FORTodd County Water District
PSC KY NO. 8943
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CANCELLING PSC KY NO
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Todd County Water District Of Todd and Logan Counties, Kentucky

Rates, Rules and Regulations for Furnishing Water Service in

Todd County, including the corporate limits of Allensville, and excluding the Cities of Elkton, Trenton, and Guthrie, and the areas served by their water systems. Plus the following territory in Logan County, Kentucky: Beginning at a point one mile South of the Todd and Logan County line on Highway 107; thence East 2.15 miles; thence North 4.75 miles; thence West 2.15 miles to the Todd County line; thence South 4.75 miles to the beginning point.

Filed with the Public Service Commission of Kentucky Issued August 1, 1984 Effective August 10, 1984 Revised October 1, 1990 Effective November 1, 1990 **Revised August 6, 1993** Effective August 6, 1993 Revised January 23, 1996 Effective February 23, 1996 Revised June 14, 2007 Effective July 14, 2007 Revised October 1, 2007 Effective January 1, 2008 Revised February 11, 2008 Effective April 1, 2008 Revised February 3, 2014 Effective April 1, 2014

Issued by: Todd County Water District	
By: <u>A Seorgen Brown</u> Dr. George D Brown, Chairman	
DATE OF ISSUE February 3, 2014	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE April 1, 2014	JEFF R. DEROUEN EXECUTIVE DIRECTOR
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PSC KY NO. 8943

SHEET NO.

Todd County Water District (NAME OF UTILITY)

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DATE OF ISSUE August 1, 2011
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TITLE Chairman
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO._____DATED____

KENTUCKY PUBLIC SERVICE COMMISSION		
JEFF R. DEROUEN EXECUTIVE DIRECTOR		
TARIFF BRANCH		
Bunt Kirtley		
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9/1/2011		
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DATE EFFECTIVE September 1, 2011	JEFF R. DEROUEN EXECUTIVE DIRECTOR
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	RATES & CH	HARGES		

Monthly Water Rates

Residential/Agricultural - All Meter Sizes

Christian County Water District

First	2,000 Gallons	\$24.08	Minimum Bill
Next	18,000 Gallons	0.01204	Per Gallon
Over	20,000 Gallons	0.00829	Per Gallon
Industr	rial 8-inch Meter and Above		
First 1	,500,000 Gallons	\$19,560.00	Minimum Bill
Next 1	,500,000 Gallons	0.00829	Per Gallon
Next 1	,500,000 Gallons	0.00654	Per Gallon
Next 1	,500,000 Gallons	0.00634	Per Gallon
Next 1	,500,000 Gallons	0.00619	Per Gallon
Next 1	,500,000 Gallons	0.00609	Per Gallon
Over 9	9,000,000 Gallons	0.00604	Per Gallon
Whole	sale Rate	0.00591	Per Gallon

Surcharge Flat Rate	\$50.00
Volumetric Rate	0.00 KENTUCKY Per Gallon (I) PUBLIC SERVICE COMMISSION
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	FOR Todd County Water District
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Rules and Regulations

This schedule of Rules and Regulations governs the furnishing of water service by the Todd County Water District hereinafter referred to as the District and applies to all service received from the District. No employee or individual commissioners of the District are permitted to make any exception to Rates, Rules or Regulations. All Rules and Regulations are to be in effect so long as they are not in conflict with Public Service Commission Rules and Regulations. The District is further subject to all Rules and Regulations of the Commission even though not contained herein.

- Scope. This schedule of Rules and Regulations is a part of all contracts for receiving water service from the District, and applies to all service received from the District whether the service is based upon contract, agreement, signed application, or otherwise. A copy of this schedule, together with a copy of the District's schedule of Rates and Charges, shall be kept for open inspection at the office of the District. These rules are promulgated under authority granted pursuant to Kentucky Revised Statues and Administrative Regulations 807 KAR
 The aforesaid Rules and Regulations are hereby adopted and included the same or herein written now or as may be legally changed from time to time.
- 2. Revisions. These Rules and Regulations may be revised, amended, supplemented, or otherwise changed from time to time by either of the two following methods: A) By order of the Kentucky Public Service Commission upon formal application by the District, and after hearing as provided by Commission Regulations set forth in 807 KAR 5:011. B) By issuing and filing on at least thirty (30) days notice to the Kentucky Public Service Commission and the public all proposed changes in the Rules and Regulations, as provided by Commission Regulations set forth in 807 KAR 5:011.
- 3. Conflict. In case of conflict between any provision of any rate schedule and the schedule of Rules and Regulations, the rate schedule shall apply. Also, should the rules contained herein conflict with the present rules in effect under 807 KAR 5 as of this date, same shall take precedence over those contained herein.

DATE OF ISSUE <u>August 1, 2011</u> MONTH/DATE/YEAR DATE EFFECTIVE <u>September 1, 2011</u> MONTH/DATE/YEAR TARIFF BRANCH	SION
DATE EFFECTIVE September 1, 2011 JEFF R. DEROUEN MONTH/DATE/YEAR EXECUTIVE DIRECTOR TARIEF BRANCH	
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- 4. Application for Service. Any person, firm, agency, or governmental entity within the current boundary of the District may request service. Said request must be in writing on a form approved by the District. No service requested shall be granted unless the property of said applicant is adjacent and contiguous to an existing distribution main of the District. Should the applicant desire to have the existing distribution system extended to serve him, same shall be accomplished as stipulated, hereinafter. Should the District determine that service to a requester is available; each prospective customer desiring water shall be required to execute and sign the District's application of water service before service is supplied by the District. A 5/8 x ³/₄" meter shall be the standard customer service meter and should be installed at all points of service unless the customer provides sufficient justification for the installation of a larger meter. The District shall provide for a standard connection (i.e. 5/8 x ³/₄" meter) to a maximum distance of fifty (50) feet from the District's existing distribution main. If the distance is greater than fifty (50) feet, the customer shall be required to pay the cost of installing the main for the additional distance, as a contribution in aid of construction.
- 5. Non-Standard Service. Each prospective customer requiring a non-standard service (i.e. other than a $5/8 \times \frac{3}{4}$ " meter) shall present to the District sufficient justification for same.
- 6. Point of Delivery. The point of delivery is the point where the meter or appurtenance is located on the customer's premises. All water lines, plumbing, and equipment beyond the meter shall be installed and maintained by the customer at his own expense in a safe and efficient manner in accordance with the District's Rules and Regulations and with the regulations of the Department of Health. The District reserves the right to determine the location of the delivery point with full regard to those wishes of the prospective customer.
- 7. Customer's Service Lines. All service lines beyond the metering point should be installed of material consisting of copper or PVC pipe with a rating of not less than 160 psi. The size of service line beyond the point of delivery should not be less than ³/₄"; however, a larger size may be needed to provide service. If the customer's point of use is at a higher elevation than the point of delivery, the

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customer should consult with a reputable engineering firm to size the service line from the point of delivery. Piping on the premises of a customer must be installed so that connections are conveniently located with respect to the District lines and mains. The customer shall provide a place for metering which is unobstructed and accessible at all times. In no event should the pressure at the customer's service pipe, under normal conditions, fall below thirty (30) psig, nor shall the static pressure exceed 150 psig, as stated by 807 KAR 5:066. Section 5. Should a prospective customer request service at a point of delivery which now, or in the future, does not provide a delivery pressure of 30 psi for his requirements, he may make provision for an individual pressure booster system. The manner of connection, location, cross-connection, protection and type is subject to approval by the District. The District reserves the right to require discontinuance and disconnection should the private booster system have a detrimental effect on the District's system. All service lines shall be laid at a depth sufficient to prevent freezing during the coldest weather normally experienced except where services are not intended for use during freezing weather and are actually drained during such periods. Depth shall be no less than 30" in all areas. In the inspection of a service line, the customer shall leave the trench open and pipe uncovered until it is inspected by the State Plumbing Inspector. The District does require a copy of the State Plumbing Inspector's Plumbing Permit on file for each service. The water meter will not be installed in the meter vault before the Plumbing Permit is on file in the District's office. On a new tap-on, the billing for this new service shall begin at the time the District installs the meter vault regardless of whether or not a meter is installed or the customer is connected to the meter.

8. Ownership of Mains, Services, and Appurtenances. All mains, fire hydrants, valves, crossings, and other appurtenances are and shall remain the property of the District, whether installed by the District or the customer. All service lines from the main water line to the water meter with appurtenances shall be and remain the property of the District, whether installed by the District or the customer. The customer shall install, own, and maintain his service line from meter and/or point of delivery as defined herein.

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KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
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9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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- 9. Discontinuance of Service by District. Water service may be discontinued by the District for violation of any rule, regulation, or condition, and especially for any of the following reasons:
 - A. Misrepresentation in the application or contract as to the property or fixtures to be supplied or additional use to be made of water;
 - B. Failure to report to the District additions to the property or fixtures to be supplied or additional use to be made of water;
 - C. Resale of water or giving away of water;
 - D. Waste or misuse of water due to improper or imperfect service pipes and/or failure to keep such pipes in a suitable state of repair;
 - E. Tampering with meter, meter seal, service, or valves, or permitting such tampering by others;
 - F. Connection, Cross-connection, or permitting the same, of any separate water supply to premises which receive water from the District;
 - G. Non-Payment of bills;
 - H. When a dangerous condition is found to exist on the customer's or applicant's premises, with reference to the continuation of water service, water service shall be cut off without notice or shall be refused, provided the District shall notify the customer or applicant immediately of the reasons for the discontinuance or refusal and the corrective actions to be taken by the applicant or customer before service can be restored;
 - I. Connecting more than one residence or mobile home to a meter.
- 10. Billing. Billing and notices relating to the conduct of the business or residence will be mailed to the customer at the address listed on the user's agreement unless change of address has been filed in writing with the District; and the District shall not otherwise be responsible for delivery of any bill or notice nor will the customer be excused from payment of any bill or any performance required in said notice. Bills for water service are payable at the office of the District on the date of issue. The due date shall be the tenth of the month of issue. On a new tap-on, the billing for this new service shall begin at the time the District installs the meter vault regardless of whether or not a meter is installed or the customer is connected to the meter. All bills not paid on or before the 10th of

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the month shall be deemed delinquent. When a bill becomes delinquent, the District shall serve a customer a written notice of said delinquency, and of the intent of the District to discontinue service 15 days after the 10th of the month, unless such bill is paid prior to the expiration of such 15 days. If a delinquent bill is not paid within 15 days after the due date, the water supply to the customer may be discontinued without further notice; provided, however, if, prior to discontinuance of service, there is delivered to the District, or to its employee empowered to discontinue service, a written certificate signed by a physician, a registered nurse, or a public health officer that, in the opinion of the certifier, discontinuance of service will aggravate an existing illness or infirmity on the affected premises, service shall not be discontinued until the affected resident can make other living arrangements or until thirty (30) days elapse from the time of the District's receipt of said certification, whichever occurs first. A penalty of 10% of the amount of the bill owed shall be levied and payable by the customer on all bills not paid by the tenth (10th) day of the month. The penalty will be assessed only once on any bill for rendered service.

- 11. Discontinuance of Service by Customer Reconnection Fee. Any customer having fulfilled his contract terms and desiring to discontinue the water service to his premises for any reason must give notice of discontinuance in writing or in person, or by telephone at the business office of the District at least three (3) days prior to the date on which the customer desires to discontinue service. If such notice is not given, a customer shall remain liable for all water used and service rendered to such premises by the District until such notice is received by the District. There will be a \$100 reconnection fee charged to any customer whose water service has been discontinued voluntarily and the water meter removed at his own request.
- 12. Service Reconnection Fee. Where the water supply to the customer has been disconnected for non-payment of delinquent bills, a charge of \$50 will be made for reconnection of water service, but the reconnection will not be made until all delinquent bills and other charges, if any, owed by the customer to the District have been paid. A charge of \$75 will be made for all service reconnections/connections made after normal business hours. Regular working

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hours for the utility's maintenance staff is 7:00 a.m. to 4:00 p.m. excluding holidays and weekends. Upon customer request and subject to availability of maintenance staff, services may be performed outside regular working hours at the after hours fee.

- 13. Termination or Field Collection Fee. A \$50 termination charge will be assessed when a District representative makes a trip to the premises of a customer for the purpose of terminating service. The charge will be assessed if the District representative actually terminates service or if, in the course of the trip, the customer pays the delinquent bill to avoid termination. The charge may also be made if the utility representative agrees to delay termination based on the customer's agreement to pay the delinquent bill by a specific date. The District may make a field collection charge only once in any billing period.
- 14. Adjustment Relative to Erroneous Meter. If a meter is inaccurate in excess of +/-2%, whether upon periodic testing or upon requested testing, additional tests shall be made at once to determine the average error of the meter, and the adjustments shall be made on the customer's water bills as follows, in accordance with 807 KAR 5:006, Section 10.
 - a. If the results of such tests show an average error greater than 2% fast, the customer's bill for the period during which the meter error is known to have existed, shall be recomputed and the account adjusted on the basis of the test. If the period during which the meter error existed cannot be determined, then the customer's bill shall be recomputed for one-half (1/2) of the elapsed time since the last previous test, but in no event to exceed 24 months; provided however, that if time for the periodic test has overrun to the extend that $\frac{1}{2}$ of the time elapsed since the last test exceed 24 months, the refund shall be for the 24 months specified above; plus those months exceeding the periodic test period, provided, further that such refund may be limited to the 24 month period if failure to make

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TITLE Chairman	Dum Thomas
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BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	9/1/2011
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the periodic test was due to causes beyond the control of the District.

- b. If the result of such tests shows an average error greater that 2% slow, the customer's bill for the period during which the meter error is known to have existed, shall be recomputed and the account adjusted on the basis of the test. If the period during which the meter error existed cannot be determined, then the customer's bill shall be recomputed for one-half (1/2) of the elapsed time since the last previous test, but in no event to exceed 12 months.
- c. If the result of such tests necessitates making a refund or back billing a customer, the customer shall be notified in writing of the percentage of error, fast or slow, the date(s) of testing, and the amount of charge or credit to be shown on the next bill of the customer.
- 15. Meters. All meters shall be installed, renewed, and maintained at the expense of the District, and the District reserves the right to determine the size and type of meter used. It shall be the policy of the District to test each water meter pursuant to Public Service Commission Regulation 807 KAR 5:066. In addition, the District shall make a test of any meter upon written request of any customer provided such request is not made more frequently than once each twelve (12) months. The customer shall be given the opportunity of being present at such request tests. Upon request and payment of the \$50 meter test fee, customers may have their meter tested provided request by customer is not more frequent than once each twelve (12) months. If such test shows the meter to be more than two percent (2%) fast, a refund of the \$50 fee shall be made and the bill adjusted accordingly. If the periodic testing requirements of PSC Rules and Regulations have not been met for the meter tested, no charge will be made for the test regardless of the results of the test.
- 16. Failure of Meter. In the event of a failure of a water meter, consumption will be determined in accordance with PSC Rules and Regulations.

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DATE EFFECTIVE September 1, 2011	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY	TARIFF BRANCH
TITLE Chairman	Bunt Kirtley
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	EFFECTIVE 9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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- 17. Right of Access. The customer shall permit the District to lay, maintain, repair, or remove such water lines as are owned by the District and located on the customer's property, with the right of ingress and egress over the customer's property. The District's duly authorized representative and/or other duly authorized employee of the State Health Department bearing proper credentials and identifications shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling and testing, in accordance with the provisions of these Rules and Regulations. The customer shall convey, or cause to be conveyed, a perpetual easement and right-of-way to the District across any property owned or controlled by the customer whenever said easement or right-of-way is necessary to enable the District to furnish water service to the customer.
- 18. Interruption of Service. The District will use reasonable diligence in supplying water service, but shall not be liable in the event of, or for any loss, injury, or damage to persons or property resulting from interruptions in service, excessive or inadequate water pressure, or otherwise unsatisfactory service, whether or not caused by negligence. The District does hereby explicitly state that its system is designed for rural domestic consumption and that its provision of connections for fire protection, whether by design or implication, is only for such benefit as said customer may be able to derive from such connection. The District shall in no event be held responsible for any claim made against it by reason of the breaking of any mains or service pipes or by reason of any other interruption of the supply of water caused by the failure of machinery or stoppage for necessary repairs or other reason. No person shall be entitled to damages or a payment refund for any interruption of service which in the opinion of the District may be deemed necessary. The District shall make all reasonable efforts to eliminate interruption of service and when such interruptions occur will endeavor to reestablish service with the shortest possible delay. When the service is interrupted, all consumers affected by such interruptions will be notified in advance whenever it is possible to do so.
- 19.Boilers and/or Pressure Vessels. Customers having boilers and/or pressure vessels receiving a supply of water from the District must have reduced pressure

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KENTUCKY PUBLIC SERVICE COMMISSION
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backflow prevention and a check valve on the water supply line and a vacuum valve on the steam line to prevent collapse in case the water supply from the District is discontinued or interrupted for any reason, with or without notice. It is the responsibility of the customer to make provisions for protection of this equipment in case of interrupted or intermittent service.

- 20. Backflow Prevention. All services shall have a means of backflow prevention, such type and location subject to approval of District. The District's standard service shall provide said backflow prevention as part of its service connection. Special services and fire connections shall have backflow prevention of a type approved by the District, installed at the cost of the prospective customer.
- 21.Cross-Connections. Kentucky Department of Health, Kentucky Public Service Commission and these Rules and Regulations do hereby explicitly state that cross-connection of the District's system with any other source is hereby prohibited.
- 22. Relocation of Water Meter. The District may, at the request of a customer or other person, relocate, change, or modify existing District owned equipment, mains, or appurtenances. Those requesting the relocation shall reimburse the District for such changes at actual cost including but not limited to appropriate legal, administrative, engineering and overhead costs.
- 23. Damage to District's Water System. No person shall break, damage, destroy, uncover, deface, tamper with or otherwise alter any structure, appurtenance, equipment, or other property which is a part of the District's water works. Any person violating this provision shall be subject to discontinuation of water service and shall pay all costs of repairing or replacing the property including but not limited to all overhead expenses. Any person, firm, or organization working around or near the District's distribution mains, appurtenances, or other property may request the District to indicate the location of same. However, location by District of same does not relieve such person of complete responsibility and liability for any and all damages, liability, and loss to the District's property resulting from any act of such person or his assigns and/or agent. Any damage or injury to persons or property caused by or resulting from the acts of the customer or any other individual in relation to the District's property shall be paid

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TITLEChairman	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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by the customer or other individual including but not limited to all loss, costs, and expenses including attorneys fees and court costs when awarded by a court of competent jurisdiction. Said customer or other individual shall indemnify the District from all loss, cost, and expense, including but not limited to attorneys fees and court costs when awarded by a court of competent jurisdiction, resulting from or caused by the aforementioned acts.

- 24. Additional Load. The service connection supplied by the District for each customer has a definite capacity, and no addition to the equipment or load connected thereto shall be allowed except by consent of the District. Failure to give notice of additions or changes in load, and to obtain the District's consent for same, shall render the customer liable to the District for all loss, cost, and expense, for any damage to any of the District's lines or equipment caused by the additional or changed installation.
- 25.Notice of Trouble. Customer shall notify the District immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble, or accidents affecting the supply of water. Such notices, if verbal, shall be confirmed in writing.
- 26. Distribution Extensions. The District's policy for the extension of water lines is as described following; The District will approve all extensions when the water supply is adequate and the project can be properly engineered. The financing of distribution extensions are as follows and will be offered in an indiscriminate manner to all customers under similar conditions.

Option 1-All costs are paid by the Water District from grants or loans acquired for the project.

Option 2-The Water District will pay the cost of materials and the persons requesting the extension will pay the cost of installation. This option will be used as surplus funds are accumulated by the District.

Option 3-The Water District will make an extension of 50 feet or less to its existing distribution main without charge for a prospective customer who applies for service.

Option 4-The persons requesting an extension longer than 50 feet per customer will pay all costs of construction above an initial cost paid by the District for 50

DATE OF ISSUE August 1, 2011 MONTH/DATE/YEAR	
DATE EFFECTIVE September 1, 2011	
ISSUED BY	
TITLE Chairman	
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	
IN CASE NODATED	

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR_ Todd County Water District
	PSC KY NO. 8943
	SHEET NO12
Todd County Water District	CANCELLING PSC KY NOSHEET NO

feet per customer, as described in the Public Service Commission Extension Plan, pursuant to 807 KAR 5:066, Section 11.

The construction of all extensions must conform to the specifications of the District. A designated person or company shall be responsible for the proper completion of a project. It is the Water District's responsibility to set and maintain meters on an extension for the current tap-on fee paid by each customer of \$750.00 per $5/8 \times 3/4$ " meter. No unused meters will be set. A separate meter for each home is required. Any person desiring an extension to the District's system shall voice such request in writing, on a form approved by the District, for each extension. Nothing contained herein shall be construed to prohibit the District from making extensions under different arrangements provided such arrangements have been approved by the Public Service Commission.

- 27. Complaints. Complaints may be made to the manager of the system in person or by telephone, whose decision may be appealed to the District Commissioners. Such appeal shall be in writing within ten (10) days of the date of decision by manager, which shall also be in writing and dated, stating the nature of the complaint and supporting evidence. Decisions by the District's Commissioners are final subject only to appeal to the Public Service Commission according to the procedures of that body. If a complaint is not resolved, the utility will advise the complainant of his right to file a complaint with the Commission, and will provide the complainant with the address and phone number of the Commission.
- 28.Sale of Water. Water furnished by the District may be used for domestic consumption by the customer's household or business, subject to special service agreements. The customer shall not sell, donate, give or allow use of such water to anyone except those members of this household or his business whichever is applicable.
- 29. Contributions in Aid of Construction. The District will accept contributions in aid of construction including but not limited to customer financed extensions to its water system. In addition, such contributions in aid of construction may consist of cash donations, in any amount, which the District may, at its option, apply to expenses of an extension or other projects. The acceptance by the District of

DATE OF ISSUE February 3, 2014	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE April 1, 2014	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY A SIGNATURE OF OFFICER	TARIFF BRANCH Bunt Kirtley
TITLE_ Chaiman	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	4/1/2014 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

FOR Todd County Water District
PSC KY NO. <u>8943</u>
SHEET NO13
CANCELLING PSC KY NO SHEET NO

contributions in aid on construction entitles no one to a refund and none shall be made, except under the conditions set out in 807 KAR 5:066, Section 11.

- 30. Taps and Connections. All taps and connections to the mains of the District shall be made by and/or under the supervision and direction of District personnel or contractors.
- 31. Fire Protection. The District's system is not designed nor intended for use for fire protection in any manner whatsoever. Any customer using same for fire protection does so at this own full and sole responsibility and risk. The District makes no warranty as to the sufficiency of the water supply or the adequacy of the water pressure at any time. Fire Hydrants installed on the distribution lines of the District are for the sole purpose of flushing the lines, or other uses by the District necessary for proper maintenance of the lines. The District is not responsible for, nor does it guarantee, any minimum pressure or flow at these hydrants, other than the minimum required by the Public Service Commission for distribution lines. Fire hydrants used by fire department units in the performance of their duty, any damage to the distribution lines, resulting from excessive pumping pressure will be the liability of that unit. Conventional fire hydrants may be installed by a utility only on 6-inch or larger water mains and only when a professional engineer with a Kentucky registration certifies that adequate and reliable fire flows can be obtained in conformance with good standard engineering practice.
- 32. Leak Adjustments to Water Bills. Each customer is entitled to one leak adjustment per water service. Adjustments for leaks will be calculated as follows: 1) Average the last three months water usage for that customer; 2)Subtract this average usage from the actual usage during the leak; 3) Divide these gallons by 2 (The District takes a loss for one-half of the water and charges the customer for the other half); 4) Add the gallons of the average usage (item 1) and the gallons of one-half the loss (item 3) and use the total to figure the adjusted bill.
- 33. Monitoring of Customer Usage. At least once annually the Water District will monitor the usage of each customer according to the following procedure: 1) The customer's annual usage for the most recent twelve (12) month period will be

DATE OF ISSUE <u>August 1, 2011</u> MONTH/DATE/YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE September 1 2011 \bigcirc a MONTH/DATE/YEAR	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY A Slove D Brownsignature of officer	Bunt Kirtley
TITLE	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	9/1/2011
IN CASE NODATED	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR Todd County Water District
	PSC KY NO8943
	SHEET NO14
Todd County Water District (NAME OF UTILITY)	CANCELLING PSC KY NO SHEET NO

compared with the annual usage for the 12 months immediately preceding that period; 2) If the annual usage for the two periods are substantially the same or if any difference is known to be attributed to unique circumstances, such as unusual weather conditions, common to all customers, no further review will be done; 3) If the annual usages differ by 100% (percent) or more and cannot be attributed to a readily identified common cause, the Water District will compare the customer's monthly records for the 12 month period with the monthly usage for the same months of the preceding year; 4) If the cause for the usage deviation cannot be determined from analysis of the customers meter reading and billing records, the Water District will contact the customer by telephone or in writing to determine whether there have been changes such as different number of household members or work staff, additional or different appliances, changes in business volume, or known leaks in the customer's service line; 5)Where the deviation is not otherwise explained, the Water District will test the customers meter to determine whether it shows an average error greater than 2 percent fast or slow; 6) The Water District will notify the customer of the investigation, its findings, and any refunds or back billing in accordance with current PSC Rules and Regulations.

In addition to the annual monitoring, the Water District will immediately investigate usage deviations brought to its attention as a result of on-going meter reading or billing processes or customer inquiry.

DATE OF ISSUE <u>Aŭguŝt 1, 2011</u>	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE September 1, 2011	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY A Chairman	Bunt Kirtley
TITLE	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FORTodd County Water District
	PSC KY NO. 8943
	SHEET NO5
Todd County Water District (NAME OF UTILITY)	CANCELLING PSC KY NO
	SHEET NO

Rules and Regulations Summary Schedule of Special Service Charges

- **1.** Discontinuance of Service by Customer Reconnection Fee. A charge of \$100.00 will be made for all service reconnections made, after the service was voluntarily discontinued by the request of the customer. (see item #11)
- **2. Service Reconnection Fee.** A charge of \$50.00 will be made for all service reconnections made.
- **3. Termination or Field Collection Fee.** A charge of \$50 will be made for all service terminations, or field collections made. This charge will be assessed if the representative actually terminates the service or if, in the course of the trip, the customer pays the delinquent bill to avoid termination. (see item #13)
- **4.** After Hours Reconnection/Connection Fee. A charge of \$75 will be made for all service reconnections/connections made after normal business hours. Regular working hours for the utility's maintenance staff is 7:00 a.m. to 4:00 p.m. excluding holidays and weekends. Upon customer request and subject to availability of maintenance staff, services may be performed outside regular working hours at the after hours fee. (see item #13)
- **5. Transfer of Service Fee or Connection Fee.** A transfer of service fee or connection fee of \$50 will be charged for a new customer turn on or transfer of service. The charge will not be made when a tap on fee is applicable.
- 6. Meter Test Fee. Upon request and payment of the \$50 meter test fee, customers may have their meter tested provided request by customer is not more frequent than once each twelve (12) months. If such test shows the meter to be more than two percent fast, a refund of the \$50 fee shall be made and the bill adjusted accordingly. If the periodic testing requirement of the current PSC Rules and Regulations has not been

DATE OF ISSUE August 1, 2011 MONTH / DATE / YEAR	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE September 1 2011	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY AND SIGNATURE OF OFFICER	TARIFF BRANCH Bunt Kirtley
	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	9/1/2011
IN CASE NODATED	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR_ Todd County Water District
	PSC KY NO. 8943
	SHEET NO. 16
Todd County Water District	CANCELLING PSC KY NO
(NAME OF UTILITY)	SHEET NO

met for the meter tested, no charge will be made for the test regardless of the results of the test. (see item #15)

- 7. PSC Meter Test Complaint. Any customer of the District may request a meter test by written application to the Kentucky Public Service Commission and charges for this test will be as shown in the current PSC Rules and Regulations and will be collected by the Public Service Commission. Such a request shall not be made more frequently on one meter than once each twelve (12) months.
- 8. Returned Check/Failed ACH Fee. A \$25 fee will be levied and paid by the customer to the District on each payment returned to the district for any reason.
- 9. Tap On Fees. The established tap-on fee is based on the size of the installed metering equipment and is as follows: (see item #26)
 5/8" x ³/₄" meter \$750.00
 All other size meters Actual Cost of Installation
- **10. Investigation of Theft or Tampering With Meter Fee.** No one shall willfully or negligently break damage, destroy, uncover, deface, or tamper with any structure appurtenance, equipment or part of the water system. Any person violating this provision will be subject to arrest and/or discontinuance of service and will pay an Investigation of Theft or Tampering with Meter Fee equal to the actual cost of damages incurred.
- **11.Damaged Radio Read Meter Fee.** No one shall willfully, or negligently damage the radio read meter or any part of the water system. Any person violating this provision will be subject to discontinuance of service and will pay the cost to repair/replace damaged meter or any damaged part of the water system. (see item #23)

DATE OF ISSUE February 3, 2014	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE April 1, 2014	JEFF R. DEROUEN EXECUTIVE DIRECTOR
MONTH/DATE/YEAR	TARIFF BRANCH
ISSUED BY AN ISLONGE DI GUANN BIGNATURE OF OFFICER	Bunt Kirtley
TITLE Chainman	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NODATED	4/1/2014 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	×	FOR Entire Service Area Community, Town or City
		P.S.C. KY. NO1
		1 st Revised SHEET NO. 16A
Todd County Water District (Name of Utility)		CANCELLING P.S.C. KY, NO. 8943
		Original SHEET NO. 16A

12. Meter Relocation Fee. If a customer wishes to have the water meter service relocated on their property for any reason, the relocation will be charged to the customer at the actual cost of relocation. (see item #22)

13. Broken Lock Fee. Any customer tampering with a meter lock and causing damage to the lock and any other parts owned by the Water District will pay the actual cost to repair/replace the lock and any other damaged or broken parts owned by the Water District. (see item #10 and #23, Subject to Investigation of Theft or Tampering Fee)

14. Data Log Meter. A day-to-day log of water usage of a digital meter can be (N) provided to a customer upon request. This requires a trip to recheck the meter reading and payment of a \$50 fee. If an error has occurred in reading or billing of the meter, no charge will be made to the customer.

		KENTUCKY PUBLIC SERVICE COMMISSION
DATE OF ISSUE	November 27, 2019	Gwen R. Pinson Executive Director
DATE EFFECTIVE	Month / Date / Year January 1, 2020 Month / Date / Year	Shwen R. Punson
ISSUED BY	(Signature of Officer)	EFFECTIVE 1/1/2020
TITLE	Office Manager	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
BY AUTHORITY OF O	RDER OF THE PUBLIC SERVICE COMMI	SSION
IN CASE NO.	DATED	

AREA Todd County Water District
PSC KY NO.8942
SHEET NO. 15
CANCELLING PSC KY NO
SHEET NO

Payment by Credit/Debit Cards/ACH Bank Draft

Customers may choose to pay their bill by credit or debit card. This method of payment may be made online through our website at <u>www.toddcountywater.com</u>.

The processor (not the water district) will assess a convenience fee for providing these services. Prior to processing the transaction, the customer will be informed of the fee amount.

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

The Water District does accept payments thru ACH Bank Drafts. The customer must sign up in the office for this service and there are no fees attached to this service.

DATE OF ISSUE March 2, 2017	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE April 2, 2017	Talina R. Mathews EXECUTIVE DIRECTOR
ISSUED BY	Jalina R. Matheus
TITLE Chairman	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	4/2/2017 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
IN CASE NODATED	

P.S.C. KY No.	8943
Original	Sheet No. 17
Cancelling P.S	.C. KY No.
	Sheet No.

RULES AND REGULATIONS

Item 35.

CONTRACT FOR WATER SERVICE

THIS CONTRACT is made and entered into this $29^{\pi 0}$ day of <u>func</u>, 1993, by and between the MUHLENBERG COUNTY WATER DISTRICT, a body corporate, and the TODD COUNTY WATER DISTRICT, a body corporate.

WITHESSETH

That whereas, the Muhlenberg County Water District and the [!] Todd County Water District have each been organized and established under the provisions of Chapter 74 of the Kentucky Revised Statutes for the purpose of constructing and operating water supply distribution systems serving water users within their respective districts; and whereas, Muhlenborg County Water District serves a territorial area encompassing Muhlenberg County and Todd County Water District serves a territorial area encompassing Todd County and a designated portion of Logan County; and whereas, certain residents of Muhlenberg County residing in the geographical area described on the plat attached hereto and labeled "Exhibit A" (hereinafter referred to as the contract service area) desire and have need of water service; and whereas, it is presently impractical for the Muhlenbarg county Water District to extend water service to Muhlenberg County residents in the contract service area from existing lines owned by the Muhlenberg County Water District due to the lack of water pressure, rocky terrain features and long distance from any existing distribution line; and whereas, it is the desire of the Muhlenberg County Water District to contract with the Todd County Water District to provide service to Muhlenberg

> PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

DATE OF ISSUE August 6, 1993 ISSUED BY A Hearge PO Box 520, Elkton, KY 4293 SUANT TO 807 KAR 5.011. Name of Officier, Chairman Address SECTION 9 (1) BY: Human Helle

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Todd County Water District

Sheet No.

RULES AND REGULATIONS

County residents residing within the contract service area which property lies wholly within the jurisdictional limits of the Muhlenberg County Water District;

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements herein contained, it is understood and agreed as follows:

1. This contract is made pursuant to the provisions of KRS 74.414, and no monetary consideration is being paid to or received by the Muhlenberg County Water District or the Todd County Water District except as specified below. Additional consideration for this contract is the general benefit which will accrue to water customers residing within the jurisdictional limits of the Muhlenberg County Water District in the specific geographical area described on the attached plat.

2. The Todd County Water District agrees to provide water service to the area described on the attached plat for and on behalf of the Muhlenberg County Water District. As compensation for the service so provided, the Muhlenberg County Water District hereby assigns to the Todd County Water District the right to receive all tap fees and payments for water service due from water customers within the contract service area. The Todd County Water District shall bill for water services directly to customers within the contract service area. The rate schedule applicable to water customers served under this contract shall be equal to the rates charged by the Todd County Water District to residents within the jurisdictional area of the Todd County Water District.

> PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

DATE OF ISSUE August 6, 1993 DATE EFFECTIVE August 6, 199AUG 6 1993 ISSUED BY J. Jeczy J. From PO Box 520, Elkton, KY 42220 URSUANT TO 807 KAR 5:011. Name of Officier, Chairman Address SECTION 9(1)

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RULES AND REGULATIONS

It is agreed and understood that all water lines, э. meters and equipment which were heretofore or may hereafter be located within the jurisdictional area described on the attached plat are and shall continue to be the property of the Muhlenberg County Water District, and the Todd County Water District shall acquire no ownership interest in this distribution system. The Todd County Water District shall maintain all water distribution systems and shall provide water service to customers within the contract service area in accordance with the rules and regulations of the Public Service Commission and in the same manner as provided to customers located within the territorial area of the Todd County Water District. It is understood and agreed that Muhlenberg Water District will not be responsible for any expense associated with the actual installation of water distribution mains, meters and other appurtenances within the territorial area which is the subject of this agreement.

4. It is understood and agreed that this contract is a service contract and it shall not be construed as an extension of the territorial and/or jurisdictional area of the Todd County Water District into Muhlenberg County within the meaning of KRS 74.020 or any other applicable statute or regulation.

5. This contract shall be for an initial term of five (5) years from the date of its execution, and it shall be automatically renewed for successive five year terms unless cancelled by either party in writing delivered to the other party prior to expiration of any term.

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. PUBLIC SERVICE COMMISSIC OF KENTUCKY EFFECTIVE

DATE OF ISSUE August 6, 1993
ISSUED BY A. Story A. Brown Name of Officier, Chairman
Name of Officier, Chairman

Todd County Water District

DATE EFFECTIVE August 6, 1993 AUG 6 1993

PURSUANT TO 807 KAR 5:0 SECTION 9 (1)

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RULES AND REGULATIONS

6. Service to the customers residing within the designated Muhlenberg County territory shall be governed according to the policies, rules, water service rates and regulations of the Todd County Water District during the period of the contract.

7. The Todd County Water District shall provide water Service and water to the customers of Muhlenberg County Water District in the territorial area covered by this Agreement with such pressure and such quality as shall be required from time to time by the Public Service Commission of Kentucky. It shall hold the Muhlenberg County Water District harmless from all liability whatsoever associated with the providing of said water service during the term of this contract.

8. This contract is part of a settlement agreement arising out of a Complaint filed before the Commonwealth of Kentucky, Public Service Commission, the same being Case No. 93-070, and this contract is subject to the approval of the Public Service Commission of Kentucky.

9. The terms of this service contract shall be automatically deemed to apply to any resident of Muhlenberg county who is actually receiving direct water service or purchasing Water from the Todd County Water District as of the date of execution of this contract.

This Contract shall be binding upon the successors and assigns, if any, of the Muhlenberg County Water District and the Todd County Water District.

IN WITNESS WHEREOF, the parties hereto, acting under the authority of their respective governing bodies, have caused this

> PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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	DATE OF ISSUE August 6, 1993	UNTE EFFECTIVE	August 6, 1993	
	ISSUED BY the flere from P Name of Officier, Chairman	O Box 520, Elkton	KY 42220 RSUANT 1	0 807 KAR 5.011,
	Name of Officier Chairman	Address	SEC	TION 9 (1)
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RULES AND REGULATIONS

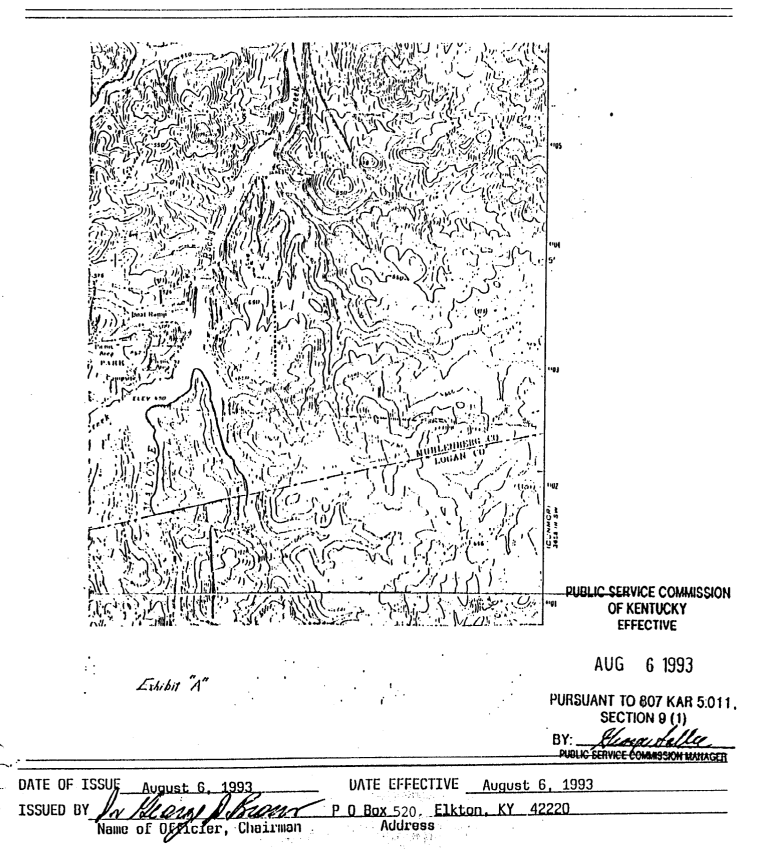
This Contract is approved on behalf of the Public Service Commission of Kentucky, this the day of, 1993.
Durio R. Gourdelf
ATTESTED :
By: Dr. George Bydan, Chateman
TODD COUNTY WATER DISTRICT
ATTHSTED:
ad Chairmin
MUNLENBERG COUNTY WATER DISTRICT

Todd County Water District

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RULES AND REGULATIONS

Todd County Water District



P.S.C. KY No. 8943

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Sheet No.

RULES AND REGULATIONS

BOUNDARY DESCRIPTION OF AFPHOXIMATELY 172 AGRES OF MUNICHDURG COUNTY WHICH IS SURROUNDED ON THE WEST, NORTH, AND EAST STDES BY LAKE MALONE, TO BE PROVIDED WITH WATER BY TOOD COUNTY WATER DISTRICT ON A CONTRACTUAL BASIS FROM THE RUNLEMBURG CO. WATER DISTRICT

Beginning at a point in the Water-Hine of Lake Malone at the Logan County-Huhlenburg County line, near the Southwest corner of Lot No. 4, Soction I, Kings Cove Subdivision; thence running about S78-JUM 2650 ft with the Huhlenburg-Logan County line across a peninsula to the water-line of Lake Kalone; thence about North approximately 2800 ft, Northeant approximately 1900 ft, and Southeast approximately 3800 ft with the East, South and West shorelines of Lake Malbno in Muhlenburg County, around said peninsula, to the point of beginning, containing approximately 172 acres more or less as shown by the attached Topographic Map.

JOHN H. TTHSLEY Registored Land Surveyor Stats of Kentucky Liennee No. 2189

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PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5.011. SECTION 9 BY: PUBLIC SERVICE COMMISSION MANAGER

42220

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Exhibit "A" (1)

Todd County Water District

DATE OF ISSUE August 6, 1993 ISSUED BY AN HOME A Short Name of Officier, Chairman

DATE EFFECTIVE August 6, 1993

Box 520, Elkton.

Address

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FOR	Todd County Water District	
	Community, Town or City	
P.S.C.	KY.NO. <u>8943</u>	
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	SHEET NO	

RULES AND REGULATIONS

Item # 35 Page 23 Appendix to Muhlenburg County Contract

Todd County Water District (Name of Utility)

The area known as C C Harris Road, located in Muhlenburg County on Lake Malone is added, by consent of the Muhlenburg County Water District to this contract for water service.

DATE OF ISSUE June 14, 2007	
Month / Date / Year	
DATE EFFECTIVE July 14, 2007	PUBLIC SERVICE COMMISSION
ISSUED BY DV HOUSE North / Pate / Year (Signature of Officer)	OF KENTUCKY EFFECTIVE 7/19/2007 PURSUANT TO 807 KAR 5:011
TITLE Chairman Dr. George D Brown	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. DATED	STE
IN CASE NODATED	By Executive Director

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Original Sheet No. 24

Cancelling P.S.C. KY No.

Todd County Water District

Sheet No.

RULES AND REGULATIONS

Item 36.

A RESOLUTION ESTABLISHING A PROGRAM TO PROTECT THE PUBLIC WATER

SUPPLY BY CONTROLLING BACKFLOW AND CROSS CONNECTIONS.

WHEREAS, the Kentucky Natural Resources and Environmental Protection Cabinet has enacted administrative regulations which require every public water system to determine if or where cross connections exist and to eliminate them; and

WHEREAS, the Board Members of the Todd County Water District, hereinafter called "Water District", realize that they have a responsibility to protect the public health by providing a safe source of drinking water, and that cross connections could affect the health and economic growth of the community;

NOW THEREFORE, be it resolved by the Board Members of the Todd County Water District:

SECTION 1. TITLE. This resolution shall be known and may be cited as the "Cross Connection Resolution".

SECTION 2. FURFOSE AND AUTHORITY. (A) It is the purpose of this program to assure that the public water supply is protected from contamination due to backflow or cross connections. The Board recognizes that contamination of the public water supply presents an imminent health hazard to the residential and non-residential users of the public water system; the threat of significant economic loss due to disrupted water service to such residential and nonresidential water users and the potential liability to the Water District.

(B) It is the further purpose of this resolution to meet the requirements of 401 KAR 8:020 as enacted by the Kentucky Natural Resources and Environmental Protection Cabinet.

SECTION 3. DEFINITIONS. (A) "Air Gap" means the measured vertical distance from the lowest end of a potable water outlet to

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

PURSUANT TO 807 KAR 5011. SECTION 9 (1) BY: <u>Gender</u> C. Mul

FOR THE PUBLIC SERVICE COMMISSION

DATE OF ISSUE January 23, 1996	UATE EFFECTIVE February 23, 1996
ISSUED BY AN Alang A Amm Name of Officier, Chairman	P O Box 520, Elkton, KY 42220
Name of Officier, Chairman	Address

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RULES AND REGULATIONS

the flood rim or line of the fixture or receptacle into which it discharges. The minimum required air gap shall be twice the effective opening of the potable water outlet.

(B) "Approved Backflow Assembly" means any device that may be approved by the Cabinet in lieu of proper air gap separation.

"Auxiliary Water Supply" means any water supply on or (C) available to the premises other than the Water District's public water supply. These auxiliary waters may include water from any natural source such as a well, spring, river, stream or body of water or any water or other substance of unknown or questionable quality that may present a health or syntem hazard to the potable public water supply.

(D) "Backflow" means the reversal of the normal flow of water caused by either back pressure or back siphonage.

(E) "Back Pressure" means the flow of water or other liquids, mixtures, or substances under pressure into the distribution pipes of a potable water supply system from any source other than the original water source.

(**F**) "Back Siphonage" means the flow of water or other liquids, mixtures, or substances into the distribution pipes of a potable water supply system from any source other than the original water source, caused by the reduction of pressure in the potable water supply system.

(G) "Backflow Prevention Assembly" means an assembly or means designed to prevent backflow. A listing of acceptable backflow prevention assemblies and degree of hazard is available in the Kentucky State Plumbing Law, Regulations, and Code.

(H) "Contamination" means an impairment of the quality of the potable water supply by any waste product, fluid, substance, compound or other material to a degree which creates an actual or potential hazard to the public health through poisoning or through the spread of disease.

"Cross Connection" means any physical connection or (1) arrangement of piping or fixtures between two otherwise separate piping systems one of which contains potable water and the other nonpotable water or substance of questionable quality, through BY Queden C. Mark

PUBLIC SERVICE COMMISSION OF KENTLEXY EFFECTIVE

APR 27 1996

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) FOR THE PUBLIC SERVICE COMMENSION

DATE OF ISSUE January 23, 1996	UATE EFFECTIVE February 23, 1996
ISSUED BY IN DENGE A, BUN	O Box 520, Elkton, KY 42220
Name of Officier, Chairman	Address

P.S.C. KY No.	8943			
Original	Sheet No.	26	<u> </u>	
Cancelling P.S.C	C. KY No			
	Sheet No.			

RULES AND REGULATIONS

which, or because of which, backflow may occur into the potable water system.

"Cross Connection - Controlled" means a connection (J)between a potable water system and a nonpotable water system with an approved backflow prevention assembly properly installed and maintained so that it will continuously afford the protection commensurate with the degree of hazard.

(K) "Thermal Expansion Tank" means a device installed on the cold water supply line near a water heater to compensate for the expansion of water within a water system when such water is heated.

The Water District shall provide SECTION 4. REQUIREMENTS. protection to the public water system against backflow by implementing the following requirements:

"Residential" - Buildings used for habitation or (A) occupancy shall be considered as residential buildings. No water service connection to any premises shall be installed or allowed to be installed by the Water District unless such service connection is protected by a backflow prevention assembly. Residential service connections shall be considered as low hazard applications and all such connections shall have at a minimum a dual check valve backflow preventer installed between the water meter and the residence. The Water District may require additional or alternate backflow prevention assemblies if the degree of hazard constitutes a higher level of protection for the public water system.

"Non-Residential" - No water service connection to any (B) non-residential facility shall be installed or allowed to be installed by the Water District unless such water service connection is protected by a backflow prevention assembly. The type of protective device required shall be determined at the time of installation of the service connection and shall be commonsurate with the degree of hazard at the point of such service connection. At a minimum the service connection shall be installed with a dual check valve backflow preventer. In the event activities to occur PURSUANT TO 807 KAR 5011. within a non-residential facility change and creates a higher degree of hazard, then the backflow prevention assembly shall be BY.

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

APR 07 1896

SECTION 9 (1) Jerdon C. nel FOR THE PUBLIC SERVICE COMMISSION

DATE OF ISSNE January 23, 1996	UATE EFFECTIVE February 23, 1996
ISSUED BY AV A RADAR N BURN	P O Box 520, Elkton, KY 42220
Name of Officier, Chairman	Address

P.S.C. KY No			
Original Sheet No		27	
Cancelling P.S.C. KY No.			
Sheet No			

RULES AND REGULATIONS

replaced with an assembly which provides acceptable protection.

(C) "Inspections" - The customer's water system shall be open times authorized for inspection at all reasonable to representatives of the Water District to determine whether cross connections or other structural or sanitary hazards exist. When such a condition becomes known, the Water District may deny or immediately discontinue service to the premises by providing a physical break in the service line until the customer has corrected the condition in conformance with the State and local statutes relating to plumbing, water supplies and the regulations adopted pursuant thereto. Water service to any premises shall be discontinued if it is found that a backflow prevention assembly has been removed, bypassed, or if an unprotected cross connection exists on the premises. Service will not be restored until such conditions or defects are corrected.

(D) "Existing Service Connections" - All existing water service connections which do not have backflow prevention assemblies or existing water service connections which have less than the minimum required backflow prevention appendices, shall, except for the inspection requirements, be excluded from the requirements of this resolution so long as the Water District is assured that the public water system is satisfactorily protected. Whenever the existing service connection is moved or requires more than minimum maintenance or when the Water District determines that a hazard to health exists, then a backflow prevention assembly meeting the requirements of this resolution shall be installed on such existing service connection. Periodically, the Water District shall install or require to be installed backflow prevention assemblies on existing unprotected water service connections until such time that all water service connections within the public water system are equipped with backflow prevention assemblies. Backflow prevention assemblies shall not be installed on existing service connections until after the property owner of such residential or commercial property has been informed of the actual and potential hazards that may be created as a result of such_{BY}.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1) anden C. Hell

backflow assembly installation. Notices provided to such property FOR THE FUBLIC SERVICE COMMISSION

DATE OF ISSUE January 23, 1996	OUATE EFFECTIVE February 23, 1996	-
ISSUED BY MN SURAPH-	- 50mp 0 Box 520, Elkton, KY 42220	_
Name of Officier, Chair	irman Address	

P.S.C. KY No. 8	943			
Original	Sheet N	lo	28	-£
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RULES AND REGULATIONS

owners shall include the following language as adopted in 815 KAR 20:120 Section 2. item (6): When cross connection control devices are properly installed, they create a closed water system. Λ properly sized thermal expansion tank shall be installed in the cold water supply located as near the water heater as possible.

SECTION 5. SEVERABILITY. If any provision of this resolution is deemed by a court of competent jurisdiction to be unenforceable or unconstitutional or in conflict with applicable laws of the Commonwealth, the remaining provisions of this resolution shall continue in full force and effect.

SECTION 6. EFFECTIVE DATE. This resolution shall take effect upon the incorporation into the Bylaws and PSC Tariff of the Todd County Water District.

Date of adoption (2 - 4 - 9)

Dr. George D/prown, Chairman

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

APR 27 1998

PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY: Greater C. Hard FOR THE PUBLIC SERVICE COASSISSION

DATE OF ISSUE January 23, 1996 7 UATE EFFECTIVE February 23, 1996	
Unit of 100ge Soundary 23, 1990 / VALE EFFECTIVE February 23, 1996	TE EFFECTIVE
ISSUED BY AN ALGUARD FOR PO Box 520, Elkton, KY 42220	O Box 520, Elkton, KY 42220

	FOR Todd County, Kentucky
	Community, Town or City
	P.S.C. KY. NO. 8943
	Original SHEET NO. 29
Todd County Water District	CANCELLING P.S.C. KY. NO
(Name of Utility)	SHEET NO
RULE	S & REGULATIONS

37. <u>FIRE DEPARTMENTS:</u>

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 \$_50.00 for each failure to submit a report in a timely manner.

a	
DATE OF ISSUE October 1, 2007 Month / Date / Year	
	PUBLIC SERVICE COMMISSION
DATE EFFECTIVE January 1, 2008	OF KENTUCKY
Month/Date/Year	EFFECTIVE
ISSUED BY Da Devere D. Frouv	1/1/2008
(Signature of Officer)	PURSUANT TO 807 KAR 5:011
TITLE_ Chairman	SECTION 9 (1)
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	ST
IN CASE NODATED	By Executive Director



RETURN SERVICE REQUESTED

"""Endorsement Line""

ի վիկաներին կարոր կաներին կաներ

John Smith 123 Main Street Elkton, KY 42220

ACCOUNT #	199999
Location	002-00131
Amount Due Now	\$26.87
Late After 3/10/2019	2.46
After Due Date	\$29.33

For address changes or updates, please email or call our office. <u>DO NOT</u> write on the stub.

Todd County Water District PO Box 520 Elkton, KY 42220

RETAIN THIS SECTION FOR YOUR RECORDS

ACCOUNT #	ŧ	LOCATION #		SERVI	CE ADDRE	SS	CI	LASSIF	ICATION
199999		002-00131		123 M	IAIN STRE	ET		Com	mercial
POSTED DATE	D	ESCRIPTION	CURRENT	PREVIOUS	USAGE	READING DA	TES	DAYS	AMOUNT
1/25/2019 2/11/2019 2/21/2019 2/21/2019 2/21/2019 2/21/2019	Balance Payment WATER Water Sa Water Sa School T	ales Tax ales Tax	100	0	100	1/18/2019 - 2/12	2/2019	25	\$26.87 (\$26.87) \$24.61 \$1.48 \$0.04 \$0.74 \$24.00
PAYMENT LATE	AFTER	AFTER DUE DATE	PAY PEN	ALTY AMOUI	NT S	STATEMENT DATE		PAY TH	IIS AMOUNT
3/10/201	9	\$29.33		\$2.46	03	2/21/2019		\$	26.87

Office Phone: (270) 265-2229 Email: tcwd00@gmail.com Office Hours: 8:00 am to 4:00 pm Mon-Fri Website: toddcountywater.com CCR Report can be viewed at:

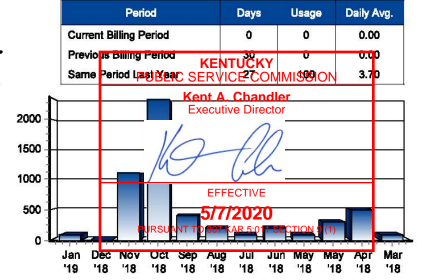
https://www.toddcountywater.com/wp-content/ uploads/2019/06/ccr-twenty-eighteen.pdf

PAYMENT INSTRUCTIONS

To avoid a late fee on current amount, payment must be received on or before the due date. Unpaid bills are subject to disconnect or termination of account.

PLEASE ALLOW AT LEAST 7 DAYS FOR THE U.S. MAIL DELIVERY. WE ARE NOT RESPONSIBLE FOR U.S. MAIL DELIVERY. FAILURE TO RECEIVE BILL DOES <u>NOT</u> WAIVE PAYMENT.

TO PAY BY CREDIT/DEBIT CARD OR E-CHECK please call: 1-877-885-7968 or visit toddcountywater.com





EXISTING SERVICE CONTRACT

This contract, made and entered into this	day of	, 2011 ¹ , between
		whose address is
	, party	of the first part, and
the Todd County Water District, P O Box 520, I	Elkton, KY 42220, party	of the second part.

WITNESSETH:

That for and in consideration of the mutual covenants and agreements of the parties hereto, and herein contained, they agree as follows:

1. First party/parties agree to purchase water from second party, and the second party agrees to furnish water to first party/parties. First party/parties further **agree to pay a monthly water rate based upon the amount of water used**, and said rate shall be approved by the Kentucky Public Service Commission.

2. The first party/parties rights hereunder are subject to such further rules and regulations as the party of the second part may prescribe. Second party may terminate service to any customer failing to pay a water bill when fifteen (15) days past due or for violating the organization's regulations.

3. First party/parties understand that they are to pay their new water bills on or before the tenth (10th) of each month, and that a ten (10%) percent late charge will be added for all bills not paid by the tenth of each month. It is further understood that late payments may not be reflected in the billing, and failure to receive bills will not avoid payment on the part of first party/parties. It is further agreed that all past due bills are subject to collection and for trip fee charges paid in full before service is restored, in the event the service is terminated due to failure to pay water bill within fifteen days past due, or for other violations of second party's regulations. It is further understood that first party/parties shall be required to pay all charges incurred by second party for collection of past due bills, including court costs and attorney fees as awarded by a court of competent juridiction and also first party/parties shall pay a reasonable, approved reconnection/termination fee (\$50.00) in the event service has been terminated for lack of payment.

4. First party/parties further agree to grant, bargain, sell, transfer and convey unto second party, its successors and assigns, a **perpetual easement** with the right to erect, construct, install and lay, and thereafter use, operate, inspect, repair, maintain, replace and remove a water line over, across and through the lands of first party/parties situated in Todd/Logan Counties, Kentucky, and further to grant unto second party the right of ingress and egress for these purposes over first party/parties property.

5. It is further understood and agreed that **maintenance of the water service line** from the meter to first party/parties residence or other building served by the water line, shall be the sole responsibility of the first party/parties.

6. It is understood that when first party/parties request that water service begin for the benefit of first party/parties, they must have all valves or fixtures turned of KENTUCE and party is not responsible for water damage caused by open valves or fixtures.

7. First party/parties agree that no other present or future source of water or by be the District's lines and will disconnect Afrom their present water supply prior to connecting to and switching to the District's lines and will disconnect a shall

¹ The Todd County Water District is an equal opportunity provider and employer.

EFFECTIVE

9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) eliminate their present or future cross connections in their system.

8. First party/parties agree to comply with and be bound by the Articles, By-Laws, Rules and Regulations of the District, now in force, or as hereafter duly and legally supplemented, amended or changed.

9. First party/parties agree to pay a **Transfer of Service or Connection Fee of \$50.00**, as of the date of the signing of this contract, unless a meter tap on fee is charged. The Water District does not require a security deposit and does not have any sort of refundable deposit.

10. Billing and Notices relating to the conduct of the business or residence will be mailed to the customer at the address listed on this Existing Service Contract (User's Agreement) unless change of address has been filed in writing with the District; and the District shall not otherwise be responsible for delivery of any bill or notice nor will the customer be excused from payment of any bill or any performance required in said notice. Bills for water service are payable at the office of the District on the date of issue. The due date shall be the tenth of the month of issue. On a new tap-on, the billing for this new service shall begin at the time the District installs the meter vault regardless of whether or not a meter is installed or the customer is connected to the meter.

Property Owner Signature

Todd County Water District

Driver's License Number

By:_____

Customer Signature (if other than property owner)

Driver's License Number

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

The following information regarding race/national origin/gender is requested to assure the Federal Government, acting through Rural Development that Todd County Water District is complying with Federal Laws prohibiting discrimination against applicants.

You are not required to provide this information, but are encouraged to do so. This information will not will not be used in evaluating your application or to discriminate against you in any way. However, if you choose not to furnish it, the Todd County Water District is required to note your race/national origin/gender on the basis of visual observation or surname.

RACE

American Indian/Alaskan	Native	
Asian		
Black or African America	an	
Native Hawaiian or Other	Pacific Islander	
White		
Female	Male	
ETHNICITY		
Hispanic or Latino		
Not Hispanic or Latino		
Female	Male	

STATE OF KENTUCKY COUNTY OF TODD

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1 110	TOLOBOUND	, mou annome	mus uomio mougou		uno uu		, 2011, Uy

____ and _

first party/parties.

NOTARY PUBLIC, State of Kentucky at Large

Commission Expires:

		KENTUCKY PUBLIC SERVICE COMMISSION
		JEFF R. DEROUEN EXECUTIVE DIRECTOR
and emp	loyer.	TARIFF BRANCH
		Bunt Kirtley
		EFFECTIVE
	I	9/1/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

¹ The Todd County Water District is an equal opportunity provider and employer.

NEW CUSTOMER SERVICE CONTRACT

	This contract, made and entered into this day of	, 2015 ¹ , between
		whose address is
	, party c	of the first part, and
the	Todd County Water District, P O Box 520, Elkton, KY 42220, party of	of the second part.

WITNESSETH:

That for and in consideration of the mutual covenants and agreements of the parties hereto, and herein contained, they agree as follows:

1. First party/parties agree to purchase water from second party, and the second party agrees to furnish water to first party/parties. First party/parties further **agree to pay a monthly water rate based upon the amount of water used**, and said rate shall be approved by the Kentucky Public Service Commission.

2. The first party/parties rights hereunder are subject to such further rules and regulations as the party of the second part may prescribe. Second party may terminate service to any customer failing to pay a water bill when fifteen (15) days past due or for violating the organization's regulations.

3. First party/parties understand that they are to pay their new water bills on or before the tenth (10th) of each month, and that a ten (10%) percent late charge will be added for all bills not paid by the tenth of each month. It is further understood that late payments may not be reflected in the billing, and failure to receive bills will not avoid payment on the part of first party/parties. It is further agreed that all past due bills are subject to collection and for trip fee charges paid in full before service is restored, in the event the service is terminated due to failure to pay water bill within fifteen days past due, or for other violations of second party's regulations. It is further understood that first party/parties shall be required to pay all charges incurred by second party for collection of past due bills, including court costs and attorney fees as awarded by a court of competent jurisdiction and also first party/parties shall pay a reasonable, approved reconnection/termination fee (\$50.00) in the event service has been terminated for lack of payment.

4. First party/parties further agree to grant, bargain, sell, transfer and convey unto second party, its successors and assigns, a **perpetual easement** with the right to erect, construct, install and lay, and thereafter use, operate, inspect, repair, maintain, replace and remove a water line over, across and through the lands of first party/parties situated in Todd/Logan Counties, Kentucky, and further to grant unto second party the right of ingress and egress for these purposes over first party/parties property.

5. It is further understood and agreed that **maintenance of the water service line** from the meter to first party/parties residence or other building served by the water line, shall be the sole responsibility of the first party/parties.

6. It is understood that when first party/parties request that water service begin for the benefit of first party/parties, they must have **all valves or fixtures turned off**, and second party is not responsible for water damage caused by open valves or fixtures.

7. First party/parties agree that no other present or future source of water will be and the beanch connected to any water line served by the District's lines and will disconrect from their VE

PUBLIC SERVICE COMMISSION OF KENTUCKY

4/5/2016

¹ The Todd County Water District is an equal opportunity provider and employer.

eliminate their present or future cross connections in their system.

8. First party/parties agree to comply with and be bound by the Articles, By-Laws, Rules and Regulations of the District, now in force, or as hereafter duly and legally supplemented, amended or changed.

9. First party/parties agree to pay a **Tap On Fee of \$750.00**, as of the date of the signing of this contract, unless a meter tap on fee is charged. The Water District does not require a security deposit and does not have any sort of refundable deposit.

10. Billing and Notices relating to the conduct of the business or residence will be mailed to the customer at the address listed on this Existing Service Contract (User's Agreement) unless change of address has been filed in writing with the District; and the District shall not otherwise be responsible for delivery of any bill or notice nor will the customer be excused from payment of any bill or any performance required in said notice. Bills for water service are payable at the office of the District on the date of issue. The due date shall be the tenth of the month of issue. On a new tap-on, the billing for this new service shall begin at the time the District installs the meter vault regardless of whether or not a meter is installed or the customer is connected to the meter.

Property Owner Signature

Todd County Water District

Driver's License Number

By:_____

Customer Signature (if other than property owner)

Driver's License Number



The following information regarding race/national origin/gender is requested to assure the Federal Government, acting through Rural Development that Todd County Water District is complying with Federal Laws prohibiting discrimination against applicants.

You are not required to provide this information, but are encouraged to do so. This information will not will not be used in evaluating your application or to discriminate against you in any way. However, if you choose not to furnish it, the Todd County Water District is required to note your race/national origin/gender on the basis of visual observation or surname.

RACE

American Indian/Alaskan	Native	
Asian		
Black or African American		
Native Hawaiian or Other		
White		
Female	Male	_
ETHNICITY		
Hispanic or Latino		
Not Hispanic or Latino		
Female	Male	

STATE OF KENTUCKY COUNTY OF TODD

The foregoing instrument was acknowledged before me this _____ day of _____, 2015, by ______

first party/parties.

NOTARY PUBLIC, State of Kentucky at Large

Commission Expires:

¹ The Todd County Water District is an equal opportunity provider and employer.



Todd County Water District Post Office Box 836 Elkton, Kentucky 42220

Phone: 502-277-9048

Account Number:

Dear Customer:

Kentucky Public Service Commission Regulation 807 KAR 5:006, Section 20 states that a customer's request to test a meter must be made in writing. Such request may be made once in a twelve (12) month period. You have the opportunity to be present at such test if you desire. If the required test results is an average error of greater than 2%, the account will be adjusted for the period the meter's error is known to have existed or for one-half the period of time between the present date and the last meter test date or twelve months, whichever is less. If the average error is greater than 2% slow, the customer will receive an additional bill under the same conditions as above.

After having a test made on your meter by

, if you are not satisfied with the results, you may make written application to the Public Service Commission to have your meter tested by the Commission. Application may be made by writing:

> Commonwealth of Kentucky Public Service Commission 730 Schenkel Lane Post Office Box 615 Frankfort, KY 40602

Such request of the Commission may not be made more frequently than once each twelve (12) months.

If you desire a meter test by the testing facility mentioned above please sign below and return this form to our office. The meter test fee is \$7.50.

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OF KE	ce commission NTUCKY ECTIVE		
Signat	Jre	Date	-
FA NI	2 1991		
PURSUANT TO SECTION	807 KAK 5:011, DN 9 (1) Reverse OMMISSION MANAGER	e for Test Results)	