5 /9 2 // INCH CONNECTION	
5/8 x 3/4 INCH CONNECTION	
First 2,000 gallons Next 3,000 gallons	16.46 - Minimum Bill 4.98 per 1,000 gallons
Next 5,000 gallons	4.48 per 1,000 gallons
Next 15,000 gallons Over 25,000 gallons	4.23 per 1,000 gallons 3.73 per 1,000 gallons
· · · · · · · · · · · · · · · · · · ·	3.73 per 1,000 garrons
1 INCH CONNECTION	
First 5,000 gallons Next 5,000 gallons	31.40 - Minimum Bill 4.48 per 1,000 gallons
Next 15,000 gallons	4.23 per 1,000 gallons
Over 25,000 gallons	3.73 per 1,000 gallons
1 1/2 to 4 INCH CONNECTION	
First 10,000 gallons	53.80 - Minimum Bill
Next 15,000 gallons Over 25,000 gallons	4.23 per 1,000 gallons 3.73 per 1,000 gallons
	PUBLIC SERVICE COMMISSION OF KENTUCKY
	EFFECTIVE
	JAN 1 1993
	1 1000
	PURSUANT TO 807 KAR 5:011.
DATE OF ICCUE	BY TE SEPREMENT DA '92
DATE OF ISSUE	PUBLIC SERVICE COMMISSION MANAGER
ISSUED BY Name of Officer	TITLE CHAIRMAN

Form	for filing Rate Schedules	For <u>SHEPHERDSVILLE</u> Community, Town or City
		P.S.C. NO.
		SHEET NO
SAL	T RIVER WATER DISTRICT	CANCELLING P.S.C. NO
Name	of Issuing Corporation	SHEET NO.
	•	
	CLASSIFI	CATION OF SERVICE
		RATE PER UNIT
	RATES: MONIHLY	
	$5/8 \times 3/4$ INCH CONNECTIONS	
	FIRST 2,000 gallons NEXT 3,000 gallons NEXT 5,000 gallons NEXT 15,000 gallons NEXT 25,000 gallons	16.38 MINIMIM BILL 4.94 per 1,000 gallons 4.44 per 1,000 gallons 4.19 per 1,000 gallons 3.69 per 1,000 gallons
	1 INCH CONNECTION FIRST 5,000 gallons NEXT 5,000 gallons NEXT 15,000 gallons OVER 25,000 gallons	31_20 MINIMIM BILL 4.44 per 1,000 gallons 4.19 per 1,000 gallons 3.69 per 1,000 gallons
	1½ to 4 INCH CONNECTION FIRST 10,000 gallons NEXT 15,000 gallons NEXT 25,000 gallons OF KENT EFFEC	
	MAY 2 1	1 1991
	PURSUANT TO 8	
	BY: PUBLIC SERVICE COM	fille
DATE	E OF ISSUEMAY 21, 1990	DATE EFFECTIVE May 21 1991
	JED BY JAMES H.	And the state of t
Issu in 6	ned by authority of an Order of Case No. 90-143 dated March	the Public Service Commission of Kentucky 22, 1991
		ch Public Service commission of Kentucky 22, 1991

· ·	FOR Shepherdsville, KY 40165
	P.S.C. KY. NO.
	Original SHEET NO. 1
SALT RIVER WATER DISTRICT	CANCELLING P.S.C. KY. NO.
The state of the s	SHEET NO.
	RULES AND REGULATIONS

- 1 of the Public Service Commission.
- 2. APPLICATION FOR A WATER CONNECTION shall be accompanied by a tap-on-fee of \$450.00 for a 5/8 inch meter. The tap-on-fee for meters exceeding 5/8 inch shall be the actual cost incurred by the District in purchasing and installing that particular new meter.
- 3. UPON TERMINATION OF SERVICE, the deposit may be applied by the District against any unpaid balance of the customer's account, and if any balance remains after such application is made, said balance shall be refunded to the customer. Interest will be paid as required by law.
- TURN ON FEE FOR DISCONTINUED SERVICE. A reconnection fee of \$20.00 will be made for each meter turn on made during regular business hours, if notice is given 24 hours in advance. If a member requests a meter to be turned on after business hours, the charge will be \$30.00.
- SERVICE CONNECTION. A separate meter must be used for each resident; or business unit. The customer is not permitted to allow anyone else to connect to the District's waterline, or meter, or the customer's service line without the prior written consent of the District. Water furnished for a given residential business unit shall be used exclusively by that unit.
- 6. METER RECHECK CHARGE. A fee of \$10.00 will be required for customers requesting a meter reading recheck.
- 7. REQUESTED METER TEST. A fee of \$25.00 will be charged to any customer requesting a meter to be tested if such test shows that the meter was not more than two (2) percent fast.
- 7A. RETURNED CHECK CHARGE. A charge of \$10.00 pwill the key equired by any customer for a returned check. A notice will be sent to Toustomer. If payment has not been received within 10 days, service will be discontinued, and the standard

reconnection fee schedule will app	oly. NOV 2 1 198	9		
	PURSUANT TO 807 K	AR 5:011,		
DATE OF ISSUE January 8, 1990 Month Day Yea	BY: DATE EFFE	CTIVE Month	Day	Year
ISSUED BY Tosles Senson	issioner P.O. Box	430 Shepherds	ville, K	
Name of Officer	Title	Add	ress	^

	FOR Shepherdsville, Ky 40165
	P.S.C. KY. NO.
	Original SHEET NO. 2
Salt River Water District	CANCELLING P.S.C. KY. NO
	SHEET NO.

- 8. WATER BILLS WILL BE CALCULATED ON the day the meter is set for a connection and water is available. If a meter is set and turned on, a minimum monthly statement will be due at the next regular billing date.
- 9. THE DISTRICT MAY TERMINATE any customer's water service upon his failure to pay his water bill within ten days past the due date, and delinquent notices have been mailed, or for violation of District regulations. (Subject to conditions which apply as set forth in URC; Gen, -1-x1.)
 - a. The District may without notice to the customer discontinue service to that customer when a dangerous condition is found to exist, or for fradulent of illegal use of the service, including the theft of water and or the appearance of water theft devices on the premises of the customer.
 - b. For refusing or neglecting to allow the District reasonable access to the customer's premises.
 - c. Returned checks as payment of an overdue bill after notification to the customer has been made.
- 10. WATER MAY NOT BE USED for resale purposes by any customer. Such resale may occur only with the written permission of the Salt River Water District, and shall constitute a commercial enterprise, where special rates may apply.
- 11. Meters are read between the 17th and the 20th of each month.
- 12. BILLS ARE MAILED ON OR ABOUT THE 30th of each month. Bills are due on the 20th of the following month. A 10% penalty is applied after the 20th (i.e. due date) to all unpaid bills. Customers are subject to loss of service ten days after failure to pay due bills. Failure to receive water bills or notices shall not prevent such bills from becoming delinquent nor relieve the customer from their payment obligation.

 OF KENTUCKY
- 13. METERS ARE THE PROPERTY of the District, and are not to be tampered with except by authorized personnel of the District. The District has the right to terminate service for any violation of this rule.

hate service for any violation of this fule.	0014 1 1707,
	PURSUANT TO 807 KAR 5:011,
	SECTION 9 (1)
DATE OF ISSUE April 10, 1989 DA	TE EFFECTIVE TO
Month Day Year	Month Day Year
ISSUED BY Justien Commissi	Por 430 Shophardsville KV
Name of Officer Tit	oner P.O. Box 430 Shepherdsville, KY
The state of the s	40163

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	FOR Shepherdsville, Kentucky 40165
	P.S.C. KY. NO
	Original SHEET NO. 3
Salt River Water District	CANCELLING P.S.C. KY. NO
	SHEET NO.
RULES A	ND REGULATIONS
equipment on the property. Maintenance	approved codes for any structure, and or the by the District is up to and including are the customer's responsibility. WATER

THE DISTRICT IS NOT RESPONSIBLE for any damage to the customer's property which are the results of negligence or faulty equipment of said customer on their side of the meter. (Failure to turn off faucets, etc.) The District suggests that whenever a meter is turned on, that the owner of the property should have a representative present to check for running water on the customer's side of the meter.

14.

- 16. ALL WATERLINE EXTENSIONS of more than 60 feet will be made at the expense of the developer and/or homeowner. All work will be performed under the supervision of the District and/or their agent. No line will be put into service until a final inspection has been completed, and acceptance has been made by the District, and water is available.
- 17. THE FIRE HYDRANTS installed on the distribution lines of the Salt River Water District are for emergency use only. Hydrants may be used by authorized personnel of the District, or their agent(s), necessary for the proper maintenance of the system. The cost of installation and maintenance of the fire hydrants is the responsibility of the owner(s). THE SALT RIVER WATER DISTRICT IS NOT RESPONSIBLE FOR ANY FAILURE OF A FIRE HYDRANT(S) DUE TO LACK OF PRESSURE, MAINTENANCE, AND/OR MECHANICAL FAILURE. Liability for any damage due to the failure of a fire hydrant is the sole responsibility of the owner(s) of said hydrant(s). A special agreement with the City of Sheperdsville is applicable for all fire hydrants which are attached to the Salt River Water District distribution lines located in the city limits of Shepsion herdsville. OF KENTUCKY EFFECTIVE

		JUN 1 1707
		PURSUANT TO 807 KAR 5:011,
DATE OF ISSUE March 6,1989	DATE	EFFECTIVE FOR SUIL
ISSUED BY Joseph anders Comm	nissioner	P.O. Box 430 Shepherdsville, KY
Name of Officer	Title	Address 10165

	FOR SHEPHERDSVILLE, KY 40165
	P.S.C. KY. NO.
•	Original SHEET NO. 3 A
SALT RIVER WATER DISTRICT	CANCELLING P.S.C. KY. NO.
	SHEET NO.

- METER RESET CHARGE. A charge of \$25.00 will be required by any customer requesting a meter to be raised or lowered, after original installation of the meter. Any additional costs of materials needed will be the responsibility of the customer.
- 19. ALL new meters installed must contain back flow preventers.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5:011,

DATE OF ISSUE January 8,1990 DATE EFFECTIVE Year 1 Month Pay Day Month Year

COMMISSIONER P.O. BOX 430 Shepherdsville, KY 40165 ISSUED BY Name of Officer

Title

Address

		FOR Shepherdsville, Kentucky
		P.S.C. KY. NO.
		Original SHEET NO. 4
SALT RIVER WATER DISTRICT		CANCELLING P.S.C. KY. NO.
		SHEET NO.
	RULES AND	REGULATIONS

ADDENDUM A

- Section 7. Deposits. (1) A utility may require from any customer or applicant for service a minimum cash deposit or other guaranty to secure payment of bills of an amount not to exceed two-twelfths (2/12) of the estimated annual bill of such customer or applicant, where bills are rendered monthly or an amount not to exceed three-twelfths (3/12) of the estimated annual bill of such customer or applicant, where bills are renderedbimonthly or an amount not to exceed four-twelfths (4/12) of the estimated bill of such customer or applicant where bills are rendered quarterly. The utility may require an equal deposit from all applicants for the same class of service. If the utility retains a residential deposit for more than eighteen (18) months, it shall advise the customer that the deposit will be recalculated based on the actual usage upon the customer's request. The notice of deposit recalculation shall state that if the deposit on account differs by more than ten dollars (\$10.00) from the deposit calculated on actual usage, then the utility shall refund any collection and may collect any underpayment. Refunds may be made by check or by credit to the customer's bill.
- (2) Notification of a customer's right to a deposit recalculation shall be made at least once annually. The notice may be made by means of a general mailing (or bill stuffer) to all customers which specifies the above conditions.
- (3) The refund provisions contained in subsection (1) above notwithstanding, a utility shall not be required to refund any excess deposit if the customer's bill is delinquent by more than one (1) billing period at the time of recalculation.
- (4) The utility shall issue to every customer from whom a deposit is received a certificate of deposit, showing the name of the customer, location of initial premises occupied, date and amount of deposit. If a residential deposit is recalculated in accordance with the above provisions, the customer shall return the original certificate of deposit to the utility in return for a new, particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new particle to the utility in return for a new partic

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DATE OF ISSUE March 6, 1989	DATE	EFFECTIV		fel	MANAGER
ISSUED BY Jacky Descriptione	r POI		Month	4	Year
Name of Officer	Title	JOX 430 BIIE	Add	ress	40165

	FOR Shepherdsville, Kentucky
	P.S.C. KY. NO
	Original SHEET NO. 5
SALT RIVER WATER DSITRICT	CANCELLING P.S.C. KY. NO
	SHEET NO.
RULES AND RE	GULATIONS
ADENDUM B	
Section 12. Extension of service. (1) Normal extefeet or less shall be made by a utility to its exicharge for a prospective customer who shall apply for one (1) year or more and provides a guarantee (2) Other extensions: (a) When an extension of the applicant or group of applicants amounts to more the utility may if not inconsistent with its filed the excessive footage over fifty (50) feet per cus utility by the applicant or the applicants, based foot of the total extension. (b) Each customer rec will be reimbursed under the following plan: Each ten (10) years, which for the purpose of this rule utility shall refund to the customer or customers the cost of fifty (50) feet of the extension in pl connected during the year whose service line is diinstalled and not to extensions or laterals theref amount refunded exceed the amount paid the utility period, no refund will be required to be made. (3) An applicant desiring an extension to a propose required to pay the entire cost of the extension. than ten (10) years the utility shall refund to the asum equivalent to the cost of fifty (50) feet of additional customer connected during the year but refunded exceed the amount paid to the utility. Affrom the completion of the extension, no refund with (4) Nothing contained herein shall be construed to extensions under different arrangements provided shy the commission. (5) Nothing contained herein shall be construed as at its expense greater extensions than herein presidictate, provided like free extensions are made to conditions.	sting distribution main without for and contract to use service for such service. e utility's main to serve an than fifty (50) feet per applicant, tariff require the total cost of stomer to be deposited with the on the average estimated cost per eliving service under such extension a year for a period of not less than a shall be the refund period, the who paid for the excessive footage ace for each additional customer from, but in no case shall the total and a feet a period of not less are applicant who paid for the extension from the extension installed for each in no case shall the total amount for the end of the refund period all be required to be made. The prohibit the utility from making such arrangements have been approved as to prohibit a utility from making such arrangements have been approved.

PURSUANT TO 807 KAR 5:011, DATE OF ISSUE March 6, 1989
Month Pay DATE EFFECTIVE SECTION 9 (1) Commissioner P.O.Box 430 Shepherdsville Year ISSUED BY Name of Officer

Address KY 40165

Title

	FOR Shepherdsville, Kentucky	
	P.S.C. KY. NO.	
	Original SHEET NO. 6	
SALT RIVER WATER DISTRICT	CANCELLING P.S.C. KY. NO.	
	SHEET NO.	
RULES AN	D REGULATIONS	

ADDENDUM C

- Section 9. Bill Adjustment. (1) Whenever a meter in service is found upon periodic request or complaint test to be more than two percent (2%) fast, additional tests shall be made at once to determine the average error of the meter. Said tests shall be made in accordance with the commission's regulation applicable to the type of meter involved.
- (2) If the result of tests on a customer's meter shows an average error greater than two percent (2%) fast, then the customer's bills, for the period during which the meter error is known to have existed, shall be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the customer's bill shall be computed for one-half (1/2) of the elapsed time since the last previous test or for the past twelve (12) month period, whichever is less. [but in no case to exceed twelve (12) months.] (See exception in subsection (5) of this section.)
- (3) If the result of tests on a customer's meter shows an average error greater than two percent (2%) slow, then the customer's bill, for the period during which the meter error is known to have existed, may be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the customer's bill may be recomputed for one-half (1/2) of the elapsed time since the last previous test but in no case to exceed twelve (12) months.
- (4) It shall be understood that when a meter is found to have an error in excess of two percent (2%) fast or slow the figure for calculating the amount of refund or the amount to be collected by the utility shall be that percentage of error as determined by the test; i.e., it is the duty of the utility to maintain the commission accuracy of its measuring devices as nearly 100 percent as is commercially practice. ticable. Therfore, percent error shall be that amount of error as is indicated by the test.

(5) The burden of maintaining measuring equipment so that it will register accurately is upon the utility; therefore, if meters are found upon test to

DATE OF ISSUE March 6, 1989

DATE EFFECTIVE PIGLIC SERVICE COMMISSION MANAGER

Year

Year Month Day

Month Day

ISSUED BY

Commissioner P.O. box 430 Shepherdsville

Title

Address KY 40165

	FOR Shepherdsville, Kentucky
	P.S.C. KY. NO.
	SHEET NO.
SALT RIVER WATER DSITRICT	CANCELLING P.S.C. KY. NO
	Original SHEET NO. 7
DILL DC AND	DECIT MITONG
RULES AND	REGULATIONS
fast and if time for periodic test has passed (12) months specified in subsection (2) of the periodic test period; provided, however, that from this requirement in any particular case to make the periodic test was due to causes be (6) Each utility shall establish procedures, regulations, to monitor customers' usage and commission for review. The procedures shall attention to unusual deviations in a customer reasonable means by which the utility may determined deviation. If a customer's usage is unduly howise explained, the utility shall test the customsections (2), (3) or (5) of this section. (7) In instances in which the utility's procedure an investigation of a customer's usage is the customer either during of after the investigation, and of the findings of the investment of the customer by the most expedient means the customer by the most expedient means the customer by the customer by the most expedient means the customer by the customer by the customer that the customer by the most expedient means the customer by the customer by the customer that the customer is usage in the customer by the customer	is section plus the time exceeding the the commission may relieve the utility in which it is shown that the failure eyond the utility's control. to be included in its rules and shall file the procedures with the be designed to draw the utility's 's usage and shall provide for ermine the reasons for the unusual igh and the deviation is not otherstomer's meter in accordance with edure for monitoring usage indicates s necessary, the utility shall notify tigation of the reasons for the intigation. In those instances where e imediate notice, the utility shall
(8) When a meter is tested and it is found no a customer, the customer shall be notified in	
in your builing located at	earing identification no installedinwas tested at
Street and Numb and found to registe	DUDITO SERVICE CUMMISSIUN
On premises or elsewhere	Percent fast or slow EFFECTIVE
meter was tested on tes Periodic, Request, Complain	
BASED upon this we herewith Charge or Cred	you with the sum of \$ 2 KAR 5:01
	PUBLIC SERVICE COMMISSION MANAGER
DATE OF ISSUE March 6, 1989 Month Day Year	DATE EFFECTIVE Month Day Year

ISSUED BY

Name of Officer

Commissioner P.O.Box 430 Shepherdsville, KY 40165
Title Address

	FOR Shepherdsville, Kentucky
	P.S.C. KY. NO.
	Original SHEET NO. 8
Salt River Water District	CANCELLING P.S.C. KY. NO
	SHEET NO
RULES	AND REGULATIONS

which amount has been noted on your regular bill.

(9) Whenever it is determined that a customer has been incorrectly billed for any reason, other than a meter which was registering incorrectly due to being out of tolerence, the utility may immediately attempt to determine the period during which the error has existed, and the customer's bill for the period during which the error is known to have existed may be recomputed, and the account readjusted to give a refund or collect an additional amount of revenue from the underbilled. The basis for recomputing the customer's bills shall be based upon the historic usage data for the customer over the previous time period, unless that information is not available; and in that case, then an average usage of similar customer loads over the previous time period involved shall be used in this adjustment. In the event the period during which the meter error existed is unknown, the customer's bill may be recomputed for one-half (1/2) of the elspsed time since the last previous test, or the past twelve (12) month period, whichever is less.

> PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

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PURSUANT TO 807 KAR 5:011,

PUBLIC SERVICE COMMISSION MANAGER

DATE OF ISSUE March 6, 1989 Month Day Year

DATE EFFECTIVE

Month Day

Year

ISSUED BY

Name of

Commissioner P.O.Box 430 Shepherdsville, KY 40165 Title

Address

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E dine		P.S.C. Ky	. No
			_Sheet No
		Cancelling P	.S.C. Ky. No.
Miles .			Sheet No.
	SALT RIVER WATER DISTRICT P.O. BOX 430 3402A BURKLAND BLVD SHEPHERDSVILLE, KY 40165 OFFICE: 955-9281 PLANT: 543-2070 EMERGENCY ONLY: 543-2070	ENCLOSE THIS STUB WHEN PAYING BY MAIL FOR PROPER CREDIT	
CODES:	WT = WATER SWR = SEWER GS = GAS FP = FIRE PROTECTION TP = TRASH PICK-UP BC = BAD CHECK CHARGE SC = SERVICE CHARGE CF = CONNECTION FEE CR = CREDIT BALANCE AR = PAST DUE BALANCE TX = TAXES EA = ESTIMATION ADJUSTMENT EF = ESTIMATION FEES RA = RATE ADJUSTMENT		PUBLIC SERVICE COMMISSION OF KENTUCKY FFFECTIVE JUL 1 4 1993 PURSUANT TO 807 KAR 5:011. SECTION 9 (1) BY: Linear Haller
Ф 1989 СОМ	PUTER RESOURCES CORPORATION LOUISVILLE KY 40205	NOT RESPONSIBLE FOR MAIL DELIVERY	PUBLIC SERVICE COMMISSION MANAGER
	FORWARD & ADDRESS CORRECTION ACCOUNT NO.* TEM AMOUNT CODE READING DATE	E PREVIOUS READING CURRENT RE	FIRST CLASS MAIL U.S. POSTAGE PAID PERMIT NO.: SADING JSAGE UC MR AMOUNT
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Month

ISSUED BY

Name of

RETURN STUB WITH PAYME

GROSS AMOUNT DUE
AFTER DUE DATE

NET BILL DUE NOW-

C293

ADDENDUM A Section 7. Deposits (1) A utility may require from any vustomer or applicant for service a minimum cash deposit or other guaranty to secure payment of bills of an amount not to exceed two-twelfths (2/12) of the estimated annual bill of such customer or applicant, where bills are rendered monthly or an amount not to exceed three-twelfths (3/12) of the estimated annual bill of such customer or applicant, where bills are rendered bimonthly or an amount not to exceed four-twelfths (4/12) of the estimated bill of such customer or applicant where bills are rendered quarterly.

(2) The utility shall issue to every customer from whom a deposit is received a certificate of deposit, showing the name of the customer, location of initial premises oc-

cupied, date and amount of the deposit.

Section 8. Complaints. Upon complaint ' tility by a customer either at its office or in make a prompt and complainant the

ADDENDUM B Section 12. Extension of Service. (1) Normal extension. An extension of fity (50) feet or less shall be made by a utility to its existing distribution main without charge for a prospective customer who shall apply for and contract to use service for one (1) year or more and provides a guarantee for such service.

(2) Other extensions:

(a) When an extension of the utility's main to serve an applicant or group of applicants amounts to more than fifty (50) feet per applicant, the utility may if not inconsistent with its filed tariff require the total cost of the excessive footage over fifty (50) feet per customer to be deposited with the utility by the applicant or the applicants, based on the average estimated cost per foot of the total extension.

(b) Each customer receiving service under such extension will be reimbursed under the following plan: Each year for a period of not less than ten (10) years, which for the purpose of this rule shall be the refund period, the utility shall refund to the customer or customers who paid for the excessive footage the cost of fifty (50) feet of the extension in place for each additional customer connected during the year whose service line is directly connected to the extension installed and not to extensions or laterals therefrom, but in no case shall the total amount refunded exceed the amount paid the utility. After the end of the refund period, we record will be required to be made.

(3) An applicant desiring an extension to a proposed real estate subdivision may be required to pay the entire cost of the extension. Each year for a period of not less than ten (10) years the utility shall refund to the applicant who paid for the extension a sum equivalent to the cost of fifty (50) feet of the extension installed for each additional customer connected during the year but in no case shall the total amount refunded exceed the amount paid to the utility. After the end of the refund period from the completion of the extension, no refund will be required to be made.

(4) Nothing contained herein shall be construed to prohibit the utility from making extensions under different arrangements provided such arrangements have been ap-

proved by the commission.

(5) Nothing contained herein shall be construed as to prohibit a utility from making at its expense greater extensions than herein prescribed, should its judgment so dictate, provided like free extensions are made to other customers under similar conditions.

C293

ADDENIDUM C

X Section 9. Bill Adjustment. (1) Whenever a meter in service is found upon periodic request or complaint test to be more than two percent (2%) fast, additional tests shall be made at once to determine the average error of the meter. Said tests shall be made in accordance with the commission's regulation applicable to the type of meter involved.

(2) If the result of tests on a customer's meter shows an average error greater than two percent (2%) fast, then the customer's bills, for the period during which the meter error is known to have existed, shall be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the customer's bill shall be recomputed for one-half (12) of the clapsed time since the last previous test but in no case to exceed twelve (12) months. (See exception in subsection (5) of this section.)

(3) If the result of tests on a customer's meter shows an average error greater than two percent (2%) slow, then the customer's bill, for the period during which the meter error is known to have existed, may be recomputed and the account adjusted on the basis of the test. In the event the period during which the meter error existed is unknown, then the customer's bill may be recomputed for one-half (1/2) of the elapsed time since the last previous test but in no

case to exceed twelve (12) months.

(4) It shall be understood that when a meter is found to have an error in excess of two percent (2%) fast or slow the figure for calculating the amount of refund or the amount to be collected by the utility shall be that percentage of error as determined by the test; i.e., it is the duty of the utility to maintain the accuracy of its measuring devices as nearly 100 percent as is commercially practicable. Therefore, percent error shall be that difference as between 100 percent and that amount of error as is indicated by the test.

(5) The burden of maintaining measuring equipment so that it will register accurately is upon the utility; therefore, if meters are found upon test to register fast and if time for periodic test has overrun to the extent that one-half (½) of the time elapsed since the last previous test exceeds twelve (12) months, the refund shall be for the twelve (12) months as specified in subsection (2) of this section and in addition thereto, a like refund for those months exceeding the periodic test period; provided, however, that the commission may relieve the utility from this requirement in any

particular case in which it is shown that the failure to make the periodic test was due to causes beyond the utility's control.

(6) Each utility shall make a reasonable attempt to determine if the amount of consumption for the current billing period for each customer is unduly excessive. If a comparison of consumption indicates a necessity therefor, a test of the customer's meter shall be made, and if the meter is found to register incorrectly to the customer's prejudice more than two percent (2%), the utility shall recalculate the customer's bills in accordance with the foregoing provisions.

(7) When a meter is tested and it is found necessary to make a refund or back bill a customer, the customer shall be notified in substantially the following form:

On	, 19, the meter bearing		
identification No	installed in your building		
located at			
	(Street and Number)		
in	was lester		
(City)	and found to		
(On premises of	or elsewhere)		
register			
	cent fast or slow)		
The meter was tested on			
test.	(Periodie, Request, Complaint)		
Based upon this we he	erewith		
	(Charge or Credit)		
has been noted on your			

233

		Non-
	Circulating	Circulating
I inch nominal size	150 feet	100 feet
11/2 inch nominal size	300 feet	200 feet
2 inch nominal size	500 feet	250 feet

In the case of rural water lines, where hydraulic studies indicate they can comply with Section 6(1) and can provide adequate flow of water to serve the peak requirements of customers, the above maximum extension lengths may be

extended with approval of the commission.

(b) Fire protection. Specifications, location, installation, and the responsibility for the maintenance of fire hydrants, public and private fire protection facilities, connecting mains, and their ownership may be subject to negotiation between the utility and the applicant. Fire hydrants and public and private fire protection facilities shall be installed as required by the utility and when owned by the utility shall be subject to such conditions as the commission may impose, based upon the compensation received for this service.

(3) Transmission systems. The transmission pipe lines from sources of supply shall be designed to deliver in combination with related storage facilities and to the limits of the capacity of those sources of supply the maximum requirements of that portion of the system which is depen-

dent upon such transmission pipe lines.

(4) Water supply requirements. The quantity of water delivered to the utility's distribution system from all source facilities shall be sufficient to supply adequately, dependably and safely the total reasonable requirements of its customers under maximum consumption, and shall be determined so as to maintain the specified pressures as required by Section 6(1).

(5) Materials. Metallic and non-metallic materials may be used separately and in combination to construct component parts of a water system including, but not limited to, conduits, pipes, couplings, caulking materials, protective linings and coatings, services, valves, hydrants, pumps,

tanks and reservoirs, provided:

(a) The material shall have a reasonable useful service life.

(b) The material shall be capable of withstanding with ample safety factors the internal and external forces to which it may be subjected in service.

(c) The material shall not cause the deterioration of the

potability of the water supply.

(d) Materials and equipment shall be so selected as to mitigate corrosion, electrolysis and deterioration.

Section 12. Extension of Service. (1) Normal extension. An extension of fifty (50) feet or less shall be made by a utility to its existing distribution main without charge for a prospective customer who shall apply for and contract to use service for one (1) year or more and provides a guarantee for such service.

(2) Other extensions:

(a) When an extension of the utility's main to serve an applicant or group of applicants amounts to more than fifty (50) feet per applicant, the utility may if not inconsistent with its filed tariff require the total cost of the excessive footage over fifty (50) feet per customer to be deposited with the utility by the applicant or the applicants, based on the average estimated cost per foot of the total extension.

(b) Each customer receiving service under such extension

will be reimbursed under the following plan: Each year for a period of no: less than ten (10) years, which for the purpose of this rule shall be the refund period, the utility shall refund to the customer or customers who paid for the excessive footage the cost of fifty (50) feet of the extension in place for each additional customer connected during the year whose service line is directly connected to the extension installed and not to extensions or laterals therefrom, but in no case shall the total amount refunded exceed the amount paid the utility. After the end of the refund period, no refund will be required to be made.

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(3) An applicant desiring an extension to a proposed real estate subdivision may be required to pay the entire cost of the extension. Each year for a period of not less than ten (10) years the utility shall refund to the applicant who paid for the extension a sum equal to the cost of fifty (50) feet of the extension installed for each additional customer connected during the year but in no case shall the total amount refunded exceed the amount paid to the utility. After the end of the refund period from the completion of the extension, no refund will be required to be made.

(4) Nothing contained herein shall be construed to prohibit the utility from making extensions under different arrangements provided such arrangements have been ap-

proved by the commission.

(5) Nothing contained herein shall be construed as to prohibit a utility from making at its expense greater extensions than herein prescribed, should its judgment so dictate, provided like free extensions are made to other customers under similar conditions.

(6) Upon complaint to and investigation by the commission a utility may be required to construct extensions greater than fifty (50) feet upon a finding by the commis-

sion that such extension is reasonable.

Section 13. Service Connections. (1) Ownership of service:

(a) Utility's responsibility. In urban areas with well-defined streets the utility shall furnish and install at its own expense for the purpose of connecting its distribution system to the customer's premises that portion of the service line from its main to and including the curb box, if curb box is used, otherwise to the curb stop. The curb stop may be installed at a convenient place between the property line and the curb. All services shall include a curb stop.

(b) Customer's responsibility. The customer shall furnish and lay the necessary pipe to make the connection from the curb stop to the place of consumption and shall keep the service line in good repair and in accordance with such reasonable requirements of the utility as may be in-

corporated in its rules and regulations.

(2) Location of service. The customer's service line shall extend to that point on the curb line easiest of access to the utility from its distribution system. When a reasonable doubt exists as to the proper location of the service line, the utility shall be consulted and its approval of the location secured.

Section 14. Measurement of Service. (1) Metering. All water sold by a utility shall be upon the basis of metered volume sales except that the utility may at its option provide flat rate or estimated service for the following:

(a) Temporary service where the water used can be readily estimated.

(b) Public and private fire protection service.

C293