service	e right to determine the kind and size of meter that ce pipe, and such meters will be furnished, installed tion alone, and shall remain its property.
	(d.)	in accordance with the Publi	tted before installation and are also periodically tested in Service Commission's regulations. The Association meter for periodic tests or for repairs or replacement expense, test any meter when the Association has reasoning inaccurately.
	(e.)	request of the customer. The at the meter test. The custo	a test of the accuracy of any meter upon written e customer shall be given the opportunity to be present mer shall be billed the actual cost of making the test the meter wa not more than two percent (2) fast.
	(f.)	If a customer is not satisfied	with the results of a meter complaint test done by the
DATE	OF IS	SUE MONTH DATE YEA	DATE EFFECTIVE PUBLIC SERVICE COMMISSION OF KENTUCKY R MONTH DATE YEAR EFFECTIVE
ISSUE	ED BY_	SIGNATURE OF OFFICER	TITLE ADDRESS JAN 39 1996
			DIDCHAIT TO SAME

PURSUANT TO 807 KAR 5.011.
SECTION 9 (1)
BY: Golden C. Fiel
FOR THE PUBLIC SERVICE COMMISSION

			FOR SOUTH EASTERN PULASKI COUNTY			
			P.S.C. KY. NO1			
			ORIGINAL SHEET NO19			
South	Easteri	n Water Association	CANCELLING P.S.C. KY. NO			
			SHEET NO.			
		RULES A	AND REGULATIONS			
	Comr	mission that a reprresentative	nest by written application to the Public Service of the Commission perform additinal test of the meter. re often than once each twelve (12) months.			
	(g.)		e right to put seals on any water meter or on its emises, and may shut off the supply if such seals are			
	(h.)	If a customer requests that a customer will be responsible	an existing meter be moved to a new location the e for the costs of relocation.			
12.	ACC	URACY REQUIREMENTS	OF WATER METERS:			
	(a.)	General-All meters used for measuring the quantity of water delivered to a customer shall be in good mechanical condition and shall be adequate in size and design for the type of service which they measure.				
	(b.)	Repaired Meters-All meters removed from service for repairs or test in accordance with this regulation, shall be tested as specified herein prior to being placed in service.				
	(c.)	Determination of Accuracy-Meters shall be tested at the minimum test flow and at least two test flows in the normal test flow limits, one of which shall be not less than 75% of the rated maximum capacity of the meter and the other shall be approximately 25% of the rated maximum capacity. No new meter shall be placed in service if it registers less than 95% of the water passed through it at the minimum test flow, or over registers or under registers more than 1.5% in the normal test flow limits. No repaired or reconditioned meter shall be placed in service if it registers less than 90% of the water passed through it at the minimum test flow or over registers or under registers more				
DATE	OF IS	SUEMONTH DATE YEA				
ISSUE	D BY	SIGNATURE OF OFFICER	TITLE ADDRESS JAN 3 9 1996			

PURSUANT TO 807 KAR 5.011.
SECTION 9 (1)
BY: Quedan C. Mesl.
FOR THE PUBLIC SERVICE COMMISSION

South Eastern	Water Association	FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO. 1 ORIGINAL SHEET NO. 20 CANCELLING P.S.C. KY. NO SHEET NO	
	RULES A	AND REGULATIONS	
	than 1.5% in the normal test	t flow limits.	
(d.)	or complaint tests, shall be t service prior to any alteratio	ested in accordance with the rules for periodic, request tested in the condition as found in the customers on or adjustment in order to determine the average consist type of meter and the average meter error shall so f the two test.	
13. WATE	R BILL ADJUSTMENT		
fast or instance enforce immediand adjusted precision meter to available purpose agree of shall be overbill final meter to a shall be overbill final meters.	slow, or if a customer has be e where a Association has fi ment agency alleging fraud of iately determine the period d just the customers bill to eith nal amount of revenue from the the account based upon the the account based upon the on, the time period shall be e est, if applicable, and historialle, the average usage of sime est in calculating the time per extermine the issue. In all instant the credited or the over billing, led amount refunded at the deter test results. A association	show an average error greater than two percent (2%) een incorrectly billed for any other reason, except in an led a verified complaint with the appropriate law or theft by a customer, the Association shall turing which the error has existed, and shall recompute her provide a refund to the customer or collect an the under billed customer. The Association shall be period during which the error is known to have the error existed cannot be determined with reasonable estimated using such data as elapsed time since the last cal usage data for the customer. If the data is not hilar customer loads shall be used for comparison eriod. If the customer and the Association are unable to riod during which the error existed, the commission trances of customer over billing, the customer account the customers account shall be credited or the liscretion of the customer within thirty (30) days after on shall not require customer repayment of any shorter than a period coextensive with the underbilling.	
DATE OF ISS	UE MONTH DATE YEA	DATE EFFECTIVE PUBLIC SERVICE COMM R MONTH DATE YEARS KENTUCKY EFFECTIVE	IISSIO:

TITLE

SIGNATURE OF OFFICER

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

JAN 39 1996

ADDRESS

FOR THE PUBLIC SERVICE COMMISSION

South	Eastern	FOR SOUTH EASTERN P.S.C. KY. NO ORIGINAL_SHEET NO The Water Association CANCELLING P.S.C. I SHEET NO	1	22	
		RULES AND REGULATIONS			
	(g.)	The Association will not be bound by billing errors. A and over billings) will be corrected and appropriate referendered on discovery of such error.			
	(h.)	The use of water by the same customer in different pre- be combined.	mises or localities	will not	
	(i.)	If for any reason service is discontinued before the exp form commencement of service, a bill for at least the n month will be rendered.	• •		
15.	OWN	NERSHIP OF PROPERTY:			
	distrib appurt expens	ipe, fittings, equipment, meters or other appliances betwee buting mains and the property line of the customer, and rtenant thereto that may be inside the customers property ase of the association, shall at all times be and remain the may at any time during reasonable hours be removed by it ce.	any meters and eq line, when installed property of the A	uipment ed at the ssociation	
16.	PUBL	LIC FIRE HYDRANTS AND POST HYDRANTS:			
	(a.)	Application for hydrants			
		(1.) Fire fighting organizations as organized under Kentucky or local regulations to include fire disdepartments may contract for fire hydrants or p Association. The Association retains the exclusion	stricts and volunte ost hydrants from	er fire the	
DATE	OF ISS		MONTH DATE		SERVICE COMMISSION OF KENTUCKY EFFECTIVE
ISSUE	D BY_	SIGNATURE OF OFFICER TITLE	ADDRESS	JAN	Jg 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Onder C. Mul. FOR THE PUBLIC SERVICE COMMISSION

South Easter	n Water	Association	FOR SOUTH EASTER P.S.C. KY. NO ORIGINAL_SHEET N CANCELLING P.S.C SHEET N	1 IO	23	
		RULES A	AND REGULATIONS	San Carlo de Compositor de Carlo de Ca	in home de clara, a como	
		any hydrant installat	ants applied for and shall ion requested on the dete the guidelines as establi mission.	ermination of the As	sociations	
	(2.)	the public fire hydra installing between th	abor, materials and other ant connection, consisting the curb and property line by the Association in con- of the applicant.	g of tapping the mai , will be paid by the	n and applicant	
(b.)	Regu	ations governing hydra	ants			
	(1.)		or the legitimate purpose in provided, shall open ar siation.			
	(2.)	extinguishing of fires for construction purp gutters, or for any oth	ants will be restricted to s, and water shall not be coses, sprinkling streets, her use, unless specifical particular time and occas	taken from any fire flushing trenches, s lly permitted by the	hydrants	
	(3.)	_	of public fire hydrants w and reasonable intervals.		Association	
	(4.)	requested, or made n curb, said change wi	in location, size, or type eccessary due to change i ll be made by the Associ esting or making necessa	n line or grade of an iation at the expense	roadway,	
DATE OF IS	Mo	ONTH DATE YEAI	_ DATE EFFECTIVE R	MONTH DATE	PUBLIC : YEAR	SERVICE COMMISSION OF KENTUCKY EFFECTIVE
ISSUM UL		TURE OF OFFICER	TITLE	ADDRESS	JAN	39 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Arden C. Med FOR THE PUBLIC SERVICE COMMISSION

			FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO1		
			ORIGINAL SHEET NO. 24_		
South	n Easter	m Water Association	CANCELLING P.S.C. KY. NO		
			SHEET NO		
		RULES	AND REGULATIONS		
17.	INTI	ERRUPTIONS IN WATER S	ERVICE:		
	(a.)	accident, or for the purpose or for other reasons, and m supply in its reservoirs for	y time shut off the water in the mains in case of e of making connections, alternations, repairs, changes, ay restrict the use of water to reserve a sufficient public fore service or other emergencies whenever the it. "Notice of scheduled interruptions will be given in 2.5: 066, Section 4(2).		
(b.) The temporary curtailment of water service may be mandated water available to the association. Any curtailment of service guidelines of the Water Shortage Response Plan as of record Service Commission.			ciation. Any curtailment of service will follow the		
18.	LIA	BILITY OF ASSOCIATION			
	(a.)	responsible to any person of deficiency in the pressure, whatsoever. The Association order to prevent and avoid	n any way or under any circumstances be held liable or or persons for any loss or damage from any excess or volume, or supply of water, due to any cause ion will undertake to use reasonable care and diligence id interruptions and fluctuations in the service, but it not occur		
	(b.)		every effort to maintain a pressure on the distribution lation and it does not guarantee to furnish at all times ng purposes.		
	(c.)		be responsible for accidents or damages to boilers, or from the discontinuance of service nor by reason of the		
	E OF IS	MONTH DATE YE	DATE EFFECTIVEPUBLIC SERVICE COMMISSION AR MONTH DATE YEAR KENTUCKY EFFECTIVE		
ISSU	ED BY	SIGNATURE OF OFFICE	R TITLE ADDRESS JAN 3 9 1996		

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Order C. Mark FOR THE PUBLIC SERVICE COMMISSION

			FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO1 ORIGINAL_SHEET NO25				
South	Easteri	n Water Association	ORIGINAL SHEET NO25_ CANCELLING P.S.C. KY. NO SHEET NO				
		RULES A	AND REGULATIONS				
		Association or Customer, a	r pipe, fixture or appliance whether owned by the and no person shall be entitled to damages nor have any led for any interruption of service.				
			se every care in this matter, and in the event of the er, every reasonable effort will be made to notify the				
	(d.)	persons, or to have undertal property against loss or dan furnish such supply of wate	e considered in any manner an insurer of property of cen to extinguish fire or to protect any persons or nage by fire, or otherwise. The Association agrees to r as shall then be available and not other or greater, and from any and all claims for reason of fire, water failure				
19.	GENERAL PROVISIONS:						
	(a.)	cock, or other street connect	ter on or off at any street valve, corporation cock, curb ion or disconnect or remove any meter without the Penalties provided by law for any such action will be				
	(b.)	No employee or agent of the Association shall have the right or authority to bind it by any promise, agreement or representation contrary to the letter or intent of these Rules and Regulations.					
	(c.)		service or employee of the Association should be made on and preferably in writing.				
20.	APPR	OVAL OF THE RULE AND	REGULATIONS:				
DATE	OF IS	SUEMONTH_DATE_YEA	DATE EFFECTIVE PUBLIC SERVICE COMMISSION OF KENTUCKY R MONTH DATE YEAR EFFECTIVE				
ISSUE	D BY_	SIGNATURE OF OFFICER	TITLE ADDRESS JAN 3 9 1996				

PURSUANT TO 807 KAR 5.011.
SECTION 9 (1)
BY: Order C. Heel
FOR THE PUBLIC SERVICE COMMISSION

South	. Eastern W	Vater A	ssociation		1		_26	
			RULES A	AND REGULATIO	ONS			
	Service (should b	Commi e adjud	Regulations of the A ssion of the State of lged to be in violatio part shall be ineffect	Kentucky, or its son of any rule or or	uccessor, and if a der made by the	any part the Commissio	reof on, then	
21.	MONITO	ORING	GOF CUSTOMERS	S USAGE:				
	At least of the follow		nnually the Company rocedure:	y will monitor the	usage of each cu	stomer acco	ording to	
	(2		The customer's annucompared with the a that period.	_		_		
	(I	1	If the annual usage f difference is known unusual weather con will be done.	to be attributed to	unique circumst	ances, such	as	
	(6	1	If the annual usage of a readily identified the customers month monthly usage for the	d common cause, t aly usage records f	he water Associate the 12 month	ation will co period with	ompare	
	((1 4 1	If the cause for the withe customers meter contact the customer have been changes, swork staff, additional	reading and billing by telephone or in such as different n	g records, the wa writing to deter umber of househ	ater Associa mine wheth old custome	ation will ner there ers or	
	E OF ISSU		NTH DATE YEA	_ DATE EFFE(PO I DATE N	YEAROF KE	CE COMMISSIO! NTUCKY CTIVE
1220I	ED BY SIG	GNAT	URE OF OFFICER	TITI	Æ Al	DDRESS	JAN 39	1008

PURSUANT TO 807 KAR 5.011, SECTION 9 (1) BY: Academ C. Heal FOR THE PUBLIC SERVICE COMMISSION

	I	FOR <u>SOUTH EASTE</u> P.S.C. KY. NO ORIGINAL_SHEET N	_1	***************************************
South Eastern Water	Association	CANCELLING P.S.C		
		SHEET N	1O	
	RULES AN	D REGULATIONS		
	or known leaks in the	customers service line		
(e.)	Where the deviation is test the customers met greater than 2% preser	er to determine wheth	•	
(f.)	The water association findings, and any refur KAR 5: 006, Section 1	nds or backbilling as a		•
usage deviation	annual monitoring, the ons brought to its attentions inquiry.			
	ONTH DATE YEAR		∃ MONTH DATE	PUBLIC SERVICE COMMISSION YEAR OF KENTUCKY EFFECTIVE

TITLE

SIGNATURE OF OFFICER

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Quiden C. Tull FOR THE PUBLIC SERVICE COMMISSION

JAN 19 1996

ADDRESS

form for filing Rate Schedules	For South Eastern, Pulaski Co Community, Town or City		
	P.S.C. NO.		
•	SHEET NO1	·	
outh Eastern Water Association	CANCELLING P.S.C. NO		
ame of Issuing Corporation	SHEET NO. 1		
CLASSIFICATION	OF SERVICE		
		RATE	
	PE	R UNIT	
Bill are due on the 10th of each mont	h		
10 percent penalty added on the 12th			
_			
1			
	DI IO IO OFFINIOS AS		
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE		
	FEB 0 4 1997		
	PURSUANT TO 807 KAR 5:011,		
	SECTION 9 (1) BY: Onder C. Heel		
	FOR THE PUBLIC SERVICE COMMISSION		
PATE OF ISSUE	DATE EFFECTIVE		
SSUED BY Name of Officer	TITLE President		
Issued by authority of an Order of the Public Case No.	ic Service Commission of Ko	n t 11 0 le «	

			FOR SOUTH EASTERN PULASKI COUNTY P.S.C. KY. NO1 ORIGINAL_SHEET NO21_
South	Easter	n Water Association	CANCELLING P.S.C. KY. NO SHEET NO
-		RULES	AND REGULATIONS
14.	TER	MS AND CONDITIONS OF	BILLING AND OF PAYMENT:
	(a.)	Bills for water service by n as may be determined by the	neters will be rendered monthly and ending at such dates he company.
	(b.)	Special charges shall be pa	ayable upon demand as set out in tariffs.
	(c.)	are considered delinquent in bills are subject to a penalty Failure to pay will render fees for reconnecting service	are due and payable at the office of the Association, and if not paid within (10) days from the due date. Such the customer subject to discontinuance of service and the customer subject to discontinuance of ser
7.		Discontinuance of Water	Service. "The penalty will be assessed only once on any n accordance with 807 KAR 5:0006, Section 8 (3)(h).
	(d.)	in addition to all other righ	s after original mailing date will allow the association, its and remedies to purchase the member's event the member shall not be entitled to receive, nor the pply in water.
	(e.)	addresses. Failure to recei	for furnishing the Association with their correct ve bill will not be considered and excuse for non- ension of the date when the account would be
	(f.)		address entered in the application unless the vriting by the customer of any change of address.
DATE	E OF IS	SSUEMONTH DATE YEA	DATE EFFECTIVE PUBLIC SERVICE COMMISSION AR MONTH DATE YEAR KENTUCKY EFFECTIVE
ISSUI	ED BY	SIGNATURE OF OFFICER	R TITLE ADDRESS JAN 3 9 1996

PURSUANT TO 807 KAR 5.011, SECTION 9 (1) BY: Order C. Mell FOR THE PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

ARTICLES OF MERGER OF

SOUTH EASTERN WATER ASSOCIATION, INC

AND .
BARNESBURG WATER ASSOCIATION, INC.

FEB 02 1997

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

BY: Gorden C. Neel
FOR THE PUBLIC SERVICE COMMISSION

** ** ** ** **

M. 38.

This is a Plan of Merger of South Eastern Water Association, Inc., a Kentucky non-profit corporation, and Barnesburg Water Association, Inc., a Kentucky non-profit corporation, prepared pursuant to the provisions of KRS 273.287. Barnesburg Water Association, Inc., is sometimes herein referred to as the "acquired corporation." South Eastern Water Association is sometimes hereinafter referred to as the "surviving corporation."

Neither the surviving corporation nor acquired corporation has members entitled to vote of the merger. The plan of merger as contained in these articles of merger were approved at a meeting of the board of directors of Barnesburg Water Association, Inc., held October 14, 1996 and the merger was approved by the Board of Directors of South Eastern Water Association, Inc., at a board of directors meeting held on October 14, 1996. The plan received the unanimous vote of the directors of both corporations in attendance at the meeting and a quorum of each board was present at the respective meetings.

A. THE PLAN OF MERGER:

1. Names: The names of the corporations proposing to be merged are South Eastern Water Association, Inc. and Barnesburg Water Association, Inc. Barnesburg Water Association, Inc., the acquired corporation, proposes to merge into South Eastern Water Association, Inc., the surviving corporation.

B. TERMS AND CONDITIONS:

FEB 02 1997

- 1. The acquired corporation shall merge into the surviving corporation in a manner and with the effect provided by the statutes of Kentucky.
- 2. The merger shall be effective as of the date of filing of the Articles of Merger with the Kentucky Secretary of State.
- 3. On the effective date, the acquired corporation shall merge into the surviving corporation, the separate corporate existence of the acquired corporation shall cease, and South Eastern Water Association, Inc., shall continue as the surviving corporation. The address of the surviving corporation of the South Eastern Water Association, Inc., 147 East Somerset Church Road, Somerset, Kentucky 42503.
- 4. The surviving corporation shall assume all powers, rights, privileges and immunities granted or permitted by law, previously held and adopted by the acquired corporation and subject to the duties and liabilities of the corporation organized under the provisions of KRS Chapter 273.
- 5. The assets and liabilities of the acquired corporation shall be merge to the extent allowed by law, with the exception that outstanding obligations of the acquired corporation and the surviving corporation shall continue to be retired from such money and funds as shall be collected from the facilities operated by each such corporation in the original area served in accordance with the terms and provisions of KRS 74.361(5) as made applicable by KRS 74.361(9) and the authorizing resolution or indenture under which the outstanding obligations

were issued, until all of the obligations had been retired by payment, debt consolidation or reissuance.

The existing Board of Directors of South Eastern Water Association, Inc., 6. along with two (2) directors of Barnesburg Water Association, Inc., being the president and vice president, shall serve on the board of the surviving corporation until such time as the annual election of directors to be held no more than two hundred (200) days from the filing of these articles. Thereafter, the number and term of the directors shall be governed by the provisions of Article VIII of the bylaws upon proper notice as indicated in the bylaws. The bylaws of South Eastern Water Association, Inc. shall be amended accordingly and said amended bylaws shall be the bylaws of the surviving corporation.

BOARD OF DIRECTORS: C.

Until the first annual election of the board of directors as specified herein, the following persons shall serve as directors: PUBLIC SERVICE COMMISSION

Joe Richards, Sr.,	3735 Rush Branch Road, Somerset, Kentucky 42501 EFFECTIVE
Sam Davis,	P. O. Box 320, Tateville, Kentucky 42558
	FEB 02 1997
Ernest Stout,	230 Stout Hill, Burnside, Kentucky 42519 PURSUANT TO 807 KAR 5.011, SECTION 9 (1)
Joe Richards, II,	401 Poleridge Road, Somerset, Kentucky 42503BY: Queden C. Meal FOR THE PUBLIC SERVICE COMMISSION
Virgil C. Wallace,	2780 Rush Branch Road, Somerset, Kentucky 42503
Joe Crawford,	751 Stylesville Road, Science Hill, Kentucky 42553
Bobbie Crowe,	209 E. Coleman Road, Somerset, Kentucky 42503
Harvey Phelps,	1271 Old Mt. Vernon Road, Somerset, Kentucky 42503

861 Old Mt. Vernon Road, Somerset, Kentucky 42503

OF KENTLICKY

Wade Bumgardner,

Done under our hands on this the 14 day of October, 1996.

BARNESBURG WATER ASSOCIATION, INC.

BY:

Harvey Phelps, President

SOUTH EASTERN WATER ASSOCIATION, INC.

BY:

Joe Richards, President

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

FEB 02 1997

PURSUANT TO 807 KAR 5011, SECTION 9 (1)

BY: Gordon C. Newl FOR THE PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

FIRST AMENDED BYLAWS

OF

FEB 02 1997

SOUTH EASTERN WATER ASSOCIATION, INC.

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

BY: Joedan C. Neel FOR THE PUBLIC SERVICE COMMISSION

*** *** *** ***

Comes now South Eastern Water Association, Inc., and does hereby make the following amendments to the by-laws of South Eastern Water Association, Inc. dated August 15, 1994. Exept as specifically amended here, those prior Bylaws shall remain in full force and effect.

ARTICLE VIII

DIRECTORS AND OFFICERS

Section 1. The Board of Directors of the Association shall consist of nine (9) members, all of whom shall be members of the Association and shall be elected to the Board of Directors and consist of two (2) members of the Elihu Rush Branch area, two (2) from the Tateville area, two (2) from the Nelson Valley area and two (2) from the Barnesburg area. The seat of the at large member whose term expires on the date of the annual meeting of the membership in 1999 will be eliminated as of that date and the number of directors shall be reduced to eight. Careful attention shall be given to keep this split of directors (unless none can be found to serve on the board).

Section 2. In order to provide for an orderly transition and continuity of representation of the areas served by this association, the terms of some directors shall be extended to allow for a stagering of terms of office of the current directors and their successors. The following shall serve as directors of the merged associations with their terms amended and extended to expire to expire as follows:

FEB 02 1997

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

		T		BY. Jordan
SEAT	CURRENT HOLDER	CURRENT TERM TO EXPIRE	AMENDED TERM TO EXPIRE	ELECTION
NELSON VALLEY I	JOE CRAWFORD	1999	2000	2003
NELSON VALLEY II	BOBBY CROWE	1999	1999	2002
ELIHU-RUSH BRANCH I	JOE RICHARDS	1997	1998	1998
ELIHU RUSH BRANCH II	JOE RICHARDS II	1997	2000	2003
TATEVILLE I	SAM DAVIS	1998	1999	2002
TATEVILLE II	ERNEST STOUT JR	1998	1998	2001
BARNESBURG I	HARVEY PHELPS	*	1998	2001
BARNESBURG II	WAIDE BUMGARDNER	*	1999	2002
AT LARGE	VIRGIL C. WALLACE	1999	2000	2003

Directors shall serve for a term of three (3) years after the initial terms as set forth herein.

Thereafter, at the annual meeting the membership, the members shall elect board members from the respective areas as set forth above, for three year terms as the terms of office of the board members expire.

Section 3. The Board of Directors shall meet within ten (10) days after the annual election of directors and shall elect by ballot a president, vice president and secretary, from among themselves, each of whom shall hold office until the next annual meeting and qualification

of his/her successor unless sooner removed by death, resignation or for cause. The secretary PURSUANT TO 807 KAR 5.011, shall be elected from the board of directors and hold office until he/she is removed by due process.

FOR THE PUBLIC SERVICE COMMISSION after having shown just cause or until his or her term has expired on the board.

Section 4. Special meetings of the Board of Directors may be called at any time by the President or by any two (2) directors, on not less than twenty-four (24) hours notice prior to the meeting. Notice of a special meeting of the board of directors shall be given by notifying all directors by phone or sending notice by mail. Any meeting at which all directors are present shall be legal without notice or waiver. Any director or officer may waive any notice required to be given under these by-laws in the presence of a director in person shall constitute waiver by him/her of notice of the directors meeting.

Section 5. If the office of any director becomes vacant by reason of death, resignation, retirement, disqualification or otherwise by removal from office, a majority of the remaining directors though not less than a quorum shall, by a majority vote, choose a successor who shall hold office until the next annual meeting of the members of the association, at which time the members shall elect a director for the unexpired term or terms.

Section 6. The majority of the board shall constitute a quorum at any meeting of the board.

Section 7. Compensation of officers and directors may be fixed at a regular or special meeting of the board of directors.

Section 8. Directors may be removed from office in the following manner:

Any member, officer or director may present charges against a director or officer by filing them in writing with the Secretary of the Association. If presented by a member, the charges must be

accompanied by a petition signed by ten (10) percent of the members of the association. Such removal shall be voted at the next regular meeting or special meeting and shall be effected if approval by a vote of a majority of the members. The director or officer against whom such charges have been presented shall be informed, in writing, of such charges five (5) days prior to the meeting, and shall have the opportunity at such meeting to be heard in person or by counsel and to present witnesses; and the person or persons presenting such charges against him/her shall have the same opportunity. If the removal of a director is approved, such action shall also vacate any other office held by the removed director in the association. A vacancy in the board thus created shall immediately be filled by a vote of a majority of the members present and voting at PUBLIC SERVICE COMMISSION Such meetings. A vacancy in any office thus created shall be filled by the directors from an PUBLIC SERVICE COMMISSION EFFECTIVE their members so constituted and the board has been filed.

ARTICLE X

DUTIES OF OFFICERS

FEB 02 1997

PURSUANT TO 807 KAR 5.011, SECTION 9 (1)

Gordan C. neel

Section 1. Duties of the President:

The president shall preside over all CE COMMISSION

meetings of the association and the board of directors, call special meetings of the board of directors, perform all acts and duties usually performed by an executive and presiding officer and sign all papers of the association as he/she may be authorized or directed to sign by the board of directors, provided the board of directors may authorize any person to sign any and all checks, contract or other instruments in writing on behalf of the association. The president shall perform all other duties as may be prescribed by the Board of Directors. The president shall not vote on matters presented to the board except as in the event of a tie vote by the members of the board of directors.

Section 3. Duties of the Secretary: The Secretary shall keep a complete record of all meetings of the association and of the board of directors and shall have general charges and supervision of the books and records of the association. He/She shall sign all papers pertaining to the association as he/she may be authorized or directed to do so by the board of directors. He/She shall serve all notices required by law and these by-laws and shall make a full report of all matters and business pertianing to his/her office to the members at the annual meeting. He/She shall have access to the corporate seal and membership certificates, records of the association, and affix said corporate seal to all papers requiring seal. He/She shall have access to certificate record, showing the name of each member of the association and date of issuance, surrender, cancellation, or forfeiture. He/She shall make all reports required by law and shall perform such other duties as may be required of him/her by the association or the board of directors. Upon the expiration of his or her term he or she shall turn over to their successor all books and other property belonging to the association that he/she may have in his/her possession. He/She shall also perform such duties along with the manager of the association with respect to the finances of the association as may be prescribed by the board of directors. A secretary may be appointed by the board of directors in the absence of the elected secretary in order to conduct the business of the association.

Section 4. A manager shall be employed by the board of directors to conduct

all matters and business of the association and have the duties with respect to the finances of the PURSUANT TO 807 KAR 5:011. association and serve as treasurer of the association as may be prescribed by the board STON 9 (1) directors. He/She shall provide a fidelity bond in an amount equal to the largest sum of money in Commission his/her possession at any one time, to be paid by the association. He/She shall be authorized to collect all debts owed to the association and sign any or all checks for expenditures of the association. Expenditures over \$150.00, other than normal operating expenses will have to be approved by the board of directors. HE/She shall be authorized to sign contracts and other instruments in writing on behalf of the association along with the president and secretary of the association. He/She shall have general charge and supervision of the books and records of the association along with the secretary of the association. He/She shall keep proper records of the corporation and shall make all reports required by law and shall perform such other duties as may be required by law and shall perform such other duties as may be required by these by-laws of the association or the board of directors of the association. He/She will be present at all meetings of the association and the board of directors and present the finance statements to the secretary and the board of directors of the association and any other records or reports required by the association or the board of directors.

Except as specifically amended herein, the by-laws as adopted by the directors of the South Eastern Water Association, Inc., dated August 15, 1994 shall remain in full force and effect.

IN WITNESS WHEREOF we, the board of directors have adopted these amended bylaws pursuant to the terms and conditions of the bylaws dated April 14, 1994 with this amendment to become effective as is provided therein Done under my hand as secretary of the

South Eastern Water Association, Inc. on this the 27day of November, 1996.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

FEB 02 1997

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Queden C. Neel FOR THE PUBLIC SERVICE COMMISSION

South	for filing Rate Schedules Eastern Water Assn. of Issuing Corporation	For South Eastern, Pulaski Co. Community, Town or City P.S.C. NO. SHEET NO. 1 CANCELLING P.S.C. NO. SHEET NO. 1
	CLASSIFICATI	ON OF SERVICE
K4.2887	SOUTH EASTERN WATER ASSOCIATION 147 Sell Softlened Charch Red. 40 mersis, RY (1260) 608 919-6501 PUBLID SERVICE COMMISSION 1-000-778-4600 ACCOUNT TO SERVICE AT TYPE : PRESENT : PREVIOUS USAGE : CHARGES ::	ADDRESS CORRECTION REQUESTED SOUTH EASTERN WATER ASSOCIATION 147 Removed, Chr. r.c. h He, 80 mercel, 147 42800 ALL BILLS OUE AND PAYABLE BY 10TH OF EACH MONTH. RATE PER UNIT U.S. POSTAGE PAID 60 MERSET, KY 42800 PERIAT NO. 33 PATES AVAILABLE UPON REQUEST MAIL TO
SOUTH SECURE SOUTH CENTER SOUTH SECURE SET IN A 2000	CLABS ANGUNTOUS	RETURN THIS STUB WITH PAYMENT ACCOUNT: DUE DATE SAVE THIS AMOUNT ONE AFTER DUE DATE
	SOUTH EASTERN WATER ASSOCIATION 147 East Somme of Church Rd. Sommered, KY 42503 OFFICE HOURS: 8:30-4:30 OFFICE NO. 878-6501 EMER. NO. 878-6501 AFTER 4:30 OFFICE NO. 878-6501 AFTER 4:30 OFFICE NO. 878-6501 AFTER 4:30 Charge	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE FEB 0 4 1997
	FAMPIRE AND RECEIVE BILL OR LATE NOTICE DOES NOT JEKEMPT TROM PAYING BILL, PENALTY OR HAVING SERVICE DISCOUNECTED. ADJUSTMENTS MUST BE PAID IN 30 DAYS.	PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Orden C. Neel FOR THE PUBLIC SERVICE COMMISSION
, ,	OF ISSUE Name of Officer T	DATE EFFECTIVE
Issu in E	ed by authority of an Order of the Fase Nodated	Public Service Commission of Kentucky

THIRD AMENDED BY-LAWS

OF

RECEIVED JUN 0 4 1999 PUGLIC SERVICE COMMISSION

SOUTH EASTERN WATER ASSOCIATION, INC.

Comes now Southeastern Water Association, Inc., and does hereby make the following amendment to the by-laws of the Southeastern Water Association, Inc., dated August 15, 1994 and amended by amendments dated November 27, 1996 and April 8, 1999. This amendment was approved at the Annual Meeting of the membership of the South Eastern Water Association, Inc.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

ARTICLE VII

JUL 04 1999

VOTING

PURSUANT TO 807 KAR 5:011,

Section 6. Each member shall be entitled to one (1) vote. Each candidate for director of the association shall notify the secretary of the corporation in writing at least sixty (60) days prior to the scheduled Annual Meeting of the membership to register as a candidate. Failure to notify the secretary in writing within the time period set forth above shall be cause for disqualification in the election at the Annual Meeting for directors.

Proxy voting shall be allowed but, proxy votes may only be obtained from members after the candidate registers with the secretary of the corporation. Proxy votes shall be made only upon the forms provided by the secretary of the corporation to the candidate and shall be presented to the secretary at the time and place of the Annual Meeting.

Except as specially amended herein, the by-laws previously adopted as referred to above shall remain in full force and in effect.

IN WITNESS WHEREOF, we, the Board of Directors, have adopted this amended bylaw pursuant to the terms and conditions of the by-laws dated April 14, 1994, as amended.

Done under my hand as Secre	tary of Southeastern Water Association, Inc., on this the
_ day of April, 1999.	
	Jac Kichards II
	SECRETARY

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JUL 04 1999

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Stephand Buy SECRETARY OF THE COMMISSION

RECEIVED PUHLIC SERVICE

COMMISSION

SECOND AMENDED BY-LAWS

OF

SOUTH EASTERN WATER ASSOCIATION, INC.

Comes now South Eastern Water Association, Inc. and does hereby make the following amendment to the by-laws of the South Eastern Water Association, Inc., dated August 15, PUBLIC SERVICE COMMISSION OF KENTUCKY 1994 and amended by amendment dated November 27, 1996.

ARTICLE V

JUL 04 1999

MEMBERSHIP

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

SECRETARY OF THE COMMISSION

Section I. The holders of membership certificates of this association are its members. Any bonafide occupant or property owner of a dwelling, farm, or other property. including schools, churches, community and elementary organizations, and where otherwise necessary by contract with said organization, corporation, etc., having reasonable accessibility to the source of and who is in need of having water supplied for domestic, livestock, and other purposes from the water system operated by the association and who receives the approval of the board of directors may be admitted to membership upon subscribing for or otherwise acquiring a membership certificate and by signing such contracts for the purchase of water as may be provided and required by the association; provided that no person otherwise eligible shall be permitted to subscribe for or acquire a membership of the association of the capacity of the association's water system is exhausted by the needs of its existing members. The membership fee shall be \$10.00 (ten) dollars.

Section II. In case of the death of a member of if a member ceases to be eligible

to hold membership as provided in Section 1, or willfully fails to comply with these, by-laws and other requirements, or willfully obstructs the purpose and proper activities of the association, the association, through the board of directors, may elect to purchase his/her membership certificate and terminate his/her Membership upon tender to his/her or his/her heirs or legal representatives the membership fee of \$10.00 (ten) less any indebtedness then due from his/her to the association. Any member whose membership is so terminated for cause other than of ceasing to be eligible may appeal from the action of the board of directors to a vote of the members at the next regular meeting of the members or a special meeting of the members called for such purpose.

IN WITNESS WHEREOF, we, the Board of Directors, have adopted this amended by-law pursuant to the terms and conditions of the by-laws dated April 14, 1994, as amended with amendment become effective as provided therein.

Done under my hand as Secretary of South Eastern Water Association, Inc., on this the ____ day of April, 1999.

> PUBLIC SERVICE COMMISSION OF KENTUCKY

JUL 04 1999

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

BY: Stephano SECRETARY OF THE COMMISSION



ARTICLE I GENERAL PURPOSES

The purpose for which this association is formed, and the powers which it may exercise are set forth in the Articles of Incorporation of the Association.

ARTICLE 2 NAME AND LOCATION

- Section 2.1. The name of this association is SOUTHEASTERN WATER ASSOCIATION, INC.
- Section 2.2. The principle office of this association shall be located in the city of Somerset,
 Pulaski County, Kentucky, but the association may maintain offices and places of business at such other
 places within the state as the board of directors may determine.
 - Section 2.3 The registered agent of the association is Joe Richards, I.

ARTICLE 3 SEAL

- Section 3.1. The seal of the association shall have inscribed thereon the name of the association, State of Kentucky, and corporate seal.
- Section 3.2. The manager of the association shall have custody of the corporate seal and the secretary shall have access to the seal at all times.
- Section 3.3 The seal may be used by causing it or a facsimile thereof to be impressed or affixed or reproduced or otherwise.

ARTICLE 4 MEMBERSHIP

SECTION 4.1. Eligibility. Any natural person, firm, association, corporation, or body politic or political subdivision or agency thereof (each hereinafter referred to as "person", "applicant," "him," or "her") residing in or owning or leasing real property in the service area of the South Eastern Water

Association, Inc. (hereinafter called the "Association") shall be eligible to become a member of, and, at one or more premises owned or directly occupied or used by him to receive water service from Association; however, no person shall hold more than one voting membership in the Association.

Provided, however, that membership shall not entitle a member to service unless the water distribution system of the association shall reasonably permit such connection and the member has paid all fees and done all things required by the association to obtain service.

SECTION 4.2. Application for Membership. The Application for membership shall provide the applicant shall agree to purchase water from the Association and be bound by and to comply with all provisions of the Association's Articles of Incorporation, Bylaws, and all rules, rate classifications, rate schedules, tariffs and regulations adopted by the Board of Directors pursuant thereto (the obligations embraced by such agreement being hereinafter called "membership obligations") and shall be made in writing on such forms as is provided therefor by the Association. The member shall further execute a water purchase contract, executed by the member on such form as is provided therefor by the Association. The membership application shall be accompanied by the membership fee provided for in Section 1.05, together with any meter deposit, and other deposits or fees as determined by the board. Provided, however, payment of the membership fee and meter fee shall entitle any member to service. Should the Association be unable to extend service to the member or the member's property, the member shall be entitled to a refund of any membership fee or meter fee paid at which time the membership rights shall terminate.

SECTION 5.3. Membership Fee and Other Deposits or Fees. The membership fee shall be set by the Board of Directors. Upon payment of membership fee and meter fee required, the applicant shall be eligible for membership and service.

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SECTION 5.4 Benefits and Duties of Members.

- 1. Each member agrees to pay a tap-on-fee as set forth in tariffs. This fee will cover taping main line and running line fifty (50) feet or to the property line which ever is less. All over fifty (50) feet and any rock encountered will be paid for by the customer.
- 2. The association will install, maintain and operate a main distribution pipeline or lines from the source of the water supply and service lines from the main distribution pipeline or lines to the property lines of each member of the association, at which points, designated as delivery points, meters to be purchased installed, owned and maintained by the association shall be placed. The cost of the service line or lines from the main distribution pipeline or lines of the association to the property line of each member shall be paid by the association from the tap-on-fee. The association will also purchase and install a cut-off valve in each service line from its main distribution line or lines, such cut-off valve to be owned and maintained by the association and to be installed on some portion of the service line owned by the association. The association shall have the sole and exclusive right to use such cut-off valve.
- 3. Each member shall be entitled to one service line from the association's water system, provided that the member shall be required to pay the cost of the meter hook up for each service line in excess of one. No new service line or change in an existing service line may be made which will interfere with an existing service line or the delivery of water therein. Each service line shall connect with the association's water system at the nearest available point provided that the association's water system shall be of sufficient capacity to permit the delivery of water through a service line at the place without interfering with the delivery of water through a prior service line. If the association's water system shall be inadequate to permit the delivery of water through a service line installed at such place without of the delivery of water through a prior service line installed at such place without of the delivery of water through a prior service line installed at such place without the delivery of water through a prior service line, then such service line shall be installed:

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such place as may be designated by the association. Each member will be required to dig or have dug a ditch for the connection of the service line or lines from the property line of the member to his/her dwelling or other portion of his/her premises and will also be required to purchase and install the portion of the service line or lines from his/her property line to the place of use on his/her premises and to maintain such portion of such service line or lines which shall be owned by the member, at his/her own expense provided that the association may, if the board of directors so determine, purchase the pipe for and install such portion of such service line or lines, the cost of which will however, be paid by the individual members.

- 4. Each member shall be entitled to purchase from the association pursuant to such agreements as may from time to time be provided and required by the association, such water for domestic livestock and other purposes as a member may desire. Subject, however, to the provisions of these by-laws and to such rules and regulations as may be prescribed by the board of directors, each member shall be entitled to have delivered to him through a single service line only such water as may be necessary to supply the needs of the persons residing in a single dwelling and of the livestock owned by such persons and for such other purposes as needed. The water delivered through each service line shall be metered and the charges for such water shall be determined separately, irrespective of number of service lines owned by a member.
- 5. In the event the total water supply shall be insufficient to meet all the needs of the members or in the event there is a shortage of water, the association may pro-rate the water available among the various members on such basis as is deemed equitable by the board of directors, and may also, prescribe a schedule of hours covering use of water by particular members and require adherence to thereto or prohibit the use of water for other purposes; provided that if at any time the total water supply

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shall be insufficient to meet all of the needs of all the members for domestic, livestock and other purposes, the association must first satisfy all the needs of the members for domestic purposes before supplying any water for other purposes.

- 6. The board of directors shall have the right in any calendar year to determine the flat minimum monthly rate to be charged each member for a specified quantity of water, such flat minimum monthly rate to be payable irrespective of whether any water is use by a member during any month, and the amount of additional charges, if any, for additional water which may be supplied the members, shall fix the date for payment of such charges and shall notify each member of the amount of such charges and the dates for the payment thereof. A member to be entitled to the delivery of water shall pay such charges at the office of the association at or prior to the dates fixed by the board of directors. The failure to pay water charges duly imposed shall result in the automatic imposition of the following penalties subject to their filing and approval by the Kentucky Public Service Commission:
 - A. Non-payment within ten (10) days from the due date will be subject to a penalty of ten (10) percent of the delinquent amount.
 - B. Non-payment within twenty-five (25) days from the mailing date will result in the water being shut off from the member's property.
 - C. Non-payment within sixty (60) days after the original mailing date will allow the association, in addition to all other rights and remedies, to purchase the member's membership minus any indebtedness and to terminate his/her membership, and in such event, the member shall not be entitled to receive, nor the association obligated to supply any water.

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- D. In the event it becomes necessary for the association to shut off the water from the member's property, a fee will be charged for the re-connection of the service subject to approval of the Kentucky Public Service Commission.
- 7. The board of directors shall be authorized to require each member to enter into a water contract which shall embody the principles set forth in the foregoing sections of these articles.
- 8. Membership may be cancelled, membership fee may be forfeited to the association and/or water service discontinued by the association for any violation of any rule, regulation or conditions of service and especially for any of the following reasons:
 - A. Misrepresentation in application as to the property or fixtures to be supplied or use to be made of water.
 - B. Resale or giving away water.
 - C. Waste or misuse of water due to improperly or imperfect service pipes and/or fixtures to keep the same in a suitable state of repair.
 - D. Tampering with meter, meter seal, service or valves or permitting such tampering by others.
 - E. Connections, cross-connections or permitting the same of any separate water supply to the premises which receives water from the corporation.

SECTION 4.5. **Service to Non-Members**. The Association shall render service to its members only; provided, however, that service may be rendered with Board approval upon the same terms and conditions as are applicable to members, to governmental agencies and political subdivisions.

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SECTION 4.6. Member to Grant Easement to Association Each member shall, upon being requested to do so by the Association, execute and deliver to the Association grants of easement or right-of-way over, on and under such lands owned or leased by or mortgaged to the member, and in accordance with such reasonable terms and conditions, as the Association shall require for the furnishing of water service to him or other members or for the construction, operation, maintenance or relocation of the Association's water distribution facilities. The Board of Directors may expel from membership and/or discontinue water service to any member who fails or refuses to comply with the provisions of this Bylaw.

ARTICLE 5 PROPERTY RIGHTS AND LIABILITIES OF MEMBERS

SECTION 5.1. **Property Interest of Members**. Upon dissolution, of the Association, after all debts and liabilities of the Association shall have been paid; and, all capital furnished through patronage shall have been retired as provided in these Bylaws, the remaining property and assets of the Association shall be distributed among the members eligible under law in the proportion which the aggregate patronage of each bears to the total patronage of all members, during the ten (10) years next preceding the date of the filing of the certificate of dissolution.

SECTION 5.2. Non-Liability for Debts of the Association. The private property of the members shall be exempt from either execution of other liability for the debts of the Association and no member shall be liable or responsible for any debts or liabilities of the Association.

ARTICLE 6 MEETING OF MEMBERS

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SECTION 6.1. **Annual Meeting.** The annual meeting of the members shall be held at 7:30 PM on the second Monday in April of each year at 147 East Somerset Church Road, Somerset, Kentucky. No written notice of the regular annual meeting shall be given.

SECTION 6.2. **Special Meetings.** A special meeting of the members may be called by the Board of Directors, by any majority of the Directors or by petition signed by not less than ten (10%) percent of the then-total members of the Association, and it shall thereupon be the duty of the Secretary to cause notice of such meeting to be given as hereinafter provided in Section 3.03. Such a meeting shall be held at such place in Pulaski County as shall be designated by the Board of Directors, not sooner than thirty-five (35) days after the call for such meeting is made or a petition therefor is filed, and beginning at such hour as shall be assigned by him or those calling or petitioning for the same.

SECTION 6.3. Notice of Member Meetings. Written or printed notice of the place, date and hour of the special meeting and, the purpose or purposes of said meeting shall be delivered to each member not less than five (5) days nor, except as provided in Article VIII, more than forty five (45) days prior to the date of the meeting, either personally or by mail, by or at the direction of the President or the Secretary (or, in the case of a special meeting, at the direction of those calling the meeting). Any such notice delivered by mail may be included with member service billings. Such notice shall be deemed to be delivered when deposited in the United States mail addressed to the member at his address as it appears on the records of the Association, with postage thereupon prepaid and postmarked at least five (5) days prior to the meeting date. In making such computation, the date of the meeting shall not be counted. The incidental and non-intended failure of any member to receive a notice deposited in the mail addressed to the member at his address as shown on the Association's books shall not invalidate any action which may be taken by the members at any such meeting, and the attendance in person of a

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91011801191150 667 KAR 5:011 0.1.C (RANE 9 (I)) member at any meeting unless such attendance shall be for the express purpose of objection to the transaction of any business, or one or more items of business, on the ground that the meeting shall not have been lawfully called or convened. Any member attending any meeting for the purpose of making such objection shall notify the Secretary prior to or at the beginning of the meeting of his objection.

SECTION 6.4. Quorum. The members present shall constitute a quorum for the transaction of business.

SECTION 6.5. **Voting.** Each member shall be entitled to only one vote upon each matter submitted to a vote at any meeting of the members. At all meetings of the members, all questions shall be decided by a majority of the members voting thereon, except as otherwise provided by law or by the Association's Articles of Incorporation or these Bylaws.

SECTION 6.5A. **Proxies.** At any meeting of the members of any adjournment thereof, any member may vote by proxy, but only if such proxy (a) is registered with the Secretary or his duly designated registrar before or at the time of the meeting or any adjournment thereof, (b) is executed by the member in writing and designated the holder thereof, which holder shall be a member who is a natural person, and (c) specifies the particular meeting and/or any adjournment thereof at which it is to be voted and is dated not more than sixty (60) days prior to the date of such meeting or any adjournment thereof; PROVIDED, that any mailed proxies not otherwise dated shall be deemed dated as postmarked if postmark is satisfactorily evidenced; AND PROVIDED FURTHER, that any proxy valid at any meeting shall be valid at any adjournment thereof unless the proxy itself specifies otherwise or is subsequently revoked by another proxy or by the presence in person of the member at such adjournment. A proxy may be unlimited as to the matters on which it may be voted or it may be restricted; a proxy containing no restriction shall be deemed to be unlimited. In the event a member executes two or more proxies for the

same meeting or for any adjournment thereof, the most recently dated proxy shall revoke all others; if such proxies carry the same date and are held by different persons, none of them will be valid or recognized. The presence in person of a member at a meeting or any adjournment thereof shall revoke any proxy or mailed vote theretofore executed, or mailed by him for such meeting or for such adjournment thereof, as the case may be, and he shall be entitled to vote in the same manner and with the same effect as if he had not executed a proxy. Notwithstanding the foregoing provisions of this section, whenever a member is absent from a meeting of the members but whose spouse attends such meeting, such spouse shall be deemed to hold, and may exercise and vote, the proxy of such member to the same extent that such member could vote if present in person, unless such member has given a written proxy to some other person eligible to vote such proxy.

SECTION 6.6. Credentials and Election Committee. The Board of Directors shall consider before each annual or special meeting of members whether it is necessary to appoint a Credentials and Election Committee, if the Board deems it necessary, because of contested matters on the agenda or other good cause. The Board of Directors shall, at least ten (10) days before any meeting of the members, appoint a Credentials and Election Committee. The Committee shall consist of an uneven number of Association members not less than three (3) nor more than five (5) who are not members of the Nominating Committee or existing Association employees, agents, officers, directors or known candidates for directors, and who are not close relatives or members of the same household thereof. In appointing the Committee, the Board shall have regard for the equitable representation of the several areas served by the Association. The Committee shall elect its own chairman and secretary prior to the member meeting. It shall be the responsibility of the Committee to establish or approve the manner of conducting member registration and any ballot or other voting, to pass upon all questions that may arise

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SECTION 6.7. **Agenda.** No proposal from a member or group of members shall be voted upon at the Annual Meeting unless it has been placed on the agenda at least forty (40) days prior to the date of such meeting. Any legitimate proposal may be placed on the agenda by any member with a petition signed by two hundred (200) additional members supporting the proposal, by filing a copy of the pro-

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posal with the Secretary within the time allowed, with a request that it be submitted to the Annual Meeting for consideration.

SECTION 6.8. **Order of Business.** The order of business at the Annual Meeting of the members and, insofar as practicable or desirable, at all other meetings of the members shall be essentially as follows:

- (1) Report on the number of members present in order to determine the existence of a quorum;
- (2) Reading of the notice of the meeting and proof of the due giving thereof, or of the waiver or waivers of notice of the meeting, as the case may be;
- (3) Consideration of approval of minutes of previous meetings of the members and the taking of necessary action thereon;
- (4) Presentation and consideration of reports of officers, directors and committees;
- (5) Election of Directors; (or report on the election of directors);
- (6) Unfinished business;
- (7) New business as proposed with Section 3.07 Guidelines, and
- (8) Adjournment.

ARTICLE 7 DIRECTORS

SECTION 7.1. Number and General Powers. The business and affairs of the Association shall be managed by a Board of eight (8) directors. The Board shall exercise all of the powers of the Association except such as are by law or by the Association's Articles of Incorporation or Bylaws conferred upon or reserved to the members. The board of directors, subject to the restriction of law, the articles of incorporation, or these by-laws shall exercise all of the power of the association, and without

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prejudice to or limitation upon their general owners, it is hereby expressly provided that the board of directors shall have and hereby given, full power and authority in respect to the matters and as hereinafter set forth:

A. To pass upon the qualifications of members, and to cause to be issued appropriated certificates of membership.

B. To select and appoint all officers, agents, or employees of the association or remove such officers, agents or employees of the association for just cause, prescribed such duties and designate such powers as may not be inconsistent with these by-laws, fix compensation and pay for faithful services.

Expenditures over \$150.00, other than normal operating expense will have to be approved by the board of directors.

- C. To borrow from any source, money, goods, or services, and to make and issue notes and other negotiable and transferable instruments and to do every act and thing necessary to effectuate the same.
- D. To prescribe, adopt, and amend, from time to time, such equitable uniform rules and regulations as, in their discretion, may be deemed essential or convenient for the conduct of the business and affairs of the association and the guidance and control of its officers and employees, and to prescribed adequate penalties for the breach thereof.
- E. To order, at least once a year, an audit of the books and accounts of the association by a qualified auditor or accountant. The report prepared by such auditor or accountant shall be submitted to the members of the association at their annual meeting.
- F. To fix the charges to be paid by each member for service rendered by the association to of Kentucky EFFECTIVE him/her, the time off payment and manner of collection.

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- G. To require all officers, agents and employees charges with responsibility of the custody of any or the funds of the association to give adequate bonds, the cost thereof to be paid by the association, and shall be mandatory upon the directors to so require.
- H. To select one or more banks to act as depositories of the funds of the association and to determine the manner fo receiving, depositing, and disbursing of funds of the association and the form of checks and the person or persons by whom the same shall be signed, with the power to change such banks and the person or persons signing such checks and the form thereof at will.
 - I. To require two signatures in all checks of the association.

SECTION 7.2. **Districts.** To insure the distribution of Board members throughout the area served by the Association, the territory served or to be served by it shall be divided into districts and all directors, who shall be members of the association, two of whom shall be from the area formerly served by the Elihu Rush Branch Water Association; two from the area formerly served by the Tateville Water Association; two from the area formerly served by the Nelson Valley Water Association and two from the area formerly served by the Barnesburg Water Association. A map of the areas represented shall be maintained in the offices of the Association to which reference is here by made. The terms of office of the Directors in effect and their termination date are as follows:

SEAT	CURRENT HOLDER	CURRENT TERM TO EXPIRE
NELSON VALLEY I	JOE CRAWFORD	April 2003
NELSON VALLEY II	BOBBY CROW	April 2005
ELIHU-RUSH BRANCH I	JOE RICHARDS	April 2004
ELIHU-RUSH BRANCH II	JOE RICHARDS II	April 2003
TATEVILLE I	SAM DAVIS	April 2003
TATEVILLE II	ERNEST STOUT JR	SLIC ERVICE COMMISSION PRINTING April 2004

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BARNESBURG I	HARVEY PHELPS	April 2004
BARNESBURG II	WAIDE BUMGARDNER	April 2005

Not less than sixty (60) days before any meeting of the members at which Board members are to be elected, the Board shall review the composition of the seven districts, and if it finds the best interests of the Association and its members will be served thereby, shall reconstitute the districts forth with. Terms of office shall be four (4) years for each member of the Board of Directors.

SECTION 7.3. Qualifications. Any active member, in good standing, at the age of 18 years or older, shall be eligible to be a director; PROVIDED, however that no person shall be eligible to become or remain a director of the Association who is: (1) a current or retired employee of the Association, (2) a person who has been employed by the Association during the last five (5) years, (3) a close relative of an incumbent director or of an employee (including a retired employee) of the Association, unless the proposed employee is a an incumbent board member at the time of the adoption of these bylaws (4) a person who is in any way employed by or financially interested in the Association or a competing enterprise, or a business selling water or supplies to the Association, or a business primarily engaged in selling pipe or meters or gauges or other supplies customarily used in the installation and maintenance, Notwithstanding any of the foregoing provisions of this Section with regards to close relative relationships, no incumbent director shall lose eligibility to remain a director or to be reelected as a director if he becomes a close relative of another incumbent director or of a Association employee (including a retired employee) because of marriage to which he was not a party. Upon establishment of the fact that a nominee for director lacks eligibility under this Section or as may be provided elsewhere in these Bylaws, it shall be the duty of the Credentials and Election Committee to

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disqualify such nominee. Upon the establishment of the fact that any person being considered for, or already holding, a directorship or other position of trust in be the duty of the Board of Directors to withhold such position from such person, or to cause him to be removed therefrom, as the case may be. Nothing contained in this Section shall, or shall be construed to, affect in any manner whatsoever the validity of any action taken at any meeting of the Board of Directors, unless such action is taken with respect to a matter which is affected by the provisions of this Section and in which one or more directors have an interest adverse to that of the Association.

SECTION 7.4. "Close Relative" Defined. As used in these Bylaws, "close relative" means a person who, by blood or in-law, including half, foster, step and adoptive kin, is either a spouse, child, grandchild, parent, grandparent, brother, sister, aunt, uncle, nephew or niece of the principal who resides in the household of the board member.

SECTION 7.5. Election-Tenure. Board members shall be elected by ballot, by the members-at-large at the Annual Meeting of members, or at a special meeting thereof held for that purpose within the reasonable time thereafter. They shall serve for terms of four (4) years each, ending with the fourth annual meeting following the election, and until their successors shall have been elected, declared qualified and seated. The seating of a new director shall occur at the next regular scheduled meeting of the Board of Directors.

SECTION 7.6 Nominations Committee. It shall be the duty of the Board to appoint a committee on nominations consisting of not less than four (4) members who shall be selected so as to give equitable representations on the committee to the geographical areas served or to be served by the Association plus one at large member. No employee or member of the Board shall be appointed a member of such committee. A majority of the persons so designated shall constitute a quorum of the

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committee to nominate Directors. The Secretary of the Association or the Association's Attorney shall convene the initial meeting of the Nominating Committee, and the Committee shall then select its own Chairman and thereafter. The Nominating Committee shall continue in office for a period of one (1) year or until its successor committee is selected by the Board office of the Association at least ninty (90) days before the annual meeting date, a list of nominees for Directors. One (1) person shall be nominated for each vacancy to be filled. No person other than an incumbent shall be nominated as a candidate for the Board of Directors unless that person is duly qualified and has presented a written request signed by not less than twenty (20) percent of the membership requesting that his or her name be placed in nomination. A petition nominating such person may be filed with the Secretary not later than the ninetieth (90th) day prior to the date of the Annual Meeting. Only one person can be nominated per petition. The Secretary shall post such nominations in the principal office of the Association.

Association at least fifteen (15) days before the date of the Annual Meeting. The ballot shall list persons nominated for the office of Director as herein set out. Each member may vote for the Director or Directors of his choice by marking in the space provided thereon and shall return his ballot to the office of the Association in a self-addressed envelope provided for this purpose by the Association. All ballots so received shall be kept in sealed and locked containers. All ballots, to be valid, must be received at the principal office of the Association at Somerset, Kentucky, not later than the last working day prior to the Annual Meeting and shall be sealed in an envelope provided by the Association for that purpose.

All ballots shall be delivered in the sealed envelopes to the election tellers, who shall be the Association's Accountants, unless other individuals are designated by the Board. Under the supervision of the Credentials and Election Committee, the election tellers shall count the same.

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- a The following ballots shall not be counted:
- 1. Unmarked ballots.
- 2. Ballots marked for more candidates than vacancies to be filled.
- 3. Ballots marked for more than one candidate for any one (1) vacancy.
- 4. Ballots other than the official ballot mailed.
- 5. Ballots arriving late.

The following ballots may be counted:

- 1. Ballots on which the mark is not in the place provided, but does show the intention of the voter.
- 2. Ballots on which there is an erasure or change of intention shown, but the Credentials and Election Committee is of the opinion that the ballot has not been tampered with. The Credentials and Election Committee shall certify the number of votes received by each candidate. A final report shall be delivered by the Chairman of the committee to the President of the Association's Board, who will announce the results at the Annual Meeting. The person nominated for Director in his district, receiving the highest number of votes as certified by the Credentials and Election Committee, is the person elected. If more than one person receives the same number of votes, the Credentials and Election Committee shall at a meeting at a time and place to be fixed by them, at which due notice shall be given to the nominees, cause the nominees or their representatives, or in the absence of a nominee or his representative, some person designated by the Credentials and Election Committee to draw for the office and the person drawing the slip marked "elected" shall be the person elected. Provided; however, that any candidate

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from any district who has no opposing candidate, shall continue to serve until such time as an opposing candidate shall file for election at which time ballots shall be mailed as provided above.

SECTION 7.8. Removal of Directors by Members. Any member may bring one or more charges for cause against any one or more directors and may request the removal of such director(s) by reason thereof by filing with the Secretary such charges) in writing together with a petition signed by not less than ten (10%) percent of the then-total members of the Association, which petition calls for a special member meeting the stated purpose of which shall be to hear and act upon such charge(s) and, if one or more directors are recalled, to elect their successor(s), and which specifies the place, time and date thereof not sooner than twenty five (25) days after the filing of such petition or requests that the matter be acted upon at the subsequent annual member meeting will be held not sooner that twenty five (25) days after the filing of such petition. Each page of the petition shall, in the forepart thereof, state the name(s) and address(es) of the member(s) filing such charge(s), a verbatim statement of such charge(s) is (are) being made. The petition shall be signed by each member in the same name as he is billed by the Association and shall state the signatory's address as the same appears on such billings. Notice of such charge(s) verbatim, of the director(s) against whom the charge(s) have been made, of the member(s) filing the charge(s) and the purpose of the meeting shall be contained in the notice of the meeting, or separately noticed to the members not less than ten (10) days prior to the member meeting at which the matter will be acted upon; PROVIDED, that the notice shall set forth (in alphabetical order) only twenty (20) of the names of the members filing one or more charges if twenty (20) or more members ile the same charges(s) against the same director(s). Such director(s) shall be informed twenty (20) lays prior to the meeting of the members at which the charge(s) are to be considered, and shall have the pportunity at the meeting to be heard in person, by witnesses, by counsel or any combination of such,

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and to present evidence in respect of the charge(s); and the person(s) bringing the charge(s) shall have the same opportunity, but must be heard first. The question of the removal of such director(s) shall, separately for each if more than one has been charged, be considered and voted upon at such meeting, and any vacancy created without compliance with the foregoing provisions with respect to nominations, except that nominations shall be made from the floor. PROVIDED, that the question of the removal of a director shall not be voted upon at all unless some evidence in support of the charge(s) against him shall have been presented during the meeting through oral statements, documents or otherwise. A newly elected director shall be from or with respect to the same Directorate District as was the director whose office he succeeds and shall serve the unexportion of the removed director's term.

SECTION 7.9. **Vacancies**. Subject to the provisions of these Bylaws with respect to the filling of vacancies caused by the removal of directors by the members, a vacancy occurring in the Board of Directors shall be filled by the Board of Directors. A director thus elected shall serve out the unexpired term of the director whose office was originally vacated and until a successor is elected and qualified; PROVIDED, that such a director shall be from or with respect to the same Directorate District as was the director whose office was vacated.

SECTION 7.10. Compensation; Expenses. Directors shall, as determined by the Board of Directors, receive, on a per diem basis, a fixed fee, which may include insurance benefits, for attending meetings of the Board of Directors, and subject to approval of the Board of Directors, for the performance of other Association business, Directors shall also receive advancement or reimbursement of any travel and out-of-pocket expenses actually, necessarily and reasonably incurred in performing their duties. No director shall receive compensation for serving the Association in any other capacity, unless the service of such director is temporary and shall be specifically authorized by a vote of the

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V STONEAN TO SON KAR 6:011 6:00 3 (4: 6: 7) members upon their resolved determination that such was an emergency measure; PROVIDED, that a director who is also an officer of the Board, and who as such officer performs regular or periodic duties of a substantial nature for the Association in its fiscal affairs, may be compensated in such amount as shall be fixed and authorized in advance of such service by the Board of Directors.

ARTICLE 8 RULES AND ACCOUNTING

Section 8.1 Rules, Regulations, Rate Schedules and Contracts. The Board of Directors shall have power to make, adopt, amend, abolish and promulgate such rules, regulations, rate classifications, rate schedules, contracts, security deposits and any other types of deposits, payments or charges, including contributions in aid of construction, not inconsistent with law or the Association's Articles of Incorporation or Bylaws, as it may deem advisable for the management, administration and regulations of the business and affairs of the Association.

SECTION 8.2. Accounting System and Reports. The Board of Directors shall cause to be established and maintained a complete accounting system of the Association's financial operations and conditions, and shall, after the close of the fiscal year, cause to be made a full, complete and independent audit of the Associations accounts, books and records reflecting financial operations during, and financial conditions as of the end of, such year. The board my authorize special audits, complete or partial, and for any period of time.

ARTICLE 9 MEETINGS OF DIRECTORS

SECTION 9.1. **Regular Meetings.** A regular meeting of the Board of Directors shall be held monthly at such date, time and place in one of the counties in Kentucky within which the Association serves as the Board shall provide by resolution. Such regular monthly meeting may be held without

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notice other than such resolution fixing the date, time and place thereof, except when business to be transacted thereat shall require special notice; PROVIDED, that any director absent from any meeting of the Board at which such a resolution initially determines or makes any change in the date, time or place. of a regular meeting shall be entitled to receive written notice of such determination or change at least five (5) days prior to the next meeting of the Board; AND PROVIDED FURTHER, that, if a policy thereof is established by the Board, the President may change the date, time or place of a regular monthly meeting for good cause and upon not less than five (5) days' notice thereof to all directors.

SECTION 9.2. **Special Meetings**. A special meeting of the Board of Directors may be called by the Board of Directors, by the President or by any three (3) Directors, and it shall thereupon be the duty of the Secretary to cause notice of such meeting to be given as hereinafter provided in Section 5.03. The Board, the President, or the Directors calling the meeting shall fix the date, time and place for the meeting, which shall be held in one of the counties of Kentucky within which the Association serves, unless all Directors consent to its being held in some other place in Kentucky or elsewhere. Special meetings, upon proper notice as otherwise provided in Section 5.03, may also be held via telephone conference call, without regard to the actual location of the Directors at the time of such a telephone conference meeting, if all the Directors consent thereto.

SECTION 9.3. **Notice of Directors' Meetings**. Written notice of the date, time, place (or telephone conference call) and purpose or purposes of any special meeting of the Board and, when the business to be transacted thereat shall require such, of any regular meeting of the Board shall be delivered to each Director not less than two (2) days prior thereto, either personally, by mail or email, by or at the direction of the Secretary or, upon a default in this duty by the Secretary, by him or those calling to the case of a special meeting or by any Director in the case of a meeting whose date, time and

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9 JANSON SHI TO LOF MAR. 5:019 OCKA KIR O (1) place have already been fixed by Board resolution. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail, addressed to the Director at his address as it appears on the records of the Association, with first class postage thereon prepaid, and postmarked at least live (5) days prior to the meeting date. The attendance of a Director at any meeting of the Board shall constitute a waiver of notice of such meeting unless such attendance shall be for the express purpose of objecting to the transaction of any business, or of one or more items of business, on the ground that the meeting shall not have been lawfully called or convened.

SECTION 9.4. **Quorum.** The presence in person of a majority of the Directors in office shall be required for the transaction of business and the affirmative votes of a majority of the Directors present and voting shall be required for any action to be taken; PROVIDED, that a Director who by law or these Bylaws is disqualified from voting on a particular matter shall not, with respect to consideration of and action upon that matter, be counted in determining the number of Directors in office or present; AND PROVIDED FURTHER, that, if less than a quorum be present at a meeting, a majority of the Directors present may adjourn the meeting from time to time, but shall cause the absent Directors to be duly and timely notified of the date, time and place of such adjourned meeting.

ARTICLE 10 OFFICERS; MISCELLANEOUS

SECTION 10.1. **Number and Title**. The officers of the Association shall be a President, Vice President, Secretary and Treasurer, and such other officers as may from time to time be determined by the Board of Directors. The offices of Secretary and Treasurer may be held by the same person.

SECTION 10.2. **Election and Term of Office**. The four officers named in Section 6.01 shall be elected annually and without prior nomination, by and from the Board of Directors at the first meeting of

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the Board held after the Annual Meeting of the members. If the election of such officers shall not be held at such meeting, it shall be held as soon thereafter as conveniently may be. Each such officer shall hold office until the meeting of the Board first held after the next succeeding Annual Meeting of the members or until his successor shall have been duly elected and shall have qualified, subject to the provisions of the Bylaws with respect to the removal of Directors and to the removal of officers by the Board of Directors. Any other officers may be elected by the Board from among such persons, and with such title, tenure, responsibilities and authorities, as the Board of Directors may from time to time deem advisable.

SECTION 10.3. **Removal**. Any officer, agent or employee elected or appointed by the Board of Directors may be removed by the Board whenever in its judgment the best interests of the Association will thereby be served.

SECTION 10.4. **Vacancies**. A vacancy in any office elected or appointed by the Board of Directors shall be filled by the Board for the unexpired portion of the term.

SECTION 10.5. President. The President shall:

- (a) be the principal executive officer of the Board of Directors and shall preside at all meetings of the Board of Directors, and unless determined otherwise by the Board of Directors, at all meetings of the members;
- (b) sign, with the Secretary, deeds, mortgages, notes, bonds, contracts or other instruments authorized by the Board of Directors to be executed, except in cases in which the signing and execution thereof shall be expressly delegated by the Board of Directors or by these Bylaws to some other officer or agent of the Association, or shall be required by law to be otherwise signed or executed, and
- (c) in general, perform all duties incident to the office of President and such other duties as may be prescribed by the Board of Directors from time to time.

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SECTION 10.6. Vice President. In the absence of the President, or in the event of his inability or refusal to act, the Vice President shall perform the duties of the President, and when so acting, shall have all the powers of and be subject to all the restrictions upon the President; and shall perform such other duties as from time to time may be assigned to him by the Board of Directors.

SECTION 10.7. Secretary. The Secretary shall:

- (a) keep, or cause to be kept, the minutes of meetings of the members and of the Board of Directors in one or more books provided for that purpose;
- (b) see that all notices are duly given in accordance with these Bylaws or as required by law; .
- (c) be custodian of the corporate records and of the seal of the Association and see that the seal of the Association is affixed to all documents the execution of which, on behalf of the Association under its seal, is duly authorized in accordance with the provisions of these Bylaws or is required by law;
- (d) have general charge of all the Association's books and records: and,
- (e) in general, perform all duties incident to the office of the Secretary and such other duties as from time to time may be assigned to him by the Board of Directors.

SECTION 10.8. Treasurer. The Treasurer shall:

- (a) have charge and custody of and be responsible for all funds and securities of the Association;
- (b) receive and give receipts for monies due and payable to the Association from any source whatsoever, and deposit or invest all such monies in the name of the Association in such bank or banks or in such financial institutions or securities as shall be selected in accordance with the provisions of these Bylaws; and
- (c) in general perform all the duties incident to the office of Treasurer and such other duties as from time of Kentucky to time may be assigned to him by the Board of Directors.

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SECTION 10.9. Delegation of Secretary's and Treasurer's Responsibilities.

Notwithstanding the duties, responsibilities and authorities of the Secretary and of the Treasurer herein before provided in Sections 6.07 and 6.08, the Board of Directors by resolution may, except as otherwise limited by law, delegate, wholly or in part, the responsibility and authority for, and the regular or routine administration of, one or more of each such officer's such duties to one or more agents, other officers or employees of the Association who are not directors. To the extent that the Board does so delegate with respect to any such officer, that officer as such shall be released from such duties, responsibilities and authorities.

SECTION 10.10. **General Manager** The Board of Directors may appoint a General Manager, who shall be the Chief Executive Officer and Chief Operating Officer of the Association and perform such duties as normally required and such additional duties as the Board of Directors may require. This officer is not required to be a member of the Association.

SECTION 10.11. **Bonds.** The Board of Directors shall require the Treasurer and any other officer, agent or employee of the Association charged with responsibility for the custody of any of its funds for property to give bond in such sum and with such surety as the Board of Directors shall determine. The Board of Directors in its discretion may also require any other officer, agent or employee of the Association to give bond in such amount and with such surety as it shall determine. The costs of all such bonds shall be borne by the Association.

SECTION 10.12. Compensation; Indemnification of Officers, Directors, Staff Employees and Agents.

The Association shall indemnify any person who was or is a party, or is: threatened to be made a party to OF KENTUCKY EFFECTIVE any threatened, pending, or completed action, suit or proceeding whether civil, criminal, administrative or 144, 2,6,7003

investigative (other than an action by, or in the right of, the Association) by reason of the fact that such person is or was a director, officer, staff employee or agent of the Association, or who is or was serving at the request of the Association as a director, officer, staff employee or agent of another Association, association, corporation, partnership, joint venture, trust or other enterprise, against expenses (including all costs of defense), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding, if such person acted in good faith and in a manner such person reasonably believed to be in, or not opposed to, the best interests of the Association, and, with respect to any criminal action or proceeding, had no reasonable cause to believe the conduct of such person was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of noto contendere or its equivalent, shall nor of itself, create a presumption that the person did not act in good faith and in a manner which such person reasonably believed to be in, or not opposed to, the best interests of the Association, and with respect to any criminal action or proceeding, had reasonable cause to believe that the conduct of such person was unlawful.

To the extent that a director, officer, staff employee or agent of the Association has been successful, on the merits or otherwise, in the defense of any action, suit or proceeding referred to in paragraph 1, (and, in addition, actions by or in the right of, the Association) of any claim, issue or matter therein, such person shall be indemnified against expenses (including all costs of defense) actually and reasonably incurred by such person in connection therewith. The indemnity herein provided shall be co-extensive with those authorized under Kentucky Revised Statute Chapter 271 B and shall be effective in accordance with all of the terms and conditions of such statute. The Association may purchase and maintain insurance on behalf of any person who is or was a director, officer, staff employee or agent of

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the Association, or who is or was serving at the request of the Association as a director, officer staff employee or agent of another Association, association, corporation, partnership, joint venture, trust or other enterprise, against any liability asserted against such person and incurred by such person in any such capacity, or arising out of the status of such person as such, whether or not the Association would have the power to indemnify such person against such liability under the provisions of this Bylaw.

SECTION 10.13. **Reports**. The officers of the Association shall submit at each Annual Meeting of the members' reports covering the business of the Association for the previous fiscal year and showing the condition of the Association at the close of such fiscal year.

ARTICLE 10 NON-PROFIT OPERATION

SECTION 11.1. Interest of Dividends on Capital Prohibited. The Association shall at all times be operated on a Association nonprofit basis for the mutual benefit of its patrons. No interest or dividends shall be paid or payable by the Association on any capital furnished by its patrons. (Deposits are not to be construed as Capital furnished for purpose of this Section).

SECTION 11.2. Patronage Capital in Connection with Furnishing Water. In the furnishing of water the Association's operations shall be so conducted that all patrons will, through their patronage, furnish capital for the Association. In order to induce patronage and to assure that the Association will operate on a non-profit basis, the Association is obligated to account on a patronage basis to all its patrons for all amounts received and receivable from the furnishing of water in excess of operating costs and expenses properly chargeable against the furnishing of water. All such amounts in excess of operating costs and expenses at the moment of receipt by the Association are received with the understanding that they are furnished by the patrons as capital. The Association is obligated to pay by credits to a capital account for each patron all such amounts in excess of operating costs and expenses.

PURSUANT TO SET AND WITH SIGHOW JULY BY AND STORY OF THE The books and records of the Association shall be set up and kept in such a manner that at the end of each fiscal year the amount of capital, if any, so furnished by each patron is clearly reflected and credited in an appropriate record to the capital account of each patron. All such amounts credited to the capital account of any patron shall have the pursuance of a legal obligation to do so and the patron had then furnished the Association corresponding amounts for capital. All other amounts received by the Association from its operations in excess of costs and expenses shall, insofar as permitted by law, be (a) used to offset any losses incurred during the current or any prior fiscal year and (b) to the extent not needed for that purpose, allocated to its patrons on a patronage basis, and any amount so allocated shall be included as a part of the capital credited to the accounts of patrons, as herein provided. In the event of dissolution or liquidation of the Association, after all outstanding indebtedness of the Association shall have been paid, outstanding capital credits shall be retired without priority on a pro rata basis before any payments are made on account of property rights of members; PROVIDED, that insofar as gains may at that time be realized from the sale of any appreciated asset, such gains shall be distributed to all persons who were patrons during the period the asset was owned by the Association in proportion to the amount of business done by such patrons during that period, insofar as is practicable. as determined by the Board of Directors before any payments are made on account of property rights of members. If, at any time prior to dissolution or liquidation, the Board of Directors shall determine that the financial condition of the Association will not be impaired thereby, the capital then credited to patron's accounts may be retired in full or in part. Any such retirements of capital shall be made as determined from time to time, by the Board of Directors.

Capital credited to the account of each patron shall be assignable only on the books of the Association of KENTUCKY pursuant to written instruction from the assignor and only to successors in interest or successors in

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occupancy in all or a part of each patron's premises served by the Association, unless the Board of Directors, acting under policies of general application, shall determine otherwise.

Notwithstanding any other provisions of these Bylaws, the Board of Directors shall at its discretion have the power at any time upon the death of any patron who was a natural person (or, if as so provided for in the preceding paragraph, upon the death of an assignee of the capital credits of a patron, which assignee was a natural person), if the legal representatives of his estate shall request in writing that the capital so credited or assigned, as the case may be, be retired prior to the time such capital would otherwise be retired under the provisions of the Bylaws, to retire such capital immediately upon such terms and conditions as the Board of Directors, acting under policies of general application to situations of like kind, and such legal representatives, shall agree upon; PROVIDED, however, that the financial condition of the Association will not be impaired thereby.

The Association, before retiring any capital credited to any patron's account, shall deduct therefrom any amount owing by such patron to the Association, (and may deduct interest thereon at the Kentucky legal rate on judgments in effect when such amount became overdue, compounded annually).

The patrons of the Association, by dealing with the Association, acknowledge that the terms and provisions of the Article of Incorporation and Bylaws shall constitute and be a contract between the Association and patron, and both the Association and the patrons are bound by such contract, as fully as though each patron had individually signed a separate instrument containing such terms and provisions. The provisions of this Article of the Bylaws shall be called to the attention of each patron of the Association by posting in a conspicuous place in the Association's office.

ARTICLE 12
DISPOSITION AND PLEDGING OF PROPERTY EXPICE COMMISSION
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SECTION 12.1. Disposition and Pledging of Property.

(1) Not inconsistently with Kentucky Revised Statutes, the Association may authorize the sale, lease, or other disposition of any of the Association's properties and assets only upon the affirmative votes of a majority of the directors of the Association.

SECTION 12.2. **Distribution of Surplus Assets on Dissolution**. Upon the Association's dissolution, any assets remaining after all liabilities or obligations of the Association have been satisfied and discharged shall, to the extent practicable as determined by the Board of Directors, be distributed without priority but on an equal basis among all persons who were active members on the last day at business of the Association. PROVIDED, HOWEVER, that if in the judgement of the Board the amount of such surplus is too small to justify the expense of making such distribution, the Board may, in lieu thereof, donate, or provide for the donation of, such surplus to one or more nonprofit charitable or educational organizations that are exempt from Federal income taxation.

ARTICLE 13 SEAL

The Corporate seal of the Association shall be in the form of a circle and shall have inscribed thereon the name of the Association and the words "Corporate Seal, Kentucky."

ARTICLE 14 FINANCIAL TRANSACTIONS

SECTION 14.1. **Contracts**. Except as otherwise provided by law or these Bylaws, the Board of Directors may authorize any Association officer, agent or employee to enter into any contract or execute and deliver any instrument in the name and on behalf of the Association, and such authority may be general or confined to specific instances.

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PURSUANT TO 607 KAR S-011 SCOTION 9 (II) BY CANSON STATE OF SCOTI SECTION 14.2. **Checks, Drafts, Etc.** All checks, drafts or other orders for the payment of money, and all notes, bonds or other evidences of indebtedness, issued in the name of the Association, shall be signed or countersigned by such officer, agent or employee of the Association and in such manner as shall from time to time be determined by resolution of the Board of Directors.

SECTION 14.3. **Deposits, Investments.** All funds of the Association shall be deposited or invested from time to time to the credit of the Association in such bank or banks or in such financial securities or institutions as the Board of Directors may select.

SECTION 14.4. **Fiscal Year**. The Association's fiscal year shall begin on the first day of the month of January of each year and end on the thirty-first day of December of the same year.

ARTICLE 15 WAIVER OF NOTICE

Any member or director may waive, in writing, any notice of meetings required to be given by these Bylaws.

ARTICLE 16 AMENDMENTS

These Bylaws may be altered, amended or repealed by the Board of Directors at any regular or special Board Meeting; PROVIDED, that the notice of the meeting, shall have contained a copy of the proposed alteration, amendment or repeal or an accurate summary explanation thereof.

ARTICLE 17 RULES OF ORDER

Parliamentary procedure at all meetings of the members, of the Board of Directors, of any committee provided for in these Bylaws and of any other committee of the members of the Board of Directors which may from time to time be duly established shall be governed by the most recent edition

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PURSUANT TO 807 KAR 5:011 SECTION 8 (1) of Robert's Rules of Order, except to the extent such procedure is otherwise determined by law or by the Association's Articles of Incorporation or Bylaws.

ARTICLE 18 GENDER

Any inclusion in these Bylaws of the male pronouns, he or his, is fully intended to and shall, where applicable, be deemed to necessarily include and apply equally to the feminine gender pronouns, she or hers.

Adopted at the regular meeting of the board of directors on November 14, 2002.

Secretary

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