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#### LOUISVILLE EXTENSION WATER DISTRICT

OF

JEFFERSON COUNTY, KENTUCKY

PUBLIC SERVICE CO SIDN

MAY 2 6 1965

RATES, RULES AND REGULATIONS

FOR FURNISHING WATER SERVICE

IN

LOUISVILLE EXTENSION WATER DISTRICT and adjacent areas as recorded in File 483 in the records of the Probate Department of the County Court of Jefferson County in the Court House, Louisville, Kentucky.

Filed With

THE PUBLIC SERVICE COMMISSION OF KENTUCKY

(3.8)

ISSUED June 1, 1964

EFFECTIVE June 1, 1964

ISSUED BY Louisville Extension Water District

BY

Chairman of Commission

P.	S.	C.	Ky.	No.	1
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#### LOUISVILLE EXTENSION WATER DISTRICT

RATES, RULES AND REGULATIONS

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EXTENSION OF MAINS

SECTION II

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CUSTOMER SERVICE AND RATES



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ISSUED June 1, 1964

EFFECTIVE June 1, 1964

ISSUED BY Louisville Extension Water District

BY

Chairman of Commission

FOR Er		ntire	Area	Served	
P,	s.	c.	Ky. 1	No	1
Or	igi	nal	SHEET	r NO.	1

#### PARAGRAPH 1 - EXTENSION OF MAINS - GENERAL CONDITIONS

SECTION 1

- A: Any main extension authorized under this SECTION shall be approved by the Consulting Engineer, the Supervisor of the Engineering Department, and General Manager before installation is authorized and all installation "as built" plans and/or record plans shall bear signatures or seals indicating this approval.
- B. All main extensions authorized under this SECTION shall be installed in accordance with the applicable rules of the various regulatory agencies having jurisdiction.
- C. All main extensions authorized under this SECTION shall be performed in accordance with the terms of existing contracts and bond agreements.
- D. Any main extension authorized and/or installed under this SECTION shall include the installation of the necessary fire hydrants to meet the requirements of the Jefferson County Fire Protection Program.
- E. The types of material, pipe construction, and size of the main to be installed under this SECTION shall be restricted only by the previous contractual agreements and the approvals designated in PARAGRAPHS (1A), (1B), (1C) and (1D).
- F. The DISTRICT will perform the actual work of any main extension with District personnel or may let the work out for contract. The method of installation is solely at the discretion of the Commission without any control, direction or interference from any organization, group or individual providing the financing for the main extension.
- G. No mains will be installed by the DISTRICT which are smaller than 6" inside diameter.

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PUBLIC SERVICE COMMISSION
MAY 2 6 1965

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DATE OF ISSUE June 1, 1964

DATE EFFECTIVE June 1, 1964

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Chairman of Commission

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	P. S.	C.	Ky.	No.	1	
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PARAGRAPH 2 - EXTENSION OF MAINS BY BOND ISSUE

SECTION 1

- A. Main extension by bond issue may be authorized by the Commission when the demand and engineering studies indicate that sufficient revenue will be available to financially support the bond issue necessary to defray the costs of such extension and when no faster or more desireable means of main extension appear immediately available. Such authorization rests solely within the powers of the commission subject to the existing statutes, existing contracts and previous bond agreements.
- B. Main extensions under this PARAGRAPH 2, SECTION I are subject to all the provisions of PARAGRAPH 1, SECTION I, as well as the advice and consent of the District's Legal Consultant and the District's Financial Consultant or Accountant.
- C. Generally, only main extensions costing in excess of \$100,000 shall be considered under this PARAGRAPH 2, SECTION I.

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MAY 2 6 1965

by R.D.
ENGINEERING DIVISION

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PARAGRAPH 3 - EXTENSION OF MAINS BY BUILDER AND/OR DEVELOPER -REFUNDING CONTRACTS \*

SECTION 1

- A. Should an individual, group, developer, or contractor desire the extension of a main along a public road or into a subdivision with an estimated potential of ten customers or more and should individual, group, developer, or contractor desire such extension of main at an earlier date than it is possible to secure a bond issue, or should a bond issue be impractical, undesireable, or not financially feasible; then the individual, group, developer, or contractor may obtain the main extension by paying the cost of the main extension to the District in accordance with the succeeding subsections (B), (C), (D), (F), (G), (H), (I), (J), and (K) of this PARAGRAPH 3, SECTION I.
- B. The entire cost of the main extension as computed by the District's staff in accordance with subsection (C) of this paragraph must be paid to the District prior to the beginning of any work on the extension.
- C. The cost as paid by the individual, group, developer, or contractor shall be computed on the basis of the following unit prices applying to quantities obtained by the District's staff from plans approved by the applicable regulatory agencies:

6" Water Main - \$3.00 per lineal foot 8" Water Main - \$4.00 per lineal foot

Fire Hydrants - \$300.00 each

Fire Hydrants - For Shively - \$475.00 each

Rock Excavation - \$25.00 per cubic yard Road Crossings and Specials - As estimated

D. Plans approved by the applicable regulatory agencies must be submitted to the District's staff for computing the cost of any main extension. Any estimates of cost made by the District's staff from preliminary or unapproved plans are subject to revision and/or correction when approved plans become available.

E. Cost estimates prepared by the District's staff from approved and/or final plans are the costs to be paid by the individual, group, devel-

DATE OF ISSUE June 1, 1964

DATE EFFECTIVE June 1, 1964

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Louisville, Kentucky 40258

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PARAGRAPH 3 - EXTENSION OF MAINS BY BUILDER AND/OR DEVELOPER - REFUNDING CONTRACTS \* (Continued)

SECTION

oper, or contractor and no recapitulation is provided or available to the individual, group, developer, or contractor upon completion of the extension.

- F. The individual, group, developer, or contractor paying the cost of main extension under this PARAGRAPH 3, SECTION I, receives a refunding contract which is negotiable and transferrable for the full amount of the cost of the main extension only. This contract is repayable by the District at the rate of one dollar (\$1.00) per month per customer attached directly to the main extended by the payment included in the contract.
- G. No interest is paid on these contracts. The entire principal or face value is repaid to the developer as per the terms of the contract which is hereby made a part of these regulations.
- H. The costs of the fire hydrants, rock excavation, and special costs, although required to be paid by the individual, group, developer, or contractor, are not included in the contractual amount to be refunded.
- I. Rock excavation is not computed unless the quantity of rock excavation is in excess of 15% of the total excavation necessary to install the main extension.
- J. This PARAGRAPH 3, SECTION I applies only to main extensions where the estimated potential customers is ten (10) or more.
- K. All units of PARAGRAPH 1, SECTION I shall apply to main extensions under this PARAGRAPH 3, SECTION I.
- \* See APPENDIX I for copy of REFUNDING CONTRACTS AND ASSIGNMENTS

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PARAGRAPH 4 - EXTENSION OF MAINS BY BUILDER AND/OR DEVELOPER - NON REFUNDING CONTRACTS

SECTION

- A. Should an individual, group, developer, or contractor desire the extension of a main along a public road or into a subdivision with an estimated potential of less than ten (10) customers, such extensions will be made in accordance with PARAGRAPHS 3(B), 3(C), 3(D), 3(E), 3(H), and 3(I), SECTION 1.
- B. No refunding contract will be made to the individual, group, developer, or contractor on main extensions with an estimated potential of less than ten (10) customers.
- C. All units of PARAGRAPH 1, SECTION I shall apply to main extensions under this PARAGRAPH 4, SECTION I.



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PARAGRAPH 5 - EXTENSION OF MAINS - CONNECTING LINES
AND MAIN SUPPLY LINES

SECTION

- A. The Commission may, at its discretion, authorize the installation of water mains to connect voids between the ends of existing mains or authorize the extension of main supply lines for the improvement of pressure and/or supply.
- B. Extension of mains in accordance with this PARAGRAPH 5, SECTION I shall be at the District's expense or financed from District funds as available and as permitted by those individuals and/or groups exercising jurisdiction.
- C. All units of PARAGRAPH 1, SECTION I shall apply to any extensions under this PARAGRAPH 5, SECTION I.



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DATE EFFECTIVE June 1, 1964

ISSUED BY

Chairman of Commission

9 8360 Dixie Highway

Louisville, Kentucky 40258

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PARAGRAPH 6 - EXTENSION OF MAINS IN POPULATED AREAS NOT PREVIOUSLY SERVED BY A PUBLIC WATER SUPPLY

SECTION

A. The Commission may, at its discretion, authorize the installation of water main extensions in so-called "built-up" areas not previously served by a public water supply if the areas are within the boundaries of the District.

- B. Any authorization for main extension under this PARAGRAPH 6, SECTION I shall be subject to all the provisions of PARAGRAPH 1, SECTION I.
- C. The Commission in considering the authorization for main extension under this PARAGRAPH 6, SECTION I shall be governed by, although not necessarily limited to, the following provisions:
  - The necessary money to defray the cost of such extension must be available from some current source or established account.
  - 2. The Commission shall have the cost computed for the main extension and shall not give serious consideration to any extension where the complete estimated cost of installation of such extension exceeds \$250.00 per bonafide customer who is willing to pay the cost of a service installation.
  - 3. Work will not be started on such installation until enough paid applications for service installations are received to assure the cost of installation of such extension of being not more than \$250.00 per bonafide service.

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FOR Ent	ire Area Serve	ed
P. S. C.	Ky. No.	1
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Louisville Extension Water District NEERING DIVISION

PARAGRAPH 1 - SERVICE CONNECTIONS - GENERAL CONDITIONS

SECTION II

- A. The DISTRICT requires all consumers to have a separate metered service connection which is installed by the DISTRICT at the consumer's expense in accordance with established fees.
- B. Each building is required to have a metered service regardless of whether two buildings occupy the same lot or wheth is all the buildings are under a single ownership.
- C. Each unit in Shopping Centers is required to have a separate metered service.
- D. The District will provide and install a metered service to any one within the boundaries of the DISTRICT who makes the proper application for service, meets the conditions of all the applicable parts of the PARAGRAPH 1, SECTION II and pays the applicable fee as listed in PARAGRAPH 3, SECTION II.
- E. Metered service connections can only be provided those organizations or individuals whose property is directly adjacent to that portion of a street, dedicated right of way, or easement in which a water main is located.
- F. An easement from a "back" lot to the street in which a water main is located does not meet the conditions of PARAGRAPH 1, SECTION II and service will not be provided through an easement unless the water main itself is located in the same easement.
- G. Fire service connections will be provided without meters upon application and payment of the fees as established under PARAGRAPH 3, SECTION II.
- H. Any connection, metered or unmetered, to the District's lines requires the approval of the State Board of Health and the Jefferson County Board of Health. Since new construction requires a Building Permit and since a Building Permit can not be obtained without a Plumbing Permit from the Jefferson County Health Department, no effort is made to require proof of the Health Department approval on new construction. Applications for service to existing buildings not previously served by the District will be processed as new buildings except the service

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# PARAGRAPH 1 - SERVICE CONNECTIONS - GENERAL CONDITIONS (Continued) SECTION II

will not be installed until the District office is notified of the Plumbing Permit number which will be recorded on all copies of the application for service.

- I. Service connection applications will not be processed if the applicant is indebted to the District on a Past Due Account, Bad Debt or in any way whatsoever.
- J. All applications for Service Connections are numbered and strict accounting is made of all receipts for service connections. The same numbers are used for diligent cost accounting for the installation cost of the Service Connection.
- K. Metered service installations are subject to all the provisions and regulations of all the applicable regulatory agencies having jurisdiction and will not be installed until compliance with the rules and regulations of the applicable agencies is confirmed.

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8360 Dixie Highway

Louisville, Kentucky 40258

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PARAGRAPH 1 - SERVICE CONNECTIONS - GENERAL CONDITIONS (Continued) SECTION II

will not be installed until the District office is notified of the Plumbing Permit number which will be recorded on all copies of the application for service.

- I. Service connection applications will not be processed if the applicant is indebted to the District on a Past Due Account, Bad Debt or in any way whatsoever.
- J. All applications for Service Connections are numbered and strict accounting is made of all receipts for service connections. The same numbers are used for diligent cost accounting for the installation cost of the Service Connection.
- K. Metered service installations are subject to all the provisions and regulations of all the applicable regulatory agencies having jurisdiction and will not be installed until compliance with the rules and regulations of the applicable agencies is confirmed.

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Louisville Extension Water District

PARAGRAPH 2 - SERVICE CONNECTION APPLICATIONS

SECTION

- A. Applicants who desire service connections are required to come to the District office pay the service connection installation fee and sign the "Water Service Contract" prior to the time installation is required. Each application must be accompanied by the necessary service installation fees as per the schedule in PARAGRAPH 3, SECTION II. Applications will be processed if received by mail, accompanied by the required data and fees. Application by mail is discouraged.
- The applicant for a service connection is required to furnish the District with the following information when making application for service:
  - 1. Name of subdivision in which service is to be located.
  - Street name and number of service desired.
  - 3. Lot number, if in a subdivision, of service location.
  - 4. Size of service required.
  - 5. Name and mailing address of applicant.
- C. Applications for metered service are completed in triplicate, one copy is processed through the cashier's office and the billing department, one copy is given the customer as a receipt, and one copy is forwarded to the installation department. The applicant is also given a meter location card to be placed on a stake at the location where the service installation and meter are desired. The metered service will not be installed unless and until this installation card is placed as required.
- D. Water bills are rendered monthly in the name of the applicant for a service connection while the unit is under construction except that no bill is rendered to the applicant for metered service unless the usage exceeds 2,000 gallons per month or until the total usage accu-3.8 mulates to 2,000 gallons or more. No guaranty is required from the applicant for a metered service connection.

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PARAGRAPH 2 - SERVICE CONNECTION APPLICATIONS \* (Continued)

SECTION II

- E. The service remains in the name of the applicant until:
  - The District is notified in writing by the applicant to discontinue service in the applicant's name.
  - 2. Or a new customer makes application for service and places on deposit with the District the necessary guaranty fee as established in PARAGRAPH 1, SECTION III.
  - 3. Or the District's personnel note that the property is being used in a permanent or semi-permanent fashinn not connected with the construction or alteration.
- F. As the situations listed in PARAGRAPH 2E, SECTION II occurs the following actions are taken:
  - When the District receives written notice that the applicant desires the service in his name to be discontinued, the records are checked to see if an application has been received from a new customer for service at this address, this applicant is then closed out like any other customer who discontinues service except PARAGRAPH 2D, SECTION II shall apply to charges.

When a new customer makes application for service before the applicant for metered service has requested discontinuance, the service is terminated as any other service termination except PARAGRAPH 2D, SECTION II shall apply.

When the District's personnel determine that the premises are being used for any other purpose than construction and/or alteration a notice is left at the premises requesting the new customer to come to the office, sign up for customer service, and make the required guaranty deposit. This notice usually allows a maximum of five days for these

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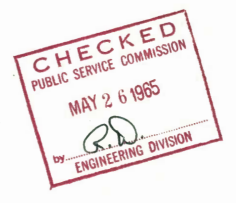
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PARAGRAPH 2 - SERVICE CONNECTION APPLICATIONS \* (Continued)

SECTION II

processes. Failure to comply in the allotted time will result in discontinuance of service. In any case the account of the applicant for metered service is closed out as any other service termination except PARAGRAPH 2., SECTION II shall apply.

\* See APPENDIX II for copy of application for Metered Service Connection and meter location card.



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### PARAGRAPH 3 - SERVICE CONNECTIONS - SCHEDULE OF FEES

SECTION II

- A. The fees charged and to be paid to the district in advance of installation by applicants for SERVICE CONNECTIONS shall be as follows:
  - 1. Metered service connections

5/8"	\$ 75.00
1"	150.00
1 1/2"	300.00
2**	350.00

Larger than 2" Quoted on request

2. Fire service connections

(a) 6" un-metered service - no road crossing \$ 600.00

(b) 6" un-metered service with road crossing 900.00

(c) 8" un-metered service - no road crossing 700.00

(d) 8" un-metered service with road crossing 1,200.00

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PUBLIC SERVICE COMMISSION

MAY 2 6 1965

BY ENGINEERING DIVISION

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P. S. C.	Ky. No.	1
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Louisville Extension Water District GINEERING DIVISION

PARAGRAPH 1 - CUSTOMER SERVICE - GENERAL CONDITIONS \*

SECTION III

- A. All new customers are required to come to the office, sign an Application for Water Service and deposit a guaranty of \$6.00. This deposit is returned when the customer leaves the District if all bills are paid otherwise the final bill is deducted from the deposit and the balance is returned to the customer.
- B. Applications for Water Service are processed immediately and the service transferred to the new customer the same day unless directed otherwise. The District is prepared to render this service within the hour if necessary.
- C. The deposit of \$6.00 may be mailed into the District office if the proper information is forwarded with the guaranty deposit, although mailing in of deposits is discouraged. The information required of each applicant for Water Service is:
  - 1. Address street and number where service is to be rendered and lot number if available.
  - 2. Landlord and/or owner of property.
  - 3. Previous address of prospective customer.
  - 4. Previous occupant of property.
- D. Before the Application for Water Service is accepted the District's records are thoroughly checked and if the applicant is indebted to the District in any way whatsoever regardless of the age of the indebtedness, service will not be rendered to the prospective customer until the previous indebtedness is paid.
- E. After the Application for Water Service is completed and/or accepted the customer is given one copy of the numbered application for water service as a receipt for his guaranty deposit. One copy is given to the Supervisor of Customer Relations and the original copy is retained in the Cashiers Office for rigid accounting for all guaranty deposits and balancing monthly. The prospective customer is notified

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PARAGRAPH 1 - CUSTOMER SERVICE - GENERAL CONDITIONS \* (Continued) SECTION III

that the customer or his representative must be on the premises when the service man turns the water on. An appointment will be made if necessary when some one can be on the premises. If it is impossible for the customer or his representative to be on the premises when the water is turned on, he (the customer) must sign a statement absolving the District of responsibility in the event of water damage. Even though a statement is signed, the customer is informed that the service will not be left on if the meter indicates water is running on the premises.

- F. Transfer of service from one location to another within the District may be accomplished by telephone and is done by a Service Report without additional deposit guaranty except that a deposit guaranty must be made for each service connection regardless if one individual or organization owns or uses more than one metered service connection.
- \* See APPENDIX III for a copy of Application for Water Service.



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#### PARAGRAPH 2 - CUSTOMER SERVICE - RENDERING OF WATER BILLS \*

SECTION III

- A. Meters are read monthly between the first and the twenty fifth of the month and bills are prepared all during the month from the meter readings. Every attempt is made to read the meters on the same date each month. If the meter cannot be read within five [5] days of the previous month's reading date, the reading is estimated at the minimum monthly charge and any correction made the succeeding month. Any time it is necessary to estimate a bill, the bill is stamped with a red notice indicating the meter reading is an estimated reading.
- B. All bills are mailed to the customer each month on the last working day of the month. Each bill contains the following information.
  - 1. Present meter reading in 1,000 gallons
  - 2. Previous meter reading in 1,000 gallons
  - 3: ... Gallons used in 1,000 gallons
  - 4. Gross Sewer Bill (See PARAGRAPH 5, SECTION III)
  - 5. Net Sewer Bill (See PARAGRAPH 5, SECTION III)
  - 6. Gross Water Bill
  - 7. Net Water Bill
  - 8. Date Meter was read "Service To"
  - 9. Name and Address of Customer Service
  - 10. Customer's Account Number
  - 11. Names and Addresses of Collecting Sub-stations
  - 12. On customers having used their "Courtesy Payment" a number which is the last digit in the year number in which the "Courtesy Payment" was used is placed near the customers address.
- \* See APPENDIX IV for copy of bill.

ENGINEERING DIVISION

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PARAGRAPH 3 - CUSTOMER SERVICE - PAYMENT OF BILLS

SECTION III

- A. All bills become due when rendered. The Net Amount is payable from the first through the tenth of each month.
- B. The Gross Amount is due after the tenth of the month except that each customer is permitted to pay the net amount after the tenth of the month one time each calendar year. This is called a "Courtesy Payment". When this "Courtesy Payment" has been used a number which is the last digit of the calendar year in which the "Courtesy Payment" was used is cut into the addressograph plate which contains the address so that any one on seeing the bill will know when the "Courtesy Payment" is still to be allowed.
- C. Bills may be paid at the District office, by mail, by banking service or at any of the collecting substations listed on the water bill' except that no bills may be paid after the tenth of the month at any collecting substation and no adjusted or corrected bill may be paid at a collecting substation.
- D. In payments made by mail, letters postmarked on the tenth of the month are accepted for the net bill regardless of the date received. The postmark on the envelope will govern in all cases of receipt by mail.
- E. In the event the tenth of the month comes on Saturday, Sunday, a holiday, or any day the District office is closed, the net bill may still be paid on the next working day. Bills received in envelopes postmarked the next working day will also be entitled to pay the net bill.
- F. In the event a customer sends an insufficient amount by mail to pay the bill as rendered, the check or money order is held, returned or given to the Customer Relations Department, the customer notified of the deficiency and the bill remains in the unpaid file subject to all the penalties of any other delinquent account.
- G. Overpayments by active customers are received and credited to the "Over Paid Accounts" account. Credits are issued and a copy of the Credit Memorandum forwarded to the Billing Department for deduction from the future bill and to be mailed with the succeeding bill. A copy of the Credit Memorandum is retained in the Cashier's office to check with

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DATE OF ISSUE June 1, 1964

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Chairman of Commission

FOR	Entire Area	Served
P. S. C	. Ky. No	1
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PARAGRAPH 3 - CUSTOMER SERVICE - PAYMENT OF BILLS (Continued)

SECTION

the next bill when it is tended for payment. Credit Memorandums are balanced monthly.

- H. Overpayment of final bills or overpayments by inactive customers are credited to the "Over Paid Accounts" account and a check written immediately to the inactive customer for the overpayment. Over Paid Account checks are balanced monthly.
- I. Accounts not paid by the twentieth of the month are separated and reminder letters are mailed to all such delinquents. (See APPENDIX V for copy of TURN OFF letter.)
- J. After the 25th of the month or the date stated in the TURN OFF letter (in the event the 25th comes on Friday, Saturday or Sunday) service is discontinued to all delinquents. A \$2.00 fee is charged to resume service. This \$2.00 fee is charged after the date specified in the TURN OFF letter even if service has not been discontinued. No "Courtesy Payments" are allowed delinquents after the 25th. The second day after the date set for delinquent service discontinuance, all services that have been turned off are rechecked. If the service is turned back on or usage is indicated since the service was turned off, the meter is removed and an additional fee of \$2.00 is charged to resume service.
- K. Customers paying by check are reminded that checks returned by the customers bank unpaid cause the customers account to be unpaid and all the provisions of gross payment, and delinquent fees apply. A continuous file is maintained of returned checks and when a customer has three (3) returned checks in a one year period he is notified by letter that the District can not accept checks any more in payment of his account. Checks will be returned and the account retained in the unpaid file if checks are used in payment of the account after this letter has been written. (See APPENDIX VI for copy of letter.)

CHECKED PUBLIC SERVICE COMMISSION

MAY 2 6 1965

**ENGINEERING DIVISION** 

DATE OF ISSUE June 1, 1964

DATE EFFECTIVE June 1, 1964

FOR _	Eı	ntire Area	Served
P. S.	C.	Ку. No	1
Origin	nal	SHEET NO.	19

PARAGRAPH 4 - CUSTOMER SERVICE - RATE SCHEDULE

SECTION III

WATER RATES

5/8" METER

EFFECTIVE APRIL 1, 1964

	GALLONS		COST	
Next	4,000 (Minimu 4,000	m Bill)	\$3.00 .60 per M	
Next	12,000		.50 per M	
Next	80,000		.40 per M	
Next	100,000		.30 per M	
Over	200,000		.25 per M	
	l" Meter	-	10,000 gals. min.	\$ 6.40
	1 1/2" Meter	2	17,000 gals. min.	\$ 9.90
	2" Meter	-	29,000 gals. min.	\$15.00

Above figures include the 3% State Tax. A 25% penalty is added for payment after the tenth of the month.



c381

DATE OF ISSUE June 1, 1964

ISSUED BY

DATE EFFECTIVE June 1, 1964

Chairman of Commission

FOR_	Entire	Area S	Served	
P. S.	C. Ky.	No	11	
Origin	nal SHE	ET NO.	. 20	

PARAGRAPH 5 - CUSTOMER SERVICE - SEWER COLLECTIONS

SECTION III

- A. The District has contracted with and will continue to contract with various sewer organizations to collect the sewer charges of sewer operations within the boundaries of the District with the water bill. These charges are billed and collected with the water bill. Although the sewer charges are shown separately on the Customer's Receipt section of the bill, the water bill cannot be paid without the sewer charge is also paid. (See APPENDIX IV for copy of bill.)
- B. The District charges the sewer organization a fee for this collection service.
- C. All amounts collected for sewer operations are forwarded to the sewer organization by the fifteenth of the month following collection except that amount collected as usage tax which is forwarded to the Kentucky State Treasurer as required.

CHECKED
PUBLIC SERVICE COMMISSION

MAY 2 6 1965

by ROMERING DIVISION

C3 4

DATE OF ISSUE June 1, 1964

DATE EFFECTIVE June 1, 1964

ISSUED BY

Chairman of Commission

APPENDIX I

(3A)

#### CONTRACT

	CONTRA	ACT NO.	
DATE	AMOUN	NT \$	
THIS AGREEMENT, made and entered into by and between DISTRICT OF JEFFERSON COUNTY, KENTUCKY, acting by an party of the first part, (hereinafter referred to as the "District"),	nd through its Board	of Water Comm	nissioners,
party of the second part, (hereinafter referred to as the "Builder"	·):		
WITNESSETH:			
The Builder is the owner of a tract of land located			
within the territorial limits of the Louisville Extension Water Dist on said property and desires to have the District furnish water s able to provide such services under the conditions hereinafter set	services thereto. The		
NOW, THEREFORE, the District and the Builder do hereby	agree as follows:		
<ol> <li>The District, through its duly authorized agents will prepare pla mains as specifically set forth in Paragraph 2. Plans and specificat the requirements of the District and such other agencies as may ha</li> </ol>	tions for water mains		
2. Prior to the commencement of construction of said mains by the		vill deposit with	the District
(\$), for which the District agrees to construct or h	nave constructed the fol	llowing mains:	
			4

- 3. In consideration of the Builder's providing the District with funds for the construction of the water mains within the District to furnish water service to houses constructed or to be constructed, the District agrees that an amount equal to One Dollar (\$1.00) per water connection per month actually collected for each water service connected directly to the mains listed in Paragraph 2 will be considered and treated as funds belonging to the Builder, the District acting as agent for the Builder in the collection of such amount. Provided, however, that when the District has paid over to the Builder, out of such collections on his account of One Dollar (\$1.00) per connection per month, an amount equal to the total cost of the additions advanced to the District, as set forth in Paragraph 2 of this agreement, then the District shall have no further obligation of any nature whatsoever to pay any further sum to the Builder.
- 4. It is understood and agreed by the parties hereto that the District shall have no obligation to the Builder for interest charges of any kind and that all obligations of the District to the Builder will have been fully discharged when the District has repaid to the Builder the principal amount of the construction dost advanced to the District by the Builder.

  5. The District shall not be obligated to pay the Builder any monies whatsoever except the sum of One Dollar (\$1.00)
- 5. The District shall not be obligated to pay the Builder any monies whatsoever except the sum of One Dollar (\$1.00) per connection per month from individual water users connected directly to the mains listed in Paragraph 2, as actually collected by the District, and the District shall incur no liability to the Builder by reason of its failure, for any cause, to collect from any water user so affected, since it is the intention of this greement that the District is merely acting as agent for the Builder in paying over the agreed amounts out of collections actually made. The District will, however, be as diligent in collecting from all of the consumers affected by the Rayfedness from other consumers in the District. The District will pay all amounts collected on behalf of the Builder to him between the fifteenth and thirtieth day of each second month, beginning two (2) months after the first collections have been made from consumers affected hereby.

- 6. The District has contracted with the Louisville Water Company to convey to it, for prices agreed upon in a certain contract between said parties, any water mains and appurtenances which may be located in an area hereafter annexed by the City of Louisville. In the event of the sale of any of such mains and appurtenances to the Louisville Water Company, the District shall nevertheless have the right to continue to refund to the Builder amounts due under this contract at the rate of One Dollar (\$1.00) per customer per month, as hereinabove set forth. The Builder shall have no lien of any kind against any of the system so conveyed, and shall not, because of such sale, become entitled to payment in full for the mains and appurtenances sold, regardless of whether or not water is being furnished through such mains by the District or by the Louisville Water Company.
- 7. It is understood and agreed that the District shall have the right to extend the mains installed in accordance with plans prepared by the District without any obligation to pay any sum of money to the Builder or to perform any other act or service of value to the Builder in consideration thereof. The title to all installations of water mains and appurtenances constructed in accordance with this contract shall be in the District, and the Builder shall have no title thereto whatsoever. The District's agreement to make certain collections on behalf of the Builder shall be unsecured and shall in no way obligate the general funds of the District beyond the sums actually collected for the account of the Builder.
- 8. The District will separately account on its books for all monies collected as agent for the Builder, but will not maintain a separate bank account for such monies, which may be commingled with the general funds of the District.
- 9. The District will make all water connections to individual consumers who are to be connected directly to the main constructed in accordance with this contract at the rate per connection currently in force at the time the application for connection is made. None of the funds advanced by the Builder for the construction of the mains as set forth in Paragraph 2 of this contract shall include any of the cost for the connections as set forth in Paragraph 9. The District will read the meters of all such water users and will bill them at the regular rates charged to other consumers in the District.
- 10. All costs of operations and maintenance of the additions to the District's system constructed in accordance with this contract shall be borne by the District in the same manner as it bears other operating and maintenance costs within the District's territorial limits.
- 11. It is also agreed by both parties that this contract may be sold, transferred or assigned to other parties by the Builder provided said transfer or assignment is made in accordance with the regulations of the District and on forms supplied or approved by the District's duly authorized agents. Provided further that the Builder shall pay to the District the sum of Twenty Dollars (\$20.00) for the first contract and Ten Dollars (\$10.00) each for each additional contract included in any one assignment, transfer, or sale.

IN WITNESS WHEREOF, the Commission of the Louisville Extension Water District, acting by and through its Chairman and Secretary and as duly authorized by resolution, adopted February 26, 1951, and the Builder, either acting in person or through its duly authorized officers pursuant to authority granted to them by its Board of Directors, have executed this agreement the day and year first above written.

LOUISVILLE EXTENSION WATER DISTRICT OF JEFFERSON COUNTY, KENTUCKY

EAL)	
TEST:	ByChairman, Board of Water Commissioners
Secretary, Board of Water Commissioners	and the state of t
water commissioners	
	BUILDER
Company of the Compan	

# ASSIGNMENT OF CONTRACT

				ich is hereby ac-
knowledged by				of
	(herein	after referred	to as the "Build	der") does hereby
sell, transfer and assign to_			of	
(hereinafte interest in and to the folloand the Louisville Extension tion organized and existing	n Water District of Je	e and entered fferson County	into by and be v, Kentucky, a r	tween the Builder nunicipal corpora-
CONTRACT NO. DATED	TOTAL FOOTAGE	ORIGINAL AMOUNT	AMOUNT REFUNDED	BAL. TO BE REFUNDED
This assignment of right of the Builder to rece collected from water consurville Extension Water Distruction with funds advanced to said	mers on the above descrict of Jefferson County	llar (\$1.00) p cribed water l y, Kentucky,	er customer pe ine purchasing	er month actually water from Louis-
the Chairman and Secretary acknowledging the same an	d of agreeing to accep	s executed the tas the paye	is assignment f e to receive re	or the purpose of funds hereafter to
the Chairman and Secretary acknowledging the same an become due under said con	of its Commission, had d of agreeing to acceptract the Assignee here EOF, the Builder has	s executed the t as the payer einbefore listed executed thi	is assignment f e to receive red d in lieu of the B s assignment a	or the purpose of funds hereafter to suilder. nd the Louisville
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APPENDIX II

APPENDIX II

e 35

Name	
Address No	
Lot No	
This Service WI	LL NOT be installed unless location is
DESCRIPTION OF THE PROPERTY OF	LL NOT be installed unless location is sted by a STAKE WITH THIS CARD

# Louisville Extension Water District of Jefferson County, Ky.

WATER	SERVICE CONTRACT	No.	9923
4			
Water District, the receipt of whi undersigned owner of the premis Louisville Extension Water District, the Louisville Extension water at the premises described water at the premise described water at the	ment of \$to the Lordich is hereby acknowledged, and the less described hereinbelow to purchastict in accordance with the rules a ension Water District agrees to further the series of the Louisville Extension Water District ally liability shall be to return the series water is contracted for:	agreement se water from regulation the icable.	by the om the ions of under-
Number	Street Lot No.		•
Subdivision	Section		
Post Office	Account No	)•	
Builder	Contract No		,
IN TESTIMONY WHERE(	OF, witness the signature of the u		
		Apı	plicant
	Mailing Address of A	pplicant	4
	Post Office	Telep	hone
ACCEPTED this day o	of		
, 19			
LOUISVILLE EXTENSION WA	TER DISTRICT	PUBLIC SE	RVICE COMMISSION
		MA	2 6 1965

APPENDIX III

3

# Louisville Extension Water District of Jefferson County, Ky.

# APPLICATION FOR SERVICE

No. 18802

19
OWN   RENT   FROM:
PREVIOUS ADDRESS
FORMER OCCUPANT
I hereby make application for water service at
Please mail bills to
. I agree to comply with all rules and regulations of th
LOUISVILLE EXTENSION WATER DISTRICT of Jefferson County, Ky., now or hereafter in force.
METER SIZE METER NUMBER ACCOUNT NUMBER
AMOUNT OF DEPOSITREADING
This deposit covers a guarantee of any monies due the Louisville Extension Water District of Jefferson County, Ky., in payment of any charges incurred under my/our contract with them. The deposit will be returned at termination of contract providing full settlement has been made for all amounts due the Louisville Extension Water District of Jefferson County, Ky.
Date Deposit Received
By

· c7



APPENDIX IV

23/8

			14 94 95		
CU	STOMER'S	BILL	OF	FICE STU	В
LOUISVILLE EX	KTENSION	WATER DISTRICT			
Phone 921-1473	After	5:00 P. M. WE 7-4220			
8360 Dixie Highw Net bills may be		Ridge Park, Kentucky aru 10th of month at:			
OTTO'S PHARMACY LEE 6632 Dixie Highway 5501		WEST POINT LUMBER COMPANY 13501 Dixle Highway	[ ]. • • • • • • • • • • • • • • • • • • •		
METER READINGS	GALLONS	PARRINO'S PHARMACY 10507 Dixle Highway	1		
PREVIOUS   PRESEN	USED (1000)	13000 Dixle Highway			
		ST. DENIS PHARMACY, INC 4228 Cane Run Road			2
SERVICE TO	GROSS	NET	SERVICE TO	GROSS	NET
WATER					3.
		GROSS NET			
SEWER					
3% State Tax include	inued if bill is not d in above charge ill does not exemp	paid before 20th of month.		PAY THIS AMOUNT IF PAID AFTER TENTH OF MONTH	PAY THIS AMOUNT IF PAID BEFORE TENTH OF MONTH
	The second secon		4		

APPENDIX V

3

# LOUISVILLE EXTENSION WATER DISTRICT 8360 Dixie Highway • Pleasure Ridge Park, Kentucky



COMMISSIONERS Arthur J. Steilberg Waldo W. Wolfe G. M. Tharp

DDD AREA CODE 502 TELEPHONE 921-1473

August 20, 1964

Dear Customer:

We would rather say "Thank You" than "Please Remit", however, our records indicate that your water bill for the month of July (the bill you received August 1, 1964) has not been stamped PAID. Is it possible that you have overlooked it?

If this bill has not been paid, it is to be settled by August 25, 1964, or service to you will have to be discontinued. If it becomes necessary to discontinue service to you, you will be required to come to the office and pay the gross amount of the water bill plus a \$2.00 service fee in order to have your service resumed. The regulations prevent the employee who is sent out to discontinue your service from accepting payment for this bill unless he receives the \$2.00 additional service fee.

Also, if payment for this account is not received in this office by August 25, 1964, any settlement after this date will require payment of the gross amount of the bill plus a \$2.00 service fee regardless of whether service has been discontinued or not.

In the event you are unable to come to our office, during the office hours, we have provided a deposit box to the <u>left</u>, of the front door where you may make payment. Please place correct change or check in an envelope with the stub. If you have lost the stub, call the office for correct amount of bill. Be sure your <u>NAME</u> and <u>ACCOUNT</u> number appear on the envelope so proper credit can be given.

If we have made an error or if the above does not agree with your records, please contact our office (telephone number 921-1473) before August 25, 1964, so that we can make the correction in our records as quickly as possible. You will not receive any additional notice of discontinuance of service, so please attend to this matter as soon as possible.

Yours very truly,

Harold F. Mount

General Manager

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PUBLIC SERVICE COMMISSION

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ENGINEERING DIVISION

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APPENDIX VI

23/8

### LOUISVILLE EXTENSION WATER DISTRICT 8360 Dixie Highway • Pleasure Ridge Park, Kentucky



COMMISSIONERS Arthur J. Steilberg Waldo W. Wolfe G. M. Tharp

DDD AREA CODE 502 TELEPHONE 921-1473

Dear Customer:

Your check has been returned by our bank marked ". Since this check was used in payment of your water bill, your water bill is now marked UNPAID and is subject to the same provisions as any other unpaid bill which means the gross amount is due if paid after the 10th of the month, and that service will be discontinued as specified on the bill.

We are sorry this happened and hope that it is just an oversight on your part, but we would appreciate your attention to this matter as soon as possible since your bill is listed in the delinquent accounts until this matter is settled.

Yours very truly,

Harold F. Mount

General Manager

HFM:aks

CHECKED PUBLIC SERVICE COMMISSION

MAY 2 6 1965

ENGINEERING DIVISION

### LOUISVILLE EXTENSION WATER DISTRICT 8360 Dixie Highway • Pleasure Ridge Park, Kentucky



COMMISSIONERS Arthur J. Steilberg Waldo W. Wolfe G. M. Tharp

DDD AREA CODE 502 TELEPHONE 921-1473

We have received three checks returned by your bank marked, "Insufficient Funds". We cannot, therefore, accept any more checks from you.

Please remember this and do not use a check in payment of your water bill in the future, as any check received from you in the future will be returned directly to you without forwarding it to the bank.

Yours very truly,

Harold F. Mount General Manager

HFM: aks

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