U.S. 60 WATER DISTRICT

P.S.C. Ky. No. 3

Cancels P.S.C. Ky. No. 2

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

OF

P.O. Box 97

Bagdad, Kentucky 40003

Rates, Rules and Regulations for Furnishing

Water Service

AT

Southeastern portion of Shelby County

and

West Central portion of Franklin County

Filed with PUBLIC SERVICE COMMISSION OF

KENTUCKY

ISSUED <u>March 21, 1990</u>

EFFECTIVE May 1, 1990

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE Issued by:

MAY 21 1990 PURSUANT TO 807 KAR 5:011,

< . AFT THE SECOND

Y COM PUBLIC SERVICE CORNACSED COMMANDER

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

(Name of Utility)

by: Can blow Ja Ron Osborn, chairman

	FOR ALL AR	ALL AREAS SERVED	
	P.S.C. KY. NO.	3	
	9 <sup>th</sup> REVISED SHEET NO	1	
U.S. 60 Water District of Shelby & Franklin Counties, KY (Name of Utility)	CANCELLING P.S.C. KY. NO.	3	
	8 <sup>th</sup> REVISED SHEET NO.		
RATES ANI	O CHARGES		

# MONTHLY RATES:

<u>5/8 x 3/4</u>	Inch Meters:		~
Firs	st 1,000 gallons	\$18.65 Minimum Bill	(I)
Nex	xt 2,000 gallons	\$0.01005 per gallon	1
Nex	xt 2,000 gallons	\$0.00855 per gallon	
Ove	er 5,000 gallons	\$0.00785 per gallon	
1 Inch M	leters:		
	st 5,000 gallons	\$55.85 Minimum Bill	
	er 5,000 gallons	\$0.00785 per gallon	
		¢0100702 per ganon	
<u>1 1/2 Inc</u>	ch Meters:		
Firs	st 15,000 gallons	\$134.35 Minimum Bill	
Ove	er 15,000 gallons	\$0.00785 per gallon	
2 Inch M	leters		
	st 25,000 gallons	\$212.85 Minimum Bill	
	er 25,000 gallons	\$0.00785 per gallon	
011	23,000 guilons	\$6.00705 per ganon	
Bulk Use	er Rate:		
Firs	st 1,000 gallons	\$15.05 Minimum Bill	
Ove	er 1,000 gallons	\$0.01005 per gallon	
	le Water Rates:		
	st 25,000 gallons	\$188.25 Minimum Bill	
Ove	er 25,000 gallons	\$0.00685 per gallon	★

KENTUCKY PUBLIC SERVICE COMMISSION
Linda C. Bridwell Executive Director
Y. DR' M
Chide G. Andwell
EFFECTIVE
6/1/2024 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
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# Form for filing Rate Schedules

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For Entire Area Served Community, Town or City

**P.S.C.** NO. 2

ORIGINAL SHEET NO. 6

CANCELLING P.S.C. NO.\_\_\_\_\_

SHEET NO.

CLASSIFICATION OF S	ERVICE	
		RATE PER UNIT
<u>PURCHASED WATER ADJUSTMENT</u> Tabulation Form to be used for purchased in accordance with 807 KAR 5:067, Purcha Clause, as adopted by the Public Service	l water adjustments used Water Adjustment	(N)
<ol> <li>Volume of water purchased for 12-mo period ended (which is within 3 months of effecti date of supplier's rate change) <u>1</u>/</li> </ol>		
2. Cost at new rates	\$	
3. Cost at Base Rate	\$	
4. Total change in cost (Item 2 minus Item 3)	\$	
5. Volume sold for same period as in Item 1	\$M Gal.	
6. PWA per M gallon sold (Item 4 divided by Item 5)	\$¢	
Note 1: Item 1 cannot, for this comput table, exceed Item 5 divided b	ation y .85.	
	CHECKED Public Service Commission JAN 11 1982	
	by <u>RATES AND TARIFFS</u>	
ATE OF ISSUE December 15, 1981 DATE	EFFECTIVE December 1	
SSUED BY JAMES W. MEDLEY TITL		
Name of Officer ssued by authority of Regulation of the Publ No. 807 KAR 5:067, Section 4	lic Service Commission	n of Ky.

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES Name of Issuing Corporation

# Form for filing Rate Schedules

U.S. 60 WATER DISTRICT OF

SHELBY AND FRANKLIN COUNTIES Name of Issuing Corporation

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For Entire Area Served Community, Town or City

**P.S.C.** NO. 2

ORIGINAL SHEET NO. 7

CANCELLING P.S.C. NO.\_\_\_\_

SHEET NO.\_\_\_\_

		CLASSIFICATION OF SERVICE	
			RATE PER UNIT
		PURCHASED WATER ADJUSTMENT CLAUSE (Cont.)	(N)
	In t amou be m	he event a refund is received from the supplier for nts previously paid, the following tabulations will ade:	
	1.	Total refund received \$	
	2.	Total amount of water estimated to be sold during 2 month period begin- ning with the first day of the month following receipt of the refund M Gal	
1	3.	Refund factor per unit of water sold (Item 1 divided by Item 2)¢	
	4.	The refund factor may be adjusted in the final month to more accurately reflect the amount to be refunded.	
		CHECKED Public Service Commission JAN 11 1982 by <u>Selectronom</u> RATES AND TARIFFS	
DAT	EOF	ISSUE December 15, 1981 DATE EFFECTIVE December	15, 1981
tss	UED B.		
SSI	ued by No.	Name of Officer y authority of Regulation of the Public Service Commissio 807 KAR 5:067, Section 4	n of Ky.

P.S.C. Ky. No. Second Amended Sheet No. 1-a

Canceling P.S.C. Ky. No. 3 First Amended Sheet No. l-a

# Area: Entire District

### RULES AND REGULATIONS

### Application:

Any person or other entity holding property adjacent to a District (T) water main who is in need of having water supplied to his place of occupancy or property may apply for service by the District. All customers shall sign such documents, including the contract for water service, as may be provided and required by the District, provided that no person or entity otherwise eligible shall be permitted to become a customer of the District if the capacity of the District's water system, either in general or as to a particular area or line, is exhausted by the needs of its existing customers.

### Tap-on Fees:

A tap-on fee of \$1,000.00 for each new 5/8 by 3/4 inch meter installation (T) or \$1,275.00 for each new 1-inch meter installation shall be paid regardless of location. The tap-on fee for meters exceeding one inch shall be the actual cost incurred by the District in purchasing and installing that particular new meter.

## Deposit and Interest:

The District will require a minimum cash deposit or other quaranty to secure payment of bills except as otherwise required by law. Service will be refused or discontinued for failure to pay the requested deposit. Interest as required by KRS 278.460 will be paid annually on the deposit, either by refund (T) or credit to the customer's bill.

The District may at its discretion waive a customer's deposit upon a showing of satisfactory credit or payment history. If a deposit has been waived or returned and the customer fails to maintain a satisfactory payment record, a deposit may then be required. The District may require a deposit in addition to the initial deposit if the customers' classification of service changes or if there is a substantial change in usage. Upon termination of service, the deposit

Date of Issue: September 12, 2014

Effective:	September 12, 2014
Issued by: _	Wel ~ Ess
	William Eggen, Chairman

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
9/12/2014 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2014-00039 DATED September 12, 2014

P.S.C.	Ky. No.		3
Origina	al Sheet	No.	<u>1-b</u>

# RULES AND REGULATIONS

and any interest earned and owing will be credited to the final bill with any remainder refunded to the customer.

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

1. Previous payment history with the District. If the customer has no previous history with the District, statements from other utilities, banks, etc. may be presented by the customer as evidence of good credit.

2. Whether the customer has an established income or line of credit.

3. Length of time the customer has resided or been located in the area.

4. Whether the customer owns property in the area.

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5. Whether the customer is a governmental entity.

<u>October 5, 1994</u>

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lliam Eggen

6. Whether the customer has filed bankruptcy proceedings within the last seven years.

7. Whether another customer with a good payment history is willing to sign as a guarantor for an amount equal to the required deposit.

If a deposit is held longer than 18 months, the deposit will at the (C) customer's request be recalculated based on the customer's actual usage. If the deposit on account differs from the recalculated amount by more than \$10.00 for a residential customer or 10 percent for a non-residential customer, the District may collect any underpayment and shall refund any overpayment by check or credit to the customer's bill. No refund will be made if the customer's bill is delinquent at the time of the recalculation.

DATE EFFECTIVE:

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

November 15 \$1994

MAR U9 1995

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Cardon C. Mel

ISSUED BY Will

DATE OF ISSUE:

<u>TITLE: Chairman</u>

P.S.C. Ky. No. 3\_\_\_\_\_ Second Amended Sheet No. 2\_\_\_\_

# U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

Canceling P.S.C. Ky. No. 3\_\_\_\_\_ First Amended Sheet No. 2

RULES AND REGULATIONS

## Calculated Deposits

All customers' deposits shall be based upon actual usage of the customer at the same or similar premises for the most recent 12-month period, if such information is available. If usage information is not available, the deposit will be based on the average bills of similar customers and premises in the system. If there are no similar customers in the system, the deposit will be based on the utility's good faith best estimate of the customer's projected annual bill. The deposit amount shall not exceed 2/12 of the customer's actual or estimated annual bill where bills are rendered monthly.

The District's billing form is attached hereto as Exhibit A.

D. <u>Nonstandard Service</u>. Any customer shall pay the cost of any special installation necessary to meet his/her peculiar requirements for service other than standard water tap.

E. <u>Water Line Installation</u>. No service will be installed unless there is a main distribution line existing along the road from which service is requested. The District will install at its expense that portion of the service line extending from the main line to and including the curb box or curb stop on the customer's property immediately adjacent to the right of way of the road along which the main line exists.

F. Easements. Each customer, together with his/her spouse and all other real estate title owners, shall grant or convey to the District, without cost, any permanent easements reasonably required by the District for the installation and maintenance of the District's meter, water lines, and other new or replacement facilities that are necessary to initially provide or continue to provide acceptable quality water service to that customer, and for reading that meter at a point on the customer's property to be designated by the District

DATE OF ISSUE: August 29, 2006 ISSUED BY: William Eggen	DATE EF	PUBLIC SERVICE COMMISSION OF KENTUCKY FECTIVE: Octrobest 19/1/2006 Chaptmenjant TO 807 KAR 5:011 SECTION 9 (1)
		By Executive Director

(C)

P.S.C. Ky. No. <u>3</u> First Amended Sheet No. <u>3</u>

# U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

Canceling P.S.C. Ky. No. 2 Original Sheet No. 3

#### RULES AND REGULATIONS

for each meter, with right of ingress and egress for these purposes over the customer's property, provided such meter and lines are located on real estate owned, rented or otherwise controlled by the customer and such lines (except for the line leading to the customer's meter) are adjacent and parallel to the right of way for public roadway. The failure or refusal to convey such easements shall constitute grounds for refusing or discontinuing service.

G. <u>Customer Certificate</u>. The District may issue to every customer a certificate showing the name of the customer, location of the initial premises occupied, date issued, and amount of fee.

H. <u>No Cross Connections</u>. Each customer acknowledges the need to avoid contamination of the District's water system by introduction of foreign water, and therefore each customer agrees that the customer's present water supply, if any exists, will be disconnected prior to connecting to the District's water system. The customer will not connect to any other water supply while connected to the District's water system.

Customer's Service Line. The customer will install I. and maintain at customer's expense a service line which shall begin at the water meter and extend to the dwelling or other point of use on the customer's premises. All service lines shall be installed of material (for example copper, galvanized, or PVC pipe) rated at 200 psi or more. The size of service line beyond the point of delivery should not be less than 3/4"; however, a larger size may be needed to provide adequate service. If, the customer's point of use is at a higher elevation than the point of delivery, the customer should consult with a reputable engineering firm to size the service line from the point of delivery. The customer will be responsible for all water loss occurring on the customer's side of the water meter. The customer shall also be responsible for any damage to the District's water lines and meter which occurs while the customer or his contractor are connecting to the meter.

		PUBLIC SERVICE COMMISSION
DATE OF ISSUE: _August 29, 2006	DATE EF	OF KENTUCKY FECTIVE: Octroitect 11/1 2006
ISSUED BY: William Eggen	TITLE:	10/1/2006 Chapgresou ANT TO 807 KAR 5:011 SECTION 9 (1)
		By Executive Director

₽.:	S.C. Ky.	NO.		3
First	Amendeo	d Sheet	No.	4

Canceling P.S.C. Ky. No. 3 Original Sheet No. 4

Area: Entire District

#### RULES AND REGULATIONS

#### Inspection of Service Line:

In the installation of a service line, the customer shall leave the trench open and pipe uncovered until it is inspected by the District and shown to be free from any tee, branch connection, irregularity, or defect. A charge of \$40.00 shall be charged for this service, unless the customer requests that the service be performed after hours, in which case the charge shall be \$50.00.

#### Turn-on Fee:

A Meter Turn-on Charge of \$40.00 will be made for each meter turn-on made during regular working hours, except that a turn-on charge will not be made for initial installation of service if a tap fee is applicable. If the customer requests that service be performed other than during regular working hours, the charge will be \$50.00.

# (N)

#### Customer's Cut-off Valve:

The customer shall furnish and maintain a private cut-off valve on the customer's side of the meter.

#### Separate Meters:

A separate meter shall be installed for service to each residential or business unit. The customer will not permit anyone else to connect to the District's water line or meter or the customer's service line without the prior written consent of the District. Water furnished for a given residential or business unit shall be used on that unit only.

#### Involuntary Termination:

The District may in accordance with 807 KAR 5:006 Section 15 refuse (T) to connect or may remove the meter and/or discontinue service for any of the following reasons:

 Violation of any of its Rules and Regulations, any of the provisions of the schedule of Rates and <u>Charges</u>, any

Date of Issue: September 12, 2014

Effective: September 12, 2014

Issued by: William Eggen, Chairman

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2014-00039 DATED September 12, 2014

14	Charges, any
	KENTUCKY PUBLIC SERVICE COMMISSION
	JEFF R. DEROUEN EXECUTIVE DIRECTOR
	TARIFF BRANCH
	Bunt Kirtley
	EFFECTIVE
DN	9/12/2014
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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First	Amer	nded	Sheet	No.	5

> Canceling P.S.C. Ky. No. 3 Original Sheet No. 5

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Area: Entire District

#### RULES AND REGULATIONS

of the provisions of the Contract for Water Service or other documents signed by the customer, the Commission's regulations, or any national, state or (T) local code or applicable law, provided any notice required by the Commission's regulations has been given.

- 2. The District may without advance notice to the customer discontinue service to the customer when a dangerous condition is found to exist or for fraudulent or illegal use of service, including the theft of water or the appearance of water theft devices on the premises of the customer. The District shall after termination provide any legally required notice to the customer.
- 3. Non-payment of bills, provided the required 5-day written (T) notice is sent and termination is not effected until 20 days have elapsed from the mailing date of the original bill.
- 4. Refusing or neglecting to allow the District reasonable access to the customer's premises, provided the required 15-day written notice has been given.

#### Service Reconnection Charge:

Service involuntarily terminated will be restored only after bills are paid in full and a Service Reconnection Charge of \$40.00 is paid for (N) each meter reconnected during working hours. If at the customer's request it is reconnected after working hours the charge shall be \$50.00.

#### Voluntary Termination By Customer:

Customers who wish to discontinue service must give at least three (3) days written notice to the District.

#### Minimum Bill:

Each customer will pay the District's minimum monthly water bill as soon as the meter is installed by the District and wat<mark>pr is made available</mark>

Date of Issue: September 12, 2014

Effective: September 12, 2014 Issued by: William Eggen

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2014-00039 DATED September 12, 2014

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at	FUBLIC SERVICE COMMISSION
	JEFF R. DEROUEN EXECUTIVE DIRECTOR
	TARIFF BRANCH
	Bunt Kirtley
	EFFECTIVE
ÓN	9/12/2014
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

P.S.C. Ky. No. <u>3</u> Second Amended Sheet No. <u>6</u>

Canceling P.S.C. Ky. No. <u>3</u> First Amended Sheet No. <u>6</u>

# U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

#### Area: Entire District

# **RULES AND REGULATIONS**

to the meter, regardless of whether the customer connects to the meter.

#### All Bills:

Bills will be mailed monthly. Bills are due when mailed. If not paid within 15 days of the date they are mailed by the District, a penalty equal to 10% of the bill will be applied and a 5-day notice of intended disconnection may be mailed. If this notice has been mailed and a bill remains unpaid 20 days after it was mailed by the District, the service will be discontinued. Should the final date for payment of the bill fall on a Sunday or holiday the business day next following the final date will be held as a day of grace for delivery of payment. Failure to receive bills or notices shall not prevent such bills from becoming delinquent nor relieve the customer from payment or disconnection of service.

## Responsible Person:

The person or entity who signs the Contract for water service or its equivalent shall be responsible for payment of all bills incurred in connection with the service rendered.

### Bad Check Fee:

The District may charge the customer any service charge which the District pays as a result of the customer's bad check or other dishonored payment method.

#### Tax Surcharge:

In addition to the collection of regular rates, the District may collect from the customer a proportionate share of any privilege, sales, use or other tax or fee which may be imposed.

#### Meter Reading:

Meters will generally be read monthly, but the District reserves the right to estimate bills and/or to vary the dates of length of period covered, temporarily or permanently, if necessary or desirable.

### Rates:

Bills for water will be figured in accordance with the District's published rate schedule and will be the larger of (1) the minimum bill or

DATE OF ISSUE <u>August 1, 2016</u> DATE EFFECTIVE <u>September 1, 2016</u>

**ISSUED BY** 

William Eggen, Chairman

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION
<b>Talina R. Mathews</b> EXECUTIVE DIRECTOR Jalina R. Mathewa
EFFECTIVE

**9/1/2016** PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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> Canceling P.S.C. Ky. No. <u>3</u> Original Sheet No. 7

#### Area: Entire District

#### RULES AND REGULATIONS

 $\left(2\right)$  the bill based on the amount consumed for the period covered by the meter readings.

#### Delinquent Account Collection Charge:

A charge of \$40.00 shall be made for a trip to collect a delinquent account in order to avoid disconnection of service. A charge of \$50.00 will (N) be made for such a trip when requested by the customer to be made after hours. Only one charge under this section can be assessed during a billing period.

#### Meter Reading Recheck Charge:

A charge of \$40.00 shall be made for a trip to recheck a meter reading when the customer requests that an earlier meter reading be rechecked and such recheck shows the original reading was correct. The charge shall be (N) \$50.00 if the customer requests that the reading be rechecked after hours.

#### Meter Test Request:

Upon request a customer may have his meter tested by the District provided the request by the customer is not more frequent than once each twelve months. Adjustments will be made to the bill pursuant to 807 KAR 5:006, Section 11 where the meter is found to be more than 2 percent (T) fast or slow. This test will be without charge provided the request by the customer is not more frequent than once each twelve months. If such test shows the meter to be less than 2% fast or slow, an \$85.00 charge shall be made. The charge shall be \$92.50 if the customer requests that the meter be tested after hours.

#### PSC Meter Test Complaint:

Any customer of the District may request a meter test by written application to the Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602.

#### Service Investigation Charge:

A charge of \$40.00 per trip shall be made for a service investigation during regular working hours if interruption of service is not caused by failure of the District's facilities. The charge for such investigation requested by the customer after working hours will be \$50.00 per trip

Date of Issue: September 12, 2014

Effective: September 12, 2014

Issued by: Will

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2014-00039 DATED September 12, 2014

э -	S50.00 per trip
-	KENTUCKY
	PUBLIC SERVICE COMMISSION
	JEFF R. DEROUEN EXECUTIVE DIRECTOR
	TARIFF BRANCH
	Bunt Kirtley
	EFFECTIVE
N	9/12/2014
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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> Canceling P.S.C. Ky. No. <u>3</u> Original Sheet No. 7

Area: Entire District

#### RULES AND REGULATIONS

#### Meter Investigation Charge:

When an investigation of facilities on a customer's premises reveals meter seals broken, damaged meters, or unauthorized use of (N) water, a meter investigation fee of \$40.00 shall be charged, or \$50.00 after hours, both in addition to the actual cost of repair and water used.

#### After Hours Special Services Discouraged:

The District discourages its customers from requesting that special services be performed after the District's regular business hours due to the higher cost to the customer.

#### Right of Access:

The District's duly authorized representative and any duly authorized employee of the State Health Department bearing proper credentials and identification shall be permitted

Date of Issue: September 12, 2014

Effective: September 12, 2014

Issued by:

William Eggen, Chairman

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2014-00039 DATED September 12, 2014

KENTUCKY PUBLIC SERVICE COMMISSION	
JEFF R. DEROUEN EXECUTIVE DIRECTOR	
TARIFF BRANCH	
Bunt Kirtley	
EFFECTIVE	
9/12/2014	
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)	

P.S.C.	Ky.	No.	3

Original Sheet No. 8

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

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- Cancelling P.S.C. Ky. No. 2
- Original Sheet No. 8

RULES AND REGULATIONS

to enter upon all properties for the purpose of inspection, observation, measurement, sampling, and testing.

- Damage to District's Water System. Β. No person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which is a part of the District's water works. Any person violating this provision shall be subject to immediate arrest and discontinuation of water service and shall pay the cost of repairing or replacing the pipe or appurtenance.
- C. Notice of Trouble. Customer shall notify the District immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble, or accidents affecting the supply of water. Such notices, if verbal, should be confirmed in writing.
- D. Protect District Property. The customer shall guarantee proper protection for the District's property placed on the customer's premises and shall permit access to it only by authorized representatives of the District.
- Ε. Loss or Damage. In the event that any loss or damage to the property of the District or any accident or injury to persons or property is caused by or results from the negligence or PUBLIC SERVICE COMMERCIAN wrongful act of the customer, his agent or employees, the cost of the necessary repairs or OF KENT HORY replacements shall be paid by the customer to the District and any liability otherwise resulting shall be assumed by the customer. Any maintenance and repair of facilities beyond the District's MAY 21 1990 PURSUANT TO SPERFECT delivery point (ie. meter) is the responsibility 6 ASECTION - ---of the customer.

DATE OF I	SSUE March 21, 199	D DATE EFFECTIVE May 1, 1990
ISSUED BY	Ron Osborn	TITLE: Chairman

ΡS	S.C. Ку.	No		3
First	Amended	Sheet	No	9

> Canceling P.S.C Ky. No. 3 Original Sheet No. 9

#### Area: Entire District

#### RULES AND REGULATIONS

#### Installation and Maintenance of Water Lines:

The District will install, maintain and operate at the District's cost a main pipeline or lines from the source of water supply to a point on the property of each customer, designated as the delivery point, where a meter to be purchased, installed, owned and maintained by the District, shall be placed. The District 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 District and to be installed on some portion of the service line owned by the District. The District shall have the sole and exclusive right to the use of such cut-off valve.

#### District's Liability:

The District shall not be liable for damage of any kind whatsoever resulting from water or the use of water on the customer's premises, unless such damage results directly from negligence on the part of the District. The District shall not be responsible for any damage done by or resulting from any defects in piping, fixtures, or appliances on the customer's premises. The District shall not be responsible for negligence of third persons, or forces beyond the control of the District resulting in any interruption of service

#### Interruption of Service:

The District will use reasonable diligence in supplying water service, but shall not be liable for breach of contract in the event of, or for loss, injury, or damage to persons or property resulting from interruptions in service, excessive or inadequate water pressure, or otherwise unsatisfactory service, whether or not caused by negligence.

Date of Issue: November 13, 2013

Effective J	anuary 1, 2014	
Issued by:	Willin 285	m.
	William Eggen, Ch	nairman

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
1/1/2014
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Canceling P.S.C. Ky. No. 2 Original Sheet No 10

## Area: Entire District

#### Minimum Line Size: (C)

The District shall not install or accept any water distribution or transmission lines less than six (6) inches in diameter, except that (1) a 4-inch water line may be installed if it is a dead-end line with no realistic chance of future extension; (2) a 4-inch water line may be installed in situations where the District engineer certifies that a larger water line will create a situation requiring excessive flushing to maintain legally required water standards and the smaller water line is approved by the Board of Commissioners; or (3) a smaller water line may be installed if the District makes an extension into the service area or territory of another utility and the line meets the minimum size requirements of that utility; provided, however, that all lines on which fire hydrants will be installed must meet the minimum size and other requirements in these rules and regulations for new fire hydrant installation. A service line leading to a customer's single meter may be a smaller diameter. The District will, if feasible and consistent with KRS 74.415, require all newly constructed water lines to be adequately sized to support fire hydrants.

#### Purpose of Hydrants: (N)

The public fire hydrants and flush hydrants installed on the distribution lines of this District are for the purpose of flushing the lines or other uses by the District necessary for proper maintenance of the system, and, if the hydrant meets the requirements of the 807 KAR 5:066, Section 10(2)(b), for use in firefighting activities. The District does not guarantee any particular flow rate or pressure to these hydrants or to any customer's private fire suppression system. The flow rate and pressure may vary depending upon other water demands on the system, various water facility limitations, or other circumstances, including but not limited to a closed fire hydrant or other valve, frozen fire hydrants, line break(s), low or empty water tank(s), drought or other act of God, altitude valve failure(s), telemetry failure(s), and/or power failure(s). If fire hydrants are used by fire suppression units in the performance of their duty, any damage to the District's water system will be the liability of that unit.

Date of Issue: November 13, 2013

Effective January 1, 2014

Issued by: William Eggen Chairman

illiam	Eggen,	Chairman	

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
1/1/2014
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Canceling P.S.C. Ky. No. 2 Original Sheet No. 10

#### Area: Entire District

Other than by the District, fire hydrants and flush hydrants shall not be used by any contractor, property owner, governmental agency other than a fire department, individual, corporation, or others to secure water for any purpose other than fire suppression. The use of a fire hydrant by anyone other than the District or properly authorized fire department personnel for fighting a fire, testing, or training in accordance with the Fire Department regulation, or the use of a private fire suppression system for any purpose other than fighting a fire or upon prior agreement with the District testing or training, shall be considered a "theft of service" and prosecuted in accordance with the laws of the Commonwealth of Kentucky.

#### Fire Hydrant Installation: (N)

Except where required for flushing or air release, a new fire hydrant shall not be installed unless the District is reimbursed for the cost of installation. Installation of fire hydrants at the request of a fire department or a governmental entity on an existing line will be installed by the District for the cost of materials only, or on a new line for the cost of labor and materials unless the Board of Commissioners for cause decides to waive the labor expense. Fire hydrants requested by customers will be installed for the cost of labor and materials.

Except where required for flushing or air release, new fire hydrants shall not be installed unless (1) the District's engineer determines the flow rate from the fire hydrant at the proposed location will meet the minimum requirements of the Kentucky Public Service Commission including a minimum residual pressure of 30 psi and a minimum flow of 250 gallons per minute for at least two (2) hours at the maximum daily rate, and (2) the fire hydrant will be located on a water main no smaller than 8 inches if a dead-end line and 6 inches if a looped line, all of which lines must extend back to the overhead storage tank serving as the principal water supply for that fire hydrant. Existing fire hydrants that do not meet these minimum requirements shall, unless required for flushing or air release, be removed upon request in writing by the affected fire department.

Date of Issue: November 13, 2013

Effective January 1, 2014 Issued by: William Eggen, Chairman

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
<b>1/1/2014</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

P.S.C. Ky. No. <u>3</u> First Amended Sheet No. 10.3

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

> Canceling P.S.C. Ky. No 2 Original Sheet No. 10

Area: Entire District

#### Fire Hydrant Access: (N)

No customer or property owner shall install or permit to remain anything which obscures the visability, or interferes with unobstructed access to, any fire hydrant.

# Private Fire Hydrant and Fire Suppression System Testing and Maintenance: (N)

All testing and maintenance of private fire hydrants and private fire suppression systems is the responsibility of the customer. Testing of private fire hydrants and private fire suppression systems will be permitted only under conditions agreed to in advance by the District. Testing is not allowed unless the District is advised in advance of the testing.

#### Inspection and Maintenance of Public Fire Hydrants: (N)

The District shall request each fire department sign an agreement verifying that department will inspect all of the District's public fire hydrants located within the service territory of that fire department to ascertain they are in good operating condition and meet the desired flow rate and pressure, and that it will perform the following maintenance items on those fire hydrants: (1) lubricating the threads of the discharge caps and the operating nut of the fire hydrant; (2) maintaining accessibility and visibility; (3) ensuring the valve for each fire hydrant is in the "open" position (fire trucks should carry valve wrenches for this purpose) unless the hydrant is being repaired; (4) painting the fire hydrant including, if desired, color-coding based upon anticipated flow rates; and (5) removing any obstructions to use or visibility of each fire hydrant. The District shall be responsible for all other maintenance of each fire hydrant. The agreement will require the fire department to promptly report any deficiency in writing to the District and to provide written verification to the District on or before July 1 of each year that each fire hydrant has been inspected and any required maintenance has been performed during the prior 12 months. The agreement will assign to the fire department the non-exclusive right to use the District's easements, where each such hydrant is located, for the purposes of inspection and maintenance, including

Date of Issue: November 13, 2013

Effective January 1, 2014

Issued by: \_\_\_\_\_\_

William Eggen, Chairman

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
1/1/2014
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Canceling P.S.C. Ky. No 2 Original Sheet No. 10

#### Area: Entire District

removing any obstructions Testing of public fire hydrants shall be in accordance with and subject to the penalties set forth in the Fire Department regulation of this Tariff.

To the extent that a fire department fails to execute a written agreement regarding the inspection and maintenance of the public fire hydrants located within that department's service territory, or fails to satisfactorily perform its duties under its written agreement, the District shall perform these inspection and maintenance activities on each such fire hydrant. The District will assess a monthly fee to that fire department to cover the cost of the inspection and maintenance activities Unless a specific tariff charge is approved by the Public

Service Commission, the fee shall be based upon the actual cost of the materials used and equipment purchased, and the mileage, equipment rental, administrative overhead, and hourly labor rates charged by North Shelby Water Company to the District under the North Shelby/District operation and maintenance agreement. Any fees which have not been paid within 30 days after invoice shall accrue interest at the legal rate until paid in full.

In the event a fire department fails to pay any monthly fee for more than 60 days after the date of the invoice, the District shall send written notice to the fire chief and to the mayor or county judge/executive of each city and county, respectively, within which any portion of the fire department territory lies that if the delinquent fees and accrued interest are not paid in full within 90 days after the date of the notice, the District will remove all public fire hydrants within that fire department's service territory.

#### MONITOR BILLS FOR UNUSUAL VARIANCE: (C)

The District shall continue computer monitoring of the customer's meter readings for unusual usage variances, which monitoring process shall include a printout, prior to actual billing, of any such unusual variances. If the customer's usage is unduly high and the deviation is not otherwise explained, the District shall test the meter in accordance with Public Service Commission requirements.

Date of Issue: November 13, 2013

Effective January 1, 2014

Issued by: William Eggen, Chairman

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
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1/1/2014
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Original Sheet No. 11

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

# RULES AND REGULATIONS

#### VII. DISTRIBUTION EXTENSIONS

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PURSUAL

BY: SECTION

PUBLIC SERVICE COM

Any person desiring an extension to the District's system shall request same in writing on a form approved by the District for such extensions. Any requested extension shall be provided as follows:

The District shall determine the total cost of the proposed water main extension (exclusive of the meter connection) and the total length of the extension. The District shall pay that portion of the cost of the water main extension equal to 50 feet for each applicant for service (the "50' rule contribution" as required by 807 KAR 5:066 §12(1). That part of the cost not covered by the District's portion shall be contributed equally by those applicants desiring service on the main extension. Each applicant will also be required to pay the District's approved "Tapon-fee" for a meter connection to the main extension.

For a period of ten years after the original construction of the main extension 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 District's portion of the total cost and each customer's contribution as set out above. The District must refund to those customers that have previously contributed to the cost of each main extension itself that amount necessary to reduce their contribution to the currently calculated amount for each customer connected to that extension. A11 customers directly connected to each main extension for a ten year period after it is placed in service are to contribute equally to cost of construction of the water main extension itself. In addition each customer must pay the approved "Tap-on-fee" applicable 19at the time of their application for the meter The "Tap-on-fee" is not part of the connection. refundable cost of the extension and may be changed during the refund period.

DATE OF	ISSUE	March	21, 1990	DATE	EFFECTIVE	May 1, 1990
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	Ron	'Osborr	ר 			

P.S.C. Ky. No.

Original Sheet No.

# U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

### RULES AND REGULATIONS

After the ten-year refund period expires, any additional customer applying for service on each main extension must be connected for the amount of the approved "Tap-on-fee" only.

All taps and connections to the extended line shall be made by District personnel.

It is the District's policy to use surplus District revenues to assist, in a nondiscriminatory manner, the extension of the District's water distribution system to areas not yet served by public water systems. When the District's surplus revenues permit, the District finds that there is a substantial opportunity for repayment of the District's additional contribution to construction costs, the District finds that the proposed extension will not otherwise be constructed, and the initial applicants unanimously agree, the District may, under the restrictions of this rule, contribute additional construction funds (over and above the 50' rule contribution) for the purpose of reducing each initial applicant's required contribution.

When this occurs the District shall treat itself as one or more additional applicants, and shall accordingly contribute additional construction funds in an amount PUBLIC SERVICE COMMISSIONal to each applicant's required contribution times the number of the District's contributions as an OF KENTUCKY EFFECTIVE The District shall also contribute the applicant(s). appropriate additional sums under the 50' rule. A11 MAY 21 1990 applicants other than the District shall execute in favor of the District a written assignment of each PURSUANT TO 807 KAR 5:01 applicant's future refunds under this rule. Each SECTION 9 (1) refund so received shall be applied by the District teo Va teward the District's construction contribution for the PUBLIC SERVICE COMMISSION water main extension (but not including the District's additional 50' rule contributions). Once the District's construction contribution has been repaid in full the assignments shall expire and all future refunds shall be paid directly to all applicants other than the District. In addition those refunds which

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#### P.S.C. Ky. No.

Original Sheet No.

# U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

### RULES AND REGULATIONS

would otherwise be paid to the District shall then be evenly divided between all applicants other than the District.

# VIII. MISCELLANEOUS

- A. <u>Additional Rules and Regulations.</u> These Rules and Regulations are in addition to the rules of the Kentucky Public Service Commission.
- B. <u>Revisions.</u> These Rules and Regulations may be revised, amended, supplemented, or otherwise changed from time to time without notice to customers, but only after thirty (30) days notice to the Public Service Commission. Such changes, when effective, shall have the same force as the present Rules and Regulations.
- C. <u>Conflict.</u> In case of conflict between any provisions of any rate schedule and these Rules and Regulations, the rate schedule shall prevail. In case of conflict between any P.S.C. rules and regulations and these Rules and Regulations or rate schedules, the P.S.C. rules and regulations shall prevail.
  - <u>Scope.</u> These Rules and Regulations are part of all contracts for receiving water service from the District, and apply to all service received from the District whether the service is based upon contract, agreement, signed application, or otherwise. A copy of these Rules and Regulations, together with a copy of the District's Rate Schedule, shall be kept open to inspection at the office of the District.

<u>Definitions.</u> The word "District" used herein applies to the U. S. 60 Water District. The word "Customer" used herein applies to the customers of said District.

DATE	OF	ISSUE	March	21,1990	DATE	EFFECTIVE	May 1, 1990	
ISSUE	DI	зү		show		TITLE:	Chairman	
		Ron	Osborr	ז				

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D.

MAY 21 1990 PURSUANT TO 807 KAR 5:011, SECTION 9 (1) Y. CONTRACTOR OF THE SECTION POLICIES OF THE COMMISSION MANAGER <u>3</u> 13

m for filing Rate Schedules	For Entire Service Area
-	Community, Town or City
	P.S.C. KY. No5
-	<u>11th</u> REVISED SHEET NO. <u>14</u>
	CANCELLING P.S.C. KY NO. 3
	<u>    11th  SHEET NO.   14    </u>
U.S.60 WATER DISTRICT OF	
SHELBY AND FRANKLIN COUNTIES, KENTUCKY	
Name of Issuing Corporation	
CLASSIFICATION OF SERVICE	RATE

# MOBILE HOME PARKS AND MULTI-FAMILY STRUCTURES

In the event that a single owner of all the units wishes to have one meter and pay one water bill, the following minimum bill and rates shall apply:

A) The minimum bill shall be determined by multiplying the number of spaces available by the 5/8 x 3/4-inch meter rates for both usage and minimum rate.

B) All usage in excess of the minimum calculated above shall be divided by the number of units and ( "d for at the general service rate for that gallonage block based on the total excess usage.

C) In the event that the facility becomes divided into multiple tracts, the individual tract owner shall apply for metered service, pay the appropriate tap-on fee and shall extend the lines necessary to have individual service.

D) Deposit--the deposit shall be calculated on 2/12ths of the total annual bill expected or the number of units times the standard deposit for a 5/8 x 3/4-inch meter, which ever is greater.

			EFFECTIVE
			JUL 02 1999
			PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: <u>Stephan Buy</u> SECRETARY OF THE COMMISSION
Date of Issue	April 20,1999	Date Effective	July 2, 1999 May 30, 1999
Issued by author	liam Eggen ity of an Order of	the Public Servi	.rman .ce Commission of
Kentucky in Case	No. <u>99-</u>	dated	

	. Ky. No.			3
First	Amended	Sheet	No.	_15

Cancelling P.S.C. Ky. No. <u>2</u> Original Sheet No. 15

#### RULES AND REGULATIONS

### Monitoring of Customer Usage

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

1. The customer's annual usage for the most recent 12-month period will be compared with the annual usage for the 12 months immediately preceding that period.

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% or more and cannot be attributed to a readily identified common cause, the District will compare the customer's monthly usage 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 customer's meter reading and billing records, the 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 District will test the customer's meter to determine whether it shows an average error greater than 2% fast or slow.

6. The District will notify the customers of the investigation, its findings, and any refunds or back-billing in accordance with 807 KAR 5:006, Sections 10(4) and (5).

In addition to the annual monitoring, the District will immediately investigate usage deviations brought to its attention as a present cofonts: on-going meter reading or billing processes or customer inquirent of the EFFECTIVE

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 PURSUANT TO 807 KAR 5011.

 DATE OF ISSUE:
 October 5, 1994
 DATE EFFECTIVE:
 November 160101994

 ISSUED BY
 William Eggen
 TITLE:
 Condem C. Meel

 William Eggen

U.S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES

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P.S.C. KY. NO.

#### U.S. 60 Water District of Shelby & Franklin Counties, KY

FOURTH REVISED SHEET NO. 16 CANCELING P.S.C. KY. NO. 3

THIRD REVISED SHEET NO. \_\_\_\_\_16

#### FIRE DEPARTMENT: (C)

RULES & REGULATIONS

Any fire department, city, county, or other governmental entity ("User") may withdraw if available reasonable quantities of water from the utility's water distribution system for the purpose of fighting fires at any time, or for the purpose of training firefighters or testing fire hydrants as long as the training or testing do not occur during a peak demand time for which advance notice has been communicated verbally, electronically, or in writing by the utility to the User ("Peak Demand Time") or during a time when water usage has been restricted due to drought or other conditions ("Restricted Water Usage"). Such usage shall be at no charge on the condition that the User contacts the utility as soon as possible under the circumstances when each water withdrawal begins, maintains estimates of the amount of water used for fire protection, training and testing 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 User that (1) withdraws unreasonable quantities of water from the utility's water distribution system for fire protection, training or testing purposes, (2) withdraws any quantity of water for training or testing purposes during a Peak Demand lime or during a time of Restricted Water Usage, or (3) withdraws any quantity of water at any time for fighting fires, training firefighters, or testing fire hydrants and fails to either contact the utility as soon as possible under the circumstances when each water withdrawal begins or fails to submit the required report on water usage in a timely manner, shall pay the utility the cost of this water. An example of an unreasonable quantity of water for fire protection purposes is an amount which damages or causes contamination of the utility's water system.

A User which violates this rule shall be presumed to have used 0.3 percent of the utility's total water sales for the calendar month for each violation. A 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 User shall be billed for this usage at the lowest usage block rate that the utility charges regardless of customer classification A non-reporting User shall also be assessed a penalty of \$50.00 for each failure to submit a report in a timely manner. Amounts due under this rule shall be due within 30 days after billing and the utility may collect its reasonable attorney's fees, as awarded by a court of competent jurisdiction, paid to collect any delinquent amounts.

Any User which damages the utility's water distribution system shall reimburse the utility for the repair cost

#### LEAK ADJUSTMENT POLICY (N)

Upon a written request from a customer, an adjustment will be given on a high bill resulting from a leak on the customer's side of the meter Only one adjustment will be given to any customer during any 12-month period. The leak must be underground and the bill before adjustment must equal or exceed \$50.00. The customer will be charged the District's minimum bill, plus the customer's usage exceeding the minimum. This usage will be billed at the District's weighted average wholesale water cost increased by the District's line loss percentage. The weighted average wholesale water cost and line loss percentage will be taken from the District's most recent annual report to the Public Service Commission.

February 15, 2011 DATE OF ISSUE April 1, 2011 William Eggen, Chairman DAIE EFFECTIVE ISSUED BY

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
<b>4/1/2011</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

3

# FOR ENTIRE AREA SERVED

	P.S.C.	Ky. No.	<u> </u>
Second	Revised	Sheet No.	17
Ca	nceling	PSC KY No.	<u>3</u>
First	Revised	Sheet No.	17

U.S. 60 Water District of Franklin and Shelby Counties, Kentucky

# RATE SCHEDULE-CLASSIFICATION OF SERVICE

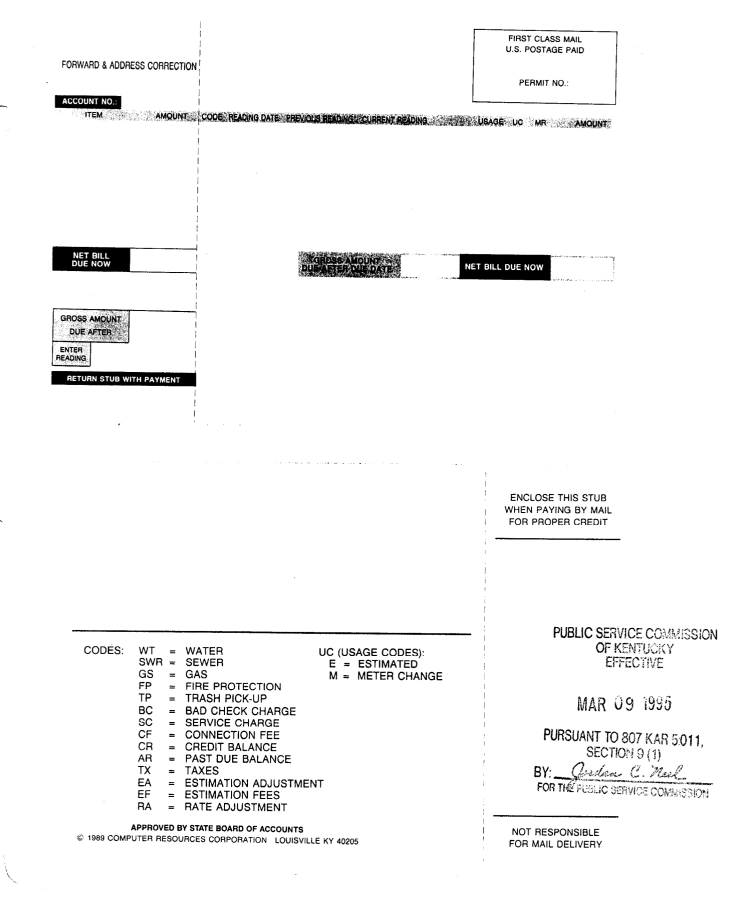
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DATE OF ISSUE April 5, 2011

DATE EFFECTIVE April 16, 2011 00ISSUED BY U William Eggen, Chairman

Issued by authority of an Order of the Public Service Commission in Case No. 2008-00345 dated December 16, 2008.

KENTUCKY PUBLIC SERVICE COMMISSION			
JEFF R. DEROUEN EXECUTIVE DIRECTOR			
TARIFF BRANCH			
Bunt Kirtley			
EFFECTIVE			
4/16/2011 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)			



5

# SPECIAL EXTENSION AGREEMENT AND

EXISTING METER CONTRACT FOR WATER SERVICE WITH

U. S. 60 WATER DISTRICT OF SHELBY AND FRANKLIN COUNTIES, KENTUCKY

\* \* \*

WOODLAWN ROAD, BARDSTOWN TRAIL, KENTUCKY 1472 (HICKORY RIDGE ROAD), SAMPLES ROAD, AND CRAWFORD ROAD IN SHELBY AND ANDERSON COUNTIES

\*\* \*\* \*\* \*\* \*\* \*\* \*\* \*\* \*\* \*\* \*\* \*\* **RECEIVED** 

Applicant's Name:					SEP 1 7 1993
	First	Middle	Initial	Last	
Mailing Address:					PUBLIC SERVICE COMMISSION

Service Address:\_

Telephone #

1. Applicant hereby applies for water service from the District upon the terms and conditions set forth in this contract.

2. Applicant agrees to pay, at the time of signing this contract, a deposit in the amount of \$35.00, which is refundable upon termination of water service and payment of all accounts owed.

3. Applicant agrees to purchase water service under rates, policies, rules and regulations fixed by the District and approved by the Kentucky Public Service Commission. Copies are available for inspection at the District's office in Bagdad, Kentucky.

4. Applicant agrees to pay the District's minimum monthly water bill as soon as water is made available to the meter.

5. Applicant grants District a perpetual easement over Applicant's land to install, construct, maintain, repair, and remove existing and future water pipelines, appurtenant facilities, and meters, the right to read those meters, and the right of ingress and egress for these purposes over Applicant's property.

6. Applicant will maintain at Applicant's expense a service line which shall begin at the water meter and extend to the dwelling or other point of use on Applicant's premises. Applicant will be responsible for all water loss occurring on Applicant's side of the water meter.

7. Applicant agrees to provide without cost to the District any properly signed recordable easements required by the District for the installation and maintenance of the District's water transmission or distribution lines and appurtenant facilities, existing and future; provided such lines and facilities cross Applicant's real estate and are either adjacent and parallel to the right of way for a public roadway or are adjacent and parallel to Applicant's property boundary.

8. A separate meter shall be installed for service to each residential or business unit. Applicant will not permit anyone else to connect to the District's water line and meter or Applicant's service line without the prior ritten consent of the District.

9. Applicant acknowledges the need to avoid contamination of the District's water system by introduction of foreign water. Applicant will not connect to any other water supply while connected to the District's water system.

10. Applicant is responsible for the cost of repairing all damage done to meter tops (covers) regardless of who causes the damage (except damage caused by the District). Applicant is cautioned that many meter tops are damaged by power lawn mowers and by being run over by vehicles.

11. If Applicant's account becomes delinquent, Applicant agrees to pay the District's attorney fees and costs incurred in collecting that account.

12. Applicant acknowledges that the water distribution product Service Convision Applicant is to receive water service is subject to the follow preservice Extension Agreement, which has been approved by the Kentucky Public Service Commission, and which shall be a covenant between the District and all of the District's customers who receive their water service from the distribution main constructed under this Special Extension Agreement. NOV 1 1993

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

# WOODLAWN PROJECT SPECIAL EXTENSION AGREEMENT AND EXISTING METER CONTRACT, cont'd

13. The distribution line subject to this Special Extension Agreement is generally described as the line running along Woodlawn Road, Bardstown Trail, Kentucky 1472 (Hickory Ridge Road), Samples Road and Crawford Road in Shelby and Anderson Counties. The exact description of the line subject to this Extension Agreement is shown on construction plans which shall be kept on file at the District's office until this Special Extension Agreement terminates. The District shall display at its office in a prominent manner a color-coded map showing the general location of the lines subject to this Special Extension Agreement.

14. Distribution line extensions are normally paid for in lump sum, up front contributions by the initial customers to be located on that line. Applicant acknowledges that this Special Extension Agreement is an alternate method of financing the subject line in order to avoid payment of an initial lump sum construction charge.

15. The estimated construction cost of the Woodlawn project which consists of Woodlawn Road, Bardstown Trail, Kentucky 1472 (Hickory Ridge Road), Samples Road and Crawford Road in Shelby and Anderson Counties is \$270,000. The exact construction cost will be available at the District office. The District has arranged to finance this construction by a loan from the KACO leasing trust amortized over a twenty year period (with a balloon payment due in ten years) at 5.8% interest. A portion of this loan will be repaid by the District, and the balance of this loan will be paid by all customers located on the subject line in the manner set forth herein.

16. Applicant agrees that, in addition to Applicant's regular water bill, Applicant will pay a surcharge of \$9.00 per month for each meter. The District will place this surcharge in a special federally insured, interest bearing account from which the loan payments will be made. All customers receiving water service from the subject line will be required to begin paying this surcharge with their initial monthly water bill. The surcharge will continue to be collected by the District from all such customers until it is estimated that the District has accumulated sufficient funds in the escrow account to make the remaining loan payments. At this point the surcharge will be suspended for all customers. In the event the escrow account does not contain sufficient funds to make all loan payments, the surcharge will be reinstated by the District for all customers for a sufficient time to generate additional escrow account funds to repay the loan. It is anticipated, although not guaranteed, that the surcharge will continue for approximately twenty years. Applicant understands that the duration of the surcharge depends upon many factors, including the actual cost of construction, the interest collected by the District on the escrow account, and the number of meters paying the surcharge at any given time.

17. The District will not make any contributions toward the construction cost under the fifty foot rule set forth in 807 KAR 5:066 §12 and the District's Rules and Regulations. The Applicant will not be entitled to any refund of any portion of the construction costs of the distribution ine extension.

18. By signature hereon, Applicant acknowledges that he/she has read this entire document, received a copy thereof, agrees to be bound by same, and acknowledges that this is the entire agreement between the parties and that there are no oral agreements between the parties.

WITNESS the hands of the parties this \_\_\_ day of \_\_\_\_, 19\_\_\_.

NOV 1 1993

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: <u>Unage delle</u> PUBLIC SERVICE COMMISSION MANAGER

Applicant

Applicant's Social Security No. 2wtr/60/woodlawn.spc {9/93}