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	P.S.C. Ky. No
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	PUBLIC SERVICE
	COMMISSION
	OF
Rates, Rule	es and Regulations for Furnishing
	Water Service
	AT
	6.
	Boston, Kentucky
	· · ·
	, 
Filed wit	h PUBLIC SERVICE COMMISSION OF
Filed wit.	KENTUCKY
ISSUED November 14	19.84 EFFECTIVE January 23
A DOMMISS	1011
PUBLIC SERVICE COMMISS	
EFFECTIVE	
LAN 2 3 1985	ISSUED BY Boston Water Distric
EFFECTIVE	:011, By Booker McClaskey

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

### BOSTON WATER DISTRICT

#### RULES AND REGULATIONS

- All taps and connections to the mains of the Α. District shall be made by and/or under the direction and supervision of District personnel.
- В. Water service may be discontinued by the District for any violation of any rule, regulation, or condition of service and especially for any of the following reasons:
  - Misrepresentation in the application or 1. contract as to the property or fixtures to be supplied or additional use to be made of water.
  - Failure to report to the District additions 2. to the property or fixtures to be supplied or additional use to be made of water.
  - 3. Resale or giving away of water.
  - Waste or misuse of water due to improper 4. or imperfect service pipes and or failure to keep in suitable state of repair.
  - 5. Tampering with meter, meter seal, service, or valves or permitting such tampering by others.
  - 6. Connection, cross-connection, or permitting the same, of any separated water supply to premises which receive water from the District. CHECKED
  - 7. Non-payment of bills.

PUBLIC SERVICE COMMISSION Issued by BOSTON WATER DISTRICT 2a.

> Booker McClaskey Chairman

Issued date February 8, 1969 Effective date May 1, 1968

Or ginal Sheet No. 3 P. S. C. KY. NO. 1

BOSTON WATER DISTRICT

C. Any customer desiring to discontinue the water service to his premises for any reason must give notice of discontinuance in writing at the business office of the Distirct; otherwise, a customer shall remain liable for all water used and service rendered by the Distirct until said notice is received by the District.

D. Bills and notices relating to the conduct of the business of the district will be mailed to the customer at the address listed on the users agreement unless a 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 the payment of any bill or any performance required in said notice.

E. Bills for water service are due and payable at the office of the District, or to any designated agent, on the date of issue. The past due date shall be the tenth day after the date of issue. Bills will be dated and mailed on the first day of each month.

2. All bills not paid on or before the past due date shall be deemed delinquent. The district may serve a customer a written final notice of said delinquency. If delinquent bill is not paid within ten days after date of such final notice, the water supply to the customer may be discontinued without further notice.

3. Meters will be read monthly between the 15th and 20th of each month.

F. Where the water supply to the customer has been dis HECKED continued for non-payment of delinquent bills, a charge of \$15.00 will be made for reconnection of water service, but the reconnection will not be made until after all delinquent bills and other charges, if any, owed by the customer to the district have been paid.

Utility Regulatory Commission SEP 4.1980 S AND

Issued by BOSTON WATER DISTRICT

Chairman Booker McClaskey,

issued date April 15, 1980

P.S.C. Ky. No. 1

BOSTON WATER DISTRICT

- G. The District reserves the right to request a nominal sum be placed on deposit with the District for the purpose of establishing or maintaining any customer's credit.
- H. 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.
- I. Upon written request of any customer, the meter serving said customer shall be tested by the District. Such test will be made without charge to the customer if the meter has not been tested within 12 months preceeding the requested test; otherwise, a charge of \$2.00 will be made and then only if the test indicates meter accuracy within the limits of 2%. If a meter is inaccurate in excess of 2%, adjustments shall be made for the two preceeding months prior to test according to the inaccuracy in excess of 2%.
- J. Where a meter has ceased to register, or meter reading could not be obtained, the quantity of water consumed will be based upon an average of the prior six months consumption and the conditions of water service prevailing during the period in which the meter failed to register.
- K. 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 KED whenever it is possible to do so.
- L. The District shall in no event be held responsible for any claim made against it by reason of the

Issued date February 8, 1969

2c.

Effective date May 1, 1968

Issued by BOSTON WATER DISTRICT Booker McClaskey Chairman

BOSTON WATER DISTRICT

P.S.C. Ky. No. 1

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

- Customers having boilers and/or pressure vessels Μ. receiving a supply of water from the district must have a check valve on the water supply line and a vacuum valve on the steam line to prevent collapse in case the water supply from the District is discontinued or interrupted for any reason, with or without notice.
- The premises receiving a supply of water and all N. service lines, meters and fixtures, including any fixtures within said premises, shall at all reasonable hours be subject to inspection by the District.
- Piping on the premises of a customer must be so 0. installed 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.
- Ρ. The customer's service line shall be installed and maintained by the customer at his own expense in a safe and efficient manner and in accordance with the District rules and regulations and with the regulations of the Department of Health.
- Q. If 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 wrongful on action of the customer, member of his household, oww his agent or employee, the cost of the necessary repairs or replacements shall be paid by the customer to the District and any liability otherwise resulting shall be that of the customer. DIVISION

Issued date February 8, 1969 Effective date May 1, 1968

Issued by BOSTON WATER DISPRICT

2d. BY Booker MCClaskey, Chairman

P.S.C. Ky. No. 1

CHECKED PUDLIC SERVICE COMMISSION

BOSTON WATER DISTRICT

- R. Water furnished by the District may be used for domestic consumption by the customer, member of his household, and employees only. The customer shall not sell or give away the water to any other person.
- S. All customers shall grant or convey, or shall be caused to be granted or conveyed, to the District a perpetual easement and right-of-way across any property owned or controlled by the customer wherever said easement or right-of-way is necessary for the District water facilities and lines so as to be able to furnish service to the customer.
- T. Complaints may be made to the operator of the system whose decision may be appealed to the Board of Commissioners of the District within ten days; otherwise, the operator's decision will be final.
- U. The water bills shall be paid at Boston, Kentucky.

Date of Issue February <u>8</u>,1969 Effective Date <u>June 2</u>, 1967

Booker McClaskey Chairman

Form for filing Rate Schedules

For Boston . Kentucky Community, Town or City P.S.C. NO.\_\_\_\_\_ Original SHEET NO.\_\_\_\_\_ CANCELLING P.S.C. NO.\_\_\_\_\_

SHEET NO.

Boston Water District Name of Issuing Corporation

CLASSIF	ICATION	OF SI	ERVICE

	RATE PER UN
Class C 3/4 Inch Meter	
Usage Block	Monthly Rate
First 2,000 gallons Next 1,000 gallons Next 2,000 gallons Over 5,000 gallons	<pre>\$ 7.40 Minimum Bill 1.85 per 1,000 gallons 1.44 per 1,000 gallons 1.21 per 1,000 gallons</pre>
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	JUL 1 5 1985 PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: <u>J. Deoghegan</u>
	7
UED BY BOORD Min Class Name of Officer	DATE EFFECTIVE July 15, 19 TITLE Chairman

Issued by authority of an Order of the Public Service Commission of Kentucky , in Case No. <u>9320</u> dated <u>July 8, 1985</u>. Form for filing Rate Schedules

Boston Water District Name of Issuing Corporation

For <u>Boston</u> . Comm	Kentucky unity, Town or City
P.S.C. NO.	
Original	SHEET NO. 2
CANCELLING 1	P.S.C. NO
	SHEET NO

gl

CLASSIFICATION OF SERVICE
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Class B 3/4-Inch Meter	
Usage Block	Monthly Rate
First 4,000 gallons Next 11,000 gallons Over 15,000 gallons	<pre>\$ 8.83 Minimum Bill 1.44 per 1,000 gallons 1.21 per 1,000 gallons</pre>
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	JUL 1 5 1985
	PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: 9. Secondagar
E OF ISSUE	DATE EFFECTIVE July 15, 1985

Issued by authority of an Order of the Public Service Commission of Kentucky in Case No. 9320 dated 4448.1985.

Form for filing Rate Schedules

Boston Water District Name of Issuing Corporation

For Boston, Kentucky Community, Town or City				
community, fown of city				
P.S.C. NO				
Original SHEET NO. 3				
CANCELLING P.S.C. NO				
SHEET NO				

## CLASSIFICATION OF SERVICE

	RATE PER UNI
Class A 1-inch Meter	
Usage Block	Monthly Rate
First 15,000 gallons Over 15,000 gallons	<pre>\$ 18.52 Minimum Bill 1.21 per 1,000 gallons</pre>
	·
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	JUL 1 5 1985
	PURSUANT TO 807 KAR5:011, SECTION 9 (1) BY: <u>Jeograp</u>
	DATE EFFECTIVE Jluy 15, 1985
UED BY BOOKIN HAECH	TITLE Chairman

Issued by authority of an Order of the Public Service Commission of Kentucky in Case No. <u>9320</u> dated <u>fuly 8, 1985</u>

	P.S.C. NO	City
· · ·	Original SHEET NO. 4	
Boston Water District	CANCELLING P.S.C. NO	
le of issuing corporation	SHEET NO	8 22 <b>6</b> 1 22
CLASSIFICA	TION OF SERVICE	
		RATE UNI
<u>Special Contract - 2" Meter</u>		
Usage Block	Monthly Rate	-
First 25,000 gallons Over 25,000 gallons	\$ 31.91 Minimum Bill 1.21 per 1,000 gallor	ns
	•	
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE	
	JUL 1 5 1985	
	PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: <u>Jeoghegan</u>	
	VJa	
TE OF ISSUE	DATE EFFECTIVE Jluy 15,	1985
SUED BY Rother Mi Clasky Name of Officer	TITLE Chairman	

	For <u>Boston, Kentucky</u> Community, Town or Cit P.S.C. NO.
	Original SHEET NO. 5
Boston Water District me of Issuing Corporation	CANCELLING P.S.C. NO
	SHEET NO
CLASSIFIC	CATION OF SERVICE
	RATE PER UN
Truck Station	
All Water	\$ 3.31 per 1,000 gallons
	PUBLIC SERVICE COMMISSION
	OF KENTUCKY EFFECTIVE
	JUL 1 5 1985
	PURSUANT TO 807 KAR5:011,
	BY: A. Geoglegan
	DATE EFFECTIVE July 15, 1
ATE OF ISSUE	
SSUED BY Soften HS Clasky Name of Officer	1 TITLE Chairman

	F	OR Boston, Kentucky
		P.S.C. Ky. No1
	0:	riginal Sheet No. 6
Water District		Cancelling P.S.C. Ky. No
	·	Sheet No
	RULES AND REGULAT	TIONS

For the purpose of future application of Boston's purchased water adjustment clause, the base rate for wholesale water shall be:

## Supplier

Boston

Rate

City of Bardstown

First 2,500,000 gallons \$ 1,875.00 Minimum Over 2,500,000 gallons .75 per 1,000 gallons

## PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JAN 23 1985

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

•	DATE OF ISS	SUE November71	4, 1984	DATE	EFFECTIVE	January	y 23, 198	35
		Month	Yo Year	-		Month	Day	Year
	ISSUED BY_	Booker McCl			ston, Ker			
		Name of Office	er	Tit	le	P	ddress	1,91

For Boston, Kentucky P.S.C. No. 1

BOSTON WATER DISTRICT

CLASSIFICATION OF SERVICE

APPLICABLE - Parts of Nelson and Hardin Counties. See Exhibit "A"

ABAILABILITY OF SERVICE -Domestic, Farm, Commercial and Special

#### RATES

The following rates are published by the District pursuant to order of Public Service Commission dated July 5, 1967, P.S.C. Case #4635. Attached hereto for reference and made a part hereof marked Exhibit "B" is a copy of the customer entered into between the District and each customer served.

CLASS C SERVICE

Connecting fee \$300.00

First2,000 gallons per month \$6.00 minimumNext1,000 gallons per month \$1.50 per 1000 gallonsNext1,000 gallons per month \$1.00 per 1000 gallonsOver5,000 gallons per month \$0.75 per 1000 gallons

#### CLASS B SERVICE

Connecting fee \$300.00

First4,000 gallons per month \$7.50 minimumNext11,000 gallons per month \$0.75 per 1000 gallonsOver15,000 gallons per month \$0.65 per 1000 gallons

Issued by BOSTON WATER DISTRICT

Booker McClaskey, Chairman

Issued date June 2, 1980 Effective date June 22, 1980

CHECKED Utility Regulatory Commission 1980 ES AND TARIFFS

P.S.C. Ky. No. 1

BOSTON WATER DISTRICT

<u>Class A Service</u> Connecting fee - \$375.00

First 15,000 gallons per month \$14.00 minimum Over 15,000 gallons per month .65 per 1000 gallons

Special Contract Services Connecting fee - \$1,000.00 **15** First 50,000 gallons per month \$50.00 minimum Over 50,000 gallons per month .65 per 1000 gallons

Field Service

Connecting Fee - \$60.00

First 1,000 gallons per month \$2.00 minimum Over 1,000 gallons per month .75 per 1000 gallons

Fire Hydrant Service: Annual Rental - \$50.00 each

Minimum charge - As indicated above for each Class - no discount. Penalty of disconnection as provided by Rules of the District aforesaid

Date of Is	sue February	8	 1969
Date Effec	tive	May 1	 1968
Issued by	Booker McCla Chairman, Bo		Y

Issued by authority of K.P.S.C. Order No. 4635.

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11 . REAL AND AS BOTTA IN BOSTON WATER DISTRICT ON LANDE RELATED AT a a the size and a CITY OF BOSTON, KENTUCKY, australia and a to the set FEB 2 7 1986 sugarying aster to another party. In the meant the rollal water suggery weat stand Type . It is . .... whi to show with to the term of this bon of the second and This Agreement entered into between and well wet graver Th as rich . . DIVISION OF UTILITY The D. Lating of alland a search at as alass made node of all the Engineering & Services the is and many and the start of 1 10 11 - 10 whose address is hereinafter called "USER," and the Boston Water District it areas its to about and its visited in i for cases, so and Boston, Kentucky station & convicted a thereinafter called "SUPPLIER."

T WARE IN

WHEREAS, the USER desires to purchase water from the SUPPLIER, the USER hereby enters into this water user's agreement as required by the Bylaws of the SUPPLIER, and provide a configuration from the framework at a most solution when the supplier and the solution of the

The SUPPLIER shall furnish, subject to the limitations set out in it's Bylaws, Rules and Regulations now in force or as hereafter amended, such quantity of water as the USER may desire in connection with the property to be served by this agreement. The property to be served is a

Ar slower like or an and an and a most the same onled to the saft Mobile Home, etc. (Street, Road, etc.)

e Home, etc. (Street, Road, etc.)

The USER shall, install and maintain ratchisson expense; a service line, which shall begin at the meter and extend to the dwalling or place of use. The location of the water meter on the property will be determined by the SUPPLIER. The SUPPLIER shall purchase and install endutoff valve and a water meter. The SUPPLIER shall have exclusive right shower such scutoff valve and water meter. The SUPPLIER shall have exclusive right shower such scutoff valve and water meter. The supplier shall have exclusive right shower such scutoff valve and water meter. The supplier shall have exclusive right shower such scutoff valve and water meter. The supplier shall have a shall be and if water a state of the state

The USER shall connect his service flipentouthe vater distribution system and shall commence to use water from the system on the (date the water is?) We available to him. WATER CHARGES TO THE USER WILL COMMENCE ON THE DATE SERVICE IS MADE AVAILABLE BY THE SUPPLIER, REGARDLESS OF MADITUR THE USER IS CONNECTED TO THE SYSTEM of a down and hoge bats total in 1900 and 1998 are incleding of a structure of the system of the s

The USER agreess to pay a connection fee of \$300.00 to the SUPPLIER. If the water system is constructed, but the property covered by this agreement is not reached by the SUPPLIER'S water line, the connection fee will be fully refunded to the USER. An advance deposit of \$ \_\_\_\_\_\_\_ is required at the time this agreement is signed and the balance of \$ \_\_\_\_\_\_\_ will be paid to the SUPPLIER on demand. Construction of water lines to serve the property covered under this agreement depends upon feasibility, availability of funds for construction and approval of all local, state and federal agencies having jurisdiction over this type of facility. THE SUPPLIER DOES NOT GUARANTEE WATER SERVICE WILL BE MADE AVAILABLE TO THE USER.

The USER agrees to comply with and be bound by the Articles, Bylaws, Rules and Regulations of the SUPPLIER, now in force or as hereafter duly and legally supplemented, amended or changed. The USER agrees to pay for water at such rates, time and place as shall be determined by the SUPPLIER, and agrees to the imposition of such penalties for noncompliance as are now set out in the SUPPLIER'S Bylaws, Rules and Regulations, or which have been or hereafter by adopted and imposed by the SUPPLIER.

In the event the USER shall breach this agreement by refusing or failing, without just cause, to connect his service line to SUPPLIER'S distribution system as set forth above, the USER agrees to pay the SUPPLIER.a lump sum of THREE HUNDRED DOLLARS (\$300.00) as liquidated damage. It is expressly understood and agreed by the parties hereto that the said amount is agreed upon as liquidated damages in that a breach by the USER in either of the respects set forth above would cause serious and substantial damages to the SUPPLIER, and it would be difficult, if not impossible, to prove the amount of such damages. The parties hereto have computed, estimated, and agreed upon said sum in an attempt to make a reasonable forecast of probable actual loss becau. of the difficulty of estimating with exactness the resulting damages.

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The SUPPLIER shall determine the allocation of water to the USER in the event of a water shortage, and may shut off water to the USER if he allows a connection or extension to be made of his service line for the purpose of supplying water to another party. In the event the total water supply shall be insufficient to meet all of the needs of the users, or in the event there (1) () (1) () (1) () is a shortage of water, the SUPPLIER may prorate the water available among the various users on such basis to is denote the water available among the 

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needs of all the users, the SUPPLIER must first satisfy all of the needs of " all of the users for domestic purposes before supplying any water for livestock purposes and must satisfy all the needs of all users for both domestic and livestock purposes before supplying any water for garden purposes.

The USER agrees that no present or future source of water will be connected to any water lines served by the SUPPLIER Structor lines and will disconnect from his present water supply prior to connecting to and switching to the SUPPLIER'S system and shall eliminate present or future cross-connections in his system. The Braddene and an and the state of

The failure of the USER to pay water charges duly imposed shall result in the automatic imposition of the following penalties: The solly Light Black " and I may

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- 1. Nonpayment after the due date will be subject toos be as an and the penalty of \_ 10. percent of the delinguent account is yis there is a new second is yis there is a new second is yis a second is yis a second is a second is the second is a se
- 2. Nonpayment within ten days from the due date will result in the water being shut off from the USER's property. men -ai ch.S.
- 3. In the event it becomes necessary for the SUPPLIER to shut off the water from the USER'S property, a feesef \$ 15,00 and will be charged for a reconnection of the service, a two and the tipes will be charged

It is understood and agreed that the SUPPLIER reserves the right set determine the size of service connection to be used to supply water to the "" USER. A 5/8-inch by 3/4-inch meter will be used unless the USER contracts for a larger meter. A separate meter must be installed for each rasidence. A separate contract will be used by trailer parks when trailers are not supplied by individual meters. The and the set when of the common field the

The USER agrees to grant to the SUPPLIER, it's successors and assigns, a perpetual easement in, over, under and upon land owned by the USER, with OT the right to erect, construct, install and lay, and thereafter use, inspect, repair, maintain, replace, and remove water pipelines and appurtenant facilities, together with the right to utilize adjoining lands belonging to the USER for the purpose of ingress to and aguage from the said lands.

If the SUPPLIER has not received a commitment of sufficient loan and/or grant funds to construct this project by \_\_\_\_ 1 ba, the connection (Date) the state

fee or the advance deposit, as the case may be, will be refunded to the USER upon request. If the SUPPLIER has incurred any obligations for engineering, legal assistance, or feasibility, up to \$0.00 of the connection fee or the advance deposit may be retained by the SUPPLIER to pay towards of the connection these obligations, with balance refunded in full to USER. 13 No 10 Terribulard 1. 4

IN WITNESS WHEREOF, we have executed this agreement this day of , 19: 1 there are under the set I , and as the are autors to the representation of stars particular and an article of a So in with st. St. I i i magel Mil - " way i los tur .

WITNESS : the state of the second state (Mater Uner) out there at Bi ないみない。 「「「」」、「」、「」、 「」、「」、「」、「」、 1 1 11 1 257 100 101 216 214 2 Hight , d 4 - 4 -a the second by the product second to it is a show a 1 Boston Water District I LOP CO I A. 11 a ATTEST: 8.42 2.5 . . . . . 

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ITRACT FOR WATER SERVICES

Exhibit B.

THIS CONTRACT made and entered into this \_\_\_\_\_ day of \_\_\_\_\_

190	5,	between	-	 		-			, wh	nose a	ddress
				 -17	4						
18	-	6.	and an inde	and the line	-	*	party	of	the	FIRST	PART,

and the Boston Water District, Nelson County, Kentucky, party of the SECOND PART:

WITNESSETH THAT for and in consideration of the effort of the Water District Commissioners Booker McClaskey, A. V. Bolton, and Ben F. Newman

to secure financing of the construction of this District, and in consideration of the other users signing similar Contracts, the party or parties of the FIRST PART hereby agree to connect to the Waterworks System.

The party of the FIRST PART hereby agrees to connect to the proposed Waterworks System of the party of the SECOND PART when same is constructed and the party of the FIRST PART does further agree that ter such time as required thereafter by the party of the SECOND PART, the party of the FIRST PART will pay to the party of the SECOND PART in payment of expense of connecting to said Water System, the sum of money checked in the following schedule for each connection requested, and simultaneously with signing, FIRST PARTY agrees to pay ten (10%) percent down on such connection fee:

#### SCHEDULE OF DEPOSITS

Class	"B" Service	Connection:	Businesses	and Farms	(50 to	A \$125 200A inc250
Class	"A" Service	Connection:	Farms (larg	ter than 20	(A)	
Field	Connection.			*******		

NOTE: If more than one connection is wanted the party of the FIRST PAR1 shall indicate the number of each type.

If the PROJECT can be financed by Revenue Bonds, the party of the SECOND PART will so advise the party of the FIRST PART and request payment of the amount due on the connecting fee, which the party of the FIRST PART agrees to pay in a lump sum within thirty (30) days after written notification by the party of the SECOND PART.

The monthly water rates necessary to insure financing have been estimated by the District's Engineer and are given on a separate sheet.

NOTE: A farmer can obtain a tenant house connection on the has signed a Contract for at least one Class, "B" Connection.

It is understood and agreed that the party of the SECOND PART reserves the right to determine the size of service connection to be used to supply water to the party of the FIRST PART. A five-eights (5/8") inch meter will be used unless the party of the FIRST PART contracts for a larger meter. A separate meter must be installed for each residence unless approved otherwise by the Board of Commissioners.

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It is also understood and agreed that in case construction of the Water System is not started within what the Water District Commission determines to be reasonable time, and there is any balance remaining after the cost of all preliminary expense is paid, that balance will be pro-rated between each depositor and returned to each depositor," but that in such case, the balance of the ten (10%) percent down payment is a legal gift to the District. It is also understood and agreed that at such time as the System is constructed, the party of the FIRST PART agrees to connect to said System, but in the event the party of the FIRST PART refuses to so connect or pay the minimum monthly water bill prescribed by the District when due, the party of the FIRST PART shall be liable for his connection fee, and if, thereafter, party pf the FIRST PART desires to connect to said system, the party of the FIRST PART shall be obliged to pay again the full connection charge as then stipulated by the party of the SECOND PART. ' The FIRST PARTY agrees not to resell or give away water burchased hereunder: If the system is constructed, but the property is not reached by the District line, any down payment shall be fully refunded.

The first party's rights hereunder are subject to such further rules and regulations as the District Commissioners may prescribe. The District may terminate dervice to any customer failing to pay a water bill when thirty (30) days past due or for violating a District regulation.

Deposits to insure payment of monthly water bills and penalties on delinquent water accounts shall be as the party of the SECOND PART may hereafter prescribe.

The signing of this CONTRACT by a Commissioner of the Water District is by authority of the Board of Commissioners, and said execution thereof is in his official capacity only, and said Commissioners shalls not be personally liable on them C.o ptract.

5- 2 S. C .

"BY:"-

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THE BOSTON WATER DISTRIC T (A BODY CORPORATE)

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PU3LIC SERVICE