Ρ.	S.C.	Ky.	Adoption	Notice	No.	
----	------	-----	----------	--------	-----	--

ADOPTION NOTICE

The undersigned <u>Graves</u> water	District
(Name of Utility) System	m ·
of Braves Country here	by adopts, ratifies, and makes
its own, in every respect as if the same had been original	nally filed and posted by it, all
tariffs and supplements containing rates, rules ar	
<u>Water and Sewer</u> service at (Nature of Service)	Braves County
in the Commonwealth of Kentucky, filed with the P	Public Service Commission of
Kentucky by Hickory Water District of (Name of Predecessor)	vaves County
and in effect on the $3/5^{\dagger}$ day of December	_, 20 <u>/2</u> , the date on which
the public service business of the said Helion Wa	ete District
(Name of	Predecessor)
was taken over by it.	
This notice is issued on the day of	meary , 20 13 ,
in conformity with 807 KAR 5:011, Section 11, of the Re	
of Public Utilities with the Public Service Commission of R	Kentucky.
 By	JERUBLIC BERNICE COMMISSION
	Secretary Edirector
Authorized by Ky.P.S.C. Order No. 2012-00358	TARIFF BRANCH
Authorized by Ny.1 .O.O. Older No. Authorized by Ny.1 .O.O.	Bunt Kulley
	1/1/2013
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

HICKORY WATER DISTRICT

P.S.C. Ky. No.	4
Cancels P.S.C. Ky. No.	3
HICKORY WATER DISTRICT	
OF HICKORY, GRAVES COUNTY, KENTUCKY	
Rates, Rules and Regulations for Furnishing	
WATER SERVICE	
AT	
HICKORY & LOWES, GRAVES COUNTY, KENTUCKY	
PUBLIC SERV CF IC	
OCT PURSUANT TO	0 5 1999 2807 KAR 5011,
Filed with PUBLIC SERVICE COMMISSION OF SECRETARY OF KENTUCKY	THE COMMISSION
ISSUED OCTOBER 11 , 19 99 EFFECTIVE DECEMBER 1	, 19 <u>99</u>
ISSUED BY: HICKORY WATER DISTR (Name of Utility) BY: ROBERT H. SULLIVAN, O	rav

Γ

	FOR HICKORY & LOWES, KENTUCKY
	Community, Town or City
	P.S.C. KY. NO4
	SECOND SHEET NO. 1
HICKORY WATER DISTRICT	CANCELLING P.S.C. KY. NO. 2
(Name of Utility)	REVISED SHEET NO. 1
CONTENT	S
34 INCH WATER METER	
CONSUMPTION	
First 2,000 Gallons \$12.31 Minimum Bill	
Next 3,000 Gallons 4.18 Per 1,000 Gallons	
Next 5,000 Gallons 3.89 Per 1,000 Gallons	
Next 10,000 Gallons 3.60 Per 1,000 Gallons	
Next 30,000 Gallons 2.59 Per 1,000 Gallons	
Next 50,000 Gallons 2.37 Fer 1,000 Gallons Next 50,000 Gallons 2.16 Per 1,000 Gallons	
All over 100,000 Gallons 1.80 Per 1,000 Gallons	
All over 100,000 Gallons 1.80 fer 1,000 Gallons	
1 INCH WATED METED	
1 INCH WATER METER	
CONSUMPTION Fig. 4 6 000 Gallery and Color of the Color	
First 6,000 Gallons \$28.74 Minimum Bill	
Next 4,000 Gallons 3.89 Per 1,000 Gallons	
Next 10,000 Gallons 3.60 Per 1,000 Gallons	
Next 30,000 Gallons 2.59 Per 1,000 Gallons	
Next 50,000 Gallons 2.16 Per 1,000 Gallons	
All over 100,000 Gallons 1.80 Per 1,000 Gallons	
1 ½ INCH WATER METER	
CONSUMPTION	
First 7,500 Gallons \$34.58 Minimum Bill	
Next 2,500 Gallons 3.89 Per 1,000 Gallons	
Next 10,000 Gallons 3.60 Per 1,000 Gallons	
Next 30,000 Gallons 2.59 Per 1,000 Gallons	
·	
Next 50,000 Gallons 2.16 Per 1,000 Gallons	
All over 100,000 Gallons 1.80 Per 1,000 Gallons	
DATE OF ISSUE June 30, 2010 Month / Date / Year	KENTUCKY
DATE EFFECTIVE June 30, 2010	PUBLIC SERVICE COMMISSION
Month / Date / Year	JEFF R. DEROUEN
	EXECUTIVE DIRECTOR
ISSUED BY (Signature of Officer)	TARIFF BRANCH
(Signature of Officer)	Q. + 1. H.
TITLE CHAIRMAN	Dum Tuning
	EFFECTIVE

6/30/2010PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO. <u>2009-00350</u> DATED <u>JUNE 30, 2010</u>

	FOR HICKORY & LOWES, KENTUCKY Community, Town or City
	P.S.C. KY. NO4
	SECOND SHEET NO. 1
HICKORY WATER DISTRICT	CANCELLING P.S.C. KY. NO. 2
(Name of Utility)	REVISED SHEET NO. 1
	CONTENTS

2 INCH WATER METER

CONSUMPTION

First 15,000 Gallons
Next 5,000 Gallons
Next 30,000 Gallons
Next 50,000 Gallons
All over 100,000 Gallons
1.80 Per 1,000 Gallons
1.80 Per 1,000 Gallons

3 INCH AND 4 INCH WATER METERS

CONSUMPTION

First 100,000 Gallons \$266.00 Minimum Bill All over 100,000 Gallons 1.80 Per 1,000 Gallons

DATE OF ISSUE June 30, 2010 Month / Date / Year	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE June 30, 2010 Month / Date / Year	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY Signature of Officer)	TARIFF BRANCH Bunt Kirlley
TITLE CHAIRMAN	EFFECTIVE
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 2009-00350 DATED JUNE 30, 2010	6/30/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

•	P.S.C. Ky. No1
Hickory Water District	First Revised Sheet No. 2
	Cancelling P.S.C. Ky. No. 1
•	Original Sheet No. 2
RULES	AND REGULATIONS
SECTION 1. WATER CONNECTION	CHARGES.
exacted for each connection with t	hereby established and shall be the waterworks system of the District, which application is or was filed and on ections, as follows:
water connection and tendered to t	size connection who applied for a he District the applicable connection connection charge was and is Fifty Dollars
shall apply for a water connection of the applicable connection charge the construction of the new waterwa	size connection who applied or who subsequent to that date, with a tender e prior to the initial completion of orks system of the District, as certified nection charge shall be One Hundred
said completion of construction, the Four Hundred Dollars (\$400.00) for	or a water connection subsequent to ne minimum connection charge shall be PUBLIC SERVICE COMMISSION a 5/8" X 3/4" size connection charge shall be PUBLIC SERVICE COMMISSION a 5/8" X 3/4" size connection connection Tap-on Fee
5/8" X 3/4"	\$400.00 PURSUANT TO 807 KAR 5:011,
3/4"	450.00 BY: SECTION 9 (1)
1" 1-1/2"	500.00 Actual Cost of Connection
211	Actual Cost of Connection
DATE OF ISSUE November 12, 1983 Month Day Year ISSUED BY	DATE EFFECTIVE January 1, 1984 Month Day Year Chairman P.O. Box 128, Hickory Ky.
Name of Officer	42051
	Address

FOR Hickory & Lowes (Graves Co.)Ky

	FOR Hickory & Lowes (Graves Co.) Kentucky
	P.S.C. Ky. No.
-	Original Sheet No. 3
Hickory Water District	Cancelling P.S.C. Ky. No
	Sheet No
RULES A	AND REGULATIONS

SECTION 2. RIGHTS ON PAYMENT OF WATER CONNECTION CHARGES.

Water connections shall be made available to the owners of any premises (residential, commercial or industrial) abutting upon any street, road, alley, public way or easement in which a water line is constructed by the District within 50 feet of the property line or easement of such owner. Such lines shall be considered available to any premises as to which the boundary line or easement is located within 50 feet of such water line.

Any and all property owners to whom such lines are so available shall be entitled to a water connection upon timely payment of the prescribed water connection charge as set out above.

Any and all owners of properties where the property line or easement is located more than 50 feet from a water line shall be entitled to the same privilege by paying the additional cost of bringing a water line the additional distance, in excess of 50 feet, to his property line or easement.

SECTION 3. RIGHTS ON PAYMENT OF CONNECTION CHARGE; PAVEMENT REPLACEMENT.

The payment by property owner(s) of the prescribed water connection charge shall entitle the owner of such property to have a water line brought to the edge of his property line or easement, and said charge includes the cost of replacing any pavement which may be disturbed on any dedicated public streets or ways during construction. Such property owner, if he desires water service, must bear the cost (including replacement of any pavement which may be disturbed on his premises during the construction) of running a water line from the building located on his premises to the point in said PUBLIC SERVICE COMMISSION

		EFFECTIVE
DATE OF ISSUE 2 25 83	DATE EFFECTIVE	MAR 1 7 1983
yonth Day Year	Mon	th Pursuant to 807 KAR 5:011,
SUED BY Shert I ullewar	- hours	SECTION 8(1) 2
- Name of Officer	Title	ex. Address VIVI
		79

· ;	FOR Hickory & Lowes (Graves Co.) Kentuck
	P.S.C. Ky. No.
•	Original Sheet No. 4
Hickory Water District	Cancelling P.S.C. Ky. No
	Sheet No
	RULES AND REGULATIONS

or easement where the District has brought the water line.

SECTION 4. COSTS OF INSTALLATION AND INDEMNIFICATION.

All costs, expenses and responsibility incident to installation, connection and use of water lines from the outlet side of the respective water meters to such respective premises where such respective water lines are brought to serve such premises and extending to the respective buildings on such premises, shall be borne by the respective property owners, who shall further idemnify the District from any loss or damage that may directly or indirectly be occasioned by the installation of such lines. All water connections shall be made under the supervision of the Superintendent of said waterworks system in accordance with the rules and regulations of the Kentucky Department of Health.

SECTION 5. METER RATES FOR WATER USAGE.

Subject to the minimum monthly water rates specified above, the following metered charges shall be made for each 1,000 gallons of water consumption per month to customers of all size connections:

	f Gallons r per Month	Monthly Charge Per 1,000 Gallons or less
First	2,000 gallons	\$ 4.50 (Minimum Monthly Charge for 2,000 gallons)
Next	3,000 gallons	1.90
Next	5,000 gallons	1.40
Next	10,000 gallons	1.15
Next	30,000 gallons	.85
Next	50,000 gallons	.60 PUBLIC SERVICE COMMISSION
All over	100,000 gallons	.50 OF KENTUCKY EFFECTIVE

DATE OF ISSUE 2	25 83	DATE EFFECTIVE	MAR 1 7 1983
SSUED BY Shell	Day Year	(harm	MOTPURSUANT PO 807 KAR 8:011 SECTION 9/11
Name of O	fficer	Title	Nodress

FOR Hickory & Lowes (Graves Co.) Kentuck
P.S.C. Ky. No
Original Sheet No. 5
 Hickory Water District Cancelling P.S.C. Ky. No
Sheet No
 RULES AND REGULATIONS
Whenever the minimum monthly charge is in excess of the total metered charge, the minimum shall apply. Whenever the total metered charge is in excess of the prescribed minimum monthly charge, the metered charge shall

SECTION 6. ALL CUSTOMERS METERED; NO FREE SERVICE.

It shall be mandatory for all customers of the waterworks system to be metered. No one shall receive or be entitled to free water service or to any such service without paying the full rates herein specified. The schedule of rates herein prescribed for monthly water service shall be uniformly charged to all customers of the waterworks system of the District. No customer shall resell water except under the terms of a special contract executed with the District.

<u>SECTION 7.</u> METERS READ MONTHLY.

apply.

Water meters shall be read monthly commencing on the 20th day of each calendar month or as soon thereafter as weather and other conditions and circumstances may reasonably permit, and such reading shall continue as expeditiously as possible until all of the meters have been read.

In the event that upon the occasion of a monthly meter reading, it is found that the meter of a customer is defective or non-operative, such water bill shall be computed on the basis of the average monthly water consumption of such customer shown by the three preceding monthly meter readings, provided that if no such readings are then available, the applicable water bill may be computed on the basis of an estimate of water consumption, estimated by the Superintendent of the waterworks system, subject to adjustment service commission downward according to the average of the next three succeeding monthly energy readings.

readings			EFFECTIVE
DATE OF ISSUE 2	25 83	DATE EFFECTIVE	MAR 1 7 1983
SSUED BY Sheit	Day Year Sulliv) Chairman	PURSUANT TO 807 KAR 5:011,
Name of	Officer	Title	Address Mate

			FOR	HICKORY &	
			P.S.C. NO.	SIEST NO	
			ORIGINAL	SHEET NO.	6A
HICKODY	WATER DISTRICT		CANCELING P.S.O		
HICKUKI	WATERDISTRICT	· · · · · · · · · · · · · · · · · · ·	ORIGINAL	SHEET NO.	6
		RULES AND REG	ULATIONS		
A curguarantees a "up-front".	TION 8. stomer applying and corminimum usage of this TION 9A.	service of one year. The DEPOSITS.	d paying the appropriate appropriate connect	tion charges will be	collected
may be refus will be paid a	District may require a med or discontinued for funnually either by refundustomer's bill is delinques.	ailure to pay the requent or credit to the custon	sted deposit. Interest, mer's bill, except that	as prescribed by KR	LS 74.050
required dep record for th satisfactory p the initial dep Upon termin	deposit may be waived uposits will be returned after at period. If a deposit he payment record, a deposit if the customer's cation of service, the deposit if that with any remarks and the service at the deposit if the with any remarks are service.	ter one (1) year if the conas been waived or returned it may then be required lassification of service posit, any principal amo	ustomer has established and the customer d. The District may rechanges or if there is a punts, and any interest	ed a satisfactory pay r fails to maintain a equire a deposit in ac a substantial change	ddition to in usage.
In de	termining whether a dep	oosit will be required or	r waived, the following	g criteria will be con	isidered:
1.	Previous payment his District, statements fr evidence of good cree	tory with the District. I om other utilities, bank dit.	If the customer has no ks, etc. may be present	previous history wi ted by the cust RENT EFFEC	COMMISSION TÜCKY
2.	Whether the custome	r has an established inc	ome or line of credit.	DEC 3 1 19	395
3.	Length of time the cu	stomer has resided or l	peen located in the are		KAR 5:011.
4.	Whether the custome	r owns property in the	area.	BY: Bredail C. FOR THE PUBLIC SERVICE	Meel
5.	Whether the customer	r has filed bankruptcy	proceedings within the	last seven years	VOIMINOUN

DATE OF ISSUE:

11 15 95 DATE EFFECTIVE:
12 31 95

Month Day Year

ISSUED BY:

CHAIRMAN P. O. BOX 128, HICKORY, KY. 42051

Name Of Officer Title Address

	FOR	HICKORY & _GRAVES COU	
	P.S.C. NO.	3_	
	ORIGINAL	SHEET NO.	6B_
	CANCELING P.S.	C. NO.	2
HICKORY WATER DISTRICT	ORIGINAL	SHEET NO.	6
RITES A	ND REGULATIONS		

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

If a deposit is held longer than 18 months, the deposit will be recalculated at the customer's request based on the customer's actual usage. If the deposit on account differs from the recalculated amount by more than \$10.00 for a residential customer or 10 percent for a non-residential customer, the 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.

All customers will pay equal deposits in the amount of \$25.00. This amount does not exceed the average bill of residential customers served by the District and is equal to 2/12 of the average annual bill.

SECTION 9B. 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 usage differs by 15 percent 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 members or work staff, additional or different appliances, changes in business verification known leaks in the customer's service line.

DEC 3 1 1995 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)95 DATE OF ISSUE: DATE EFFECTIVE: 12 Colore C. March FOR THE PUBLIC SERVICE COMMISSION P. O. BOX 128, HICKORY, KY. 42051 **CHAIRMAN**

	FOR	HICKORY & LOWES		
		_GRAVES COI	INTY, KY.	
	P.S.C. NO.	3_		
	ORIGINAL	SHEET NO.	6C	
	CANCELING P.S	.C. NO.	2	
HICKORY WATER DISTRICT	_ORIGINAL	SHEET NO.	6	

RULES AND REGULATIONS

- 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 percent 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, Section 10(4) and (5).

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

SECTION 9C.

BILL FORMAT.

The bill format shall be as follows:

					ADDRESS CORRECTION REQUESTED		T CLASS MAIL OSTAGE PAID	
ACCOUN'	ī			TO]s			
SERVICE	AT				WAY THE	PERM	AIT NO.	
TYPE	PRESENT	PREVIOUS	USAGE	CHARGES		VAILABLE UPON R		<u> </u>
					FICE ON MAIN STATE	MARUEL	C SERVICE CO	
ĺ			1		NA .		OF KENTUCK	Υ
ļ		•			B		EFFECTIVE	
					 €			
ĺ			-	· ·	D 10			
ĺ				ľ	LSE BRING ENTRE BUL TO OR	UE	C 3 1 1995	
ĺ					E S	טנ	0 0 1 1000	
-		,	İ		X	PURSUA	NT TO 807 KAR	5011
					13		SECTION 9 (1)	0.011,
			ļ		<u> </u>			-8
1					ACCOUNT		eder DUE BATELLE	
						FOR THE PI	BLIC SERVICE COL	AMISSION
CLASS	AMOUNT DUE AFTER DUE DA	TE D	UE DATE	AMOUNT DUE ON OR BEFORE DUE DATE	AMOUNT DUE ON OR BEFORE DUE DATE	SAVE THIS	AMOUNT DUE AFTER DUE DATE	
•					1			
] 			:
					•			

DATE OF ISSUI	E:	.11	15	95	DATE EF	FECTIVE:	12	31	95
_		Month	Day	Year		-	Month	Day	Year
ISSUED BY:	\times	obert K		ewar	CHAIRMAN	P. O. BOX	128, HICKO	RY, KY. 42	051
_	`	Nam Nam	e Of Officer		Title		Addı	ress	

	FOR	HICKORY & _GRAVES COU	
	P.S.C. NO.	3	
	ORIGINAL	SHEET NO.	6D
	CANCELING P.S.	C. NO.	2
HICKORY WATER DISTRICT	ORIGINAL	SHEET NO.	6
RIII FS A	ND REGULATIONS		

OWNERS PAY CONNECTION CHARGES: OCCUPANTS PAY **SECTION 10.** RATES.

Connection charges, where applicable, shall be the personal obligation of the owners of the respective properties. All water charges, other than connection charges, shall be the personal obligation, collectible by law, of the occupant of the lot, property or building receiving the benefits of such use and service so long as the same continues, and the satisfaction of the liability by any party shall be a discharge of the liability for which the payment is made.

> PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

DEC 3 1 1995

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

BY: _ Orden C. Nacl FOR THE PUBLIC SERVICE COMMISSION

 DATE OF ISSUE:	11 Month	15 Day	95 Year	DATE EF	FECTIVE: _	12 Month	31 Day	95 Year	_
ISSUED BY:	Loket #	·	ewar	CHAIRMAN Title	P. O. BOX	128, HICKO	RY, KY. 42		_

	FOR Hickory & Lowes (Graves Co.)Ken
	P.S.C. Ky. No.
	Original Sheet No. 7
Hickory Water District	Cancelling P.S.C. Ky. No
	Sheet No
RULES AN	D REGULATIONS
SECTION 11. MULTIPLE USERS.	
Where two or more tenants or o	occupants (of different rental units)
of property are served by a single water	er meter, the water rates and charges
shall be the personal obligation, colle	ectible by law, of the person or persons
who apply for such service and, where a	applicable, make the required deposit.
Such occupants may each obtain a separa	tte meter where possible in existing buildings.
In the event that such multiple unit pr	coperty is served by a single meter, each of
such occupants shall be billed his prop	ortionate (to the number of users and not
to the quantity used) share of the water	er charges applicable to such property, and
each shall constitute a separate user a	nd be billed accordingly, and in any
event, not less than the minimum rate(s) herein prescribed. The computation
of the water consumption above the amou	nt allowed in the minimum bill to such
water users shall be made the same as i	f only one customer occupied the entire
property; provided, however, that a mot	el may be billed through a single water
meter, according to the applicable wate	r rates for the amount of water so consumed.
Any customer may file an application fo	r a separate water meter, and upon payment
of the applicable connection fee and de	posit therefor, the District shall install
a separate water meter for such applica	nt, where possible, in which event such
	ate applicable to the usage of ERVICE COMMISSION OF KENTUCKY
recorded by such separate meter.	OF KENTOCKI EFFECTIVE

Month Day Year (ISSUED BY Title Name of Officer

	1 On Hickory & Lowes (Graves Co.) Kentuck
	P.S.C. Ky. No.
	Original Sheet No. 8
Hickory Water District	Cancelling P.S.C. Ky. No.
	Sheet No
	RULES AND REGULATIONS

SECTION 12. REVISION OF RATES.

The schedule of rates and charges prescribed in this Resolution shall be revised from time to time, and whenever required shall be increased, subject to approval of the PSC, so as to produce income and revenues from the waterworks system adequate to comply with such covenants and agreements as may be made by the District in connection with the Revenue Bond Issue financing referred to herein.

SECTION 13. BILLING; COLLECTION; PENALTY.

That the rates or charges aforesaid shall be billed monthly, on statements which shall be issued on or about the first of each month, and all bills for such service shall be considered due and payable ten days after the date of issue. If a bill is not paid within ten days after such date of issue, such bill shall be considered delinquent, and there shall be imposed a penalty on each bill not so paid, in an amount equal to ten percent (10%) of the charges (other than sales tax) shown on the face amount of such delinquent bill. When a bill has been delinquent for twenty days, the District shall serve a customer written notice of his delinquency, and of the fact that such customer is entitled, upon written request, to a hearing on the question of termination of services. If such bill is not paid within ten days after the mailing of such notice, and if no hearing is requested, or if a hearing is requested and timely held, paragraphycicky customer's delinquency is thereby established, the District may disconnect the

			out babons	.ov maj arboomicov one
DATE OF ISSUE_	2 25	83 DA	TE EFFECTIV	MAR 1 7 1983
ISSUED BY	Month Day	Year Tullwan	Chuin	MOURSUANT TO 2807 KAR SCOLE, SECTION 9 (1)
Na	me of Officer		Title	Address

	FOR Hickory & Lowes (Graves Co.) Kentucky
	P.S.C. Ky. No.
	Original Sheet No. 9
Hickory Water District	Cancelling P.S.C. Ky. No
	Sheet No.
	RULES AND REGULATIONS

water service of such customer without further notice, subject to the By-Laws, Rules, and Regulations referred to in Section 7. If water service is disconnected by the District by reason of delinquency in the payment of any water bill, reconnection of such service shall not be made until the owner or user pays all charges and penalties owed, plus the amount of \$15.00 as a disconnection and reconnection charge. If any deadline date falls on a Sunday or legal holiday, such deadline shall not expire until the next secular day thereafter.

SECTION 14. BY-LAWS, RULES, AND REGULATIONS INCORPORATED BY REFERENCE.

That the Commission of the District has concurrently herewith adopted By-Laws, Rules, and Regulations for the operation of the waterworks system of the District. Such By-Laws, Rules, and Regulations are incorporated in this Amended Rate Resolution by reference and made a part hereof. Copies of such By-Laws, Rules, and Regulations are on file at the office of the Secretary of the Commission, where same may be examined by any interested parties.

SECTION 15. SEVERABILITY.

That if any clause, provision, paragraph, or section of this Resolution be ruled void or unenforceable by any court of competent jurisdiction, the remainder thereof is intended to be adopted and shall be in full force and effect notwith-standing.

PUBLIC SERVICE COMMISSION OF KENTUCKY

	EFFECTIVE
DATE OF ISSUE 25 63	DATE EFFECTIVE MAR 1 7 1983
ISSUED BY Sheet Sull	MONTH TO 807 KAR 5:011, Wen hauman (SECTION 9 (1))
Name of Officer	Title RY: Address

	TOR_HICKORY & Lowes (Graves Co.) Kentuck
	P.S.C. Ky. No.
	Original Sheet No. 10
Hickory Water District	Cancelling P.S.C. Ky. No.
	Sheet No
	RULES AND REGULATIONS

SECTION 16. ALL FORMER PROVISIONS IN CONFLICT REPEALED; EFFECTIVE DATE OR ORDINANCE.

That all orders, resolutions, motions or parts thereof, insofar as same may be in conflict herewith, are repealed, and this Resolution shall take effect from and after its passage, approval, and publication as provided by law; provided, however, that this Ordinance shall not be published and shall not become effective until the rate and charges herein shall have been approved by the Public Service Commission of Kentucky.

DATE OF ISSUE 2 25 83 DATE EFFECTIVE MAR 1 7 1083 Year

ISSUED BY Name of Officer Title RY: Address Action

j

	FOR
	P.S.C. KY. NO.
	SHEET NO.
Hickory Water District	CANCELLING P.S.C. KY NO.
	SHEET NO.
DET DO	
RULES AI	ND REGULATIONS
SERVICE WILL BE TERMINATED 20 DAYS AFTER DUE DATE RECONNECTION FEE - \$15.00 RATES AVAILABLE UPON REQUES AFTER DUE DATE CLASS AMOUNTOUS	HICK DERMIT NA 2051 2 999.99 999.99 WAIESTO XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	JAN 1 3 1994
	PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY:
OF ISSUE	NAME EPPECMITY
MONTH DATE YEAR	DATE EFFECTIVE MONTH DATE YEAR
NAME OF OFFICER	TITLE ADDRESS

TITLE

ADDRESS

SECTION 20. SEVERABILITY.

If any clause, provision, paragraph or section of this Resolution be ruled void or unenforceable by any court of competent jurisdiction, the remainder thereof is intended to be adopted and shall be in full force and effect notwithstanding.

SECTION 21. ALL FORMER PROVISIONS REPEALED; EFFECTIVE DATE OF RESOLUTION.

All District resolutions, orders, motions, or parts thereof, insofar as same may be in conflict herewith, are repealed, and this Resolution shall take effect from and after its adoption, approval, and publication as provided by law, except that the rates herein prescribed shall be effective on the respective dates herein provided.

	Adopted and	approved	on this _	day o	of	, 1967.
(Seal of	District)	•			, Board o	Commissioners,
Attest:				•		
•	•					
	Secre	tary		-		 •

CERTIFICATE OF SECRETARY

(Seal of District)

ENGINEERING

charges remaining delinquent for a period of thirty days. If the 30th day of the month falls on a Sunday or a legal holiday, the bill shall be deemed to be timely paid if paid on or before the next secular day thereafter.

SECTION 17. DELINQUENCY; DISCONNECTION OF WATER SERVICE; RECONNECTION.

If a bill is not paid after remaining delinquent for thirty days, the Superintendent of the waterworks system shall thereupon turn off the water of such user according to the current practices existing at the time of the turn-off for water delinquents and may further enjoin use of the water facilities of the District by said customer until payment in full is made. If the last day of the month falls on a Sunday or legal holiday, such deadline shall not expire until the next secular day thereafter. If such water service is cut off by the District, reconnection of such service shall not be made until the owner or user pays all charges and penalties owed plus the amount of Five Dollars (\$5.00) as a disconnection and reconnection charge.

SECTION 18. DEPOSIT IS NO EXCUSE FOR DELINQUENCY.

The foregoing provisions are intended to and shall apply regardless of the availability of any initial deposit required by this Resolution.

SECTION 19. RECORDS AND AUDITS.

The rates, rentals and charges for the use of and services rendered by the District waterworks system shall be billed and collected by the District, and the full amount of the proceeds for such service shall be deposited as received and set aside into the appropriate fund as the Superintendent of the system may designate, but subject to any different designation which may be made in any proceeding relating to the issuance of Revenue Bonds. The records of the District with respect to charging, billing, collecting and accounting for water service shall be audited at least once each twelve months by an independent certified public accountant, and a report thereof shall be filed with the Secretary of the District, or shall be filed in such manner and at such other time or times as may be provided in any Resolution or proceeding of the District relating to the issuance of Revenue Bonds. The cost of such audit shall be classified and paid as an expense of operation and mathtenance CHEC PUBLIC SERVICE COMMISSION of the District waterworks system.

shall be the personal obligation, collectible by law, of the person or persons who apply for such service and, where applicable, make the required deposit. Such occupants may each obtain a separate meter, and in the event that such multiple unit property is served by a single meter, each of such occupants shall be billed his proportionate (to the number of users and not to the quantity used) share of the water charges applicable to such property, and each shall constitute a separate user and be billed accordingly, and in any event, not less than the minimum rate(s) herein prescribed. The computation of the water consumption above the amount allowed in the minimum bill to such water users shall be made the same as if only one customer occupied the entire property; provided, however, that a motel may be billed through a single water meter, according to the applicable water rates for the amount of water so consumed. Any customer may file an application for a separate water meter, and upon payment of the applicable connection fee and deposit therefor, the District shall install a separate water meter for such applicant, in which event such applicant will be billed at the water rate applicable to the usage of water recorded by such separate meter.

SECTION 15. REVISION OF RATES.

The schedule of rates and charges prescribed in this Resolution shall be revised from time to time, and whenever required shall be increased, so as to produce income and revenues from the waterworks system adequate to comply with such covenants and agreements as may be made by the District in connection with the Revenue Bond Issue financing referred to herein.

SECTION 16. BILLING; COLLECTION; PENALTIES.

The rates or charges aforesaid shall be billed monthly on or about the first of each month, and all bills for such service shall be considered due and payable ten days after rendition. If a bill is not paid as aforesaid within such ten day period, there shall be imposed a penalty on each bill not so paid, in an amount equal to ten percent (10%) of the charges (other than sales tax) shown on the face amount of said bill not so paid. If a bill is not paid within the first thirty days period after said due date, the charges shown on such bill shall be deemed delinquent, and the attornay for other water district is hereby authorized and directed to enforce and collect any such

and circumstances may reasonably permit, and such reading shall continue as expeditiously as possible until all of the meters have been read.

In the event that upon the occasion of a monthly meter reading, it is found that the meter of a customer is defective or non-operative, such water bill shall be computed on the basis of the average monthly water consumption of such customer shown by the three preceding monthly meter readings, provided that if no such readings are then available, the applicable water bill may be computed on the basis of an estimate of water consumption, estimated by the Superintendent of the waterworks system, subject to adjustment upward or downward according to the average of the next three succeeding monthly meter readings.

SECTION 11. MINIMUM USAGE OF WATER; DISCONNECTION PRIOR TO SUCH MINIMUM USAGE.

If, after the District makes water service available to a customer, such customer fails to connect and actually purchase water and/or if, after making such connection, such customer disconnects such water service prior to the time that such customer will have paid to the District a total of at least \$300.00 in water connection charges and/or in monthly water charges, then reconnection (or original connection) of water service to such customer shall not be made by the District unless such customer pays all charges and penalties owed, plus a disconnection charge in an amount equal to the amount by which the sum of \$300.00 is in excess of the total amount paid by such customer to the District in water connection charges and/or monthly water charges, but in any event said disconnection charge shall not be less than \$5.00.

SECTION 12. DEPOSITS.

A deposit shall be made with the District for water service by any applicant desiring service, except resident property owners, before being entitled to such service. The amount of such deposit shall be \$10.00, except that a deposit of \$15.00 shall be required with reference to water service to any house trailer. Such deposit, less any unpaid charges, shall be refunded to such customer, his heirs or assigns, whenever such customer notifies the District legally to disconnect or terminate service to such customer.

SECTION 13. OWNERS PAY CONNECTION CHARGES; OCCUPANTS PAY RATES.

Connection charges, where applicable, shall be the personal obligation of the owners of the respective properties. All water charges, other than connection charges, shall be the personal obligation, collectible by law, of the occupant of the lot, property or building receiving the benefits of such use and service so long as the same continues, and the satisfaction of the liability by any party shall be a discharge of the liability for which the payment is made.

SECTION 14. MULTIPLE USERS.

where two or more tenants or occupants (of different rental units)
of property are served by a single water meter, the water rates and charge ED

ENGINEERUNG

SECTION 6. MINIMUM WATER RATES.

The minimum monthly water bills (rates) for the respective size connection, and the quantities of water available to the customers of such size connections for such minimum bills (rates), based on the quantity charges specified above, shall be as follows:

			OR LESS OF WATER
SIZE OF METER CONNECTIONS	MINIMUM MONTHLY WATER RATES		PER MONTH FOR MINIMUM MONTHLY RATE
5/8" x 3/4"	\$ 4.00	•	2,000
3/4"	7.50		4,000
1"	10.50	JV.	6,000
1-1/2"	12.38		7,500
2"	20.50		15,000

Customers having said respective size connections shall pay rates for the use of water in excess of the respective quantities set out above, at the rates specified therefor in Section 5 of this Rate Resolution.

SECTION 7. RATES ARE EXCLUSIVE OF SALES TAX.

The foregoing rates are rates to be charged by the District, and any applicable State sales tax shall be added to each bill as a separate charge.

SECTION 8. EFFECTIVE DATES FOR WATER CHARGES.

The foregoing water rates and charges shall be effective as to all water customers beginning on the respective dates upon which each new water customer connects his premises to the water line made available to his premises.

SECTION 9. ALL CUSTOMERS METERED; NO FREE SERVICE.

It shall be mandatory for all customers of the waterworks system to be metered. No one shall receive or be entitled to free water service or to any such service without paying the full rates herein specified. The schedule of rates herein prescribed for monthly water service shall be uniformly charged to all customers of the waterworks system of the District. No customer shall resell water except under the terms of a special contract executed with the District.

SECTION 10. METERS READ MONTHLY.

Water meters shall be read monthly commencing on the 20th d each calendar month or as soon thereafter as weather and other conditions

PUBLIC SERVICE

ENGINEERING DIVISION

- B. For all customers for any size connection who applied or who shall apply for a water connection subsequent to that date, with a tender of the applicable connection charge prior to the initial completion of the construction of the new waterworks system of the District, as certified by the District engineers, the connection charge shall be One Hundred and Fifty Dollars (\$150.00).
- C. For customers who apply for a water connection subsequent to said completion of construction, the minimum connection charge shall be Three Hundred Dollars (\$300.00) for a $5/8" \times 3/4"$ size connection and the connection charge for other respective size connections shall be as follows:

Size of Meter Connection	Connection Tap-on Fee
5/8" x 3/4"	\$ 300.00
3/4"	350.00
1"	400.00
1-1/2"	500.00
2"	600.00

SECTION 2. RIGHTS ON PAYMENT OF WATER CONNECTION CHARGES.

water connections shall be made available to the owners of any premises (residential, commercial or industrial) abutting upon any street, road, alley, public way or easement in which a water line is constructed by the District within 150 feet of the property line or easement of such owner. Such lines shall be considered available to any premises as to which the boundary line or easement is located within 150 feet of such water line.

Any and all property owners to whom such lines are so available shall be entitled to a water connection upon timely payment of the prescribed water connection charge as set out above.

Any and all owners of properties where the property line or easement is located more than 150 feet from a water line shall be entitled to the same privilege by paying the additional cost of bringing a water line the additional distance, in excess of 150 feet, to his property line or ELD PUBLIC SERVICE COMMISSION

ENGINEERING DIVISION

SECTION 3. RIGHTS ON PAYMENT OF CONNECTION CHARGE; PAVEMENT REPLACEMENT.

The payment by property owner(s) of the prescribed water connection charge shall entitle the owner of such property to have a water line brought to the edge of his property line or easement, and said charge includes the cost of replacing any pavement which may be disturbed on any dedicated public streets or ways during construction. Such property owner, if he desires water service, must bear the cost (including replacement of any pavement which may be disturbed on his premises during the construction) of running a water line from the building located on his premises to the point in said property line or easement where the District has brought the water line.

SECTION 4. COSTS OF INSTALLATION AND INDEMNIFICATION.

All costs, expenses and responsibility incident to installation, connection and use of water lines from the outlet side of the respective water meters to such respective premises where such respective water lines are brought to serve such premises and extending to the respective buildings on such premises, shall be borne by the respective property owners, who shall further indemnify the District from any loss or damage that may directly or indirectly be occasioned by the installation of such lines. All water connections shall be made under the supervision of the Superintendent of said waterworks system in accordance with the rules and regulations of the Kentucky Department of Health.

SECTION 5. BASIC MONTHLY WATER RATES.

There shall be and there are hereby established from and after ective date of this Resolution, basic monthly rates or charges for ter supplied by the waterworks system of the District, as follows:

	OF GALLONS OF OR LESS) PER MONTH			HARGE PER 1,000 R LESS PER MONTH
First	2,000 Gallons			per 1,000 Gallons Winimum Charge for 2,000 Gallons)
Next	3,000 Gallons		1.75	
Next	5,000 Gallons	_03	1.25	
Next	10,000 Gallons	. 6	1.00	The second secon
Next	30,000 Gallons	7) ;	•75	CHECKED
Next	50,000 Gallons	·	.50	PUBLIC SERVICE COMMISSION
All ove	r 100,000 Gallons		.40	PUBLIC SERVICE
				by ENGINEERING BIVISION

RATE RESOLUTION

RESOLUTION OF THE HICKORY WATER DISTRICT OF GRAVES COUNTY, KENTUCKY, ESTABLISHING RATES, FEES AND CHARGES FOR THE USE OF AND THE SERVICES RENDERED BY THE DISTRICT WATERWORKS SYSTEM, AND PROVIDING FOR THE COLLECTION AND ENFORCEMENT OF SUCH RATES AND CHARGES.

WHEREAS, the Board of Water Commissioners of the Hickory Water District of Graves County, Kentucky, has heretofore determined that the promotion and preservation of the public health, safety and general welfare of said District and of all of its citizens and inhabitants require the construction and installation of a new District waterworks system, and

WHEREAS, the District is by concurrent proceedings providing for the issuance of its Waterworks System Revenue Bonds for the purpose of defraying the costs (not otherwise provided) of constructing said system in the manner provided by KRS 74.370 and KRS 96.350-510, and

WHEREAS, in and by said statutes it is required that rates or charges for services of the District waterworks system be prescribed and maintained so as to provide for the payment of the interest upon and principal of said bonds as the same become due, and also to pay operating and maintenance costs, as well as to create a depreciation fund, and

WHEREAS, it is necessary at this time that a schedule of rates for water service be prescribed and that provision be made for the collection thereof.

NOW, THEREFORE, THE BOARD OF WATER COMMISSIONERS OF THE HICKORY WATER DISTRICT OF GRAVES COUNTY, KENTUCKY, DOES HEREBY RESOLVE AS FOLLOWS:

SECTION 1: WATER CONNECTION CHARGES.

water connection charges are hereby established and shall be exacted for each connection with the waterworks system of the District, based on the respective dates on which application is or was filed and on the respective sizes of meter connections, as follows:

A. For all customers for any size connection who applied for a water connection and tendered to the District the applicable connection charge prior to June 1, 1965, the connection charge was and is Fifty Dollars

(\$50.00).

TAP ON CONTRACT

	er en
The undersigned person, being a property owner look of Hickory Water District of Graves County, Kentuck acceptable source of public water, does hereby agreef the service proposed to be offered by said Hick does further agree and obligate himself to accept over and above the regular monthly charge for water degrees receipt from the undersigned property owner downpayment on said tap-on-fee with the understand shall be paid to the District on or before thirty award of a contract for the construction of the syndistribution system, Hickory Water District agrees property owner the use of a water meter to be instructed.	eky, and being without an adequate or eee to avail himself and his property tory Water District, the undersigned said services and to pay therefor, er, a tap-on-fee in the amount of the Hickory Water District acknowers the some of as ling that the balance of (30) days following the date of an estem. Upon construction of the water to make available on the undersigned
It is understood between these parties that the unhis own expense, and within thirty (30) days after er's property, install an approved service line for his property, the same to be constructed in contother applicable laws of the Commonwealth of Kentuthe event the said property owner does not install after a water supply is available, that he will okmonthly water rate.	r a water supply is available to the own from the water meter to the improvements apliance with the plumbing code and acky, It is further understood that in a service line within thirty (30)
It is understood between these parties that if the unable to construct said water distribution system property of the undersigned property owner within hereof, this contract will be void and the District hereunder in full.	n or to furnish public water to the eighteen (18) months of the date
WITNESS the handsof the parties on this	one day of accessors are not made to a property may not men and the service made to the property of the service made to the se
PROF	PERTY OWNER
THE BY ALLEY	to placement dead they are nationally stage and subgrames and stage before inciding any deady arrange was written days between days are form that they subgrame that they want to be subgramed
Hich	kory Water District
Ву	na, ang

