Service Area: Missouri Service Areas

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Rules Governing Rendering of Sewer Service

PREFACE

The following Tariff governing sewer service is published as a convenient source of answers to basic questions asked by Customers or Applicant of Confluence Rivers Utility Operating Company, LLC ("Confluence Rivers" or "Company"). This Tariff is established to provide uniform standards and policies for the rendering of sewer service and to the extent applicable by their provisions, to prescribe terms and conditions for all sewer service rendered or to be rendered by Confluence Rivers. To the extent there is a conflict between the terms of this Tariff (or any contract with a Customer entered pursuant to this Tariff) and the Commission's Service Rules, Procedural Rules or Orders, the terms of the Commission's Service Rules, Procedural Rules and Orders shall control. This Tariff is on file with the Missouri Public Service Commission. Failure of Confluence Rivers to insist on any one or more occasions upon the strict compliance with this Tariff governing sewer utility service shall not constitute a permanent waiver or modification of the Tariff, but Confluence Rivers at any time may insist upon strict compliance herewith regardless of any previous waivers or Customer's reliance thereon.

Copies of this Tariff are available at the Missouri Public Service Commission in Jefferson City, Missouri and at the offices of Confluence Rivers, presently maintained at:

Main Administrative Office 1630 Des Peres Rd., Suite 140 St. Louis, MO 63131

as well as at the following website:

<u>https://www.centralstateswaterresources.com/confluence-rivers/community-tariff-information/</u>

Customer may contact Confluence Rivers 24 hours per day / 7 days a week for any issues regarding billing, new service, reconnection of existing service, disconnection of existing service, maintenance issues and emergency issues at 1-866-945-3920.

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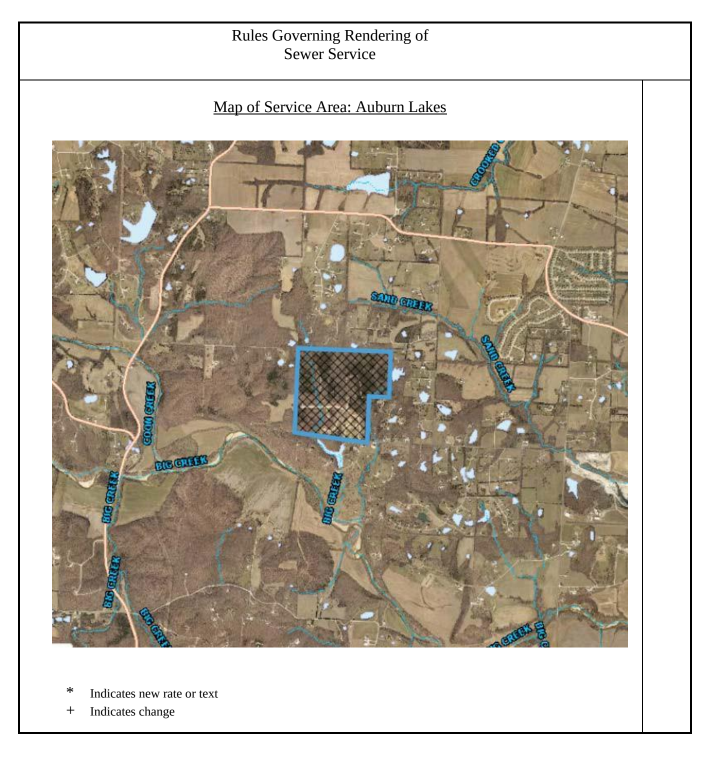
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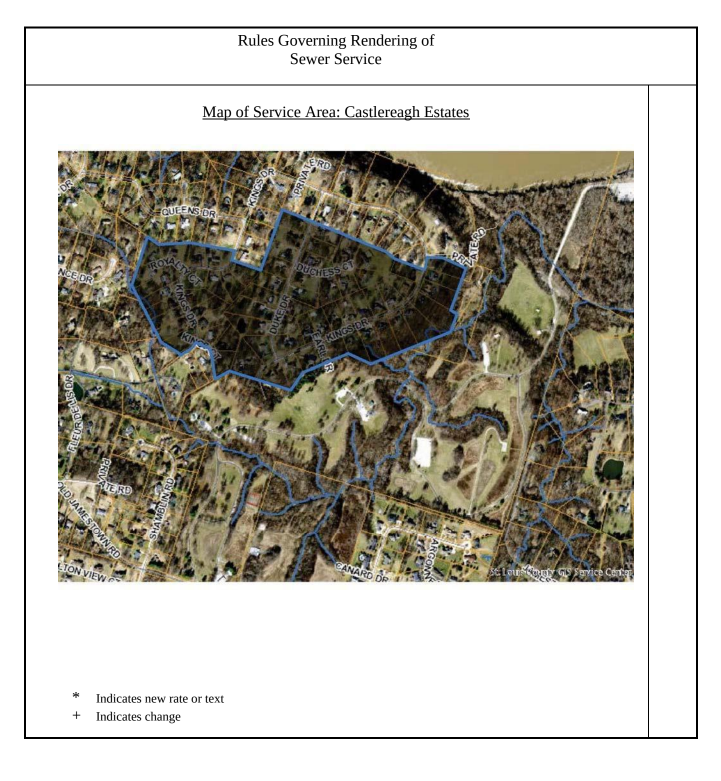


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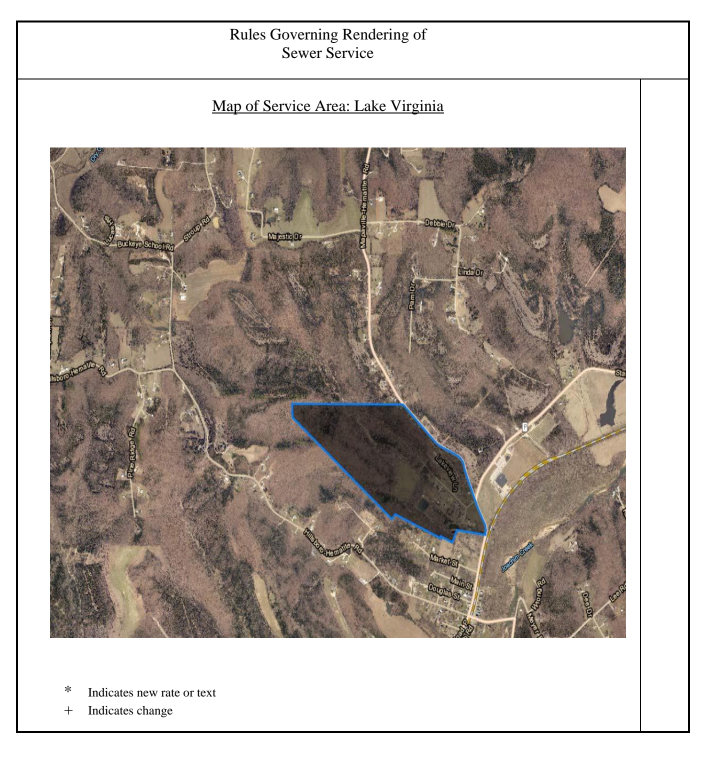


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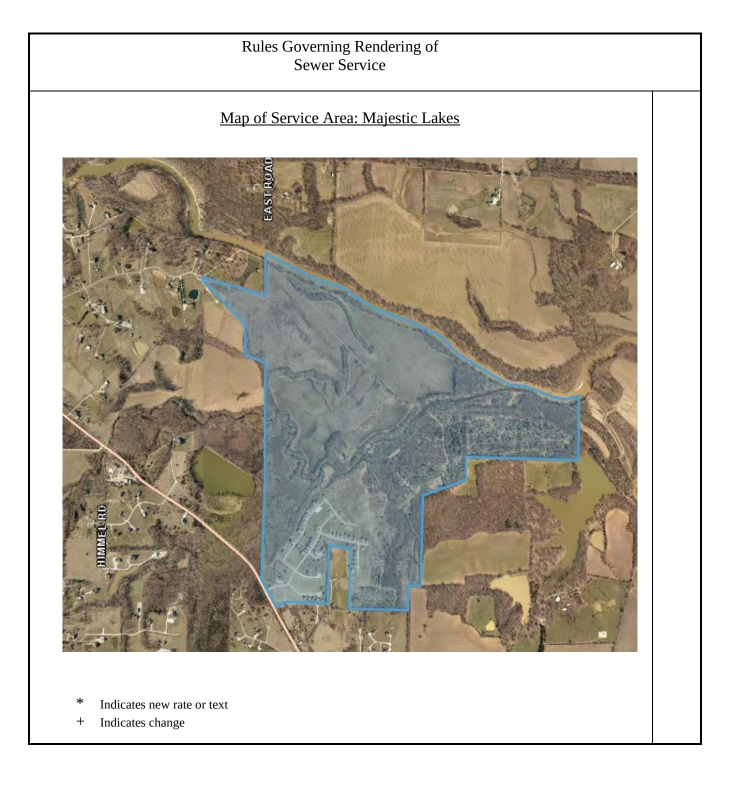


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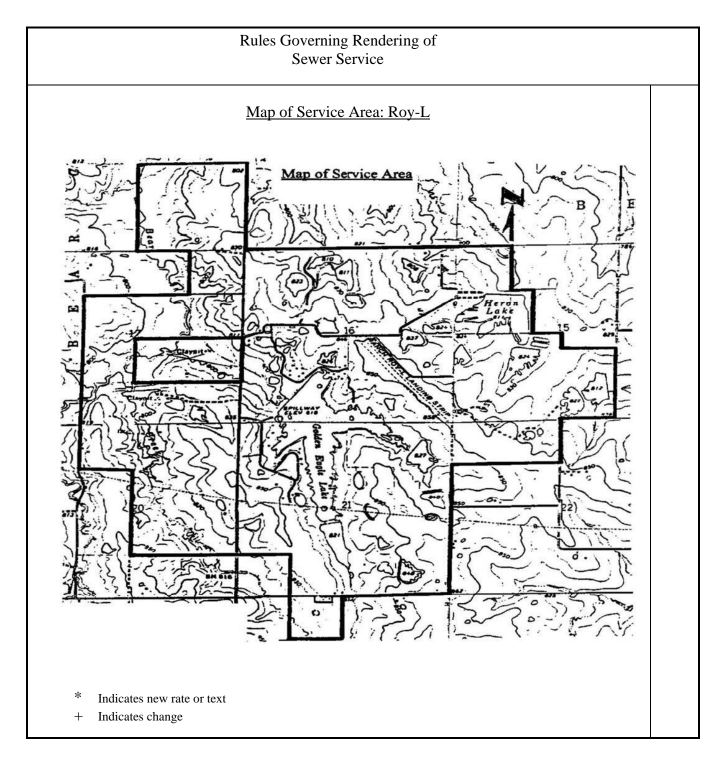


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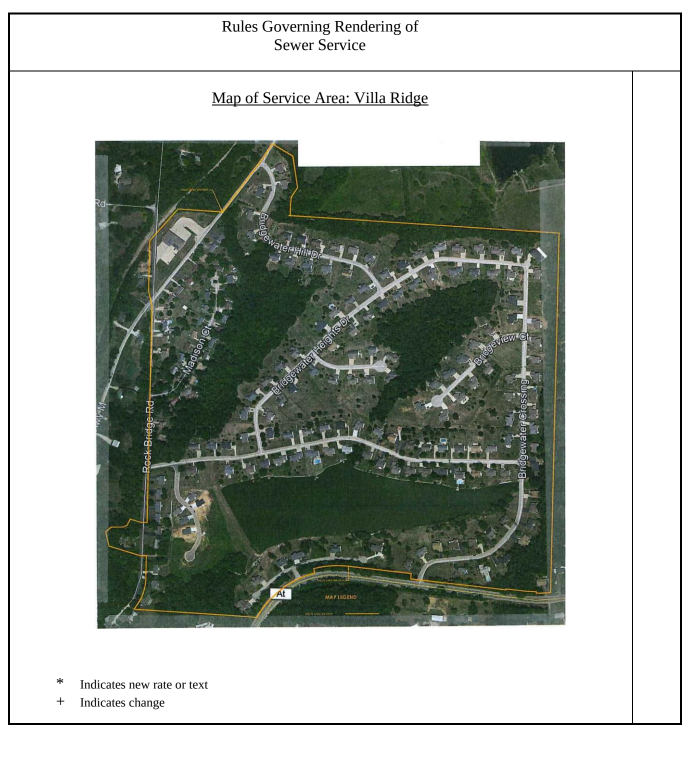


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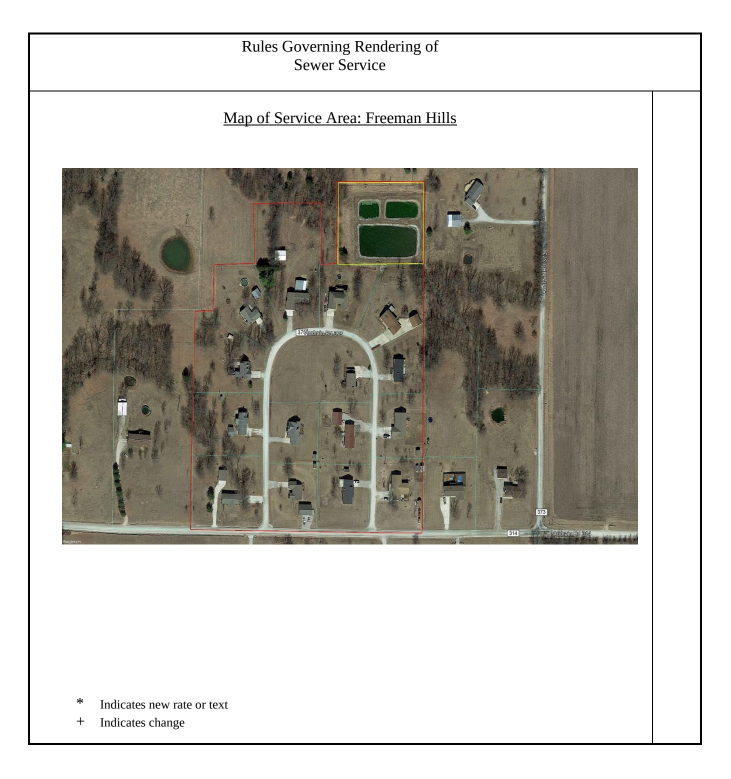


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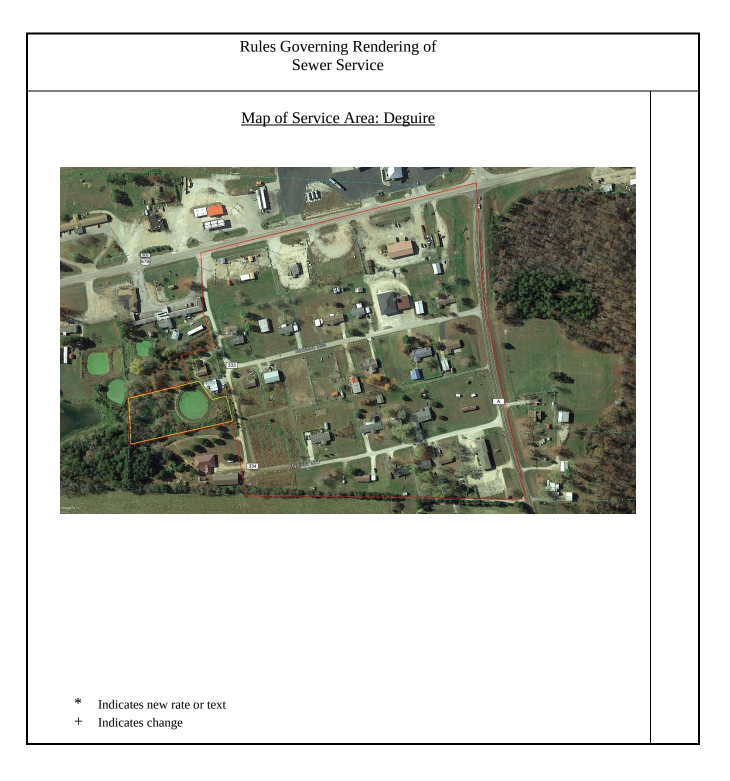


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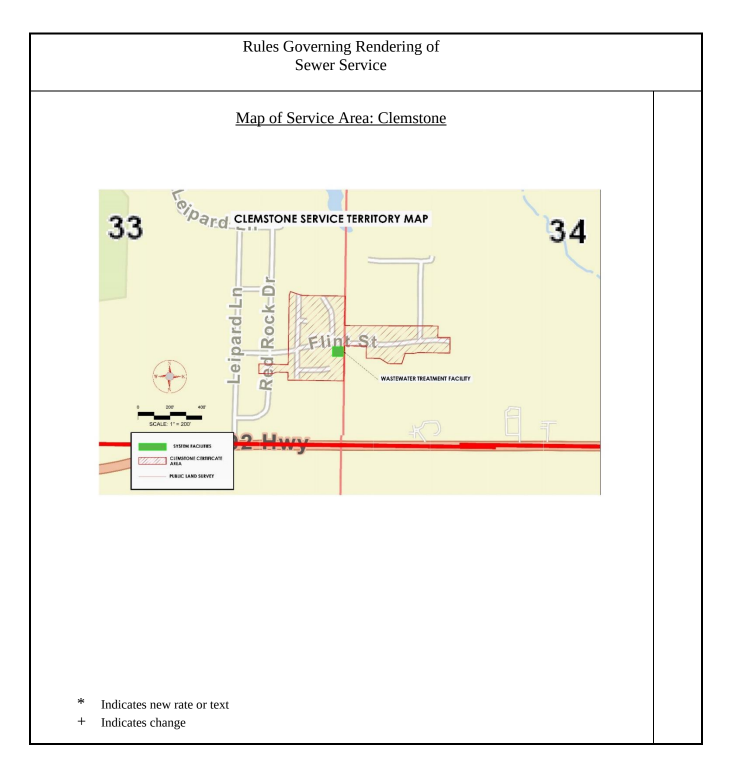


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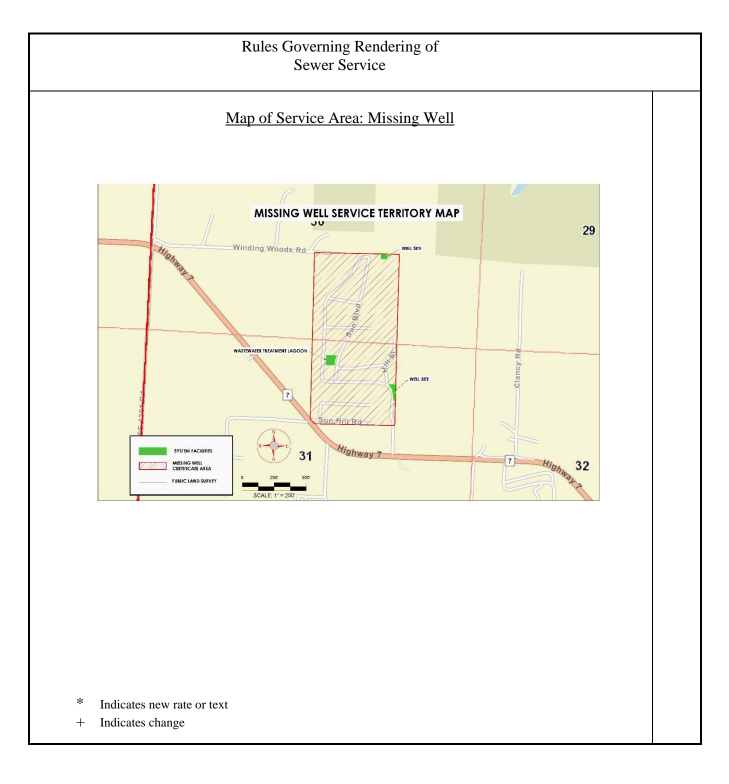


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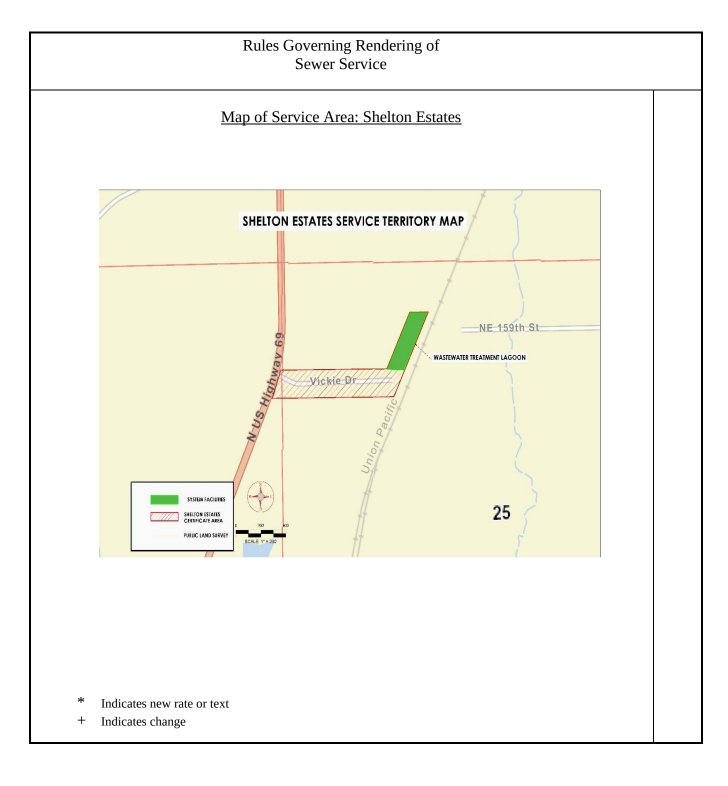


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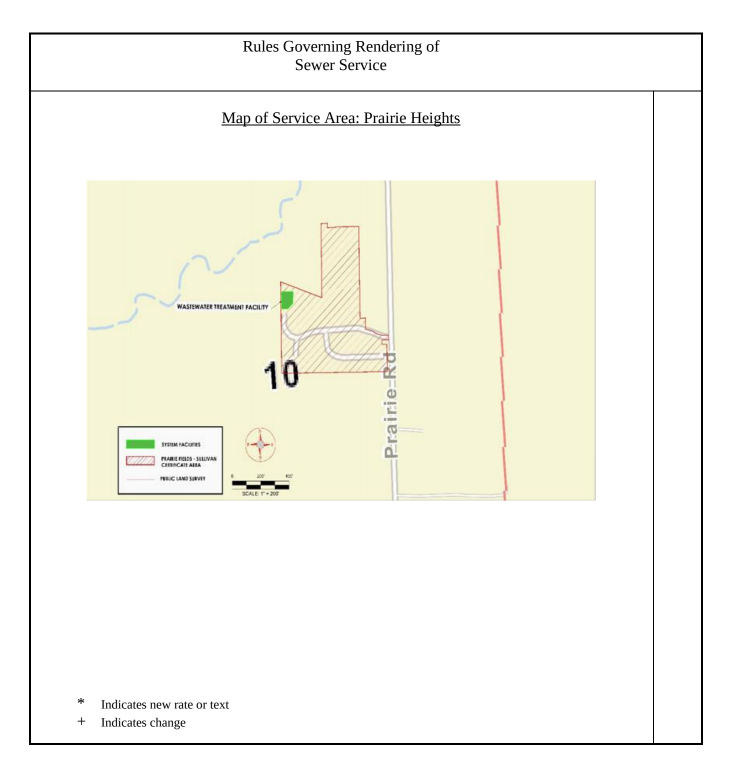


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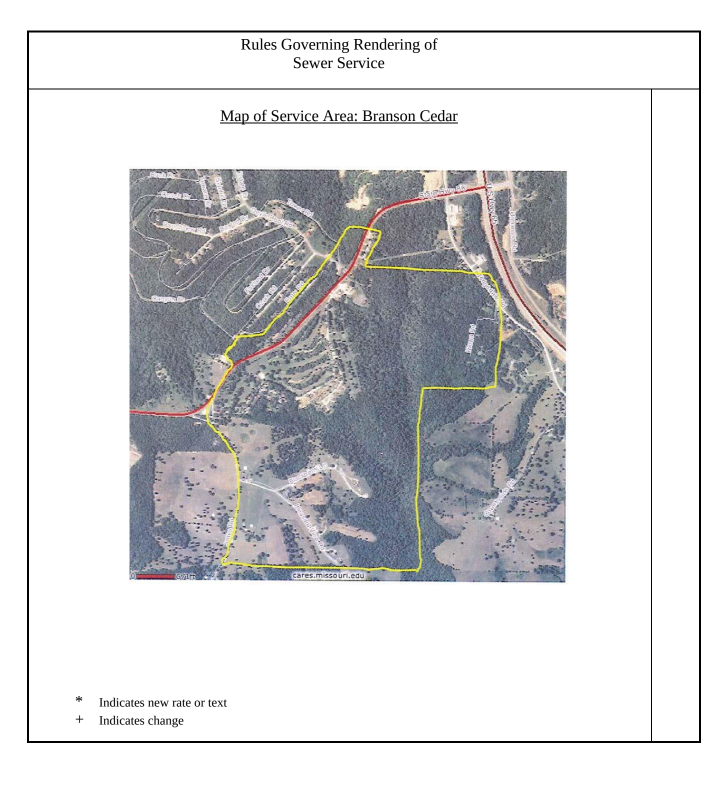


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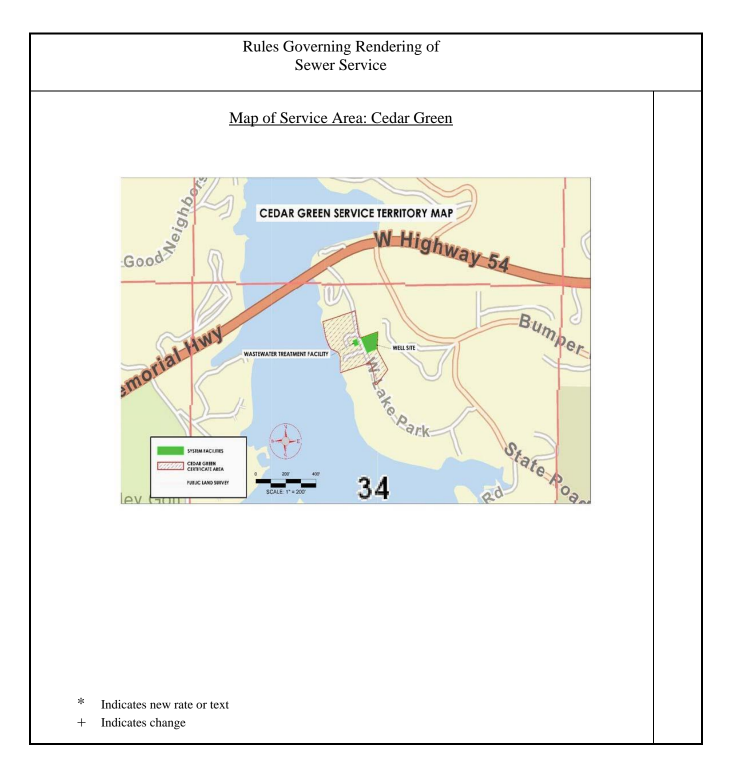


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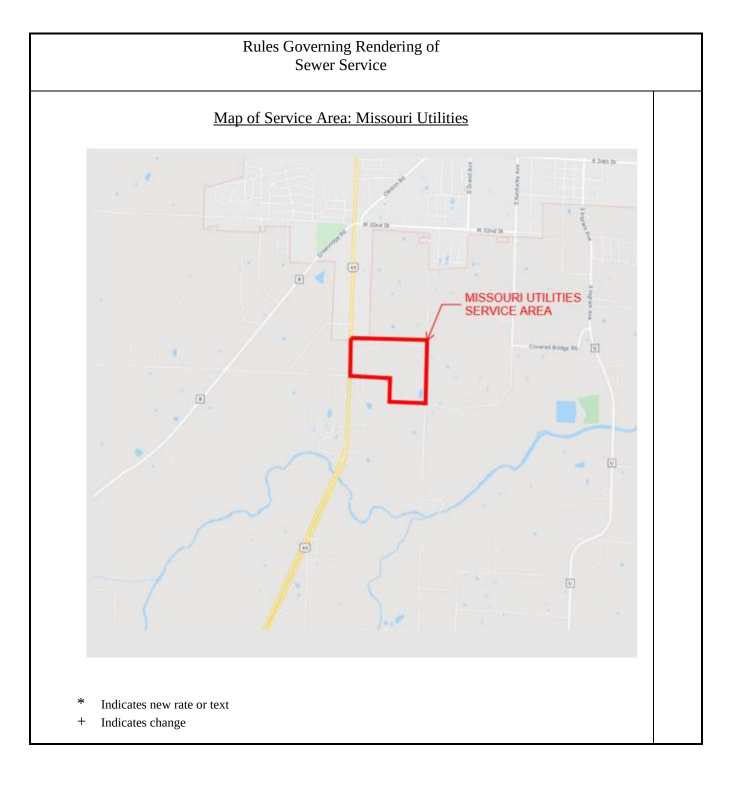


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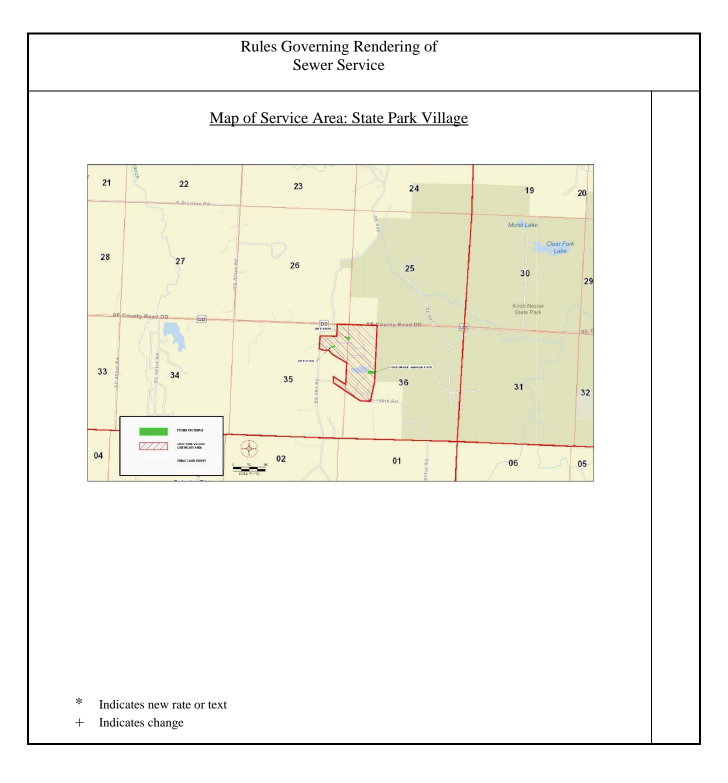


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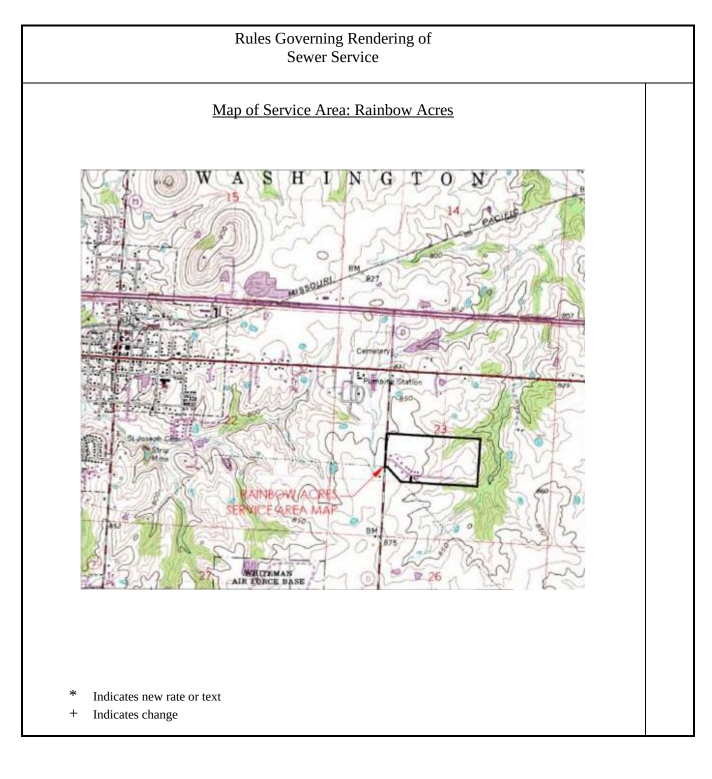


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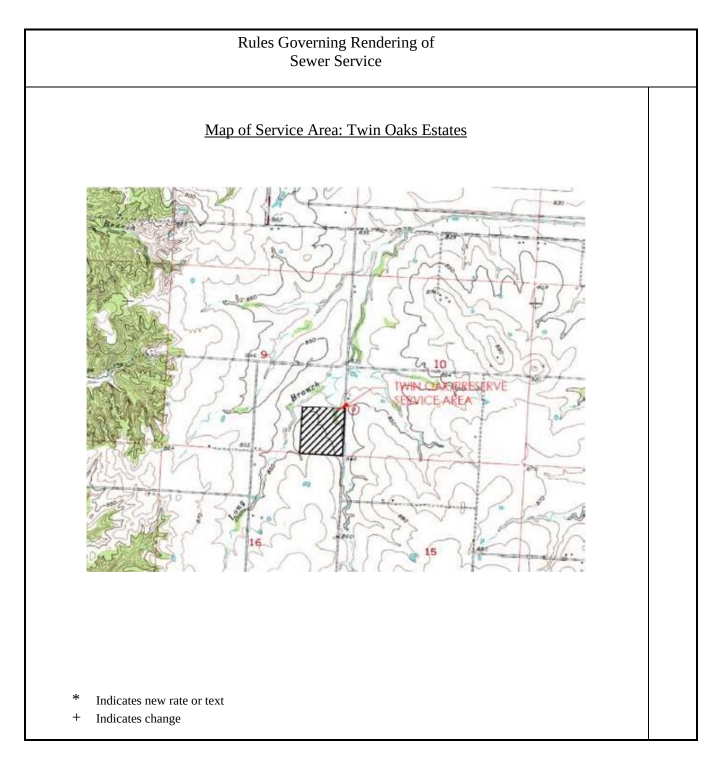


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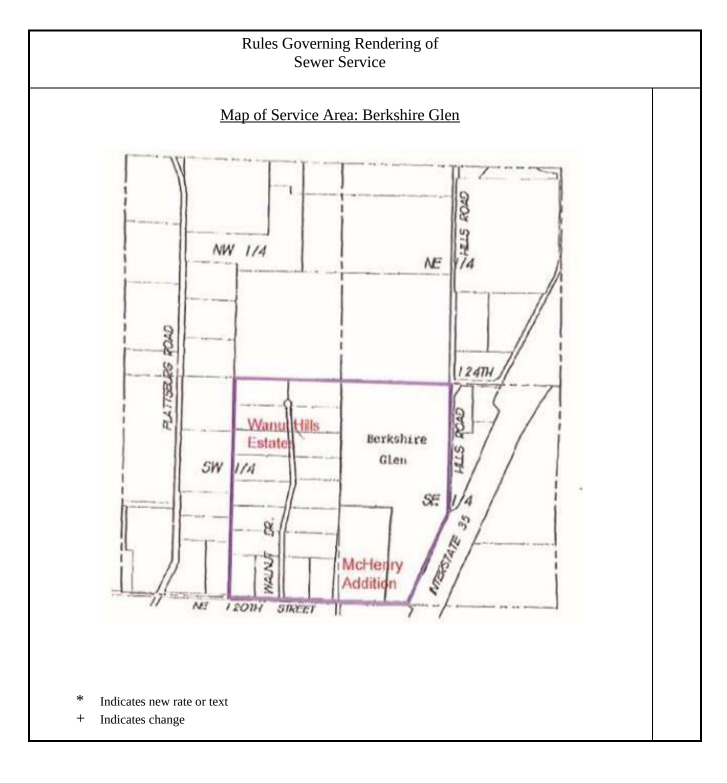


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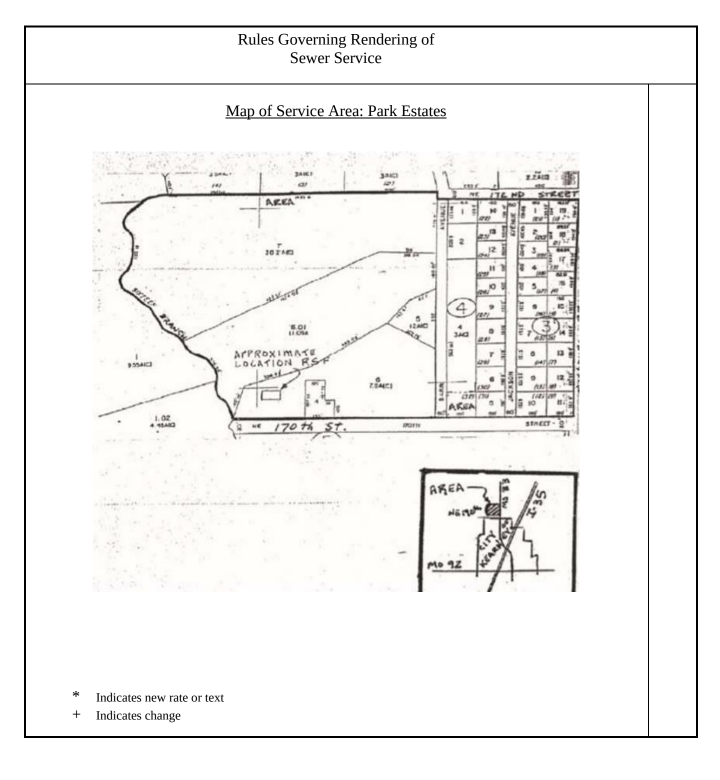


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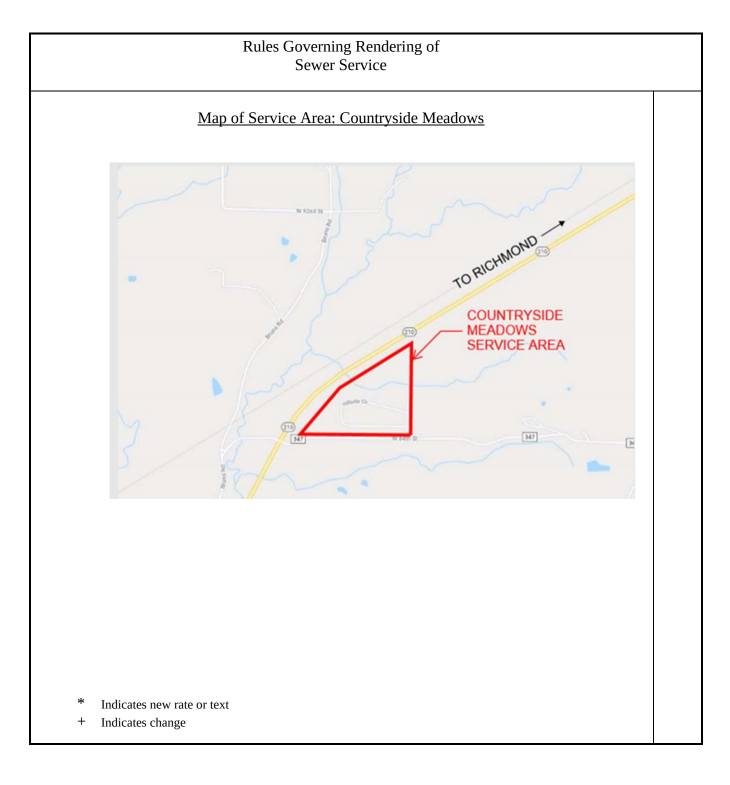


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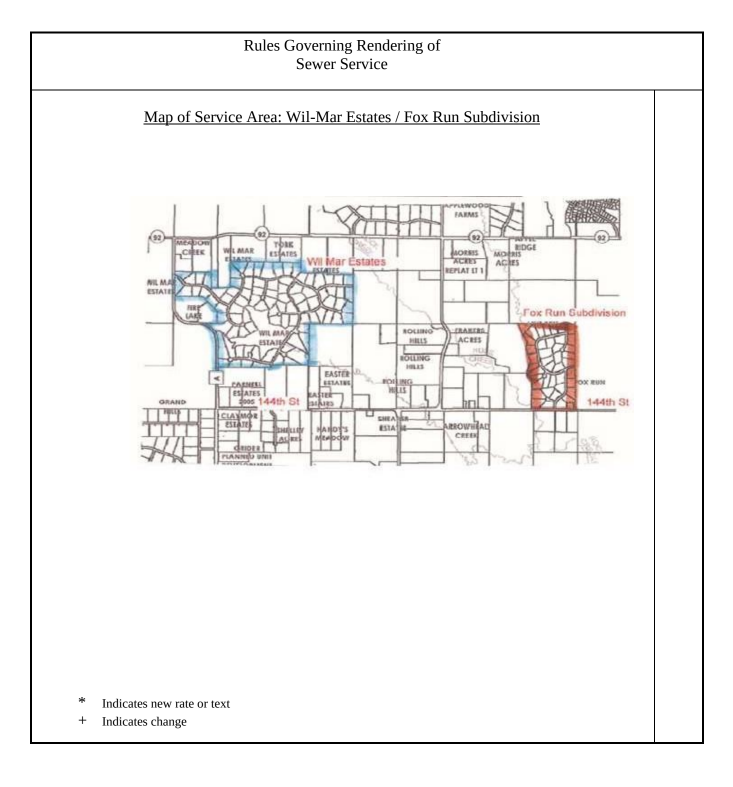


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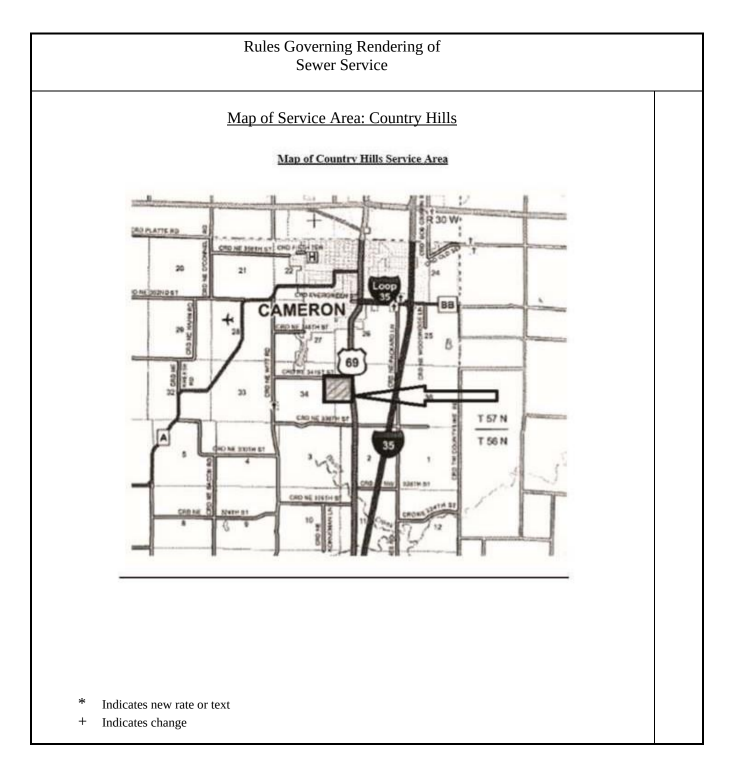


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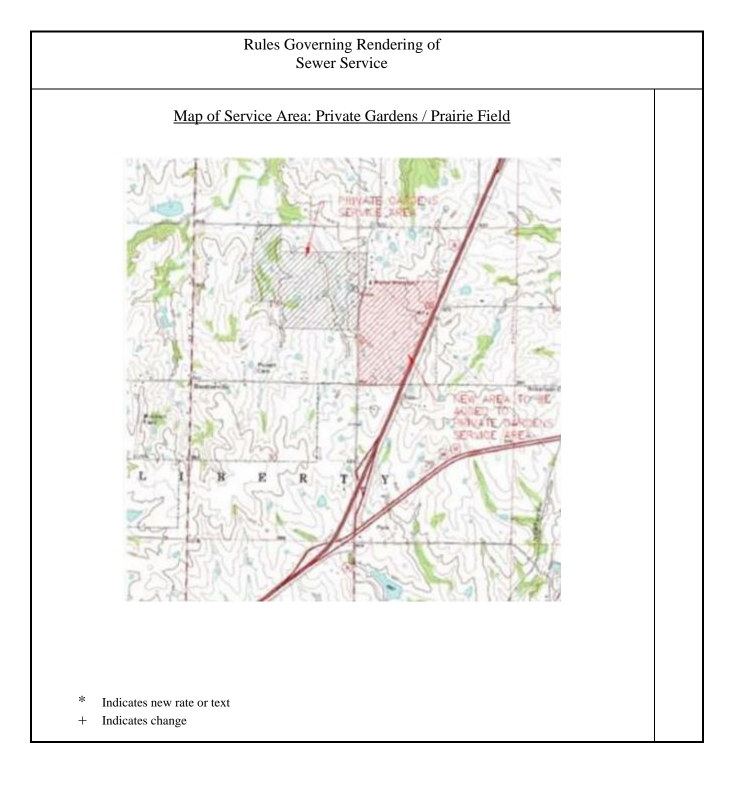


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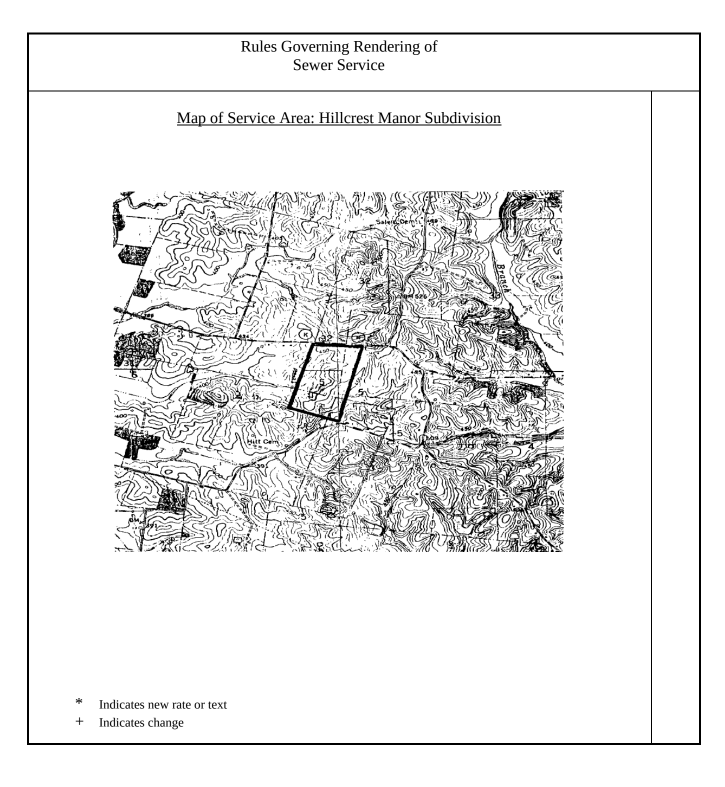


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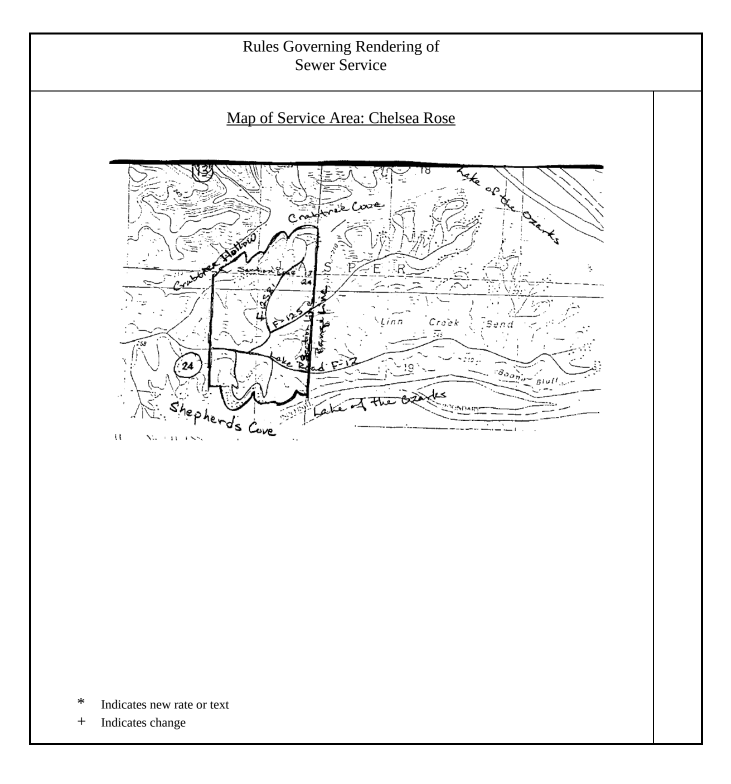


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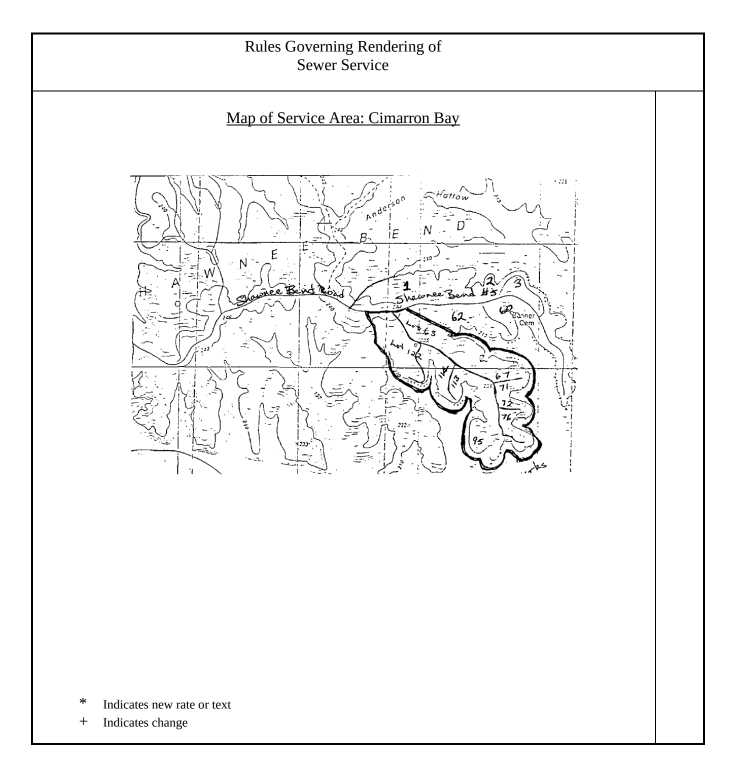


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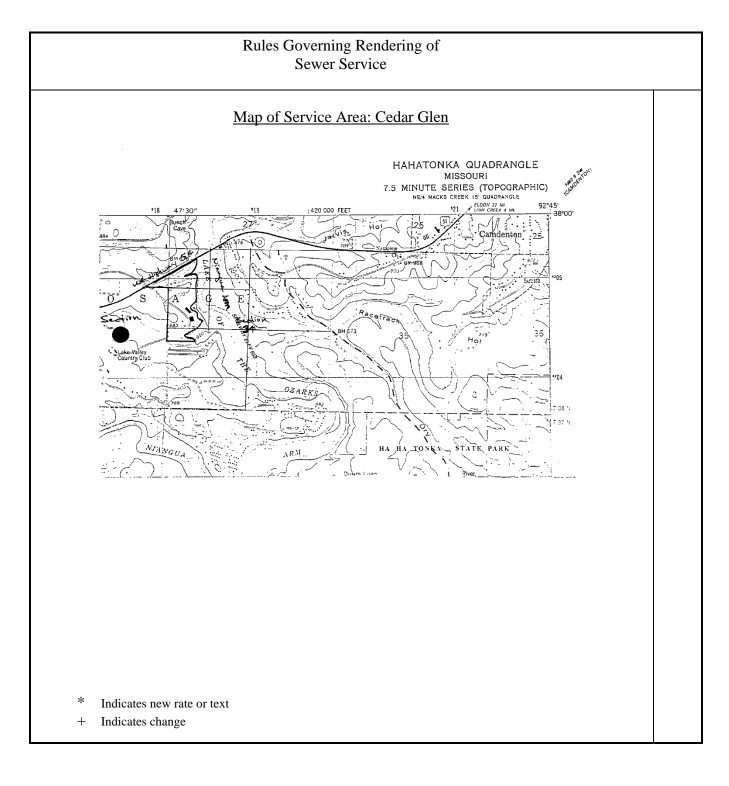


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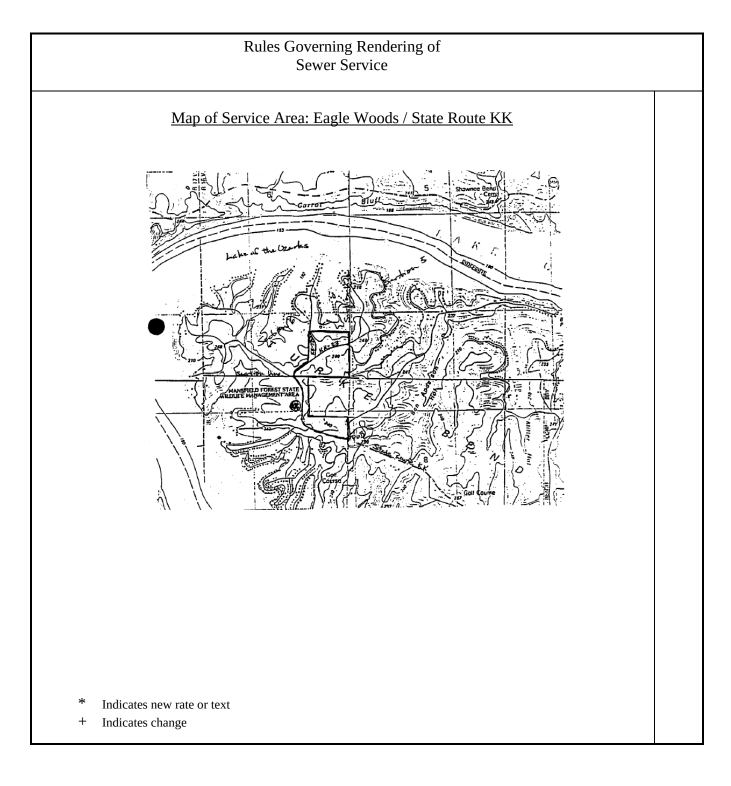


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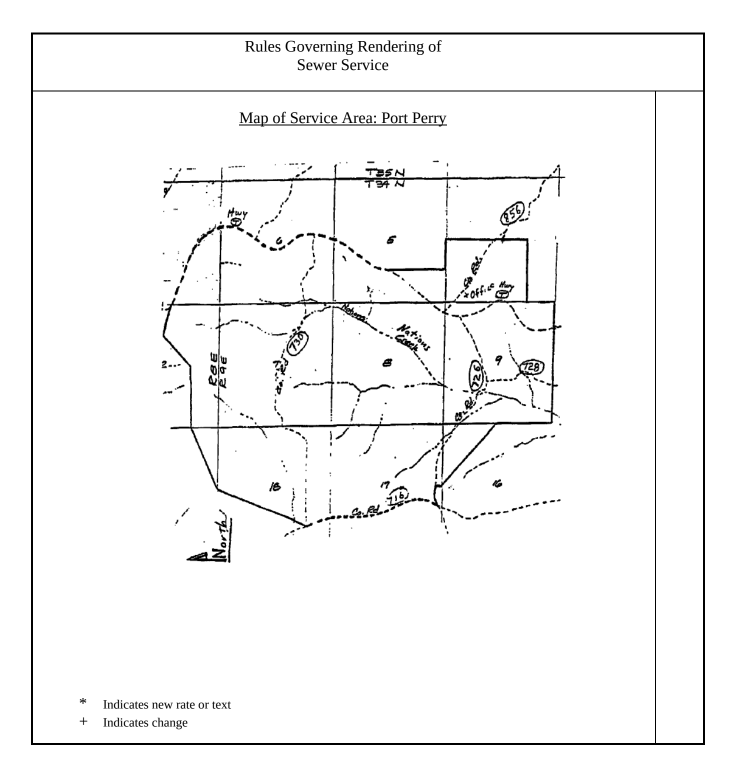


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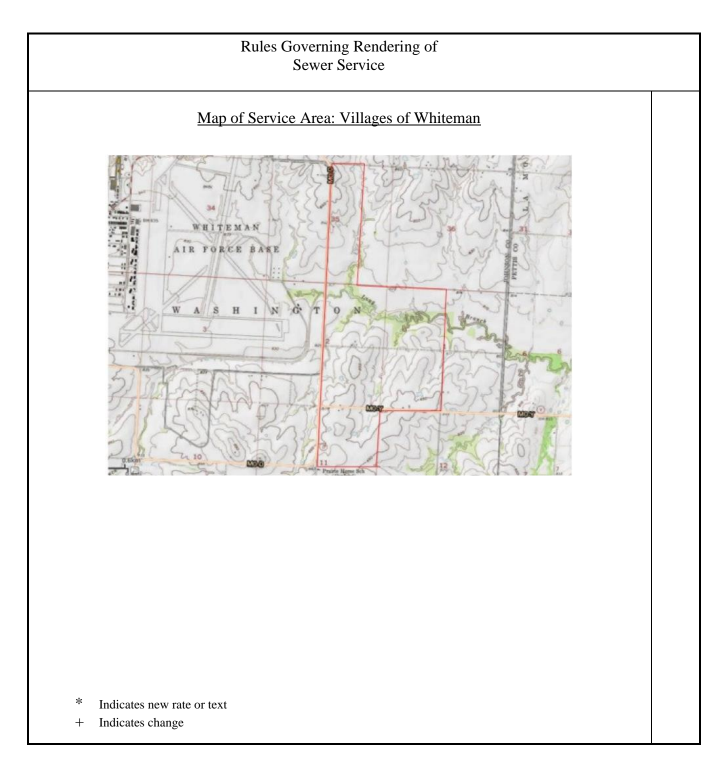


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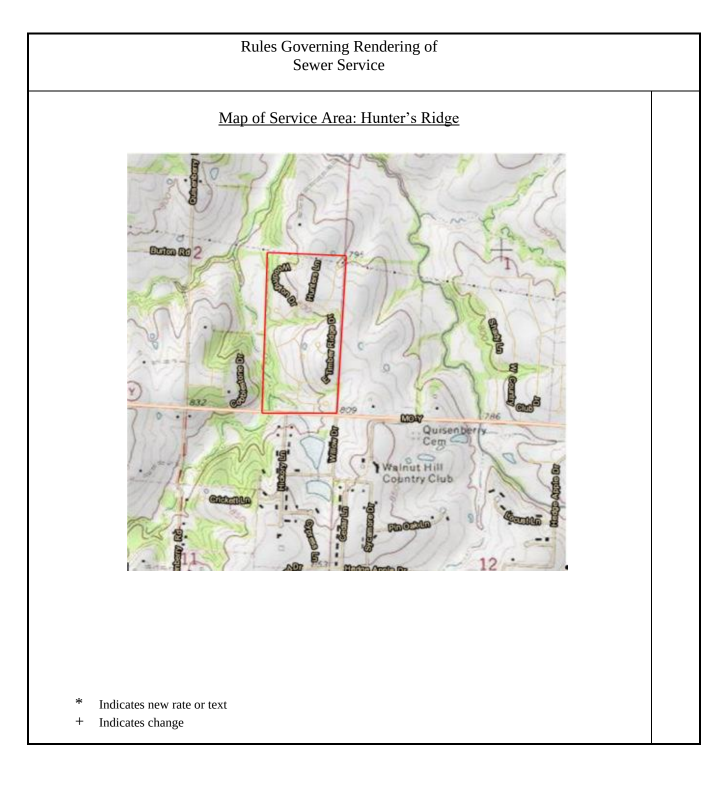


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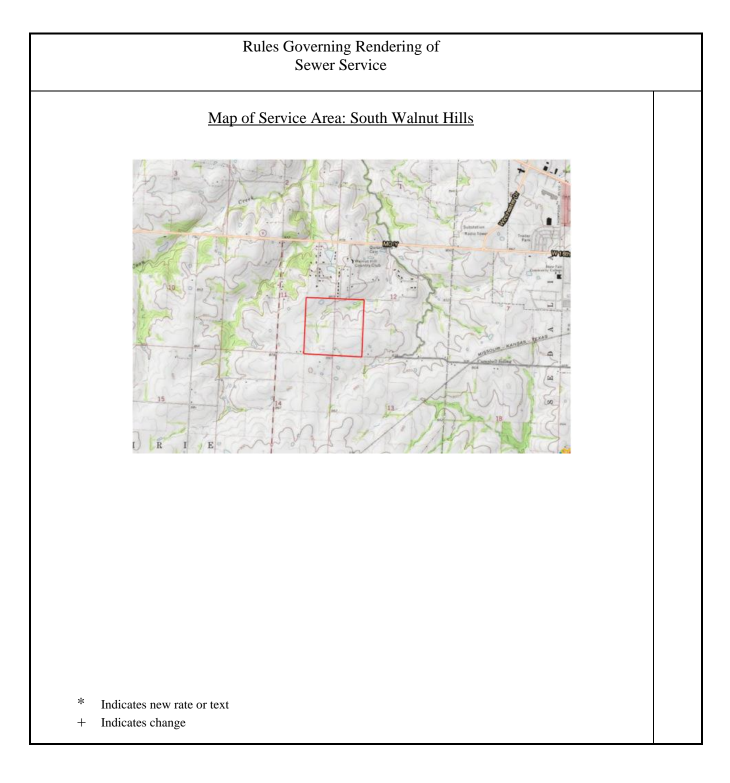


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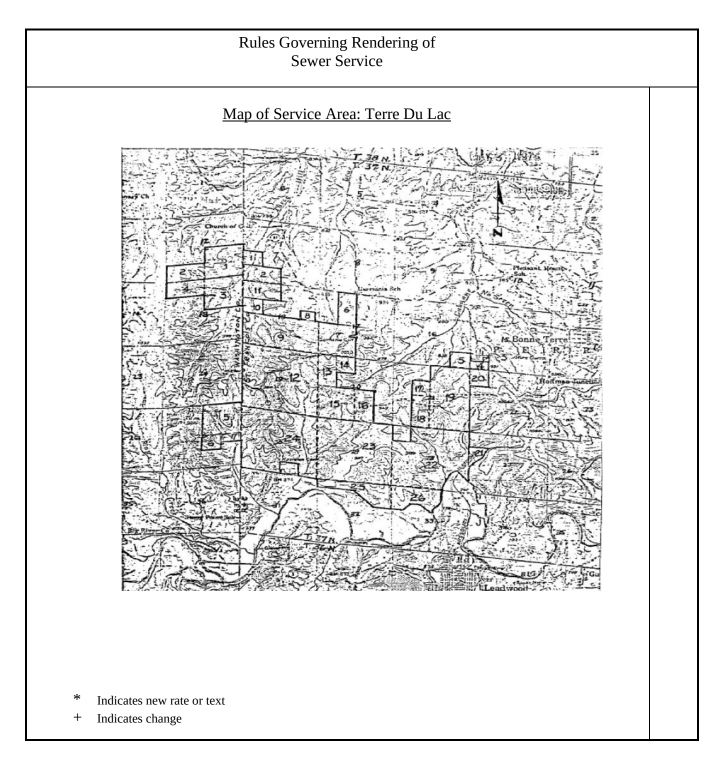


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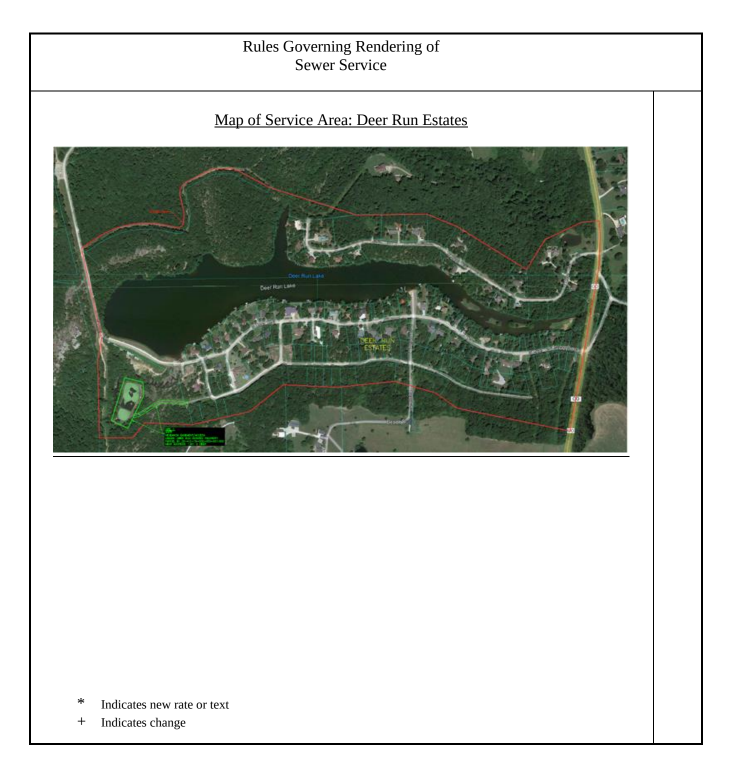


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Legal Description of the Auburn Lakes Service Area

The area served consists of part of the Northwest Quarter of Section 23, Township 48 North, Range 1 West of the 5th P.M., in Lincoln County, Missouri and being more particularly described as follows:

Beginning at the Northwest corner of the Northwest ¼ of Section 23 in Township 48 North, Range 1 West; thence along the North line of said Northwest ¼ South 87°43'22" East 2728.78 feet to the Northeast corner of said Northwest ¼; thence along the East line of said Northwest ¼ South 1°48'43" West 1340.53 feet; thence leaving said East line North 85°57'01" West 545.11 feet; thence South 3°23'07" West 1358.79 feet to the Centerline of Gibson Road, as it exist January 2020; thence along the Centerline of said road North 86°54'11" West 658.03 feet; thence North 81°42'01" West 101.05 feet; thence leaving said Centerline North 8°22'58" East 39.92 feet; thence North 81°32'24" West 1405.94 feet to the West line of said Northwest ¼; thence along said West line North 1°28'59" East 1132.66 feet; thence North 2°14'23" East 1338.47 feet to the Point of Beginning.

Said tract containing 148 acres, more or less.

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Rules Governing Rendering of Sewer Service

Legal Description of the Calvey Brook Service Area

A tract of land located in Section 20, within Township 42 North Range 2 East, in Franklin County, Missouri, and being more particularly described as follows:

Beginning at the intersection of the North line of Section 20, in Township 42 North Range 2 East, and Finney Road in Franklin County, as it exist on January 2020; thence along the Centerline of Finney Road, as it exist January 2020, 250 feet m/l to the Point of Beginning; thence 371 feet m/l until it meets the Centerline of Calvey Brook Drive, as it exist on January 2020; thence South 1434 feet m/l along the centerline of Calvey Brook Drive, as it exist on January 2020, to a point; thence South 87° West 620 feet m/l; thence due North 1645 feet m/l to a point; thence, North 73° East 543 feet m/l to the Point of Beginning.

Said tract containing 25 acres, more or less.

* Indicates new rate or text

+ Indicates change

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ISSUED BY Josiah Cox - President Name of Officer Title

Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Castlereagh Estates Service Area

A tract of land in US Survey 361 in Saint Louis County, Missouri, and being more particularly described as follows:

Beginning at the Southwest corner of US Survey 361; thence along the Western line of said US Survey 2000 feet m/l to a point; thence North 83° East 1940 feet m/l to the Point of Beginning; thence North 74° West 260 feet m/l to a point; thence South 54° West 162 feet m/l to a point; thence North 9° West 292 feet m/l to the Centerline of Kings Court, as it exist January 2020; thence along the Centerline of Kings Court 173 feet m/l to the Centerline of Kings Drive, as it exist January 2020; thence along the Centerline of Kings Drive 210 feet m/l to a point; thence North 32° West 32 feet m/l to a point; thence North 60° West 210 feet m/l to a point; thence North 27° West 648 feet m/l to a point; thence North 20° West 512 feet m/l to a point; thence South 54° East 138 feet m/l to a point; thence North 88° East 319 feet m/l to a point; thence South 81° East 460 feet m/l to the Centerline of Kings Drive, as it exist January 2020; thence South 24° West 99 feet m/l to a point; thence South 72° East 312 feet m/l to a point; thence North 13° East 646 feet m/l to a point; thence South 70° East 1136 feet m/l to a point; thence South 58° East 115 feet m/l to a point; thence South 67° East 317 feet m/l to the Centerline of Kings Drive; thence 127 feet m/l along the Centerline of Kings Drive; thence North 84° East 161 feet m/l to a point; thence South 66° East 261 feet m/l to a point; thence South 20° West 458 feet m/l to a point; thence South 60° East 77 feet m/l to a point; thence South 16° West 193 feet m/l to a point; thence South 66° West 866 feet m/l to a point; thence North 62° West 252 feet m/l to a point; thence South 66° West 500 feet to a point; thence South 31° West 217 feet m/l to a point; thence North 75° West 389 feet m/l to the Point of Beginning.

Said tract containing 84 acres, more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Willows Service Area

A tract land located in Sections 15 and 16 in Township 28 North Range 23 West in Greene County, Missouri, and being more particularly described as follows:

Beginning in the Northwest corner of Section 15 in Township 28 North Range 23 West; thence 924 feet m/l along the North line of said Section to the True Point of Beginning; thence South 1314 feet m/l to the South line of the Northwest ¹/₄ of the Northwest ¹/₄; thence 2276 feet m/l to the Southwest corner of the Northeast ¹/₄ of the Northeast ¹/₄; thence North 406 feet m/l to the South right-of-way of US Highway 60; thence 1380 feet m/l along the South right-of-way of US Highway 60 to a point; thence North 65° East 178 feet m/l to a point; thence North 63° East 468 feet m/l to a point; thence North 23° West 164 feet m/l to the North line of Section 15 in Township 28 North, Range 23 West; thence 443 feet m/l along North line of said Section to the Point of Beginning.

Said tract containing 51 acres, more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of Lake Virginia Service Area

A tract of land located in Section 8, Section 9 and US Survey 423, all being in Township 40 North Range 5 East in Jefferson County, Missouri, and being more particularly described as follows:

Beginning at the North corner of US Survey 2978, where it meets the center of Section 8 in Township 40 North Range 5 East; thence 238 feet m/l due North along the Centerline of said Section to a point; thence 2439 feet m/l due East to the Centerline of Mapaville-Hematite Road in Jefferson County, as it exist January 2020; thence 3115 feet m/l Southeasterly along the said Centerline; thence 629 feet m/l North 81° West; thence 243 feet m/l South 20° West; thence 281 feet m/l North 70° West; thence 41 feet m/l South 14° West; thence 456 feet North 66° West; thence 630 feet North 69° West ; thence 135 feet m/l South 35° West to the boarder of US Survey 2978 and Section 8; thence 2850 feet m/l Northwesterly along the Northeast line of US Survey 2978 to the Point of Beginning.

Said tract containing 128 acres, more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Majestic Lakes Service Area

Beginning in the Northeast corner of Section 15 in Township 48 North, Range 1 East; thence Southerly 1417 feet m/l along Eastern line of said Section to a point; thence North 88° West 206 feet m/l to a point; thence South 1° West 383 feet m/l to a point; thence North 89° West 1023 feet m/l to a point; thence North 1° East 937 feet m/l to a point; thence North 79° West 370 feet; thence South 1° West 917 feet m/l to a point; thence North 87° West 362 feet m/l to a point; thence North 89° West 390 feet m/l to a point; thence South 58° West 159 feet m/l to the east right of way of Highway MM; thence along the east right of way Northwesterly 517 feet to the West line of Northeast ¹/₄ of Section 15; thence North along said West line 3411 feet m/l to a point; thence North 69° West 361 feet m/l; thence North 0° East 464 feet m/l to a point; thence North 45° West 1044 feet to East right of way of Rolling Meadows Drive, as it exist January 2020; thence going 32 feet m/l around the right of way in a Northeastern direction, thence leaving said right of way in a South 75° East 1120 feet m/l to West line of Southeast ¹/₄ of Section 10; thence North 1° East 663 feet m/l to Centerline of Cuivre River, as it exist January 2020; thence following said Centerline 5900 feet to Eastern line of the Southwest ¹/₄ of Section 11 in Township 48 North, Range 1 East; thence South 0° 983 feet m/l to a point; thence North 89° West 1893 feet m/l to a point; thence South 0° 364 feet m/l to a point; thence South 64° West 789 feet m/l to Point of Beginning.

Said tract containing 408 acres, more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Roy-L Service Area

The northeast fourth of the northwest quarter of Section 28 except approximately 3 acres described as follows: Beginning at a point on the south line of the public road 298 feet west of the northeast corner of said northeast fourth of the northwest quarter, thence south 155 feet, thence west parallel with said road 444 feet, thence north 155 feet, thence east along south line of said road 444 feet to the point of beginning; the southeast quarter of Section 8, the northeast one-fourth of the northeast quarter of Section 17; the south one-half of the northeast quarter of Section 17; the southeast quarter of the northwest quarter of Section 17; the east one-half of the southwest quarter of Section 17; the south one-half of the southeast quarter of Section 17; the northeast quarter of Section 20; the north east quarter of the northwest quarter of Section 20; the north one-half of the southeast quarter of Section 20; all of Section 16; the north one- half of Section 21; the southeast quarter of Section 21; the east one-half of the southwest quarter of Section 21; the northwest one-fourth of the southwest quarter of Section 21; the north one- half of the north-west quarter of Section 22; the southwest quarter of Section 15; the west one- half of the southeast quarter of Section 15; except 15.34 acres, part of the northwest fourth of the southeast quarter of Section 15 described as follows: Beginning at the center of said Section 15, thence east along the eastwest center line 1357.34 feet to the center of the County road, thence 16' 30" west along the center of said road 492.82 feet, thence west 1354.42 feet, thence north 3'50" west 492.82 feet to the point of beginning; the west half of the northwest quarter of Section 15; 14.934 acres part of the southeast fourth of the northwest quarter of Section 15, described as follows: Commencing at the center of said Section 15, run thence west along the eastwest center line of said Section 815 feet to the point of beginning, thence continuing west along said east-west center line 492.82 feet, thence north 32' 30" west 1320 feet, thence east 492.82 feet, thence south 32' 30" west 1320 feet to the point of beginning. All in Township 48 of Range 4 West of the Fifth Principal Meridian in Montgomery County, Missouri.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of Villa Ridge Service Area

The area served consists of part of the West Half of the Northwest Quarter of Section 23; part of the East Half of the Northeast Quarter of Section 22; and part of the Southwest Quarter of the Northeast Quarter of Section 22, all in Township 43 North, Range 1 East of the 5th P.M., Franklin County, Missouri and being more particularly described as follows:

Beginning at the northeast corner of Bridgewater Estates Phase Four; thence S1°35'53"W 2355.88 feet to the southeast corner of Bridgewater Estates; thence along the south line of Bridgewater Estates along a curve deflecting to the right having a radius of 915.37 feet, an arc length of 83.17 feet and a chord course of S87° 48'57"W 83.14 feet; thence N0°25'07"E 10.00 feet; thence along a curve deflecting to the right having a radius of 905.37 feet, an arc length of 100.05 feet and a chord course of N86°24'56"W 100.00 feet; thence N83° 14'59"W 111.00 feet; thence S6°45'01"W 5.00 feet; thence N83°14'59"W 619.16 feet; thence N6°45'01"E 35.00 feet; thence N83°14'59"W 425.00 feet; thence along a curve deflecting to the left having a radius of 648.70 feet, an arc length of 241.39 feet and a chord course of S86°05'24"W 240.00 feet; thence S14°34'13"E 30.00 feet; thence along a curve deflecting to the left having a radius of 618.70 feet, an arc length of 492.52 feet and a chord course of S52°37'28"W 479.62 feet; thence N85°45'47"W 168.72 feet to the southwest corner of Bridgewater Estates; thence N86°11'44"W 407.87 feet; thence N85°56'00"W 218.90 feet to the east right-of- way line of Rock Bridge Road; thence along said west right-of-way line along a curve deflecting to the left having a radius of 329.68 feet, an arc length of 216.76 feet and a chord course of N20°19'18"E 212.88 feet; thence N1°30'00"E 152.40 feet; thence leaving said west right-of-way line N88°30'00"W 45.00 feet, more or less, to the southeast corner of Lot 20 per Surveyor's Record 9 Page 287; thence along the south line of said Lot 20, N72°22'32"W 206.58 feet to the intersection of said south line with the centerline of a creek; thence along said centerline N12°54'53"W 88.64 feet; thence

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Rules Governing Rendering of Sewer Service

Legal Description of Villa Ridge Service Area (Continued)

N49°06'35"E 43.13 feet; thence S89°50'12"E 75.74 feet; thence N66°04'40"E 31.85 feet; thence N27°04'11"E 43.09 feet to the intersection of said creek centerline with the north line of Lot 20 per Surveyor's Record 9 Page 287; thence along said north line S72°18'02"E 66.70 feet to the northeast corner of said Lot 20; thence S88°30'00"E 45.00 feet, more or less, to the east right-of-way line of Rock Bridge Road; thence along said east right-of-way line N1°30'00"E 1436.28 feet to the intersection of said east right-of-way line of Rock Bridge Road with the southeast right-of-way line of Missouri State Highway "M"; thence along said southeast right-of-way line N37°01'26"E 768.58 feet; thence N37°23'33"E 403.09 feet; thence along a curve deflecting to the left having a radius of 1366.33 feet, an arc length of 152.77 feet and a chord course of N34°11'22"E 152.69 feet to the northwest corner of Lot 82 of Bridgewater Estates Phase Three; thence leaving said southeast rightof-way line along the north line of said Bridgewater Estates Phase Three and Bridgewater Estates Phase Four, S58°50'32"E 150.20 feet; thence S8°17'34"E 206.68 feet; thence S34° 17'55"W 70.33 feet; thence S8°16'03"W 56.61 feet; thence S1°06'53"W 62.49 feet; thence S49°53'05"W 21.45 feet; thence S86°04'26"E 468.92 feet; thence S85°58'04"E 1326.92 feet to the point of beginning.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Gladlo Service Area

A tract of land located in Sections 19 and 20, within Township 38 North Range 7 West, in Phelps County, Missouri, and being more particularly described as follows:

Beginning at the Northwest corner of the South ¹/₂ of the Northwest ¹/₄ of Section 20 in Township 38 North, Range 7 West in Phelps County, Missouri; thence along the North line of said South ¹/₂ of the Northwest ¹/₄ to the East line of the West ¹/₂ of Section 20, 3187.5 feet m/l; thence South along the East line of the Western ¹/₂ of Section 20 to Southeast corner of the Northwest ¹/₄ of Section 20, 1625 feet m/l; thence West along the South line of the Northwest ¹/₄ to the Southwest corner of the Southeast ¹/₄ of the Northwest ¹/₄ of Section 19, 4750 feet m/l; thence, North 812.5 feet m/l along the West line of the said ¹/₄ of ¹/₄ in Section 19; thence East along the North line of the said ¹/₄ of ¹/₄ to State Route V, as it exist January 2020, 562.5 feet m/l; thence, North 823 feet m/l along the centerline of State Route V, as it exist January 2020, to the Point of Beginning.

Said tract containing 102 acres, more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of Freeman Hills Service Area

The area served is part of Audrain County, Missouri and is more particularly described as follows:

Beginning at the southeast corner of Lot 10 of Freeman Hills Subdivision; thence N88° 34'00"W 772.35 feet; thence N2°15'00"E 644.38 feet; thence S87°45'00"E 61.70 feet; thence N2°15'00"E 131.50 feet; thence S88°34'00"E 135.00 feet; thence N2°15'00"E 197.19 feet; thence S87°45'00"E 220.51 feet; thence S2°15'00"W 194.05 feet; thence S88°34'00"E 56.42 feet; thence N2°15'00"E 255.67 feet; thence S87°45'00"E 299.02 feet; thence S2°15'00"W 251.41 feet to the northeast corner of Lot 7 of Freeman Hills Subdivision; thence S2°16'35"W 775.00 feet to the point of beginning.

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Legal Description of the Deguire Service Area

The area served is part of Madison County, Missouri and is more particularly described as follows:

Beginning at the southwest corner of Lot 1 of Block A of Deguire's Subdivision; thence N15°23'00"W 50.80 feet; thence N36°11'00"E 65.00 feet; thence N86°07'00"E 86.80 feet; thence along a curve deflecting to the left having a radius of 3537.90 feet, an arc length of 328.06 feet and a chord course of N83°27'37"E 327.94 feet to the northwest corner of Lot 1 of Block B of Deguire's Subdivision; thence N69°54'00"E 258.90 feet; thence along a curve deflecting to the left having a radius of 3497.90 feet, an arc length of 360.80 feet and a chord course of N73°27'25"E 360.64 feet; thence N77°08'43"E 136.54 feet; thence S0°23'00"E 1057.90 feet; thence S74°37'00"W 281.20 feet; thence S15° 23'00"E 430.24 feet; thence S85°37'00"W 193.51 feet; thence N15°23'00"W 248.86 feet; thence S74°37'00"W 130.05 feet; thence N15°23'00"E 10.00 feet; thence N15°23'00"W 54.20 feet to the point of beginning.

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Legal Description of the Clemstone Service Area

The area served is part of Platte County, Missouri and being more particularly described as follows:

Commencing from the northeast corner of the Southeast Quarter of Section 33, Township 53 North, Range 34 West; thence along the east line of said Southeast Quarter, Southwardly 796.81 feet more or less to the point of beginning; thence continuing along said east line, Southwardly 376.76 feet more or less; thence leaving said east line S89°42'03"E 1165.76 feet more or less; thence S0°51'51"W 146.79 feet more or less to the north right-of-way line of Flint Street; thence along said north right-of-way line, Eastwardly 153.33 feet more or less; thence leaving said north right-of-way line S0°51'51"W 200.00 feet more or less; thence N89°08'30"W 399.26 feet more or less; thence S78°08'26"W 51.26 feet more or less; thence N89°08'30"W 109.05 feet more or less; thence S17°43'52"W 141.07 feet more or less; thence N89°08'30"W 170.00 feet more or less; thence N57°22'56"W 123.49 feet more or less: thence N89°08'30"W 170.00 feet more or less: thence N0°51'30"E 155.00 feet more or less to the south right-of-way line of Flint Street; thence along said south rightof-way line. Westwardly 275.03 feet more or less; thence leaving said south right-of-way line S0°55'30"W 451.26 feet more or less; thence N89°08'30"W 699.64 feet more or less; thence N0°51'41"E 100.00 feet more or less; thence N89°08'30"W 145.00 feet more or less; thence S67°22'42"W 54.51 feet more or less; thence N89°08'30"W 170.00 feet more or less; thence N0°51'30"E 125.00 feet more or less; thence S89°08'30"E 170.00 feet more or less; thence S85°23'18"E 50.11 feet more or less; thence S89°08'30"E 145.00 feet mor or less; thence N0°51'27"E 887.76 feet more or less; thence N19°04'08"E 50.00 feet more or less to the north right-of-way line of Stone Street; thence along said north right-of-way line, Eastwardly 151.98 feet more or less; thence leaving said north right-of-way line S89°08'30"E 540.92 feet to the point of beginning, containing 29.11 acres more or less.

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Legal Description of the Missing Well Service Area

The area served is part of Benton County, Missouri and being more particularly described as follows:

Beginning at the southwest corner of the Southeast Quarter of Section 30, Township 41 North, Range 23 West; thence along the west line of said Southeast Quarter, Northwardly 1346.84 feet more or less; thence leaving said west line of the Southeast Quarter S88°50'14"E 1326.25 feet more or less; thence S1°39'40"W 1350.36 feet more or less to the south line of said Southeast Quarter of Section 30; thence S1°29'21"W 1297.36 feet more or less; thence N88°45'42"W 1254.71 feet more or less to the east right-of-way line of Missouri Highway 7; thence Northwestwardly along said east right-of-way line 100.00 feet more or less to the intersection of said east right-of-way line with the west line of the Northeast Quarter of Section 31, Township 41 North, Range 23 West; thence along said west line of the Northeast Quarter, Northwardly 1225.51 feet more or less to the point of beginning, containing 80.34 acres more or less.

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Legal Description of Shelton Estates Service Area

The area served is part of Clay County, Missouri and being more particularly described as follows:

Commencing from the southwest corner of the Northwest Quarter of Section 25, Township 53 North, Range 30 West; thence Northwardly along the west line of said Section 25, 1349.50 feet more or less to the point of beginning; thence leaving said west line of Section 25, S89°21'30"W 84.50 feet more or less to the easterly right-of-way line of U.S. Highway 69; thence Northeastwardly along said east right-of-way line 321.39 feet more or less; thence leaving said east right-of-way line N89°21'30"E 1174.98 feet more or less; thence S88°35'18"E 40.03 feet more or less; thence N89°24'12"E 110.00 feet more or less; thence N25°26'00"E 669.00 feet more or less; thence N89°43'00"E 230.00 feet more or less to the northwesterly right-of-way line of the Chicago, Milwaukee, St. Paul and Pacific Railroad; thence Southwestwardly along said northwesterly railroad right-of-way line S89°21'30"W 1434.20 feet more or less to the point of beginning, containing 13.73 acres more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Prairie Heights Service Area

The area served is part of Pettis County, Missouri and being more particularly described as follows:

Beginning at the southwest corner of the Northeast Quarter of Section 10, Township 45 North, Range 22 West; thence along the west line of said Northeast Ouarter, Northerly 998.07 feet more or less; thence leaving said west line S71°22'45"E 534.94 feet more or less; thence N0°40'24"W 806.88 feet more or less; thence N86°18'10"E 76.48 feet more or less; thence S3°41'50"E 50.00 feet more or less; thence N86°18'10"E 163.26 feet more or less: thence N89°06'50"E 221.27 feet more or less: thence S0°53'10"E 999.79 feet more or less; thence N89°14'35"E 66.57 feet more or less; thence S0°27'15"E 121.36 feet more or less to the north right-of-way line of Hummingbird Road; thence along said north rightof-way line, Eastwardly 273.39 feet more or less to the west right-of-way line of Prairie Ridge Road; thence along said west right-of-way line, Southwardly 50.00 feet more or less; thence leaving said west right-of-way line S89°09'00"W 57.30 feet more or less; thence S0°53'10"E 48.46 feet more or less; thence N89°09'00"E 60.30 feet more or less to the west right-of-way line of Prairie Ridge Road; thence along said west right-of-way line, Southwardly 299.00 feet more or less to the south line of the Northeast Quarter of said Section 10; thence along said south line, Westwardly 1298.80 feet more or less to the point of beginning, containing 30.94 acres more or less.

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Rules Governing Rendering of Sewer Service

Description of the Branson Cedar Service Area

Beginning at the northeast corner of the northwest quarter of the northeast quarter of section 18, t21n, r21w; thence westerly along the north line of said section 18 to a point that is 400 feet east of the south r/w line of Missouri Highway 86; thence N 20° E a distance of 950 feet to a point that is in the south half of the south half of section 7, t21n, r 21w; thence N 70° W to the south r/w of said Highway 86; thence continuing north 70° west to a point that is 250 feet from the said south r/w line; thence southwesterly along a course that is parallel to and 250 feet distant from the said south r/w of Highway 86 to the north line of said section 18; thence continuing southwesterly parallel to and 250 feet distant from said south r/w line the following bearings and distances: Thence along a curve to the right having a radius of 1901.72 feet, an arc length of 246.84 feet, and a chord bearing of S 38°37'51" W to a point; thence S 42°21'01" W 114.83 feet to a point; thence S 42°21'01" W, 282.13 feet to a point; thence S 36°38'23" W, 100.45 feet to a point; thence S 42°21'01' W, 199.90 feet to a point; thence S $48^{\circ}03'39''$ W, 100.45 feet to a point; thence S $42^{\circ}21'01''$ W, 349.82 feet to a point; thence S $36^{\circ}47'02''$ W, 103.05 feet to point that is 250 feet northwest of a Right-of-Way marker; thence along a curve to the right having a radius of 1392.70 feet, an arc length of 306.01 feet, and a chord bearing of S 60°00'04" W; thence S 56°07'32" W, 118.71 feet to a point that is 250 feet northwest of a Right-of-Way marker; thence S 66°31'19" W, 408.24 feet to a point; thence along a curve to the left having a radius of 909.74 feet, an arc length of 530.88 feet, and a chord bearing of S 50°02'5S" W, said parallel line to the west line of the said section 18; thence south along the west line of section 18 to the south r/w of Highway 86 in section 13, t21n, r22w; thence southwesterly along the south r/w continuing on the said curve to the left having a radius of 909.74 feet, an arc length of 530.88 feet, and a chord bearing of S 50°02'5S" W; thence south 31°29'32" west, 307.30 feet to a point; thence along a curve to the right having a radius of 882.49 feet, an arc length of 109.04 feet, and a chord bearing of S 35°01'55" W, to a point; thence departing from said r/w south 09°25'51" east, 48.47 feet to a point; thence along a curve to the right having a radius of 403.55 feet, an arc length of 104.63 feet, and a chord bearing of S 02°00'11' E, thence S 05°21'40" W 120.30 feet to a point that is along Jones Road; thence southerly m/l along the centerline of Jones Road to the south line of said section 18; then east along said south line of section 18 to the southeast corner of the southwest quarter of section 18; thence north along the quarter section line to the northeast corner of the southeast quarter of the northwest quarter of section 18; thence east along the quarter-

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service	
Legal Description of the Branson Cedar Service Area (Continued)	
quarter section line to the southeast corner of the northwest quarter of the northeast quarter of section 18; thence north along the quarter-quarter section line to the point of beginning.	
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Rules Governing Rendering of Sewer Service

Legal Description of Cedar Green Service Area

The area served is part of Camden County, Missouri and being more particularly described as follows:

Commencing from the northeast corner of the Northwest Quarter of Section 34, Township 38 North, Range 17 West; thence along the east line of the Northwest Quarter of said Section 34, Southerly 663.27 feet more or less to the point of beginning of the tract described herein; thence S02°49'08"W 212.04 feet more or less; thence S30°37'49"E 279.28 feet more or less; thence S39°09'47"W 226.64 feet more or less; thence S72°28'16"W 23.64 feet more or less to the centerline of West Lake Park; thence along the centerline of West Lake Park, Northerly 275.00 feet more or less; thence leaving said centerline S73°13'11"W 416.67 feet more or less to the approximate edge of the Lake of the Ozarks; thence along the approximate edge of the Lake of the Ozarks; Northerly 701.50 feet more or less; thence leaving said approximate edge of the Lake of the Ozarks, N73°29'05"E 455.98 feet more or less to the centerline of West Lake Park; thence along the centerline of West Lake Park, Southerly 332.69 feet more or less; thence leaving said centerline N73°03'07"E 17.71 feet more or less; thence N72°17'05"E 231.54 feet more or less to the point of beginning, containing 8.40 acres more or less.

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Rules Governing Rendering of Sewer Service

Legal Description of Missouri Utilities Service Area

The area served is part of Pettis County, Missouri and being more particularly described as follows:

Beginning at the southeast corner of Section 17, Township 45 North, Range 21 West; thence along the south line of said Section 17, Westerly 1270.37 feet more or less to the east right-of-way line of U.S. Route 65; thence along said east right-of-way of U.S. Route 65, Northerly 1337.80 feet more or less; thence leaving said east right-of-way line of U.S. Route 65, S86°43'00"E 2566.03 feet more or less the west right-of-way line of South Park Avenue; thence along said west right-of-way line of South Park Avenue, Southerly 1871.35 feet more or less; thence leaving said west right-of-way line of South Park Avenue, N88°59'58"W 1299.44 feet more or less to the west line of Section 21; thence along said west line of Section 21, Northerly 598.08 feet more or less to the point of beginning, containing 95.32 acres more or less.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of State Park Village Service Area

The area served is part of Johnson County, Missouri and being more particularly described as follows:

Commencing from the northwest corner of Section 36, Township 46 North, Range 25 West; thence Southerly along the west section line of Section 36, 60.33 feet to the south right-of-way line of Missouri Route "DD" and being the point of beginning; thence along said south right-of-way line of Missouri Route "DD", Easterly 1320.63 feet more or less; thence leaving said south right-of-way line of Missouri Route "DD", S2°37'40"W 1139.96 feet; thence S2°37'40"W 100.41 feet; thence S2°49'03"W 835.40 feet; thence S2°50'38"W 509.14 feet; thence S89°43'51"W 10.35 feet; thence S8°36'00"W 880.31 feet to the north right-of-way line of SE 150 Road; thence along said north right-off-way line of SE 150 Road, Westerly 1334.81 feet more or less; thence leaving said north right-ofway line of SE 150 Road, N2°14'58"E 1213.37 feet; thence N65°38'42"W 700.22 feet; thence N2°48'11"E 101.46 feet: thence N54°37'45"W 349.35 feet: thence N88°10'22"W 75.87 feet; thence S2°48'10"W 7.00 feet; thence N88°10'22"W 82.18 feet; thence N67°50'44"W 28.65 feet; thence N72°31'41"W 183.62 feet; thence N2°00'17"E 665.42 feet; thence S88°10'22"E 735.88 feet; thence S86°54'05"E 49.13 feet to the east right-ofway line of SE 591 Road; thence along said east right-of-way line of SE 591 Road, Northerly 522.54 feet more or less to the south right-of-way line of Missouri Route "DD"; thence along said south right-of-way line of Missouri Route "DD", Easterly 541.71 feet more or less to the point of beginning, containing 135.88 acres more or less.

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Legal Description of Rainbow Acres Service Area

The area served is part of Johnson County, Missouri and being more particularly described as follows:

Beginning at the center of Section 23, Township 46 North, Range 24 West; thence along the north line of the Southeast Quarter of said Section 23, Easterly 1321.56 feet; thence S3°04'05"W 1321.55 feet; thence N87°37'41"W 952.35 feet; thence S3°58'30"W 3.29 feet; thence N87°07'20"W 910.02 feet; thence N3°58'30"E 150.00 feet; thence N87°07'20"W 10.00 feet; thence S3°58'30"W 150.00 feet; thence N87°07'20"W 268.70 feet; thence N43°07'20"W 550.10 feet; thence N87°12'00"W 75.10 feet to the east right-of-way line of Missouri Route "D"; thence along said east right-of-way line of Missouri Route "D" with the north line of the Southwest Quarter of said Section 23; thence along the north line of said Section 23, Easterly 1303.55 feet to the point of beginning, containing 76.89 acres more or less.

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Legal Description of Twin Oaks Estates Service Area

The area served is part of Johnson County, Missouri and being more particularly described as follows:

Commencing from the southwest corner of the Southeast Quarter of Section 9, Township 45 North, Range 24 West; thence along the south line of said Southeast Quarter of Section 9, Easterly 1319.48 feet to the point of beginning; thence leaving said south line of said Southeast Quarter of Section 9, N0°26'16''E 1318.73 feet; thence S89°14'45''E 1258.65 feet to the west right-of-way line of Missouri Route 23; thence along said west right-of-way line of Missouri Route 23 with the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence along the south line of said Southeast Quarter of Section 9; thence or less to the point of beginning, containing 38.61 acres more or less.

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Rules Governing Rendering of Sewer Service

Legal Description of Berkshire Glen Service Area

Generally includes all of the W 1/2 of the SE 1/4 of section 17, and, the East 1/2 of the SW 1/4 of Section 17, T52N, R31W, Clay County, Missouri, Lying west of Interstate I- 35 highway and North of 120th Street, containing about 153 acres. This service area is about 1.5 miles North of Liberty, MO.

More particularly described as: Beginning at the Center of said Section 17, thence North 89° 31' 56" East 1303.1 feet; thence South 0° 08' 01" West 1626 feet; thence South 22° West 1107 feet (generally along the I-35 Right-of-Way); thence West along 120th Street approximately 2186 feet; thence North 2647 feet; thence East 1323 feet to the Point of Beginning.

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Legal Description of Park Estates Service Area

An area located approximately 2.5 miles north of Kearney, Missouri, in Clay County, generally described as that portion of the north half of the southwest quarter of Section 15, Township 53 North, Range 31 West, which is north of 170th Street, west of State Route 33, south of 172nd Street, and east of Sixteen Branch tributary to Clear Creek.

More specifically described as follows: Beginning at the northeast corner of the Southwest Quarter of Section 15, Township 53 North, Range 31 West, thence due west (in line with 172nd Street) approximately 2400 feet to the center of Sixteen Branch tributary to Clear Creek, thence meandering south and east along said Sixteen Branch to 170th Street, thence due east approximately 1800 feet to State Route 33, thence due north along State Route 33 to the Point-of-Beginning (also the junction of State Route 33 and 172nd Street), encompassing approximately 63 acres in Clay County, Missouri.

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Legal Description of Countryside Meadows Service Area

Generally, includes all of the area south of Missouri State Route 210 and north of West 84th Street and West of the eastern section line of Section 7, Township 51 North, Range 28 West, Ray County, Missouri. All that portion of the N1/2 NE1/4, of Section 7, Township 51 North, Range 28 West, 5th Principal Meridian, Ray County, Missouri, lying Southwesterly of a line drawn parallel with and distant 150.0 feet Southeasterly of Burlington Northern Railroad Company's Main Track Centerline, as now located and constructed.

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Legal Description of Wil-Mar Estates Service Area

General Description:

A subdivision located approximately three miles West of Kearney Missouri, South from Missouri State Highway 92 on State Highway A ¹/₂ mile to the entrance of subdivision. This service area includes platted lots of Wil Mar Estates and Wil Mar Estates First Plat.

Legal Description:

Those portions of Section 36 T53N, R32W and Section 31, T53N, R31 W of the 5th P.M., Clay County, Missouri, described as follows: Beginning at the E 1/4 corner of said Section 36 (also the W ¹/₄ corner of said Section 31), thence N00-23-23E, 406.78 feet along the East line of said Section 36 (also the West line of said Section 31), thence N47-57-00W, 620.51 feet; thence S89-55-28W, 810.59 feet to the Easterly right of way line of Missouri Highway "A"; thence N00-02-35E, 614.49 feet along said row line; thence N00-03-00E, 174.61 feet along said row line; thence N89-55-28E, 1106.74 feet; thence S00-23-23 W, 496.42 feet; thence N89-55-01E, 550.00 feet; thence N00-23-23E, 791.44 feet; thence S89-00-27E, 2096.26 feet; thence South 285.56 feet; thence East 783.20 feet; thence S00-04-00W, 49.11 feet; thence S89-05-15E, 764.29 feet to the East line of the W ¹/₂ of the NE ¹/₄ of said Section 31; thence S00-04-00W, 1517.95 feet along said East line to the SE corner of said W ¹/₂ NE ¹/₄; thence S89-54-12W, 1317.50 feet to the center of said Section 31; thence S00-00-10W, 1281.28 feet along the East line of the SW ¼ of said Section 31; thence N89-46-58W, 1060.40 feet; thence South 100.00 feet; thence N89-46-58W, 1615.01 feet to the Easterly right of way line of Missouri Highway "A"; thence N00-06-49W, 793.93 feet along said row line; thence along a curve to the left having a radius of 607.96 feet, through a central angle of 70-27-13, an arc distance of 747.58 feet along said row line to the North line of the SE ¹/₄ of said Section 36; thence N89-55-28E, 367.91 feet along said North line to the point of beginning.

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Legal Description of Fox Run Subdivision Service Area

General Description:

A subdivision located approximately ¹/₂ Mile West of Kearney Missouri on Missouri Highway 92, south on Nations Road 1 Mile, East on 144th street to the entrance of a 40 lot subdivision. This area generally includes the East ¹/₂ of the S.E. Quarter of Section 32, township 53N, Range 31W in Clay County Missouri.

Legal Description:

All that part of the Southeast Quarter of Section 32, Township 53, Range 31 in Clay County, Missouri described as follows: Beginning at the Southeast corner of the Southeast Quarter of said Section 32; thence North 89 degrees 45 minutes 16 seconds West along the South line of the Southeast Quarter of said Section 32, a distance of 50.00 feet; thence North 00 degrees 08 minutes 21 seconds West, a distance of 208.71 feet; thence North 89 degrees 45 minutes 18 seconds West, a distance of 208.71 feet; thence South 00 degrees 08 minutes 21 seconds East, a distance of 208.71 feet to a point on the South line of the Southeast Quarter of said Section 32; thence North 80 degrees 45 minutes 16 seconds West along the South line of the Southeast Quarter of said Section 32, a distance of 1024.48 feet; thence North 00 degrees 57 minutes 15 seconds West, a distance of 944.34 feet; thence North 50 degrees 12 minutes 27 seconds West, a distance of 180.72 feet; thence North 26 degrees 06 minutes 49 seconds West, a distance of 115.00 feet; thence North 21 degrees 34 minutes 02 seconds East, a distance of 196.46 feet; thence North 13 degrees 11 minutes 28 seconds East, a distance of 88.35 feet; thence North 78 degrees 19 minutes 20 seconds East, a distance of 287.04 feet; thence Northwesterly along a curve to the right, having an initial tangent bearing of North 12 degrees 15 minutes 28 seconds West and a radius of 480.00 feet, an arc distance of 4.86 feet; thence North 11 degrees 40 minutes 40 seconds West, a distance of 87.22 feet; thence North 78 degrees 19 minutes 20 seconds East, a distance of 285.00 feet; thence North 57 degrees 31 minutes 40 seconds East, a distance of

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Fox Run Subdivision (Continued)

195.14 feet; thence South 11 degrees 40 minutes 40 seconds East, a distance of 331.84 feet; thence North 64 degrees 48 minutes 34 seconds East, a distance of 213.17 feet; thence North 00 degrees 09 minutes 34 seconds West, a distance of 133.92 feet; thence South 80 degrees 28 minutes 55 seconds East, a distance of 416.71 feet to a point on the East line of the Southeast Quarter of said Section 32; thence South 00 degrees 08 minutes 21 seconds East along the East line of the Southeast Quarter of said Section 32, a distance of 1566.06 feet to the Point of Beginning. Said tract of land contains 46.71 acres more or less.

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Legal Description of Country Hills Service Area

This service area in Clinton County, Missouri approximately a mile south of Cameron, Missouri, is Located in Sections 34 and 35 Township 57 North, Range 30 West and contains approximately 180 acres.

Generally described as: Having a North boundary of the NE 341 Street, an East boundary of Missouri Highway 69, a South boundary of the south line (extended) of the north half of the southwest quarter of Section 35, and a West boundary of west line (extended) of northeast quarter of the southeast quarter of Section 34.

Specifically described as: The Point of Beginning is the intersection of the centerline of U.S. Highway 69 and the south line of the north half of the southwest quarter of section 35, township 57 north, range 30 west; thence west along the south line of said north half of the southwest quarter of section 35 and continuing along the south line of the north half of the southeast quarter of section 34, township 57 north, range 30 west approximately 2,940 feet to the southwest corner of the northeast quarter of the southeast quarter of Section 34, township 57 north, range 30 west; thence north along the quarter section line approximately 2,700 feet to the centerline of NE 341 Street; thence east along the centerline of said NE 341 Street approximately 2,800 feet to centerline of U.S. Highway 69; thence South along the centerline of U.S. Highway 69 approximately 2,700 feet to the south line of the north half of the southwest quarter of Section 35 and the point of beginning.

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Legal Description of Private Gardens / Prairie Field Service Area

The area served is part of Clay County, Missouri and being more particularly described as follows:

Beginning at the southwest corner of Section 20, Township 52 North, Range 31 West; thence north along said section line 1814.95 feet; thence west 2624.80 feet to the west line of the Southeast Quarter of Section 19; thence north along said west line 828.16 feet to the northwest corner of the Southeast Quarter of Section 19; thence west 697.40 feet; thence north 1770.72 feet; thence N15°58'59"E 210.39 feet; thence north 625.00 feet to the south right-of-way line of NE 120 Street; thence east along said south right-of-way line 660.00 feet; thence leaving said south right-of-way line, south along the quarter section line 1104.87 feet; thence east 2858.21 feet to the centerline of Lightburne-Plattsburg Road; thence southwesterly along said centerline 854.48 feet; thence leaving said centerline, east 313.50 feet; thence N6°17'57"E 207.77 feet; thence east 2101.77 feet to the west right-of-way line of Interstate 35; thence southwesterly along said west right-of-way line 3774.40 feet to the intersection of said west right-of-way line with the south line of said Section 20; thence west along said section line 1393.89 feet to the point of beginning, containing 350.19 acres more or less.

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Legal Description of the Hillcrest Manor Service Area

Part of the Northwest part of U.S. Private Survey No. 234, part of the northwest fractional quarter of Section 5, part of the northeast part of U.S. Private Survey No. 217; part of the southeast part of U.S. Private Survey No. 218, all in Township 30 North, Range 13 East; and part of the east part of U.S. Private Survey No. 211, and part of the west part of U.S. Private Survey No. 218, and part of the southeast fractional quarter of Section 32; all in Township 31 North, Range 13 East, County of Cape Girardeau, state of Missouri, described as follows:

Begin at the southwest corner of an 85.00 acre parcel of land conveyed to Clinton M. Wunderlich and Morris C. Montgomery, which point of beginning bears S. 7 degrees 42' W, and along the west line of said parcel, 726.0 feet from the southeast corner of said Survey No. 211; thence N. 7 degrees 42' E, along the west line of said parcel of land, 2330.39 feet to the south line of Missouri State Route "K"; thence with the following courses and distances with said south line, S. 87 degrees 12' E, 782.58 feet to the point of curve of a 2 degree 02' curve to the right; thence in an easterly direction with said 2 degrees 02' curve to the right, 361.55 feet to the point of tangent of said curve; thence S. 79 degree 52' E, 4.9 feet to the point of curve of a 1 degree 58' curve to the left; thence in an easterly direction with said 1 degree 58' curve to the left, 325.31 feet to the point of tangent of said curve; thence S. 86 degree 17' E, 4.7 feet to the east line of said 85.00 acre parcel of land; thence leaving said south line of Route "K", S. 7 degree 23' W, with said east line 2717.1 feet to the southeast corner of said parcel of land; thence N. 63 degree 31' W, with the south line of said parcel, 359.5 feet; thence N 72 degree 50' W, with said south line, 1166.2 feet to the point of beginning.

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Legal Description of the Chelsea Rose Service Area

All that part of the Southeast Quarter of Section 13 lying Southeast of Crabtree Cove and Crabtree Hollow, and that part of the East Half of Section 24 lying North of the Lake of the Ozarks and North of Shepherds Cove, all in Township 39 North, Range 17 West.

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Legal Description of the Cimarron Bay Service Area	
All of Lots 63 through 122, Shawnee Bend No. 5 Subdivision, located generally at the	
Southeastern End of the Shawnee Bend peninsula.	
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Legal Description of the Cedar Glen Service Area	
All that part of the following described property lying West of the Niangua Arm of the Lake of the Ozarks and South or East of U.S. Highway 54, to wit:	
The West Half of the Northwest Quarter, and the North Half of the Northwest Quarter of the Southwest Quarter of Section 34, and the Northeast Quarter of the Northeast Quarter of Section 33, all in Township 38 North, Range 17 West, in Camden County, Missouri.	
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Legal Description of the Eagle Woods / State Route KK Service Area

Generally includes all of the Golden Glade development which is located in Section 6, Township 39 North, Range 16 West, and all of the Eagle Woods development which is located in Section 7, Township-39 North, Range 16 West, more specifically described as follows:

Beginning at the intersection of State Route KK and the East Section line of Section 7, Township 39 North, Range 16 West, thence North along said East Section line 750 feet, more or less, to the Southeast Comer of the Northeast Quarter of the Northeast Quarter of Section 7, Township 39 North, Range 16 West, thence West along the South line of the Northeast Quarter of the Northeast Quarter of Section 7 1320 feet, more or less, to the Southwest Comer of the Northeast Quarter of the Northeast Quarter of Section 7, thence North along the West line of the Northeast Quarter of the Northeast Quarter of Section 7 1320 feet, more or less, to the North Section line of Section 7, thence East along said North Section line of Section 7 1320 feet, more or less, to the Southeast Comer of Section 6, Township 39 North, Range 16 West, thence North along the East Section Line of Section 6 1,710 feet, more or less, to the Southeast Comer of Tract 55 of Running Deed Subdivision, a subdivision of record in Camden County, Missouri, according to the plat thereof on file and of record in Plat Book 6 at Page 36, Camden County Recorder's Office, thence West along the Southline of said Tract 55 1,376 feet, more or less, to the West line of the Northeast Quarter of the Southeast Quarter of said Section 6, Township 39 North, Range 16 West thence South along said West line 1,088 feet to the centerline of Lake Road KK-33 as shown on the Plat of Golden Glade Subdivision on file and of record in Plat Book 61, Page 14, Camden County Recorder's Office, thence south and west along the centerline of said Lake Road KK-33 732 feet. more or less, to the intersection thereof with the centerline of State Route KK, thence along the centerline of State Route KK south and east 3,390 feet, more or less, to the point of beginning.

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Rules Governing Rendering of Sewer Service

Legal Description of the Port Perry Service Area

Beginning at the point of intersection of the center line of Missouri Highway T with the east line of section 9, T34N, R9E, Perry County, Missouri; Thence north along said east line to the northeast comer of said section; Thence west along the north line of said section to the southeast comer of the southwest $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of section 4; Thence north along the east line of said $\frac{1}{4}$ $\frac{1}{4}$ section and continuing to the northeast comer of the northwest 1/4 of said southeast1/4; Thence west along the east-west centerline of section 4 to the west line of said section; Thence south along said west line to the northeast comer of the south-east $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of section 5; Thence west along the north line of said $\frac{1}{4}$ $\frac{1}{4}$ section and its prolongation to the centerline of Missouri Highway T; Thence along said centerline through sections 5, 6 and 7, T34N, R9E and section I, T34N, R8E to the south line of said section 1; thence southwestwardly to the southwest comer of the northwest $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of section 12; Thence southeastwardly to the northwest comer of the northeast $\frac{1}{4}$ of the southeast 1/4 of section 12, T34N, R8E; Thence south along the west line of said 1/4 1/4 section and continuing to the northwest comer of the northeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of section 13, T34N, R8E: Thence southeastwardly to the northwest comer of the northwest ¹/₄ of the southwest ¹/₄ of section 18, T34N, R9E; Thence southeastwardly to the intersection of county roads in the southeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of said section; Thence eastwardly along the county road to its intersection with a county road in the northeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of section 17; Thence northwardly along the county road to the north line of said 1/4 1/4 section; Thence east along said north line to the northeast comer of said $\frac{1}{4}$ is section; Thence northeastwardly to the southwest comer of the southwest 1/4 of the southeast 1/4 section 9; Thence east along the south line of said $\frac{1}{4}$ section and continuing to the southeast comer of section 9, T34N, R9E; Thence north along the east line of said section to the point of beginning and containing 4,000 acres, more or less.

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ISSUED BY Josiah Cox - President Name of Officer Title

Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Villages of Whiteman Service Area

Tract I: The west eighty-one (81) acres of the NE $\frac{1}{4}$ of Sec. 35 and the W $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Sec. 35, all in T46N, R24W, in Johnson County, Missouri

Tract II: The E 1/2 of Sec. 2, the W 1/2 of Sec. 1, and the NE $\frac{1}{4}$ of Sec. 11, all in T45N, R24W, in Johnson County, Missouri

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Hunter's Ridge Service Area

All that part of the east ¹/₂ of the S.E. ¹/₄, Sec. 2, T45N, R22W, Pettis County, Missouri.

Described as follows: Beginning at a $\frac{1}{2}$ " iron pin at the East $\frac{1}{4}$ Corner of said Sec. 2, thence S 88°07'21" W along the East West mid sec. line 1,323.90' to a $\frac{1}{2}$ " iron pin at the NW Corner of the E $\frac{1}{2}$, SE $\frac{1}{4}$ of said Sec. 2. Thence S 01°52'47"E along the West line of the E $\frac{1}{2}$ of the SE $\frac{1}{4}$ of said Sec. 2, 2,637.88' to a $\frac{1}{2}$ " iron pin on the north R/W line of Missouri State Rte "Y"; thence N88°49'50" E along said R/W line 1,310.34' to a $\frac{1}{2}$ " iron pin on the east line of said Sec. 2; thence N 01°35'05"W along said line 2,654.11 to the point of beginning containing 80.00 acres. Except for two power easements running through the above described 80 acre tract as located in the field by a survey and as shown hereon further except any other deeds or record.

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Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the South Walnut Hills Service Area

The W $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Sec. 12, T45N, R22W of the 5th Principal Meridian in the County of Pettis and State of Missouri, and the E $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Sec. 11, T45N, R22W of the 5th Principal Meridian in the County of Pettis and State of Missouri.

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Service Area: Missouri Service Areas

	Rules Governing Rendering of Sewer Service
	Legal Description of the Terre Du Lac Service Area
ST. F	TRANCOIS COUNTY:
Miss	.28 acres, more or less, in Township 37 North, Range 4 East, St. Francois County, buri, being described by numbered parcels and listed numerically by Section as shown e accompanying map.
SEC	ΓΙΟΝ 7:
1.	All of the Northwest quarter of the Southwest quarter, containing 40 acres, more or less.
2.	All of the South half of the Southwest quarter, containing 80 acres, more or less.
SEC	ΓΙΟΝ 15:
3. 4.	All of four acres in the Southeast corner of the North half of the Southwest quarter of the Southwest quarter, describes as follows: Beginning at the Southeast corner of the North half of the Southwest quarter of the Southwest quarter and running North two acres, thence West two acres, thence South two acres, thence East two acres to the beginning corner containing 4 acres. All of the South half of the Southwest quarter of the Southwest quarter containing 20 acres, more or less.
SEC	ΓΙΟΝ 16:
5.	All of the Southeast quarter of the Southeast quarter, containing 40 acres, more or less.
6.	All of the East Half of the Northwest Quarter, containing 80 acres, more or less.
7.	All of the Southwest Quarter except a tract of 0.97 of an acre which was conveyed by Grantor to Clarence Peppers by General Warranty Deed, dated April 25 th , 1963 and also excepting all that part of a cemetery, known as the Germania Cemetery, which lies in said Southwest Quarter, containing 158 acres, more or less.
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	Rules Governing Rendering of Sewer Service
	Legal Description of the Terre Du Lac Service Area (Continued)
ECT	ION 17:
	All of the East Half of the Northwest Quarter, containing 80 acres, more or less. All of the Southwest Quarter except a tract of .097 of an acre, which was conveyed by Grantor to Clarence Peppers by General Warranty Deed, dated April 25th, 1963, and also excepting that part of a cemetery, known as the Germania cemetery, which lies in said Southwest Quarter, containing 158 acres, more or less.
ECT	ION 18: All that Part of the Southeast Quarter of the Northeast Quarter described as follows: Beginning at the Southwest corner thereof; thence N.1° 37'E, 818.40'; thence S. 85° 00'E, 1,080.00' to the point of beginning and containing 19.51 acres, more or less.
0. 0. 1.	South Half containing 322.86 acres, more or less. The South Half of Lot 2 of the Northwest Quarter, containing 39.14 acres, more or less. All of the North Half of the Northwest Quarter, containing 77.56 acres, more or
1.	less.
	ION 19:
2.	All of Section 19, containing 647.06 acres, more or less.
	ION 20: The West Helf of the Northwest Overtee containing 80 error more or less
3. 4.	The West Half of the Northwest Quarter, containing 80 acres, more or less. All of the Northeast ¹ / ₄ of the Northwest ¹ / ₄ , containing 40 acres, more or less.
5.	The Southwest Quarter, containing 160 acres, more or less.
6.	The West Half of the Southeast Quarter, containing 80 acres more or less.
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ISSUED BY	Josiah Cox - President	
	Name of Officer	Title

Service Area: Missouri Service Areas

Rules Governing Rendering of Sewer Service

Legal Description of the Terre Du Lac Service Area (Continued)

SECTION 21:

- 17. The Southwest quarter of the Northwest quarter, containing 40 acres, more or less.
- 18. The East half of the Southwest quarter, containing 80 acres, more or less.
- 19. The East half, containing 320 acres, more or less.

SECTION 22:

20. The Northwest quarter of the Northwest quarter, containing 40 acres, more or less.

SECTION 27:

21. All that part of the Southwest Quarter of the Northwest Quarter lying west of the western right-of-way line of the easternmost main line track of the Missouri-Illinois Railroad Company and containing 28.47 acres, more or less; excepting however, the right-of-ways of said Missouri-Illinois Railroad Company.

SECTION 28:

22. 547.44 acres, more or less, being all that part lying North of Big River, except the Northwest quarter of the Northwest quarter and also excepting the right-of-ways of the Missouri-Illinois Railroad Company.

SECTION 29:

23. All of Section 29, containing 640 acres, more or less.

SECTION 30:

24. 612.24 acres, more or less, being all except the Surface Rights only to that certain tract of land containing 27.76 acres, more or less, which was deeded to Crawford Moser by deed which is recorded in Book 81, at Page 253, in the Recorder's Office of St. Francois County, Missouri; and is more particularly described as follows: Beginning at the South quarter corner; thence along the North-South centerline of Section 30, North, 920.00';

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Rules Governing Rendering of Sewer Service

Legal Description of the Terre Du Lac Service Area (Continued)

thence Easterly to a point on the East side of the S.W. ¹/₄ of the S.E. ¹/₄; thence along said line, South 920.00' to the Southeast corner thereof; thence, Westerly along the South line of Section 30 to the point of beginning; and containing 27.76 acres, more or less; and also excepting a small tract of land in the Northwest Quarter of the Southwest Quarter of said Southeast Quarter of Section 30, Township 37 North, Range 4 East, which is now used for a cemetery and which is more particularly described as follows:

Beginning at a point which is located 1,546.45 feet north of and 2,420.77 feet west of the Southeast corner of said Section 30, said point marking the Northwest corner and beginning point of the cemetery tract; thence S. 82° 35' E. 41.48 feet to the Northeast corner of said cemetery; thence S. $7^{\circ}56'$ W. 40.41 feet to the Southeast corner of said cemetery; thence N. 5° 49' E. 40.20 feet to point of beginning and containing 0.037 of an acre, more or less.

SECTION 32:

25. All of that part of the North half lying North of the following described line: Beginning at the Southwest corner of the North half of the North half of the northwest quarter; thence along the South line to the Southeast corner thereof; thence South easterly to the Southwest corner of the North half of the Southeast quarter of the Northeast quarter; thence along the South line to the Southeast corner thereof, containing 140 acres, more or less.

SECTION 33:

All that part of the North half which lies West of Big River and North of the following described line: Beginning at the mid-point of the Western boundary line of the Southwest Quarter of the Northwest Quarter; thence Easterly to the center thereof; thence Northwestern boundary line thereof; thence South-easterly to a point of the Western boundary line of the Southwest Quarter of the Northwest Quarter, 660 feet North of the

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	Rules Governing Rendering of Sewer Service	
	Legal Description of the Terre Du Lac Service Area (Continued)	
	west corner thereof; thence, parallel to the Southern boundary line thereof, Easterly g River, containing 125 acres, more or less.	
WAS	HINGTON COUNTY:	
being	cres, more or less, in Township 37 North, Range 3 East, Washington County, Missouri, described by numbered parcels and listed numerically by Section as shown on the npanying map.	
SECT	TION 12:	
1. 2.	The Southeast quarter, containing 160 acres, more or less. The South half of the Southwest quarter, containing 80 acres, more or less.	
SECT	TION 13:	
3. 4.	The Northeast quarter, containing 160 acres, more or less. The North half of the Northwest quarter, containing 80 acres, more or less.	
SECT	TION 25:	
5. 6.	The Northeast quarter, containing 160 acres, more or less. The Northwest quarter of the Southeast quarter, containing 40 acres, more or less.	
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Rules Governing Rendering of Sewer Service

Legal Description of the Deer Run Estates Service Area

The area served is part of Madison County and St. Francois County, Missouri and being more particularly described as follows:

Beginning at the intersection of the south right-of-way line of South Deer Trail and the west right-of-way line of State Highway "OO" in Madison County, Missouri; thence along the west right-of-way line of State Highway "OO", Southerly 655.12 feet more or less; thence leaving the west right-of-way line of State Highway "OO", N78°52'47"W 950.11 feet more or less; thence N54°59'31"W 231.37 feet more or less; thence N73°45'05"W 357.63 feet more or less; thence S83°42'28"W 497.62 feet more or less; thence N87°36'16"W 462.00 feet more or less; thence S51°20'47"W 368.80 feet more or less; thence S77°16'59"W 501.09 feet more or less; thence N87°44'00"W 404.74 feet more or less; thence S38°42'43"W 167.14 feet more or less; thence N89°36'40"W 283.99 feet more or less; thence N1°27'01"W 663.86 feet more or less; thence N11°30'59"E 181.74 feet more or less; thence N10°55'28"W 749.28 feet more or less; thence N57°33'10"E 232.58 feet more or less; thence N69°02'19"E 145.88 feet more or less; thence N81°28'16"E 150.33 feet more or less; thence S88°14'23"E 148.10 feet more or less; thence S76°08'30"E 116.98 feet more or less; thence S87°18'07"E 65.39 feet more or less; thence N59°42'21"E 56.78 feet more or less; thence N29°31'03"E 59.58 feet more or less; thence N1°14'36"E 96.77 feet more or less; thence N12°48'14"W 88.15 feet more or less; thence N10°34'58"W 82.48 feet more or less; thence N22°03'14"E 43.41 feet more or less; thence N63°06'26"E 38.29 feet more or less; thence N61°43'50"E 208.40 feet more or less; thence N88°40'23"E 160.87 feet more or less; thence S62°02'30"E 342.33 feet more or less; thence N27°03'31"E 51.83 feet more or less; thence S73°18'48"E 388.00 feet more or less; thence S71°51'34"E 391.28 feet more or less; thence N88°49'06"E 601.22 feet more or less; thence S67°02'00"E 276.91 feet more or less; thence S59°07'11"E 698.30 feet more or less; thence N31°49'31"E 300.45 feet more or less; thence N65°42'00"E 340.41 feet more or less; thence N84°42'59"E 130.35 feet more or less to the west rightof-way line of State Highway "OO"; thence along the west right-of-way line of State

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Rules Governing Rendering of Sewer Service <u>Legal Description of the Deer Run Estates Service Area (Continued)</u> Highway "OO", Southerly 1163.49 feet more or less to the point of beginning, containing 155.05 acres more or less.

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Rules Governing Rendering of Sewer Service

Legal Description of the Glenmeadows Service Area

The area served is part of Lincoln County, Missouri and being more particularly described as follows: Commencing from the southeast corner of the Southwest Quarter of the Southeast Quarter of Section 13, Township 48 North, Range 1 West; Thence along said sixteenth section line, Northerly 1,714.92 feet, more or less to the point of beginning; thence leaving said sixteenth section line, Westerly 1550.12 feet, more or less to the east right-of-way line Missouri State Highway "U"; thence along said east right-of-way line, Northerly 1884.12 feet, more or less; thence leaving said east right-of-way line, Easterly 1799.39 feet, more or less; thence Southerly 1704.65 feet, more or less to the point of beginning 73.84 acres more or less.

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Rules Governing Rendering of Sewer Service	
Schedule of Rates (Applicable to All Missouri Service Areas)	
Monthly Flat Rate: \$82.96 / month	
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Rules Governing Rendering o Sewer Service	of	
Sewer Service		
Schedule of Service Charges	<u>1</u>	
Construction inspection charge per connection	\$82.50	
New connection, disconnect and recommend charge	Actual Cost	
Late Fee The late charge is calculated monthly with the greater amount delinquent bill in accordance with Rule 10 G.	\$5.00 or 3% above being added to the	
Returned Check Charge	\$25.00	
<u>Turn-On/Turn-Off (Requested by the Customer)</u> 8 am to 5 pm Monday through Friday (scheduled 24hrs in adv	vance) \$27.50	
Before 8 am and after 5 pm, Saturdays/Sundays, or scheduled less than 24 hours in advance	\$164.00	
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Rules Governing Rendering of Sewer Service

Rule 1 – Definitions

An "APPLICANT" is a person, firm, corporation, governmental body, or other entity that has applied for sewer service and/or an extension of collecting sewers along with additional plant facilities; two or more such entities may make one application for a sewer extension, and be considered one APPLICANT. An "ORIGINAL APPLICANT" is an APPLICANT who entered into any contract or agreement with the Company for an extension of collecting sewers and/or additional plant facilities, contributed funds or utility plant assets to the Company under the terms of the contract or agreement, and is eligible for refunds under the terms of the contract or agreement as additional Applicants connect to such extensions or plant facilities.

"B.O.D" denotes Biochemical Oxygen Demand. It is the quantity of oxygen utilized in the biochemical oxidation of waste matter under standard laboratory conditions expressed in milligrams per liter.

"C.O.D" denotes Chemical Oxygen Demand. It is the quantity of oxygen utilized in the chemical oxidation of waste matter under standard laboratory conditions, expressed in milligrams per liter.

A "COLLECTING SEWER" is a pipeline, including force pipelines, gravity sewers, interceptors, laterals, trunk sewers, manholes, lampholes, and necessary appurtenances, including service tees, wyes and saddles, which is owned and maintained by the Company, located on public property or on private easements, and used to transport sewage waste from the Customer's service connection to the point of disposal. A "PRESSURE COLLECTING SEWER" is a collecting sewer pipeline, including tees, wyes, and saddles, operated under pressure from pump and connected to the pipeline, and is sometimes referred to generically as Collecting Sewer. Such pump units are owned and operated by the Company.

The "COMMISSION" means the Missouri Public Service Commission.

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Rules Governing Rendering of Sewer Service

The "COMPANY" is Confluence Rivers Utility Operating Company, LLC.

A "CUSTOMER" is any person, firm, corporation or governmental body which has contracted with the Company for sewer service, or is receiving service from the Company, or whose facilities are connected for utilizing such service, and except for a guarantor is responsible for payment for service.

The "DATE OF CONNECTION" shall be the date the permit for a service connection is issued by the Company. In the event no permit is taken and a service connection is made, the date of connection shall be determined based on available information, such as construction/occupancy permits, or water or electric service turn-on dates, or may be the date of commencement of construction of the building upon the property.

A "DEVELOPER" is any person, firm, corporation, partnership or any entity that, directly or indirectly, holds title to, or sells or leases, or offers to sell or lease, or advertises for sale or lease, any lots in a subdivision.

"DISCONTINUANCE OF SERVICE" is intentional cessation of the use of sewer service by action of the Company not at the request of the Customer. Such DISCONTINUANCE OF SERVICE may be accomplished by methods including, but not limited to: (1) physical disconnection of the Service Sewer; (2) turn-off of water service by the water utility at the request of the Company; or (3) through a Physical Disconnect device.

"DOMESTIC SEWAGE" is sewage, excluding storm and surface water, resulting from normal household activities; and, "NON-DOMESTIC SEWAGE" is all sewage other than DOMESTIC SEWAGE including, but not limited to, commercial or industrial wastes. See Rule 6 - Improper or Excessive Use.

A "FOUNDATION DRAIN" is a pipe installed inside or outside the foundation of a structure for the purpose of draining ground or subsurface water away from the foundation.

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Rules Governing Rendering of Sewer Service

A "GRINDER PUMP" is a wastewater conveyance device, owned, maintained, repaired and replaced by the Customer, in which waste from water-using household appliances flows into the Customer's holding Tank, then through the Grinder Pump, where it is ground into a fine slurry, then pumped into the central sewer system. In the Terre du Lac system, the grinder pump associated with the pressurized system is owned, maintained, repaired and replaced by the Company.

A "MONTH" means an interval of approximately thirty (30) calendar days between successive billing dates, except when the calendar month is specified.

"pH" is the relative degree of acidity or alkalinity of water as indicated by the hydrogen ion concentration. pH is indicated on a scale reading from 1-14, with 7.0 being neutral, below 7.0 acid, and above 7.0 alkaline; more technically defined as the logarithm of the reciprocal of the hydrogen ion concentration.

A "PHYSICAL DISCONNECT" is a valve, such as an Elder Valve® used to disconnect the Customer's Service Sewer from the Company's Connecting Sewer.

A "PUMP UNIT" is a self-contained facility consisting generally of a tank and an electric pump and may include liquid level controls, an alarm, and check valves; the Pump Unit may either separate solid from liquid waste retaining the solid waste in the tank and pumping the liquid waste under pressure to collecting sewer pipelines (septic tank effluent pump or STEP), or may pump waste water including solids to a collecting sewer or a pressure collecting sewer (grinder pump). The PUMP UNIT is installed, owned and maintained by the Customer.

A "RETURNED CHECK" is a check that is returned to the Company from any bank unpaid for any reason.

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A "SADDLE" is a fitting that connects the Customer's Service Sewer to the collecting sewer whether it be a gravity collecting sewer or a pressure collecting sewer; the saddle clamps around the collecting sewer pipeline into which pipeline a hole is cut, and the Service Sewer is connected to the Saddle thereby connecting it to the collecting sewer.

A "SEASONAL CUSTOMER" is a Customer who is absent from the premises and may turn off, or request the Company turn off, water service temporarily. All Rates, Rules and Regulations within this tariff continue to apply to "Seasonal Customers" during periods of seasonal absence or turn-off.

A "SERVICE CONNECTION" is the connection of a service sewer to the Company's collecting sewer either at the bell of a tee branch or wye branch, or the bell of a saddle placed on the barrel of the collecting sewer. The installation of a Service Connection shall include the installation of a Physical Disconnect.

A "SERVICE SEWER" or "CUSTOMER'S SERVICE SEWER" is a pipe with appurtenances installed, owned and maintained by the Customer, used to conduct sewage from the Customer's premises to the collecting sewer, excluding service tees, wyes or saddles. For Customers connected to a pressure collecting sewer and utilizing a pump unit, the portion of the Service Sewer between the pump unit and the collecting sewer is a pressurized portion of the Service Sewer. In addition to other parts and fittings this shall include a stop cock accessible to the Company for turn-off of sewage flow and a check valve to prevent backflow of waste-water under pressure in the pressure collecting sewer. The SERVICE SEWER is constructed, owned and maintained by the Customer.

A "SUBDIVISION" is any land in the state of Missouri which is divided or proposed to be divided into two or more lots or other divisions of land, whether contiguous or not, or uniform in size or not, for the purpose of sale or lease, and includes re-subdivision thereof.

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A "TANK" is a watertight vessel, owned and maintained by the Customer, which holds wastewater from the Customer's premises, and in which a Grinder Pump may be installed, and includes associated electrical connections. Customer shall be responsible for the construction, replacement and maintenance of the Tank, including any cost associated with pumping sludge out of the Tank.

A "TEE" is a three-way one-piece pipe fitting in the shape of the letter "T" that is a part of the Collecting Sewer pipeline and to which the Customer's Service Sewer is connected. The installation of a Tee shall include the installation of a Physical Disconnect.

"TERMINATION OF SERVICE" is, contrary to the Discontinuance of Service, the cessation of the use of sewer service requested by the Customer. Such TERMINATION OF SERVICE shall be accomplished by a method verified and recognized by the Company, and may include physical disconnection of the service sewer; termination or disconnection of water service by the water utility; a physical disconnect device; or the Company's observation of non-occupancy of the unit served.

The word "UNIT" or "LIVING UNIT" shall be used herein to define the premises or property of a single sewer user, whether or not that sewer user is the Customer. It shall pertain to any building whether multi-tenant or single occupancy, residential or commercial, owned or leased. Each mobile home in a mobile home park and each rental Unit of a multi-tenant rental property shall be considered as separate units for each single family or firm occupying same as a residence or place of business.

A "WYE" or "WYE BRANCH" or "Y" or "Y BRANCH" is a three-way one-piece pipe fitting in the shape of the letter "y" that is a part of the collecting sewer pipeline, and to which the Customer's service sewer is connected. The installation of a Wye shall include the installation of a Physical Disconnect.

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Rule 2 - General Matters

- A. Every Applicant, upon signing an application for sewer service or any Customer accepting service rendered by the Company, shall be considered to have expressed consent to be bound by these Rates, Rules and Regulations.
- B. The Company's Rules and Regulations governing rendering of service are set forth in the numbered sheets of this tariff. The rates applicable to appropriate class of service in particular service areas are set forth in rate schedules and constitute a part of this Tariff.
- C. The Company reserves the right, subject to approval from the Missouri Public Service Commission, to prescribe additional Rates, Rules or Regulations or to alter existing Rates, Rules or Regulations as it may from time-to-time deem necessary or proper.
- D. After the effective date of these rules, all new facilities, construction contracts and written agreements shall conform to these Rules and Regulations, in accordance with the statutes of the State of Missouri, and the Rules and Regulations of the Missouri Public Service Commission. Pre-existing facilities that do not conform with these Rules and Regulations may remain, if said facilities do not cause any service problems or improper use, and reconstruction is impractical.
- E. The point of sewer service provided by the Company shall be at the service connection.
- F. Upon provision of reasonable notice, the Company shall have the right to enter upon the Customer's premises for the purpose of inspecting for compliance with these rules. Company personnel shall identify themselves and such inspections shall be conducted during reasonable hours.
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Rule 3 – Limited Authority Of Company Employees

- A. Employees or agents of the Company are expressly forbidden to demand or accept any compensation for any service rendered to its Customers except as covered in the Company's Rules and Regulations.
- B. No employee or agent of the Company shall have the right or authority to bind it by any promise, agreement or representation contrary to the letter or intent of these Rules and Regulations.
- C. The Company shall not be responsible for damages due to any failure to remove wastewater from the premises, or for interruption if such failure or interruption is without willful default or negligence on its part.
- D. The Company shall not be liable for damages because of any interruption of sewer service, or for damages caused by defective piping, fittings, fixtures or appliances on the Customer's premises and not owned by the Company.
- E. The Company shall not be liable for damages due to damages from Acts of God, civil disturbances, war, government actions, and other uncontrollable occurrences.

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Rule 4 – Applications For Sewer Service

- A. A written application for service, signed by the Customer, and accompanied by the appropriate fees as provided in the Schedule of Rates, the Schedule of Service Charges, Rule 11 Extension of Collecting Sewers, and other information required by these Rules, must be received from each Customer. Said application must be filed in writing three (3) business days in advance stating the street, house number, name of the applicant, name of the property owner, and the time, at which connection is to be made.
- B. The Company shall have the right to refuse service for failure to comply with the rules herein, or if the Customer owes a past due bill not in dispute for sewer service at any location within the Company's service area.
- C. In any case where a collecting sewer extension or unusual construction or equipment expense is necessary to furnish the service, the Company may require a contract for service specifying a reasonable period of time for the Company to provide the service.
- D. If the Customer is a tenant, the Company shall notify the owner of the property or owner's property manager or other agent, if known to the Company, that such owner or property manager may be responsible for payment of the sewer service bill associated with the application.
- E. A prospective Commercial or Industrial Customer shall, upon request of the Company, present in writing to the Company a list of devices that will discharge to the collecting sewers, the amount and specifications of any discharge, and the location of any buildings. The Company will then advise the Customer of the form and the character of the wastewater collection facilities available. If a sewer extension as provided for in Rule 11 Extension of Collecting Sewers will be necessary, or if the Customer will be required to own, operate, and maintain a
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	pretreatment facility, the Customer will also be so advised.
F.	When sewer charges are based on water usage, the Company reserves the right to refuse sewer service to any applicant unless said applicant agrees to install a water meter accessible by the Company, so that there will be a basis for sewer charges. The Company and Customer may agree to an estimated water use amount, on an interim basis for a period not to exceed six (6) months, to allow time to install suitable metering equipment.
G.	New service connections shall be authorized when the service inspection fee is paid to the Company based on the charges listed within these Rules and Regulations and all conditions of these Rules and Regulations pertaining to the service connection are met.
H.	The Company will determine or approve the location of the service connection. Service sewers will not be extended along public streets or roadways or through property of others in connecting with collecting sewers. If a service connection is requested at a point not already served by a collecting sewer of adequate capacity, the collecting sewer shall be extended in accordance with Rule 11 - Extension of Collecting Sewers, unless in the Company's judgment such a collecting sewer would serve no other future purpose and a service sewer may be constructed to serve the Customer's premises in a reasonable manner.

- I. A new service connection shall be authorized when all conditions in the above paragraphs, and Rule 5 – Inside Piping and Customer Service Sewer, regarding application, construction and inspection provisions, are met.
- J. No substantial addition to the water using equipment or appliances connected to the sewer system shall be made by Commercial or Industrial Customers except upon written notice to and with the written consent of the Company.

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Rule 5 – Inside Piping And Customer Service Sewer

- A. The Customer will provide the service sewer at own expense and risk. As a condition of service, inside requirements of all governmental units having jurisdiction and the Company's Rules and Regulations must be met at the time of connection to the system. The Company may deny service or may discontinue service where footing drains, downspouts, sump pumps, or other sources of surface or storm water are permitted to enter the sewer system through either the inside piping or through the building sewer.
- B. The Customer is obligated to construct, repair, and maintain the service sewer from the collecting sewer to the building, and make the connection to the collecting sewer, with the approval of the Company. The Customer shall notify the Company prior to cleaning or repairing the service sewer.
- C. When a service sewer is to be connected to the collecting sewer, the plumber shall advise the Company seventy-two (72) hours in advance of when the connection is expected to be made so a representative of the Company can inspect the installation and connection. All excavations required for the installation of a Customer's service sewer and connection to the collecting sewer shall be open trench work unless otherwise approved by the Company. No backfill shall be placed until the work has been inspected by the Company. If backfill is placed prior to inspection, customer may incur charges. Pipe laying and backfill shall be performed in accordance with the latest published engineering specifications of the manufacturer of the materials used, these Rules, and all applicable local plumbing codes. In the event the Customer or the Customer's agent shall damage a tee branch, wye branch or saddle, or cause damage to the collecting sewer, then the Customer shall be responsible for the cost to repair any such damage, including replacement of pipe or appurtenances as necessary.

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- D. Plumbing specifications of all governmental agencies having jurisdiction, and these Rules and Regulations, in effect at the time of connection, must be met. The Company may deny service or may discontinue service where foundation drains, downspouts, or other sources of surface or storm water are permitted to enter the sewer system through either the inside piping or through the building sewer.
- E. A separate and independent service sewer shall generally be required for every building. Exceptions are:
 - 1. When one building stands at the rear of another building on an interior lot where a proper service sewer cannot be constructed through an adjoining easement. In that situation, the service sewer from the front building may be extended to the rear building and it will be considered as one service sewer.
 - 2. When two or more buildings are a part of a complex that cannot be subdivided.
- F. The gravity service sewer shall be constructed using ductile iron pipe, polyvinyl chloride pipe (PVC), ASTM specification or equal; or other suitable material approved by the Company. Only those jointing materials and methods that are approved by the Company may be used. Joints shall be tight and waterproof. Any part of the service sewer that is located within ten (10) feet of a water main or water service pipe shall be constructed of ductile iron or PVC pressure pipe. The pipe shall be bedded according to the manufacturer's specifications and on undisturbed earth or fill compacted to at least ninety-five percent (95%) proctor density. Fill may be non-organic soil or aggregate.

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- G. The size and slope of the gravity service sewer shall be subject to the approval of the Company, but in no event shall the diameter be less than four (4) inches. The slope of such four (4) inch gravity sewer pipe shall not be less than one-eighth (1/8) inch per foot.
- H. Whenever possible, the service sewer shall be brought to the building at an elevation below the basement floor. No building sewer shall be laid parallel to or within three (3) feet of any bearing wall except where the service sewer enters the building area. The depth shall be sufficient to afford protection from frost. The service sewer shall be laid at a uniform grade and in straight alignment insofar as possible. Changes in direction shall be made only with properly curved pipes and fittings.
- I. Existing service sewers may be used in connection with new buildings only when they are found on examination and test to meet all requirements of the Company.
- J. In any building in which a building drain is too low to permit the required slope of the service sewer, sanitary sewage carried by such drain shall be lifted by approved artificial means and discharged to the service sewer. No water operated sewage ejector shall be used.
- K. All excavations required for the installation of a service sewer and connection to the collecting sewer shall be open trench work unless otherwise approved by the Company. Pipe laying and backfill shall be performed in accordance with the latest published engineering specifications of the manufacturer of the materials used, and all applicable local plumbing codes.
- L. The connection of the service sewer to the collecting sewer shall be made at the tee branch or wye branch, if such branch is available at a suitable location. If the collecting sewer is vitrified clay pipe of twelve-inch (12") diameter or less and there

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is no properly located tee branch or wye branch at a suitable location, such a branch shall be furnished and installed by the Customer's Professional contractor or plumber at a location specified by the Company and by an installation method approved by the Company. If the collecting sewer is greater than twelve inches (12") in diameter, or is PVC of any size, a neat hole may be cut at a location specified by the Company, and a saddle shall be furnished installed by the Customer to which the service sewer will be connected. The invert of the service sewer at the point of connection shall be at the centerline or higher elevation of the collecting sewer. The connection shall be secure and watertight. The wye branch, tee branch, or saddle shall become a part of the Company's collecting sewer and owned by the Company after installation.

- M. A sewer disconnection device, stop cock, gate valve, or other device approved by the Company, may be required, at the discretion of the Company, to be installed by the Customer on all new Customer service sewers, or on an existing Customer service sewer if a replacement or repair near the property line is necessary. A disconnection device shall be installed by the Company on the Customer service sewer, if no such valve exists and if the Customer's sewer service must be discontinued by physical disconnection or turnoff for any reason.
- N. Any change in the location of an existing service connection and/or service sewer requested by the Customer shall be made at the Customer's expense.
- O. Company personnel may not work on piping or facilities not owned by the Company, unless authorized by the Customer. Except, the Company will work on Customer-owned Pump Units as provided for within these Rules and Regulations.
- P. The Company shall have the right to enter the Customer's premises, after reasonable notice, for the purposes of inspection to ensure compliance with these Rules and Regulations. Company personnel shall identify themselves and make these inspections only at reasonable hours.
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Q. Customer Service Sewers may not be extended along public streets or roadways or through property of others in connecting with the Company's collecting sewers. The service sewer may, however, extend through the collecting sewer easement and roadway easement as necessary in order to be connected to a collecting sewer located across and adjacent to a street in front of the Customer's living unit. The service sewer must be laid in a straight line and at right angles to the collecting sewer and the face of the structure or as nearly so as possible. Any deviation from this because of physical obstruction will be at the discretion of the Company.	
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Rules Governing Rendering of Sewer Service

<u>**Rule 5A – Pressure Collecting Sewers**</u> – (applicable to non-Terre du Lac systems)

- A. This rule applies to customers on pressure collecting sewers, other than the Terre du Lac system, and is not applicable to customers on a gravity collecting sewer. Other rules elsewhere herein not applicable specifically to gravity collecting sewers or gravity service sewers also apply, in addition to this rule.
- B. Any customer proposing to discharge domestic sewage, and to be connected to a pressure collecting sewer, shall install at his own expense within the lot, a pump unit of suitable capacity. All pump units and components utilized in a pump unit must be approved by the Company prior to installation. Installation costs of the pump unit, electrical wiring and components, and service sewers between the dwelling and the pump unit and between the pump unit and the Company's collecting sewers shall be the responsibility of the Customer. Electricity costs for pump operation shall be the responsibility of the Customer.
- C. The Company will locate the point to which the service connection to the pressure collecting sewer will be made, and the Customer shall furnish materials for the connection. All taps to the pressure collecting sewer shall be done by the Customer's Professional contractor or plumber, and subject to inspection by the Company. One connection shall not service more than one property.
- D. The pressurized portion of the service sewer shall be constructed of copper, ductile iron or PVC pressure pipe.
- E. A stop cock shall be installed on the pressurized portion of the service sewer near the service connection. Said stop cock shall be in a location accessible to the Company so that it may be operated by either the Company or the Customer, and shall include a provision for locking by the Company. A check valve near the stop

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	cock may be required by the Company, depending upon the type of pump utilized. The stop cock and check valve will be furnished, owned and maintained by the Customer.	
F.	In addition to other methods outlined elsewhere within these Rules, specifically Rule 7, for discontinuance of sewer service, sewer service may be disconnected by the Company by locking the stop cock in the closed position. Service shall not be resumed again except upon payment of all delinquent charges, plus any applicable approved service charge to cover the costs of resuming service, in accordance with these Rules.	
G.	The gravity service sewer from the building to the pump unit and the pressurized portion of the service sewer from the pump unit to the collecting sewer shall be owned and maintained by the Customer.	
H.	The pump unit shall be owned by the Customer. The Customer shall be responsible for repair, or replacement if necessary, of the tank portion of a pump unit. The Customer shall be responsible for the cost of mechanical and electrical parts, miscellaneous material, and labor, necessary for the repair of a pump unit including emergency repairs.	
I.	If a Customer does not timely undertake necessary repairs to a pump unit for which the Customer is responsible, and a failure of a pump unit is causing, or is reasonably expected to cause, a discharge of untreated sewage, then the Company may, at its option, discontinue sewer service as per Rule 7 – Discontinuance of Service, including exercising the provision of Rule 7 G. where thirty (30) day notice may be waived. Or, if practical, the Company may undertake repairs to the Customer's pump unit and bill the Customer for reasonably incurred expenses for such repairs.	
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<u>**Rule 5A – Pressure Collecting Sewers** – non-Terre du Lac systems (continued)</u>

J. The Company shall not be liable for parts or labor necessary due to damage caused by misuse of the pump unit. The Customer and/or the owner of the premises wherein pump units are in operation shall be responsible for the care and safekeeping of the pump unit, including electrical service to the pump unit, to prevent freezing and overflow as well as damage due to flooding caused by the pump unit.

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<u>**Rule 5A – Pressure Collecting Sewers**</u> – (applicable to Terre du Lac system)

- A. This rule applies to customers on pressure collecting sewers in the Terre du Lac service area, and is not applicable to customers on a gravity collecting sewer or customers on pressure collecting sewers in non-Terre du Lac systems. Other rules elsewhere herein not applicable specifically to gravity collecting sewers or gravity service sewers also apply, in addition to this rule.
- B. Any customer proposing to discharge domestic sewage, and to be connected to a pressure collecting sewer, shall be provided, at the Company's expense, within the lot, a pump unit of suitable capacity. All pump units and components utilized in a pump unit must be approved by the Company prior to installation. Installation costs of the pump unit, electrical wiring and components, and service sewers between the dwelling and the pump unit and between the pump unit and the Company's collecting sewers shall be the responsibility of the Company. Electricity costs for pump operation shall be the responsibility of the Customer.
- C. The Company will locate the point to which the service connection to the pressure collecting sewer will be made, and the Customer shall furnish materials for the connection. All taps to the pressure collecting sewer shall be done by the Customer's Professional contractor or plumber, and subject to inspection by the Company. One connection shall not service more than one property.
- D. The pressurized portion of the service sewer shall be constructed of copper, ductile iron or PVC pressure pipe.
- E. A stop cock shall be installed on the pressurized portion of the service sewer near the service connection. Said stop cock shall be in a location accessible to the Company so that it may be operated by either the Company or the Customer, and shall include a provision for locking by the Company. A check valve near the stop

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	cock may be required by the Company, depending upon the type of pump utilized. The stop cock and check valve will be furnished, owned and maintained by the Company.
F.	In addition to other methods outlined elsewhere within these Rules, specifically Rule 7, for discontinuance of sewer service, sewer service may be disconnected by the Company by locking the stop cock in the closed position. Service shall not be resumed again except upon payment of all delinquent charges, plus any applicable approved service charge to cover the costs of resuming service, in accordance with these Rules.
G.	The gravity service sewer from the building to the pump unit and the pressurized portion of the service sewer from the pump unit to the collecting sewer shall be owned and maintained by the Customer.
H.	The pump unit shall be owned by the Company. The Customer, however, shall be responsible for repair, or replacement if necessary, of the tank portion of a pump unit. The Company shall be responsible for the cost of mechanical and electrical parts, miscellaneous material, and labor, necessary for the repair of a pump unit including emergency repairs.
I.	The Company shall not be liable for parts or labor necessary due to damage caused by misuse of the pump unit. The Customer and/or the owner of the premises wherein pump units are in operation shall be responsible for the care and safekeeping of the pump unit, including electrical service to the pump unit, to prevent freezing and overflow as well as damage due to flooding caused by the pump unit.
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<u>Rule 6 – Improper Waste or Excessive Use</u>

- A. In the event that the Customer to be served proposes to discharge, or actually consistently discharges, an abnormally high volume or strength of waste, the Company may require:
 - 1. The Customer's professional contractor or plumber to install a pretreatment facility, grease trap or other device on the premises, to prevent the exceeding of discharge limits, or other adverse impacts upon the Company's system. The installation of any such device as well as its operation and maintenance shall be the responsibility of the Customer, and subject to approval and inspection by the Company.
 - 2. The Customer to enter into a special contract with the Company for treatment of the Customer's discharge, that could require an enlargement of the Company's existing sewage treatment plant or the construction of a temporary sewage treatment plant, and/or the construction or reconstruction of sewer lines or pump facilities, in a form approved by the Missouri Public Service Commission with a rate applicable to the Customer to be included within this Schedule of Rates, Rules, and Regulations, that is fair and reasonable to both parties and so as not to constitute a burden upon the Company or the existing Customers of the Company.
- B. No Customer shall discharge or cause to be discharged any storm water, surface water, ground water, swimming pool water, roof runoff, sub-surface drainage, or cooling water into the collecting sewers.
- C. The Customer shall not tamper with, by-pass, remove, or willfully damage a water meter that is used for calculation of sewer bills, or allow any such action.
- D. The Customer shall not attempt to discharge sewage either by an unauthorized service connection or direct unauthorized connection to a service sewer.

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E.	. Customers will not be permitted to allow discharge in any way from premises other than the service address, nor to permit the use of their drains or connections to the service sewer for waste discharge by others, without permission from the Company.	
F.	. No Customer shall discharge wastewater which contains pollutants of such a character that would cause the treatment facility to violate its National Pollutant Discharge Elimination System ("NPDES") permit. Except as may be provided in paragraph A.2., above, the Customer shall be required to take any action necessary to meet the following described wastewater limits before the wastewater is discharged into the collection sewer:	
	1. Maximum temperature of 150 degrees Fahrenheit.	
	2. Maximum strength of four-hundred (400) parts per million Biological Oxygen Demand (B.O.D.), three-hundred (300) parts per million by weight of suspended solids, or six-hundred (600) parts per million Chemical Oxygen Demand (C.O.D.).	
	3. A maximum of one hundred (100) parts per million, by weight, any fat, oil or grease.	
	4. A maximum of twenty-five (25) parts per million, by weight, any soluble oils.	
	5. No gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid or gas.	
	6. No garbage that has not been properly shredded.	
	7. No ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood or any other solid or viscous substance capable of causing	
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	obstruction to the flow in sewers or other interference with the proper operation of the sewer system.
	8. No waste-water having a pH less than 5.0 or greater than 9.0, or having any other corrosive property, capable of causing damage or hazard to structures, equipment or personnel of the Company.
	9. No waste-water containing heavy metals, toxic material, or Chemical Oxygen Demand (C.O.D.), in sufficient quantity to disrupt the operation of treatment facilities, or exceeding any limits which may be specified in a service contract for any such substance.
G.	When required by the Company, the Customer service sewer carrying industrial wastes shall include a suitable control manhole in the Customer service sewer to facilitate observation, sampling and measurement of the wastes. Such manhole, when required, shall be accessible and safely located and shall be constructed in accordance with plans approved by the Company. The manhole shall be installed by the Customer at their expense, and shall be maintained by them so as to be safe and accessible at all times.
H.	All measurements, tests and analysis of the characteristics of wastes and waters to which reference is made herein, shall be determined in accordance with "Standard Methods of Analysis of Water, Sewage and Industrial Wastes" as published by the American Public Health Association and shall be determined at the control manhole provided for herein, or upon suitable samples taken at said control manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the Company's collecting sewer to the point at which the service sewer is connected.
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Rule 7 – Discontinuance of Service							
A. The Company may discontinue service for any of the following reasons:							
1.	Non-payment of a delinquent account not in dispute; or						
2.	Resale of sewer service; or						
3.	Failure to post a security deposit or guarantee acceptable to the utility; or						
4.	Unauthorized interference, diversion or use of the utility service situated or delivered on or about the Customer's premises; or						
5.	Misrepresentation of identity in obtaining utility service; or						
6.	Enclosing or obstructing any meter so as to make reading or repairs unreasonably difficult, or						
7.	Failure to comply with the terms and conditions of a settlement agreement.						
8.	Refusal after reasonable notice to grant access at reasonable times to equipment installed upon the premises of the Customer for the purpose of inspection, meter reading, maintenance or replacement; or						
9.	To protect the Company against fraud or abuse; or						
10	. Violation of any of these Rules and Regulations on file with and approved by the Missouri Public Service Commission, for unauthorized resale of sewer service, or for any condition which adversely affects the safety of the Customer or other persons, or the integrity of the utility's sewer system; or						
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	11. Non-payment of a sewer bill issued by the Company or by a sewer utility requesting discontinuance of water service by an agreement between the Company and such sewer utility. When water service is discontinued for non-payment of a sewer bill and if the sewer bill is not issued by the Company, any service charges for turn on/off or disconnection/reconnection within these Rules and Regulations shall not apply, and notice to the Customer shall be provided by rules and procedure applicable to the Customer's sewer service in lieu of notification required by these Rules and Regulations.
B.	Discontinuance of service may be accomplished by, but not limited to, physical disconnection or turn-off of the Customer's service sewer from the Company's collecting sewer. Discontinuance of sewer service for non-payment of a sewer bill may be accomplished by physical disconnection or turn-off, or discontinuance by turn-off of water service by the Customer's water utility at the request of the Company. In such cases where discontinuance is accomplished by turn-off of water service:
	1. If sewer billing is combined with water billing, Customers will be notified by the water utility by the terms of its rules normally practiced for discontinuance of water service; or
	2. If sewer billing is not combined with water billing, Customers will be notified by the terms of paragraphs F. and H., below, and not by those of any water utility.
C.	Reconnection of any Customer after discontinuance of service by authority of this rule will be made subject to payment of the cost of reconnection.
D.	Where the owner of rental property is the Customer and has been notified of the intent of disconnection, the tenants shall be given the opportunity in a reasonable
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a	nd timely manner to pay delinquent bills in lieu of disconnection of service.	
	Ione of the following shall constitute sufficient cause for the Company to iscontinue service:	
	1. The failure of the Customer to pay for merchandise, appliances, or service not subject to Commission jurisdiction as an integral part of the utility service provided by the Company; or	
	2. The failure of the Customer to pay for service received at a separate point of service, residence, or location. In the event of discontinuance or termination of service at a separate residential point of service, residence, or location in accordance with these rules, the Company may transfer and bill any unpaid balance to any other residential service account of the Customer and may discontinue service after twenty-one (21) days after rendition of the combined bill, for nonpayment, in accordance with this rule; or	
	3. The failure of the customer to pay for a different class of service received at the same or different location. The placing of more than one (1) service connection at the same location for the purpose of billing the usage of specific devices under operational rate schedules or provisions is not construed as a different class of service for the purpose of this rule; or	
	4. The failure to pay the bill of another customer, unless the customer whose service is sought to be discontinued received substantial benefit and use of the service billed to the other customer; or	
	5. The failure of a previous owner or occupant of the premises to pay an unpaid or delinquent bill except where the previous occupant remains an occupant of the living unit; or	
	6. The failure to pay a bill correcting a previous underbilling, whenever the customer claims an inability to pay the corrected amount, unless a utility	
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	has offered the customer a payment arrangement equal to the period of underbilling.
F.	Unless discontinuance is accomplished by turn-off of water service and discontinuance notice is provided by the water utility, then at least thirty (30) days prior to discontinuance of service, the Company will mail a written notice to the Customer by certified mail, return receipt requested or by electronic verification, with a copy of the notice sent to the Public Service Commission and a copy to the property owner if different than the Customer and if known by the Company. If the Company intends to discontinue service to a multi-tenant dwelling with occupants who are not customers, a notice shall also be conspicuously posted in the building ten (10) days prior to the proposed discontinuance, along with information pertaining to how one or more of the tenants may apply to become customers. Discontinuance shall occur between the hours of 8:00 a.m. and 4:00 p.m., and shall not occur on a day when the Company will not be available to reconnect service or on a day immediately preceding such a day. The thirty (30) day notice may be waived if there is any waste discharge that might be detrimental to the health and safety of the public, or cause damage to the sewer system. In the event of discontinuance of service without the thirty (30) day notice as above provided, the Customer and the Missouri Public Service Commission shall be notified immediately with a statement of the reasons for such discontinuance of service.
G.	A discontinuance notice provided to a customer shall include:
	1. The name and address of the Customer, the service address if different than the Customer's address; and
	2. A statement of the reason for the proposed discontinuance of service and the cost for reconnection; and
	3. How the customer may avoid the discontinuance; and
	4. The possibility of a payment agreement it the claim is for a charge not in
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	dispute and the Customer is unable to pay the charge in full at one time; and
	5. A telephone number the Customer may call from the service location without incurring toll charges and the address and any available electronic contact information of the utility prominently displayed where the customer may make an inquiry.
H.	The Company shall make reasonable efforts to contact the Customer, at least twenty-four (24) hours prior to any discontinuance, regarding the reason(s) for discontinuance of service, and the resolution. If discontinuance of service would affect an occupant who is not the Company's Customer, or is not responsible for payment of the bill, then the Company shall make reasonable efforts to inform such occupant(s).
I.	The Company shall postpone the discontinuance if personnel will not be available to restore service the same day, or if personnel will not be available to restore service the following day. The Company also shall postpone discontinuance if a medical emergency exists on the premises, however the postponement may be limited to twenty-one (21) days, and the Company may require proof of a medical emergency.
J.	The Company shall have the right to enter the Customer's premises for purposes of discontinuance of service in compliance with these Rules and Regulations. Discontinuance of service will be made during reasonable hours. Company personnel shall identify themselves and announce the intention to discontinue service, or leave a conspicuous notice of the discontinuance. The Company shall have the right to communicate with the owner of the Customer's Unit for purposes of gaining access to the property for discontinuance of service in accordance with the Missouri Public Service Commission's billing practices, but any extra costs for arranging such access shall not be charged to the Customer's account.
K.	The provisions of paragraphs I. and K., above, may be waived if safety of Company
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	personnel while at the premises is a consideration.	
L.	Discontinuance of service to a unit for any reason shall not prevent the Company from pursuing any lawful remedy by action at law or otherwise for the collection of monies due from the Customer.	
M.	In case the Company discontinues its service for any violation of these Rules and Regulations, then any monies due the Company shall become immediately due and payable.	
N.	The Company has the right to refuse or to discontinue service to any unit to protect itself against fraud or abuse.	
0.	The Company shall deal with Customers and handle Customer accounts in accordance with the Missouri Public Service Commission's Utility Billing Practices.	
P.	Applicable Turn-off and turn-on charges are specified in the Schedule of Service Charges.	
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Rule 8 – TERMINATION OF SERVICE

- A. Termination of service at the Customer's request may be accomplished at the expense of the Customer. If termination of service must be accomplished by physical disconnection, the Customer shall notify the Company of the date and time of the disconnection in writing at least five (5) days prior to the disconnection. If termination is accomplished by turn-off of water service, such notice shall be on or before the date of the water turn-off. Service may not be terminated for one unit of a multi-unit building if the building is served by one service sewer, unless accomplished by turnoff of water service to that unit. The method used for termination of service shall be determined by the Company.
- B. A Customer may request temporary turn-off of water service or sewer service by the Company for the Customer's own convenience; however, the Customer shall still be charged for service at the appropriate rate as specified in the Schedule of Rates during the time the service is turned off.
- C. A Customer who requests termination of sewer service, but returns to the premises and requests sewer service within nine (9) months of such termination, at the Company's discretion may be deemed to have been a seasonal customer, and applicable charges incurred during the period of absence may apply.

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<u>Rule 9 – Interruptions in Service</u>

- A. The Company reserves the right to limit sewer service in its collecting sewers at any time, in a reasonable and non-discriminatory manner, for the purpose of making repairs to the sewer system.
- B. Whenever service is limited for repairs, all Customers affected by such limitation will be notified in advance whenever it is practicable to do so. Every effort will be made to minimize limitation of service.
- C. No refunds of charges for sewer service will be made for limitations of service unless due to willful misconduct of the Company.
- D. In order to avoid service problems when extraordinary conditions exist, the Company reserves the right, at all times, to determine the limit of and regulate sewage discharge in a reasonable and non-discriminatory manner.

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Rule 10 – Bills for Service

- A. The charges for sewer service shall be at the rates specified in the Schedule of Rates in these Rules and Regulations. Service charges for connection or disconnection are set forth in the Schedule of Service Charges.
- B. A Customer who has made application for, or who is or has been taking sewer service at one or more units connected to the collecting sewer, shall be held liable for payment of any applicable charges for service furnished to such units from the date of connection until the date requested by the Customer in writing for service to be terminated, or until service is discontinued by the Company.
- C. The owner of the premises, the occupant and the user of the service shall be jointly and severally liable to pay for the sewer service to such premises; and the service is furnished to the premises by the Company only upon the condition that the owner of the premises, occupant and user of the services are jointly and severally liable to the Company. In accordance with 20 CSR 4240-13.050, debts incurred by one tenant will not be conveyed to a successive tenant. This provision is applicable only to new accounts established after the effective date of this tariff sheet.
- D. Bills for sewer service will be mailed or delivered to the Customer's last address as shown by the records of the Company, but failure to receive the bill will not relieve the Customer from the obligation to pay the same.
- E. Payments shall be made at the office of the Company or at a convenient location designated by the Company, by ordinary mail, or by electronic methods employed by the Company. Payment must be received by the close of business on the date due, unless the date due falls on a non-business day in which case payment must be received by the next business day.
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F.	Neither the Company nor the Customer will be bound by bills rendered under mistake of fact as to the quantity of service rendered or as a result of clerical error. Customers will be held responsible for charges based on service provided.	
G.	Separate bills shall be rendered for each location at which sewer service is provided, even though one entity may be the Customer at such separate locations.	
H.	The Company may render bills monthly in advance, or on a monthly basis in arrears when the sewer charges are based on water usage. Bills shall have the due date indicated on the bill. Bills will be rendered net, bearing the last date on which payment will then be considered delinquent. The period after which the payment is considered delinquent is a minimum of 21 days after rendition of the bill. Bills unpaid after the stated due date will be delinquent and the Company shall have the right to discontinue service in accordance with Rule 8. Delinquent bills may be subject to a late charge as provided in the Schedule of Service Charges. The Company shall not be required to restore or connect any new service for such delinquent Customers until the unpaid account due the Company under these Rules and Regulations has been paid in full or arrangements satisfactory to the Company have been made to pay said account.	
I.	When bills are rendered for a period of less than a complete billing period due to the connection or termination of service, the billing shall be for the proportionate part of the monthly charge, or where water usage is the basis for the charge, at the appropriate rate for water used.	
J.	Customers terminating after taking service for less than one month shall pay not less than the monthly minimum. The owner of the property served will be held responsible for ultimate payment of a bill. If the customer is a tenant of rental property, copies of all notices of violations of the rules, or of disconnection of service shall also be sent to the owner of the property if the owner is known to the Company.	
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K.	Unless sewer charges are billed in advance, the Company may require a security deposit or other guarantee as a condition of new service if the Applicant:
	1. Has a past-due bill which accrued within the last five (5) years and, at the time of the request for service, remains unpaid and not in dispute with a utility for the provision of the same type of service; or,
	2. Has, in an unauthorized manner, within the last five (5) years prior to applying for service, interfered with or diverted the service of a utility in the provision of the same type of service; or,
	3. Is unable to establish a credit rating with the Company. Adequate credit rating for a residential Customer shall be established if the Customer:
	a. Owns or is purchasing a home; or,
	b. Is and has been regularly employed full time for at least one (1) year; or,
	c. Has an adequate and regular source of income; or
	d. Can provide adequate credit references from a commercial credit source.
L.	Unless sewer charges are billed in advance, the Company may require a security deposit or other acceptable written guarantee of payment as a condition of continued or re-establishing service if service if:
	1. The service of the Customer has been discontinued for non-payment of a delinquent account not in dispute; or,
	2. The Customer has interfered with, diverted or, in an unauthorized manner, used utility service delivered to the customer's premises; or,
	3. The Customer has failed to pay undisputed bills before the delinquency date
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	for five (5) billing periods out of twelve (12) consecutive monthly billing periods. Prior to requiring a customer to post a deposit under this subsection, the utility shall send the customer a written notice explaining the utility's right to require a deposit or include such explanation with each written discontinuance notice.
M.	The amount of a security deposit shall not exceed utility charges applicable to two (2) times the highest bill or four (4) times the average bill, computed on estimated or actual annual usage, during the most proximate twelve (12) month period at the service location or, in the case of a new customer, which is assessed a deposit, one-sixth (1/6) of the estimated annual bill for monthly billed customers for utility charges at the requested service location.
N.	Interest shall be credited annually on all deposits or paid upon the return of the deposit to the customer whichever occurs first. Interest shall not accrue after the utility has made reasonable effort to return the deposit. Interest will be paid at a per annum rate equal to the prime bank lending rate, as published in the <i>Wall Street Journal</i> for the last business day of the preceding calendar year, plus one (1) percentage point. Interest may be credited to the Customer's account.
0.	Upon discontinuance or termination of service, other than for a change of service address, it shall be credited, with accrued interest, to the utility charges stated on the final bill and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of the final bill.
P.	After a Customer has paid proper and undisputed utility bills by the due dates, for a period not to exceed one (1) year, credit shall be established or re- established, and the deposit and any interest due shall be refunded. The utility may withhold full refund of the deposit pending resolution of a disputed matter.
Q.	The utility shall give a receipt for deposits received, but shall also keep accurate records of deposits, including Customer name, service address, amounts, interest, attempts to refund and dates of every activity regarding the deposit.

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- R. No deposit or guarantee or additional deposit or guarantee shall be required by a utility because of race, sex, creed, national origin, marital status, age, number of dependents, source of income, disability, or geographical area of residence. Further, a utility shall permit an Applicant or Customer to pay the deposit in installments unless the Company can show: (i) Applicant or Customer has in an unauthorized manner, interfered with, or diverted the same type of service within the last five (5) years; or (ii) a likelihood that the Customer does not intend to pay for the service.
- S. In lieu of a deposit a utility may accept a written guarantee. The limit of the guarantee shall not exceed the amount of a cash deposit. A guarantor shall be released upon satisfactory payment of all undisputed utility charges during the last twelve (12) billing months. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent, provided it is not in dispute.
- T. All billing matters shall be handled in accordance with the Missouri Public Service Commission's Rules and Regulations.

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Rules Governing Rendering of Sewer Service

<u>Rule 11 – Extension Of Collecting Sewers</u>

A. Collecting sewers will be extended within the Company's certificated service area, at the applicant's cost, if service is requested by the applicant at a location where facilities do not exist (the "applicant" is sometimes referred to in this rule as the "original applicant"). The applicant shall enter into a contract with the Company. The applicant may choose to have the Company perform all work under the terms and conditions of Paragraph C, following, or have a private contractor perform the work under the terms and conditions of Paragraph D, following. For purposes of this rule, an extension could include, in addition to a collecting sewer, one or more pump station or treatment plant facilities, as necessary to provide the service.

B. The pipe used in making extensions shall be of a type and size which will be reasonably adequate for the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size, lift station, treatment plant, or any other facility larger than reasonably required to provide service to the applicant, the additional cost due to larger size shall be borne by the Company.

- C. The Company will extend collecting sewers for the applicant under the following terms and conditions:
 - 1. Upon receipt of written application for service as provided in Rule 4, Applications for Service, the Company will provide the applicant an itemized estimate of the cost of the proposed extension. Said estimate shall include the cost of all labor and materials required, including reconstruction of existing facilities if necessary, and the direct costs associated with supervision, engineering, permits, and bookkeeping.
 - 2. The applicant shall enter into a contract with the Company for the installation of said extension and shall tender to the Company a contribution-in-aid-of-construction equal to the amount determined in Paragraph C (1) above, plus any appropriate fees as provided in the Schedule of Rates or the Schedule of Service Charges.
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3.	If, as a result of reasonably unforeseen circumstances, the actual cost of the extension exceeds the estimated cost of the extension, the applicant shall pay the additional cost.
	the applicant elects to construct an extension, the Company will connect said sion to its existing collecting sewers under the following terms and conditions:
1.	Applicant shall enter into a contract with the Company which provides that the applicant construct said collecting sewers and/or other facilities to meet the requirements of all governmental agencies and the Company's rules. Plans for the extension shall be submitted to the Company for approval prior to construction. Applicant's choice of construction contractor is subject to approval by the Company. Applicant shall contribute said facilities to the Company with a detailed accounting of the actual cost of construction, and contribute to the Company the estimated reasonable cost of the Company's inspection.
2.	The Company, or its representative, shall have the right to inspect and test the extension prior to connecting it to the existing collecting sewers and acceptance of ownership.
3.	Connection of the extension to existing Company collecting sewers shall be made by, or under direct supervision of, the Company or its representative.
4.	The Company shall have the right to refuse ownership and responsibility for the sewer extension until applicant has met the contractual obligations as provided in Paragraph D (1) .
	ost to additional applicants connecting to the sewer contributed by the original cant shall be as follows:
1.	For a single-family residential applicant applying for service in a platted subdivision, the Company shall divide the actual cost of the extension, including income tax impact if any, by the number of lots abutting said
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	extension to determine the per lot extension cost. When counting lots, corner lots which abut existing sewers shall be excluded.
	For a single-family residential applicant requesting service to areas that are not platted in subdivision lots, the applicant's cost shall be equal to the total cost of the extension times 100 feet divided by the total length of the extension in feet.
	For an industrial, commercial, or multi-family residential applicant, the cost will be equal to the amount calculated for a single-family residence in $E(1)$ above or $E(2)$ above, as appropriate, multiplied by a water usage factor. The water usage factor shall be determined by dividing the average monthly usage in gallons by 7,000 gallons, but shall not be less than 1.
F. Refunds	s of contributions shall be made to the original applicant as follows:
	Should the actual cost of an extension constructed by the Company under Paragraph C, or actual costs for inspection by the Company under Paragraph D, above, be less than the estimated cost, the Company shall refund the difference as soon as the actual cost has been ascertained.
	During the first ten years after the extension is completed, the Company will refund to the original applicant who paid for the extension monies collected from additional applicants in accordance with Paragraph E above.
	The sum of all refunds to the applicant shall not exceed the total contribution, including income tax and inspection costs associated with the extension, which the applicant has paid.
	If two or more entities are considered an original applicant, the refund shall be distributed to each entity based upon the percentage of the actual extension cost contributed by each entity.
	tension made under this rule shall be and remain the property of the ny in consideration of its perpetual upkeep and maintenance.
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H.	The Company reserves the right to connect additional extensions to a collecting sewer contributed by the applicant. The connection of new customers to such additional extensions shall not entitle the applicant to any refund.	
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