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9820 East 63rd St.

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Raytown 33, Missouri

Raytown Water Company

June 27, 1966

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Missouri Public Service Commission Jefferson City, Missouri

PUBLIC SERVICE COMMISSION -

Mr. Sam L. Manley, Secretary

Dear Sirs:

CANCELLED

NOV 0 1 2004

In reply to your inquiry concerning a report by the Raytown Fire Protection District:

This performance by the District was unannounced and in WR-2060000 conducted one evening after dark. As we understand the bervice Commission either new or auxillary firemen were used. We received many complaints about the water in the lines being disturbed as a result of this.

After such expense and trouble to us, we have thoroughly checked every hydrant referred to. All the hydrants were workable. The Fire District did not use proper wrenches on some to open them.

Two of the hydrants complained of were on private property and privately cured. Four or five of the hydrants were on two inch lines, for which we do not now, nor have we ever received any rental payments, and of course we do not make any effort to keep them up to date.

We do inspect all our hydrants from time to time, and when we find repairs needed, we make them promptly.

Very truly yours,

Raytown Water Company

Um Oliveriger Vice - president

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JUN 28 1966

ENGINEERING DEPT. PUBLIC SERVICE COMMISSION

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 21st day of October, 2004.

In the Matter of the Request of Raytown) Water Company for a Rate Increase Pursuant) to the Commission's Small Company Rate) Increase Procedure)

Case No. WR-2005-0052 Tariff No. JW-2005-0132

ORDER APPROVING AGREEMENT REGARDING DISPOSITION OF SMALL COMPANY RATE INCREASE REQUEST AND APPROVING TARIFF

Syllabus: This order approves the agreement between the Staff of the Commission and Raytown Water Company. It also approves the supplemental agreement among Staff, Raytown Water, and the Office of the Public Counsel. Further, it approves Raytown Water's tariff. The tariff will implement a rate increase for the company.

On March 10, 2003, Raytown Water initiated a small company rate increase under Commission Rule 4 CSR 240-2.200.¹ Raytown Water originally requested a rate increase intended to generate an additional \$642,307 in water service operating revenues. Raytown Water provides water service to approximately 6,700 customers in Jackson County.

¹ That Secretary of State rescinded that rule on April 30, 2003. That same rule is now codified at 4 CSR 240-3.635.

On August 25, 2004, after working with the Commission's Staff, Raytown Water filed a tariff designed to increase its rate for water service.² Raytown Water also filed a letter requesting that the Commission approve its revised tariff sheets for an increase in its water service rates and its *Agreement Regarding Disposition of Small Company Rate Increase Request*.

On September 1, Staff recommended that the Commission approve the tariff, the disposition agreement, and the depreciation rates attached to the agreement. Based upon its audit of Raytown Water's books and records, an evaluation of the its depreciation rates, and an analysis of the its capital structure and cost of capital, Staff concluded that Raytown Water could justify an increase of \$273,757 in its annual water service operating revenues. Staff also recommended the Commission approve a \$0.77 monthly surcharge for financing a major main relocation project.

The Office of the Public Counsel requested a local public hearing. On September 20, the Commission held that hearing. Commission Rule 4 CSR 240-3.365(1)(E) states that the Office of the Public Counsel shall file a pleading within 7 days of the hearing.

On September 29, Public Counsel filed its pleading. Public Counsel objected to Tariff Sheet No. 4. That sheet would allow Raytown Water to charge \$0.77 per month for financing a main replacement project (the Gateway Project). Public Counsel stated that the surcharge should be in rate base, and that the Commission should hold a hearing to determine whether such a surcharge would be just and reasonable.

² On September 23, Raytown Water filed substitute tariff sheets. Those sheets corrected errors that Staff found, and did not differ in the rates and charges in the August 25 sheets.

On October 5, in response to Public Counsel's pleading, Raytown Water extended its tariff effective date to November 1. Then, on October 12, the parties filed a Notice of Unanimous Supplemental Agreement Regarding Disposition of Small Company Rate Increase Request.

That pleading included an agreement among Raytown Water, Staff, and Public Counsel on funding the Gateway Project. The parties agree that the annual principal and interest payments for the Gateway Project will be added to Raytown Water's overall annualized cost of service. The parties agreed that rolling the Gateway Project's cost into rate base means that Raytown Water needs an increase of \$334,700 in annual water service operating revenues.

On October 14, Raytown Water filed substitute tariff sheets. On October 15, Staff filed its Recommendation. Staff recommends that the Commission approve the agreement between Staff and Raytown Water, approve the supplemental agreement among Staff, Raytown Water, and Public Counsel, and approve the substitute tariff sheets.

The Commission finds the agreement between Staff and Raytown Water, and the supplemental agreement among Staff, Raytown Water, and Public Counsel, to be reasonable, and will approve the agreements. Also, the Commission finds the tariff sheets as amended to be reasonable, and will approve them. Furthermore, the Commission finds the depreciation rates proposed by Staff to be reasonable and will approve them.

IT IS THEREFORE ORDERED:

1. That the Agreement Regarding Disposition of Small Company Rate Increase Request, as amended by the Unanimous Supplemental Agreement Regarding Disposition of Small Company Rate Increase Request, is approved.

2. That the following tariff sheets filed by Raytown Water Company, and assigned Tariff File No. JW-2005-0132, are approved as amended on October 14, 2004, for service on or after November 1, 2004:

P.S.C. MO No. 4 Original Sheets No. 1 through 42

3. That the Depreciation Schedule in Attachment D to the Agreement Regarding Disposition of Small Company Rate Increase Request, as amended by the Unanimous Supplemental Agreement Regarding Disposition of Small Company Rate Increase Request, is approved.

4. That this order shall become effective on November 1, 2004.

5. That this case may be closed on November 2, 2004.

BY THE COMMISSION

Dale Hardy Roberts Secretary/Chief Regulatory Law Judge

(SEAL)

Gaw, Ch., Murray, Clayton, Davis and Appling, CC., concur

Pridgin, Regulatory Law Judge

PSC#4 replaces PSC#3

4

RAYTOWN WATER COMPANY Name of Issuing Corporation LICENSE, OCCUPATION, FRANCHISE LICENSE, OCCUPATION, PRANCHISE LICENSE, OCCUPATION, PRANCHISE OR OTHER GROSS RECEIPTS TAXES RIDER JUN 10 1976 BILLING OF LICENSE, OCCUPATION, FRANCHISE, OR OTHER SIMILAR CHARGES OR TAXES NISSOURI There shall be added to the Customer's Missouri tes, which be added to the customer's Missouri tes, whether imposed upon the Company by local taxing authori- ties, whether imposed by or dinance, franchise or otherwise, and which fee or tax is based upon a percentage of the gross receipts, net receipts, or revenues from sales of water or services rendered by the Company to the Customer. Where more than one such charge or tax is imposed by a taxing authority, the total of such charges or taxes appli- cable to a Customer may be billed to the Customer as a single amount. EXAMPLE INFORMATION NOV 01 2004 Missouri Missouri FILLED AUG 11 1976 Case & WR 77-6 Public Service Commission Missouri *Indicates new rate or text *Indicates change *Indicates new rate or text *Indicates change AUG 05 ISSUE AUG 11 1976 Case & WR 77-6 Public Service Commission FILLED AUG 11 1976 Case & WR 77-6 Public Service Commission Missouri Missouri *Indicates new rate or text *Indicates change AUG 11 1976 Case & WR 77-6 Public Service Commission Missouri Missouri AUG 11 1976 Case & WR 77-6 Public Service Commission Missouri Missouri *Indicates new rate or text *Indicates change *Indicates new rate or text *Indicates change *Indicates new rate or text *Indicates new rate or text *Indicates new rate or text *Indicates change *Indicates new rate or text *Indicates new rate or text *Indicates change *Indicates cha	Canc	celling P.S.C.MO, No3		Revised ((Original) SHEET No. <u>1</u>
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P.S.C. MO No. 3 29th Revised Sheet No. 1

Canceling P.S.C. MO No. 3 28th Revised Sheet No. 1

The Raytown Water Company For: Raytown Missouri & territory adjacent thereto ----Name of Issuing-Company-------Community, Town-or-City------

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Raytown Water Name of Iss	uing Corporation			
		For Ray LOW	n, <u>Missouri and territ</u> Community, Town or City	ory
		adjacent	thereto	
			<u> </u>	<u>}</u>
	SCHEDULE O	F RATES		
·			APR 24 1997	
	F	RATES	MiSSOUR Public Service Com	Titi, en en
	all be a bi-monthly servi size water meter used			
5/8	inch meter or less	\$ 10.41		
3/4		\$ 11.48		1
1	66 3 3 66 39	\$ 13.63		
, 1 1/2	44 P3 84 B3	\$ 18,99		1
2	64 93 66 93	\$ 25.43		
3	14 YY 14 YY	\$ 40.46		
4	64 33 64 33	\$ 61.93		
6	84 93 66 99	\$115.60		
its rules Commiss water ser	pany shall have the rig and regulations in fo ion, for non-payment o vice. The above mor h contract while it or an	rce and effect ar of its minimum an hthly minimum cha	nd on file with the d other charges for arges shall apply to	
	(CANCELLED		
		DEC 1 8 2000		
		2945 RS1		
	By Public S	Service Commissio		1
		MISSOURI		1
			r i l e o	
			MAY 24 1997	
Indicates new Indicates char			97-484 MO. PUBLIC SERVICE CO	胞類
				<u></u>
E OF ISSUE _	April 24, 1997 month_day_year	DATE EF	FECTIVE <u>May 24, 19</u> month day	97 year

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	Cancellir	ng P.S.C.M). No. <u>3</u>	8 26th	<u></u>	_{ Kordgingh	SHEET N	10
	Raytown Wa				r	n, Missour	i and terr	-
	Name of Issu	ing Corpora	tion		- C	ommunity, 1 nt thereto	'own or City	,
					· · · · · · · · · · · · · · · · · · ·	R	ECEIV	ED
	· · · · · · · · · · · · · · · · · · ·		SCHEDULE	OF RATES			FEB 4 19	97
							MISSOUI	
				RATES		Public	Service Co	
						or water the custo		
	5/8	inch m	eter or le		\$ 10.41			*
	3/4	#	11 H II 11 H II		\$ 11.48			*
	1 1 1/2		п <u>и</u> п		\$ 13.63 \$ 18.99			*
	2	ш	<i>II M</i> II		\$ 25.43			*
	3	4	11 U II		\$ 40.46			*
	4	<i>u</i> <i>u</i>	11 U 11 11 U 11		\$ 61.93			*
	6		··· - ··		\$115.60			*
	each cus		bi-month	nly basis, a	nd billed by	e metered u y the Comp	•	*
	in its rule Commiss water sei	es and regu- ion, for nor rvice. The	ulations in n-paymer above m	n force an nt of its mi ionthly mir or any rer	d effect an nimum and nimum chai	ervice, as p nd on file w I other char rges shall a eof is in for	vith the ges for pply to	
				• •	Y 2 4 1997 8 TA R.S. ervice Comi MISSOURI	≠ _j mission		
							FILED	
	icates new 1 icates chang					-	AR 6 199	L
		<u> </u>					<u> </u>	
TE C	F ISSUE	February 4 month day	<u>, 1997</u> year	I	DATE EFFI	ECTIVE	March 6, 1 month day	v yea
	BY_fliel	8 (Dr.	MALAIN	Vund	at Ilan	. O Mauri	,9820 E 6	3rd S MO

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Name	The Raytown Water Company of Issuing Corporation	ror	(Revised) m, Missouri and ter mmunity. Town or City
Jvanie		adjace	ent thereto.
· · · · · · · · · · · · · · · · · · ·			FECENE
	SCHEDULE OF RATI	2S	<u>SEP 1</u> 1994
	RATES		MISSOURI
There sh upon the	all be a bi-monthly service ch size water meter used by the	arge for waten customer as fo	Public Service Con dependent ollows:
5/8	inch meter or less	\$ 9.36	
$\frac{1}{1 \ 1/2}$	17 FT TF 17	\$ 12.67 \$ 18.19	
2	15 13 13 15	\$ 24.81	
3	1 1 11 11 11	\$ 40.26	
4	TT TE SE TE	\$ 62,34	
6	98 98 99 89	\$117.53	
	ch contract while it or any re	newar thereor	is in force and
effect.			
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effect.		Ŵ	AR - 6 1987 R = 6 1987 R = 1 R

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	Cancellin	g P.S.C.MO. No.	3 24th	j ØHK	SHEET No.	1
	The Raytown Wat	er Company		Č.	ouri and territor	~
		ing Corporation	F'a	Commur	nity, Town or City	· X
				adjacent theret	0	
ſ					RECEIVE	5
		SCHE	DULE OF RATE	<u> </u>	APR 15 1994	
			RATES	P	MISSOUR ublic Service Com	mis
				vice charge : ater meter us		
	customer as		che Size w	ater meter us	-	
	5/8		er or less	\$ 9.33	CANCELLE)
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	3	11 11	11 11	\$39.44	SEP 15 D 26th RS BY Service D	Ħ
	4	11 11	11 11	\$60.95	BY 26th R.S. BY Service Of Public Service Of to the MISSOU	3
					BY TO UICE D	ງຫ
					Public Service Di Public Service Di ed to the basis, and	RI
	There shal	1 be a wate	r usage c	harge, applie	ed'to the	
	metered usa	age of each cu	istomer on	a bimonthly b	basis, and	
+	billed by t	the Company o	n a bimontl	hly basis, of	\$2.74 per	
	1,000 gallo	ons.				
ľ				o terminate se		
				ons in force a		
				for non-payme		
				er service.		
				y to each such		
	while it or	r any renewal	thereof i	s in force ar	nd effect.	
*				expire upon t		
				r of the Comm		
1				s by the Comp		
				ject to the		
				ount, if any		
				excess of		
				, by Report an		
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	provided by	y Missouri st	atutes.		1 16-5-F	,
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					MAY 1 5 19	j 4
	*Indicates new a	rate or text			WR-94-	30
	+Indicates chang				MISSOLIRI	
L			·		Public Service Corr	mi
					· · · · ·	
D	ATE OF ISSUE	p <u>ril 15 94</u> month day yeau		DATE EFFECTIV	/E <u>May 15</u> month day	9
	Dn AA	1 / 1 / 1	RIA	A1 4	9820 E. 63rd St.	yea
19	SUED BY	Selevenan M	resident 160	minal Manager	Ravtown, MO 641	
40		/ name o	f officer/	/ title	addres	
		-	*			
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	Cancelling F	P.S.C.MO.	No <u>. 3</u>	<u>23r</u>	a		vised)	SHEET NO),_⊥
Th	e Raytown Water C				For_ <u>R</u>	aytown, Miss	souri a	and territo	ory
	Name of Issuing	Corporatio	n		adjac	ent thereto		own or City	
							8	ECEIVEL	>
		SC	HEDULE	E OF I	RATES]
							A	PR - 6 1993	
				RATE	S	Pul	ہ blicSé	AISSOURI Brvice Com	missio
	There shall service deper customer as f	ndent up	on th	hly e si	servic ze wate	e charge er meter u	for Ised k	water by the	
	5/8	inch	meter	or	less	\$ 9.3	3		
	1	"	••		"	12.5			1
	1 1/2	98 99	11 11		11 11	17.9 24.3			
	2 3	n	11	**	**	24.3 39.4			
	4	11	11	11	11	60.9			
+	metered usage billed by the	e of eac e Compan	h cus	tome	rona		basi	s, and	
+	metered usage	e of eac e Compan s. shall hav ts rules with the other ch num chard	h cus y on ; ve the s and e Comm harges ges sh	tome a bin e rig regu nissi s for hall	r on a monthly to to lations con, fo water apply i	bimonthly basis, of erminates s in force r non-payr service. to each suc	basis f \$2.0 servio and o ment o The ch con	s, and 63 per ce, as effect of its above ntract	
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DAT	<pre>metered usage billed by the 1,000 gallons The Company s provided in i and on file of minimum and of monthly minim while it or a *Indicates new rate +Indicates change</pre>	e of each Companies. Shall hav ts rules with the other ch num chard any rene to text	h cus y on a ve the s and e Comm arges ges sh ewal t	tome a bin regunissis for hall chere	r on a monthly ht to t lation, fo water apply b of is CANC MAY BY 33 Public S	bimonthly basis, of erminates in force r non-payr service. to each such in force a ELLED 151994 TARS NISSOURI	basis f \$2.0 serviand and ent the ch con and ent of SSION SSION	s, and 63 per ce, as effect of its above ntract ffect. FILED 31- 21-799	(011) St ^{year} 64133

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		Cancelling	P.S.C.MO. No. 3	22nd):Ortgin	R.) SHEET No	•
					(Revise	ed)	
	The	Raytown Wate	r Company	ForR	aytown, Missou	ri and territo	or
F		Name of Issuin	g Corporation	a	djacent theret	y, Town or City	
	r						
			SCHEDULE (· · · · · · · · · · · · · · · · · · ·	-	
					<u>C</u> ;	<u>P 10 1852</u>	
			Rž	tes			
	Th	ere shall b pendent upon	e a bimonthly so the size water met	ervice char er used by t	ge for water he customer as	service follows:	
ł	*	5/8	inch meter or	_	\$ 9.33		
	*	1	*****	te 10	12.56 17.93		
	*	1 1/2 2	** **	7	24.38		
	*	3	97 91 PT	*	39.44		
÷	*	4	87 88 99		60.95		
			all have the right nd regulations in	force and e			
	th wa ea	e Commission, ter service.		force and e of its minimuly minimum	um and other ch charges shall	arges for apply to	
	th wa ea	e Commission, ter service. ch such contr	nd regulations in , for non-payment of The above month	force and e of its minimum ly minimum ny renewal f	um and other ch charges shall thereof is in	arges for apply to force and	
	th wa ea	e Commission, ter service. ch such contr	nd regulations in , for non-payment of The above month	force and e of its minimum ly minimum ny renewal f	um and other ch charges shall thereof is in	arges for apply to force and	
	th wa ea	e Commission, ter service. ch such contr	nd regulations in , for non-payment of The above month	force and e of its minimum ly minimum ny renewal f	um and other ch charges shall thereof is in	arges for apply to force and	
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	Cancellin	g P.S.C.MO.	No. <u>3</u> 2	lst	(Qrigi Revis	ed)
The	e Raytown Water Name of Issui	Company ng Corporatio	n	For_ <u>Rayto</u>	Communit thereto	uri and territ y, Town or City
	···	· · · · · · · · · · · · · · · · · · ·			1. 2 1. 1. 1. 1.	
		S	CHEDULE OF	RATES	ivî.	AR 21 1991
			RATES			AIESOURI Stvice Commis
	There shall be upon the size w		service c			e dependent
	5/8 1 1 1/2 2 3 4	inch meter o """ """ """	EF FS ES ST	\$ 8.60 13.04 20.47 29.36 50.14 79.81		
+	There shall be each customer c bimonthly basis	on a bimonth , of \$1.89	ly basis, per 1,000	and billed by	y the Compa	any on a
1	Mha Company aba		minht to	torminato do	menian na v	amoria de d
	The Company sha in its rules an Commission, for water service. such contract w	nd regulation non-paymen The above n	ns in forc t of its m monthly mi	uinimum and o nimum charge	and on fil ther charge s shall app	le with the es for ply to each
	in its rules an Commission, for water service.	nd regulation non-paymen The above n	ns in forc t of its m monthly mi	e and effect uinimum and o nimum charge	and on fil ther charge s shall app in force a	le with the es for ply to each
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Cancel	lling P.S.C.M	10, 110 <u></u>	<u> </u>	Revised	SHEET No.
THE RAYTOWN WA' Name of Is	TER COMPANY ssuing Corpor	ation	For_Bay	<u>vtown, Missouri</u> Community, '	and territo Town or City
			adjao	ent_thereto	RECEIVED
		C TIETY I	LE OF RATES		MAY 23 1990
·		<u>3.11EDO.</u>			MISSOURI
					Service Com
		R	ATES		
				ater service dep	pendent
upon the size	water meter	r used by	the customer a	as iollows:	
5/8 1	inch meter		\$ 8.60 13.04		
$1 \frac{1}{1 \frac{1}{2}}$	n 11	N 11	20.47		1
2	28 81 17 88	17 D	29.36		
3 4	11 11 11 11		50.14 79.81		
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Cancelling P.S.	.C.MO. No. <u>3 19th</u>	n (Revised) SHEET No
THE RAYTOWN WATER COM	PANY	or <u>Raytown</u> , Missouri and territor Community, Town or City
Name of Issuing Con	rporation	Community, Town or City
	_	adjacent thereto RECEIVED
	SCHEDULE OF RATI	ES FEB 2 8 1990
		MISSOURI
	RATES	Public Service Commission
There shall be a bimo upon the size water m		for water service dependent tomer as follows:
5/8 inch meter or 14	ess \$ 8.60	
1 17 17 17	" 13.04	
1 1/2 " " "	20.47	
2 n n n 3 n n n	" 29.36 " 50.14	
<u>4</u> " "	20+1-	
in its rules and requ	lations in force and	nate service, as provided effect and on file with the
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in its rules and requ Commission, for non-p water service. The a	e the right to termin lations in force and ayment of its minimum bove monthly minimum	nate service, as provided effect and on file with the m and other charges for charges shall apply to each
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Cancennag	P.S.C.MO. No. 3 18th	Revised }
THE RAYTOWN WATER	COMPANY	For <u>Raytown</u> , <u>Missouri</u> and territory Community, Town or City
Name of Issuing	Corporation	adjacent theretos Chilisto
	SCHEDULE OF RATI	MAR 51 1988
	SCHEDOLE OF RAI	<u></u>
	RATES	Public Service Commiss
	imonthly service charge r meter used by the cus	e for water service dependent stomer as follows:
5/8 inch meter o	r less \$ 8.60	
T ,	" " 13.04	
1 1/2 " " 2 " "	2001)	
2 ¹¹ ¹¹ 3 ¹¹ ¹¹		
	" " 79.81	
DIMONTALY DASIS, O	f \$1.677 per 1,000 gal	lons.
in its rules and r Commission, for no water service. Th	egulations in force an n-payment of its minim a above monthly minimum	inate service, as provided d effect and on file with the um and other charges for m charges shall apply to each ereof is in force and effect.
in its rules and r Commission, for no water service. Th	regulations in force and on-payment of its minimus a above monthly minimus e it or any renewal the CANCELLE	d effect and on file with the um and other charges for n charges shall apply to each ereof is in force and effect.
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-	Cancelling P.S.C.MO. No. <u>3</u> 17th THE RAYTOWN WATER COMPANY Fo	(Original) SHEET No Revised SHEET No Revised and territor
	Name of Issuing Corporation	Community, Town or City adjacent thereto RECEIVED
	SCHEDULE OF RATES	APR 2 0 1987
	RATES There shall be a bimonthly service charge upon the size water meter used by the cust	
+ + + + + + + + + + + + + + + + + + + +	5/8 inch meter or less \$ 8.60 1 """"" 13.04 1 1/2 """" 20.47 2 """"" 29.36 3 """"" 50.14 4 """" 79.81	
+	each customer on a bimonthly basis, and bi bimonthly basis, of \$1.621 per 1,000 gallo The Company shall have the right to termin in its rules and regulations in force and Commission, for non-payment of its minimum water service. The above monthly minimum such contract while it or any renewal ther	ons. nate service, as provided effect and on file with the a and other charges for charges shall apply to each
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	CANCELLED MAY 1 1988 BY 1988 B	ission FILED
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	Cancelling P.S.C.MO. No. 3	()	Øxiginal) SHEET No Revised }
	THE RAYTOWN WATER COMPANY Name of Issuing Corporation	For Raytown	, Missouri and munity, Town or City
		territory a	adjacent thereto
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		70	
	SCHEDULE OF RAT	ES	
	53,870		
	RATES	2 •	P. David M.
	There shall be a bimonthly served dependent upon the size water rate follows:		
-	5/8 inch meter or less	\$ 8.49	
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	1 1/2 " " " " 2 " " " "	19.94 28.52	
\mathbf{F}	3 II N N N	48.56	
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	minimum and other charges for monthly minimum charges shall while it or any renewal thereof CANC JUN BY IS Public Serv MI	ELLED 1987 (Commission SOURI	The above uch contract nd effect. FILED MAY 1 1986
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FORM NO. 13	P.S.C.MO. No. 3	16th	$- \left\{ \begin{array}{c} \mathbf{Original} \\ \mathbf{Revised} \end{array} \right\} \text{ SHEET Not}$	
Cance	elling P.S.C.MO. No. <u>3</u>	<u>15th</u>		». <u>1</u>
	VN WATER COMPANY Issuing Corporation		town, Missouri and Community, Jown or City y an action the effo	
	SCHEDULE	OF_RATES	<u>APR - 1 1985</u>	
	RATE	<u>s</u>	MISSOURI Public Service Commissio	n
	shall be a bimonth pendent upon the s s follows:			
+ 5/8 ind + 1 " + 1 1/2 " + 2 " + 3 " + 4 "	ch meter or less """" """" """" """"	\$ 7.80 11.04 16.46 22.95 38.11 59.77		
metered us	shall be a water u age of each custom the Company on a b ons.	er on a bimont	hly basis, and	
as provide effect and of its min above mont	mpany shall have t d in its rules and on file with the imum and other cha hly minimum charge hile it or any ren	regulations i Commission, fo rges for water s shall apply	n force and r non-payment service. The to each such	
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	BY 17 R.S. + PUBLIC SERVICE COM	<u>+ </u> MISSION		
	OF MISSOURI		FILED	
*Indicates n +Indicates c	ew rate or text hange		MAY – 2 1985 Public Service Commissio	n
DATE OF ISSU	E March 29, 1985 month day year M Olwanawa	DATE EF	FFECTIVE May 2, 19 month day	85 year
ISSUED BY	name of off	icer	title addr	ess

Cancelling P.S.C.MO. No. <u>3</u> 14th {Perigend} SHEET No. <u>1</u> Revised Revised Revised Proc. Raytown, Missouri and Community, Town or City territory adjacent thereto. <u>Revised Proc. Raytown, Missouri and Community, Town or City dependent thereto.</u> <u>SCHEDULE OF RATES</u> <u>RATES</u> <u>There shall be a bimonthly service charger of the Source Commission</u> , service dependent upon the size water meter used by the customer as follows: <u>S/8</u> inch meter or less <u>S</u> 7.55 <u>1</u> <u>""""" 10.43</u> <u>11/2""""" 10.43</u> <u>11/2"""""" 10.43</u> <u>11/2""""" 10.43</u> <u>11/2"""""" 10.43</u> <u>11/2""""" 10.43</u> <u>11/2"""""" 10.43</u> <u>11/2""""""" 10.43</u> <u>11/2""""""" 10.43</u> <u>11/2""""""" 10.43</u> <u>11/2"""""""""" 10.43</u> <u>11/2"""""""""""" 10.43</u> <u>11/2"""""""""""""""""""""""""""""""""""</u>	FORM NO. 13	P.S.C.MO. No	3	15th	(Original Revised	SHEET NO. <u>1</u>
THE RAYTOWN WATER COMPANY Name of Issuing Corporation Community, Town or City Community, Town or City Legring discovers of the community, Town or City SCHEDULE OF RATES MISSOURI RATES MISSOURI There shall be a bimonthly service charge with Save commission, service dependent upon the size water meter used by the customer as follows: 5/8 inch meter or less \$ 7.55 1 " " " " 10.43 1 1/2 " " " " 20.99 3 " " " " 34.42 4 " " " " 35.62 There shall be a water usage charge, applied to the metered usage of each customer on a bimonthly basis, and billed by the Company on a bimonthly basis, of \$1.531 per 1,000 gallons. The Company shall have the right to terminate service, as provided in its rules and regulations in force and effect and on file with the Commission, for non-payment of its minimum and other charges for water service. The above monthly minimum chargers shall apply to each such contract while it or any renewal thereof is in force and effect. IMM File IIIED JUN - 1 1984 DATE OF ISUE March 27, 1984 DATE OF ISUE March 27, 1984 <td>Cano</td> <td>elling P.S.C.MO.</td> <td>No.<u>3</u></td> <td>14th</td> <td>)Original</td> <td>SHEET No. 1</td>	Cano	elling P.S.C.MO.	No. <u>3</u>	14th)Original	SHEET No. 1
Name of Issuing Corporation For	THE RAYTO	WN WATER COMP	ANY	Fer	,	,
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FORM NO. 13	P.S.C.MO. No	o. <u>3</u>	14th	(XXXXIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	_1
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	WN WATER COMPANY	ForRay	ytown, Misso Community, T	ouri and
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ORM NO. 13	P.S.C.MO. No. 3		Revised		
Cancellin	ng P.S.C.MO. No	3	10th Øriging Revised	🖞 SHEET N	o1
THE RAYTOWN V	WATER COMPANY	For	Raytown, Mi	ssouri and	
Name of Issu	ing Corporation		Community, citory adjace	Town or City	
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See attached Sheet

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a Session of the Public Service Commission held at its office in Jefferson City on the 24th day of

CASE NO. WR-79-137

In the matter of Raytown Water Company of Raytown, Missouri, for authority to file tariffs increasing rates for water service provided to customers in the Missouri service area of the Company.

Order Approving Rate Sheets

By its Order issued in this case on July 16, 1979, with an effective date of July 25, 1979, this Commission authorized Raytown Water Company to file tariffs as contained in Stipulation and Agreement.

On July 19, 1979, Raytown Water Company submitted revised rate sheets for Commission review and approval.

The Commission is of the opinion the proposed rates and charges submitted July 19, 1979 comply with its Order issued July 16, 1979, and said rate sheets should be allowed to become effective on the requested dates.

It is, therefore,

ORDERED: 1. That the following tariff sheets submitted July 19, 1979 by Raytown Water Company for the purpose of establishing new rates for water service provided to customers in the Missouri service area of the company, be and they are, hereby approved and made effective on the requested date.

P.S.C. Mo. No. 3 8th Revised Sheet No. 1 cancelling 7th Revised Sheet No. 1, effective July 25, 1979 9th Revised Sheet No. 1 cancelling 8th Revised Sheet No. 1, effective January 1, 1981

ORDERED: 2. That this Order shall become effective on the date hereof, and the Secretary of the Commission shall serve a certified copy of same upon each party of record and a copy on all other interested partied.

BY THE COMMISSION Lawren Phales

Lawson Phaby Acting Secretary

(SEAL)

Fraas, Chm., McCartney, Slavin, Dority, CC., Concur.

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(WERRENAL) SHEET NO. 1 FORM NO. 13 P.S.C.MO, No.__3 6t.h. |Revised f (Orignen) SHEET No. 1 Cancelling P.S.C.MO, No. 3 5th Rovised (For Raytown, Missouri and territory THE RAYTOWN WATER COMPANY Community, Town or City adjacent therefo 5 (6511/50) Name of Issuing Corporation SCHEDULE OF RATES 2011 2 0 1978 RATES MISSOURI Public ServicesCommission 1,000 gallons per month, per M. First gals. 11 11 1.46 11 . 11 ... ** Next 2,000 ** Ħ TÊ 11 ** ŧŧ \$ 1.06 Next 3,000 11 t i 11 11 11 \$.83 9,000 Next 11 Ŝ .69 **Over** 15,000 Minimum monthly charge for water, dependent upon the size of the water meter used by the customer as follows: \$ 1.95 5/8 inch meter or less 11 3/4 11 11 \$ 2.75 ** 11 11 ** \$ 4.75 1 ** 11 91 \$ 9.65 1 - 1/211 11 \$13.75 2 Ħ 11 11 11 3 \$27.00 11 11 ŧŧ 11 4 \$51.25 Each contract with a customer, for water service under this Schedule, shall be for a period of two years from the date of establishment of service, and it shall be automatically continued thereafter for successive periods of one year each, but customer shall have the right to terminate the same at the end of the first two-year period, or of any successive one-year period thereafter, on at least thirty (30) day's written notice to the Company prior to the date of such termination, and the Company shall have the right to terminate the same, as provided in its rules and regulations in force and effect and on file with the Commission, for non-payment of its minimum and other charges for water service. The above monthly minimum charges shall apply to each such contract while it or any renewal thereof is in force and effect. Delayed Payment Bills rendered under this Schedule are net if paid on or before the tenth day after rendition thereof. If payment is made after the due date, the amount GATE shall be increased by five per cent. FILED JUN 1 0 1979 BY JUL RS JUL :: € € 1978 *Indicates newporte SERVICE COMMISSION +Indicates change OF MISSOURI Public Service Commiss 1978 1978 29, 30, DATE OF ISSUE _____ ____ DATE EFFECTIVE July month day year month year day 9820 E. 63rd Street ISSUED BY TH CHICKNEEL President Raytown, Missouri 64133 name of officer title address

			4th	(Oxiginak) (Revised)	
	Cancelling P.S.C.	MO, No <u>. 3</u>	4LII	(XXXX221NAK)	SHEET.
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F	FORM NO. 13 P.S.C.MO, No. 3 4th (Outlocked) SHEET No. 1 (Revised)	_
_	Cancelling P.S.C.MO. No. 3 $3rd$ $\left(\begin{array}{c} @xxgbuxh \\ Revised \end{array} \right)$ SHEET No. 1 Revised $\right)$	_
	The Raytown Water Company For Raytown, Missouri and territory Name of Issuing Corporation Community, Town or City adjacent thereto Adjacent thereto	
	SCHEDULE OF RATES REGEIVED	7
I.		
1	<u>RATES</u> JUL 1 3 1977	
+	First1,000 gallons per month, per M. gals.MISSOURI\$ 1.78Next2,000"""""""""""""""""""""""""""""""""	
1	Next 9,000 """"""""""""""""""""""""""""""""""""	
i	Minimum monthly charge for water, dependent upon the size of the water meter used by the customer as follows:	
	5/8 inch meter or less\$ 1.78 $3/4$ """"""""""""""""""""""""""""""""""""	
	Each contract with a customer, for water service under this Sched- ule, shall be for a period of two years from the date of establishment of service, and it shall be automatically continued thereafter for successive periods of one year each, but customer shall have the right to terminate the same at the end of the first two-year period, or of any successive one-year period thereafter, or at least thirty (30) days written notice to the Company prior to the date of such termination, and the Company shall have the right to terminate the same, as provided in its rules and regulations in force and effect and on file with the Commission, for non-payment of its minimum and other charges for water service. The above monthly minimum charges shall apply to each such contract while it or any renewal thereof is in forwer and effect. <u>Delayed Payment</u>	
GANGEI Jan 1	Fpills rendered under this schedule are net if paid on for before the day after rendition thereof. If payment is made after the due date, the amount of the bill shall be increased by five per cent. 1977 1978	
LIC SERVICE OF AUSS	*Indicates new rate or text CDMMBSDDeates change	
	DATE OF ISSUE June 13, 1977 DATE EFFECTIVE July 14, 1977 month day year month day year	r
	ISSUED BY V. M. Clevenger President 9820 East 63rd Str name of officer title address Raytown, Missouri	:ee:: ,

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		o. <u>3</u>		3 rd	(Revised)		
Cancel	lling P.S.C.MC). No <u>. 3</u>		2nd	(Revised)	SHEET No.	1
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ISSUED BY V. M	. Clevenger name of officer	President title	9820 E. 6 addr	63rd ress	_St.
			Raytown,	Mo.	641;

	Cancellin	g P.S.(с.мо.	No	3			<u>1st</u> {	Revised (SHEET N	Io
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FORM NO. 13	P. S. C. MO.	No3			ginal) SE vjegdx (EET No	1
	Cancelling P. S. C. MO.	No. 2.	<u>2r</u>	<u>1d (</u>	SH	IEET No	_ 1
			Te	errit.orv`se	rved]	by THE	RAYTO
Na	me of Issuing Corporation or 1	Municipality	For(MPANY in F	ity, Town or	r City	to to
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		Schedule	of Rates			 -	
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in for	ce and effect	and on fil	e with the	e Commissio	on, fo	r non-	
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The ab	ove monthly mi	nimum char.	ges shall	apply to e	each s	uch	
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Delaye	ed Payment					ወልበ) ທີ່ ທີ່
- -	Sills rendered	under this	schedule	are net t	h naid	UAU Con	NGE
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is mad	le after the du	le date, th	e amount	of the bill	l shal	i be A	PR 1
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	P. S. C. MO. No	• • • • • • • • • • • • • • • • • • •	Bexized)	SHEET No	
Cano	celling P. S. C. MO. No. 2	j)riginal) Rexised (SHEEL NO.	
		Territory s	erved	by THE	RAYTOWN
Name of I	OWN WATER COMPANY ssuing Corporation or Municipality	territory ^{com}	ujace	nt there	to, in
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ANGELL			•		
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Y HILL SERVICE CO	DMMISSION Billing contracts URI payments required	are on an annual ba	sis w	ith	
UBLIC SERVE MISSO	URI payments required	annually in advance	•		,
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	Special Provisions	•			
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		other uses of water			
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		hese provisions, the rvice, refunding an			
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DATE OF ISSUE	January 15, 1959	DATE EFFECT	IVE №	larch 2.	1959
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P.S.C. MO No. 3 3rd Revised Sheet No. 2a

Sheet No. 2a

Canceling P.S.C. MO No. 3 2nd Revised The Raytown Water Company For: Raytown Missouri & territory adjacent thereto Name of Issuing Company

Community, Town or City

RECEIVED

Rules Governing Rendering of Water Service Schedule of Water Service Charges

NOV 0 1 2000

+Discontinuance of Service for Non-Payment of Bill:

MISSOURI **Public Service Commission**

01-291

DEC 18 2000

Disconnect turn-off charge

\$15.00

Reconnect turn-on charge

\$15.00 (during regular working hours) A Reconnect turn-on charge of \$25.00 will be charged where the customer has requested the reconnection be made during times other than regular working hours (regular working hours are weekdays from 7:00 am-4:00pm, excluding holidays). A customer requesting such after working hours reconnection will be told the level of the charge in advance of reconnect. [See Rule 34 on Revised Sheet No. 16]

*Late Payment Charge

Billings will be made and distributed on a bi-monthly interval. Bill 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 21 days after rendition of the bill. A charge of \$3.00 or two percent (2%) of the unpaid balance, which ever is greater, will be added to the delinquent amounts. Late payment charges shall accrue and be billed monthly.

*Bad Check Charge

A bad check charge of \$20 per check will be paid on all checks returned from the bank for insufficient funds.

*Emergency Call Out Charge:

An Emergency Call Out Charge of \$10.00 per occurrence during regular hours (weekdays 7:00 am-4:00 pm, excluding holidays) or of \$25.00 per occurrence during all other times, will be assessed where a customer requests a shut-off of service and the emergency exists entirely on the customer owned facilities.

*Meter Testing Charge

There will be a charge of \$25 per meter test, for any meter test which is over one per any twelve (12) month period, where all such meter tests are requested by the customer. CANCELLED FILED

NOV 0 1 2004

9820 E. 63rd St., Raytown, MO 64133

Public Service Commission MISSOURI MISSOURI Public Service Commission

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By WR-05-52

[See Rule 2	on Revised	Sheet No.	11]
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* Indicates new rate or text + Indicates change

0Ô Date of Issue

Issued by: Neal Clevenger, President Name of Officer Title

Address

Date Effective

Cancelling P.S.C.MO. No	lst (STATEST NO2 (Revised)
The Raytown Water Company	` ,
Name of Issuing Corporation	For <u>Raytown, Missouri and</u> Community, Town or City
	territory adjacent thereto
<u> </u>	
SCHEDULE OF	SURCHARGE RATES RECEIVED
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Held for future use.	MISSOURI
	Public Service Commissi
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	Cancelling P.S.C.MO. No) <u> </u>	{Original} SHEET No.
<u>The F</u> Na	Raytown Water Company me of Issuing Corporation		aytown, Missouri and territ Community, Town or City djacent thereto
	SCHEDULE	E OR SURCHARGE RAT	ES <u>CEP 10 (952</u>
	WATER	R SURCHARGE RATES	an a
comme	rate is applicable ercial customers in citi ed by the Company.	to all resident es, towns and unin	ial ("domestic") and corporated territories
class use, port: mult	esidential" ("domestic" sification, is a custor under this residentia ion of water which is iple family dwelling,	ner who purchases al rate classific ultimately deliv and shall app	water for "domestic" cation, includes that vered to a single or Ly to all purchases
This (23) class purc	rdless of whether the c tariff is intended to s , RSMo., by establishi sification of "resident hases of water under th:	atisfy the provisi ing and maintaini ial" to cause the is tariff to be co	ons of Section 144.030 ng a system and rate residential sales and nsidered as sales made
1 fam.			
	domestic use and thus e	xempt from sales ·	tax.
There for	domestic use and thus e e shall be a bimonthly water service dependent omer as follows:	surcharge in addi	tion to regular rates
There	e shall be a bimonthly water service dependent	surcharge in addi upon the size wa	tion to regular rates
There	e shall be a bimonthly water service dependent omer as follows:	Burcharge in addi upon the Bize wa <u>Bi</u>	tion to regular rates ter meter used by the
There for cust	e shall be a bimonthly water service dependent omer as follows: <u>Meter Size</u> 5/8" 1" 1 1/2" 2" 3" 4"	Burcharge in addi upon the Bize wa Bi CANCELLED	tion to regular rates ther meter used by the -Monthly Rate \$ 2.58 6.46 12.92 20.68 38.77 64.61
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Cancelling P.S.C.MO. No	•	(Original	SHEET No
		(Revised	}
Raytown Water Company	For Rayton	wn, Missouri	and territory Town or City
Name of Issuing Corporation		Community, ent thereto	Town or City
		····	
SCHEDU	E OF SURCHARGE RATES	5	OEWED
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	· · · · · · · · · · · · · · · · · · ·	- 573	<u>9-99-</u> 1881
WATEF	R SURCHARGE RATES	Mo. Publ	lic service comm.
This rate is applicable commercial customers in citi served by the Company.	to all residential es, towns and unincom	l ("domestic rporated terr	c") and itories
A "residential" ("domestic" classification, is a custor use, under this residentia portion of water which is multiple family dwelling, regardless of whether the c	mer who purchases w al rate classificat ultimately deliver and shall apply	ater for "do ion, include red to a sin to all pu	es that ngle or archases
This tariff is intended to s (23), RSMO., by establishi classification of "resident purchases of water under the for domestic use and thus e	ing and maintaining ial" to cause the re is tariff to be cons.	a system a esidential sa idered as sal	nd rate les and
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There shall be a bimonthly for water service dependent	surcharge in additi upon the size wate	on to regula.	
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There shall be a bimonthly for water service dependent customer as follows: <u>Meter Size</u>	surcharge in additi upon the size wate	on to regula er meter used onthly Rate	CANCELL SEP 20 199
There shall be a bimonthly for water service dependent customer as follows: <u>Meter Size</u> 5/8" 1" 1 1/2" 2"	surcharge in additi upon the size wate	on to regula or meter used onthly Rate \$ 9.48 23.69 47.38 75.81	CANCELL SEP 20 199 BY Job R. S. ⁷
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There shall be a bimonthly for water service dependent customer as follows: <u>Meter Size</u> 5/8" 1" 1 1/2" 2" 3" 4" This water rate surcharge is reviewed in the Company's pending before the Public S *Indicates new rate or text +Indicates change	surcharge in additi upon the size wate <u>Bi-Ma</u> s interim subject to current rate case, ervice Commission.	on to regula r meter used onthly Rate \$ 9.48 23.69 47.38 75.81 142.14Pub 236.90 refund and s Case No. WF FILC SÉRVICE	by the CANCELL SEP 20 199 By <u>Lot R. 5</u> lic Service Com AllSSCIJFI shall be 2-92-85, ED 1992 8 8 COMMISSION
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P.S.C. MO No. 3 7th Revised Sheet No. 3

Canceling P.S.C. MO No. 3 6th Revised Sheet No. 3

 The Raytown Water Company
 For: Raytown Missouri & territory adjacent thereto

 Name of Issuing Company
 Community, Town or City

RECEIVED

	Rules Governing Rendering of Water Service	+ MOV 0 1 2000
	Rendering of Water Service Schedule of Water Service Charges (Cont.)	
		MISSOURI
	ş	and service commissio
*Door Collection	n Charge:	
A door co	ollection charge of \$15.00 will be applicable when a	a customer pays the
	time of scheduled disconnection (turn-off) of servi	ice to prevent such
disconnection.		
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	UNIVELL	-0
	NOV 0 1 20	ากส
	By WR-06-5- Public Service Com	
	Public Service Lon MISSOURI	unission
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+ Indicates change		
+ Indicates change Date of Issue		MISSOURI Public Service Commissio

	MO. No. <u>3</u>		
Cancelling P.S	5.C.MO. No. <u>3</u>		(Revised)
THE RAYIOWN WATER COMPA Name of Issuing Co	ANY	ForTerri	tory served in Raytown Community, Town or City
Name of Issuing Co	rporation		endence, Missouri
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RESERVED FOR FUTURE	USE		MO. PUBLIC SERVICE COR
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+Indicates change			JUL 22 19
	22 1993	DATE EI	JUL 22 19. FFECTIND. PUBLIC SERVER

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· F	ORM NO. 13 P.S.C.MO. No. 3 5th (XXXXXXXX) SHEET No. 3 Revised (
	Cancelling P.S.C.MO. No. <u>3</u> 4th (XCxigtoxik) SHEET No. <u>3</u> (Revised)
	THE RAYTOWN WATER COMPANY For COMPANY In Raytown, Mo. and territory Name of Issuing Corporation Community, Town or City adjacent thereto in Jackson Community, EMD.
	JAN-25 1982
	APPLICABILITY: This Fire Hydrant Service Charge shall apply to a MISSOUR customers Public Service Commission
	MONTHLY CHARGE: a monthly fire hydrant service charge shall be computed in accordance with the following formula:
	Monthly Charge *= $\frac{N \times R + U}{A \times 12}$ CANCELLED
	Where: 111 221993
+	N = Number of Public Fire Hydrants at date of determination. A 5.4.3 R = Annual Rental Charge of \$213.59 per fire hydrant. U = Unamortized investment in fire hydrants order the transfere Commission relocated, or discontinued plus cost of removal less salvage in the most recent 12-month period ending December 31. A = Number of active customers at date of determination.
	RULES AND REGULATIONS
	1. Field location of such fire hydrants shall be specified by the Fire Chief of the city, or other designated official empowered to act on behalf of the city.
	2. The Company may refuse to accept orders for new hydrant installations, and relocations or removal of existing public fire hydrants which do not conform in general to the recommen- dations of the Insurance Services Office of Missouri which are appropriate for that insurance rating for which the city, town or village is at that time eligible, based upon all factors other than fire hydrants within said city.
	2a. The Company shall not be liable to any customer or to the city or any third party for loss or damage due to a fire hydrant not being within reach of any property, to low water pressure or lack of supply of water, or frozen hydrants, valves or connections, or any other reason not the result of Company's negligence.
	*Indicates new rate or text +Indicates change Public Service Commission
	DATE OF ISSUE January 25, 1982 month day year ISSUED BY OM Cluvinger January 25, 1982 Month day year January 25, 1982 DATE EFFECTIVE March 10, 1982 9820 East-63rd St. President Raytown, Mo. 64133 title address
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Cancelling P.S.C.MO. No. 3	3rd (Qriginst) SHEET No
-	(Revised)
THE RAYTOWN WATER COMPANY Name of Issuing Corporation	For <u>COMPANY In Raytown, Mo. and te</u> Community, Town or City
Name of issuing corporation	adjacent thereto in Jackson Cour
	<u> </u>
APPLICABILITY: This Fire Hydrant Se	rvice Charge shall FFF17 201981
customers.	MISSOURI
MONTHLY CHARGE: a monthly fire hydr	
in accordance with the following for	MANNER I EM
	GANGGGGGG
Monthly Charge *= $\frac{N \times R \times U}{A \times 12}$	MAR 1 0 1982
7.5	
Where:	BY 5th RS 3
N - Number of Dublic Fire Bud	PUBLIC SERVICE COMMISSION
R = Annual Rental Charge or S	188.78 per lire nyarant
	n fire hydrants ordered removed, ed plus cost of removal less
salvage in the most recen	
December 31. A = Number of active customer	rs at date of determination
RULES AND REGULATIONS	
	e hydrants shall be specified by
the Fire Chief of the city, or to act on behalf of the city.	other designated official empowered
to act on behalf of the city.	
	accept orders for new hydrant in-
	r removal of existing public fire in general to the recommendations
of the Insurance Services Offic	ce of Missouri which are appropriate
	which the city, town or village is oon all factors other than fire
hydrants within said city.	
22 The Company shall not be	liable to any sustance or to the
	liable to any customer or to the ss or damage due to a fire hydrant
not being within reach of any r	property, to low water pressure or
Lack of supply of water, or from or any other reason not the res	bozen hydrants, valves or connections, sult of Company's negligence.
WATER AUTHORI	EMED
ORDER NQ.121	
	MAR -1 1011
*Indicates new rate or text +Indicates change	
- marcaros enange	Judie Service Commiss
DATE OF ISSUE <u>January 30, 1981</u> month day year	DATE EFFECTIVE <u>March 1, 19</u> month day
month day year	month day 9820 East 63rd S er title Raytown ; Missour addi
YENA VERIA CONTRACT	

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Name o	f Issuing Corporation		Community, T	'own or City
THE RAYTOWN	WATER COMPANY	For COMPAN	Y In Raytown	, Mo. and territor
Can	celling P.S.C.MO. No3	2nd	· · · ·	SHEET No. 3
FORM NO. 13	P.S.C.MO. No. <u>3</u>	3rd	$-\left\{\begin{array}{c} (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0) \\ (0$	SHEET No. 3

adjacent thereto in Jackson County, Mo.

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	FIRE HYDRANT SER	VICE CHARGE D		EU _	
APPLICABILITY customers.	: This Fire Hydrant Ser	vice Charge shal	11 apply to JAN 31 19	11	
	E: a monthly fire hydra with the following form	ula:	ge shall be	computed	
Monthly	Charge *= $\frac{N \times R + U}{A \times 12}$	קוני	lin Service Col	mmission (
Where:					
R = An U = Un re sa De	mber of Public Fire Hydr nual Rental Charge at \$1 amortized investment in located, or discontinued lvage in the most recent cember 31. mber of active customers	49.48 per fire h fire hydrants of plus cost of re 12-month period	nydrant rdered remoy	<u>CLED</u>	
DILLES AND DEC			ithe	(3)	
1. Fiel the Fire	d location of such fire Chief of the city, or o n behalf of the city.	hydrants shall i ther designated	BY 4 P. BUBHC SERVICE official em	COMMISSION IIS bguRi Ipowered	
stallati hydrants of the I for that at that	Company may refuse to ac ons, and relocations or which do not conform in nsurance Services Office insurance rating for wh time eligible, based upo within said city.	removal of exist general to the of Missouri wh ich the city, to	ting public recommendat ich are appr own or villa	fire ions opriate ge is	
city or not bein lack of	Company shall not be li any third party for loss g within reach of any pr supply of water, or froz ther reason not the resu	or damage due to operty, to low v en hydrants, val	to a fire hy water pressu lves or conn	drant re or lections,	
			L. <u>1</u> 18.		
*Indicates ne +Indicates ch	w rate or text ange		· .		
	January 29 1980			March 1, 19	180
DATE OF ISSUE	January 29, 1980 month day year	DATE EFF	n	ionth day yo st 63rd Stre	ear
ISSUED BY <u>UM</u>	<u>name of officer</u>	President		, Missouri address	6413
	v name of officer		01016	auuress	,

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THE RAYTOWN WAT Name of Is APPLICABILITY: customers. MONTHLY CHARGE in accordance Monthly Where: N =	suing Corporation FIRE HYDRANT SERV	rvice Charge shal ant service charg	(Revised) n Rayrawn Damuerty He eneto in Jac APR Mit Public Servi	9 1979 SSOURI ice Commissio	y,
Name of Is APPLICABILITY: customers. MONTHLY CHARGE in accordance Monthly Where: N =	Suing Corporation FIRE HYDRANT SERV This Fire Hydrant Sev E: a monthly fire hydra with the following form	Co adjacent the VICE CHARGE rvice Charge shal	APR Public Servi	9 1979 SSOURI ice Commissio	y,
Name of Is APPLICABILITY: customers. MONTHLY CHARGE in accordance Monthly Where: N =	Suing Corporation FIRE HYDRANT SERV This Fire Hydrant Sev E: a monthly fire hydra with the following form	Co adjacent the VICE CHARGE rvice Charge shal	APR Public Serv	9 1979 SSOURI ice Commissio	y,
customers. MONTHLY CHARGE in accordance Monthly Where: N =	This Fire Hydrant Sen E: a monthly fire hydra with the following form	rvice Charge shal ant service charg	Public ^y Servi	SSOURI ice ¹ Commissio)n
customers. MONTHLY CHARGE in accordance Monthly Where: N =	This Fire Hydrant Sen E: a monthly fire hydra with the following form	rvice Charge shal ant service charg)n
customers. MONTHLY CHARGE in accordance Monthly Where: N =	E: a monthly fire hydra with the following form	ant service charg			on
in accordance Monthly Where: N =	with the following form		ge shall be	computed	
Where: N =	Charge = $\frac{N \times R + U}{A \times 12}$				
N =					
	 Number of Public Fire Annual Rental Charge a Unamortized investment relocated, or discont: salvage in the most re December 31. Number of active custor 	at \$84.97 per fir t in fire hydrant inued plus cost c ecent 12-month pe	re hydrant ts ordered p of removal 1 eriod ending	removed, less g	
RULES AND REGI	JLATIONS				
the Fire	ld location of such fire Chief of the city, or e h behalf of the city.	•	-	~ ,	
stallation hydrants of the In for that at that hydrants 2a. The	Company may refuse to a ons, and relocations or which do not conform in asurance Services Office insurance rating for w time eligible, based up within said city Company stations be 1	removal of exist n general to the e of Missouri whi which the city, to on all factors of iable to any cust	ting public recommendation ich are approved own or villather than finder ther than finder	fire tions ropriate age is ire the	
not bein lack of	BY JOE SERVICE COMMISSION BY JOE SERVICE COMMISSION BY JOE SERVICE COMMISSION BY JOE SERVICE COMMISSION BY JOE SERVICE COMMISSION	roperty, to low w	water press	ure or	
	w rate or text		ervice Comm	ission	
DATE OF ISSUE	April 6, 1979 month day year	DATE EFFI		ay 11, 1 month day E. 63rd St	

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	• • F	FORM NO. 13	P.S.C.MO. No3	ไร	t <u>∫Ωooig</u> (Revi	staal) SHEET ised (' No. 3
		Cance	elling P.S.C.MO. No.	3		tinal (SHEET	' No <u>. 3</u>
		THE RAYTOWN W			rritorỳ ser MPANY in Ra	ved by THE R vtown.Mo.and	territory
	·	Name of J	Issuing Corporation	ad	Commun jacent ther	ilty Town or O et G in Jacks	on County,
I			FIRE HYDR	ANT SERVICE CHAR	GE v	JJR 2 2 1978	
	+	APPLICABILITY customers.		nt Service Charg	Puilic	Service Comm	The state same and
•	I		E: a monthly fire with the followin	-	charge sha	11 be comput	ed
		*Monthly	Charge = $\frac{N \times R + A \times 12}{A \times 12}$	<u>u</u>			
,		Where:					
·		R	<pre>= Number of Public = Annual Rental Ch = Unamortized inve</pre>	arge at \$78.05 p stment in fire h	er fire hyd ydrants ord	lrant lered removed	
		A	relocated, or di salvage in the m December 31. = Number of active	ost recent 12-mo	nth period	ending	
		RULES AND REC	GULATIONS				
		the Fire	ield location of su e Chief of the city on behalf of the ci	, or other desig			2d
i	GANG May	stallat: hydrants	ne Company may refu ions, and relocatio s which do not conf Insurance Services	ns or removal of orm in general t	existing p the recom	oublic fire mendations	
i		S <u>3 at tha</u> t	t insurance rating time eligible, bas s within said city.	for which the ci ed upon all fact	ty, town or	village is	
Í		city or not bei lack of	he Company shall no any third party fo ng within reach of supply of water, o other reason not th	or loss or damage any property, to or frozen hydrant	e due to a f o low water cs, valv <u>es c</u>	fire hydrant pressure or or connectior	the second s
-		*Indicates n	ew rate or text			JUL 20 197 79-18	8
		+Indicates c			<u>Pub</u>	olic Service Con	nmission
	,	DATE OF ISSUI	month day year			month 631 9820 East 631	day year rd Street
		ISSUED BY	v. M. CIEvenger	f officer	title title	<u>Raytown, Miss</u> a	souri 6413: address

Can	celling P. S. C. MO. No		∫Origin │ Revis	sheet No.	•	
Name of	WN WATER COMPANY Issuing Corporation or Municipality	For_	Territory ser <u>COMPANY in Ra</u> territor gmady <u>son County.</u> M	ved by THI <u>ytown, Mis</u> ecent ^{cu} ther	ssouri,	ar
GANCE					,	-]
	<u>9 1978</u>					
BY IST RE PUBLIC SERVIC AVE	E COMMANDE OR Hability	PRIVATE FIR	E HYDRANTS	1	1 6 1959	
<u></u>	application havi	ng hoon mad	le to and accor		SOURI vice Comm.	
Company b or organi the purpo will be f tracts pr For larg	y a municipality, zed group, for wa se of extinguishi urnished in busir oviding for such each hydrant conr ger, an annual cha	or by a cinter service ong fires on ness or resi service at nected to a	tizen, firm, c from a fire h aly, fire hydra dential areas the following 6-inch main or	orporation ydrant fon nt service under con- rates:	, ר ? ?	
per	hydrant.					
aforesaid within re all of th	Company shall not parties or anyor each of any proper a aforesaid parts any or all of the vise.	ne else if t rty owned or les in case	he fire hydran occupied by a of fire and th	t is not ny one or e inabilit		
hydrant,	re the Company sh the applicant or or such service f	applicants	shall contract	with the		E
available	or such service is al of \$48.00, pay ble quarterly in a conly at points of an be made to wat	on the Compa	iny's system wh	ere conpusi	, MAR 2 5 IC SERVICE	
nection (greater.	an be made to wat	er mains 6	inches in diam	eter or		
any part Company n	ild default be mad thereof by any or ay shut off the w s in default.	ne or all of	said applican	ts, the		
fire prot of a fire and maint (said hyc \$24.00 pe hydrant.	ny customer or gr ection district a hydrant or hydra enance thereof or frants to be insta er year will be ma A bill for this	agrees under ants, plus t in the Compan alled by the ade for serv service wil	contract to p the cost of ins ny's 6-inch wat Company), a c vice through ea l be rendered	ay the cost tallation er mains harge of .ch such at the time	st	
the servi	ce is made availa.	able and ann	ually thereaft	er.		

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ISSUED BY Dr. Samuel J. T. Davis

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President 9820 East 63rd Street ^{Hile} Kansas Cit^{ydre}33, Missouri

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CANCELLED	
NOV 0 1 2004	
By WR-05-52 Public Service Commission MISSOURI	
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DATE OF ISSUE June 22 1993 DATE EFFECTIVE DATE OF ISSUED BY Mal & Cherryge President General Mana	JUL 22 1993

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	Cancelling P.S.C.MO. No. <u>3</u>		} Revlacd ↓ ∫Original } SHEET No).
· ·			Restred (
THE RAYT	OWN_WATER_COMPANY	Territory For COMPANY	y served by THE RAYTO In Raytown, Mo. and ter	WN Trif
Nan	ne of Issuing Corporation	C	ommunity, Town or City	~ ™≂⊶a u
		adjacent	मार्यम्हाद्वातग्रदानुवृत्तव्वगति	lou
		<u> </u>		
	FIRE HYDRANT	SERVICE CHARGE	JUN 22 1978	
·			MICCOUDI	
3.	The Company may refuse	to accept orders	for installation of	
new	fire hydrants or the relo ations where there is not	cation of existing	fire hydrants at IIIS	1011
	diameter.	an existing water i	nain, o jor larger	
			~	
4.	The Company will not a	-	-	
	ns or relocation of existi ess easements are provided	÷ ·	n private property,	
	ere caremenes are browided	•		
5.	The Company shall not	be required to ins	tall new fire hydran	s
or	relocate existing fire hyd itical entity having juris	rants on roads or diction refuses or	streets where the	D
por per	mit to the Company for suc	h installation.	CANCEL	
			221993	
6.	New fire hydrants inst AWWA specifications C502-6 steamer outlet, 2 hose outl	alled under this T	ariff shall conform	2
	AWWA specifications C502-6	ets 5 1/4" value	opening bind be of	m
the	steamer outlet, 2 hose outl anti-freeze, self-drainin	g type.	whic Service W	
ł _				
1 7. and	The General Rules and l elsewhere shall govern th			
* Exc	clusive of every tax or pay	ment imposed upon		
* Exc pol	itical subdivision of the	ment imposed upon State of Missouri,		
* Exc pol		ment imposed upon State of Missouri,		
* Exc pol bus BILLING	itical subdivision of the siness in such political su - Billing will be rendered	ment imposed upon State of Missouri, bdivision. I in advance annual	for the right to do ly or bi-monthly,	
* Exc pol bus BILLING consiste	itical subdivision of the siness in such political su - Billing will be rendered ent with the billing period	ment imposed upon State of Missouri, bdivision. I in advance annual I for regular water	for the right to do ly or bi-monthly, wervice. Billing	
* Exc pol bus BILLING consiste for this	itical subdivision of the siness in such political su - Billing will be rendered ent with the billing period s service shall be in addit	ment imposed upon State of Missouri, bdivision. I in advance annual for regular water tion to charges for	for the right to do ly or bi-monthly, wervice. Billing regular water	
 * Exc pol bus BILLING consiste for this service. 	itical subdivision of the siness in such political su - Billing will be rendered ent with the billing period	ment imposed upon State of Missouri, bdivision. I in advance annual for regular water tion to charges for comer billing shall	for the right to do ly or bi-monthly, wervice. Billing regular water start with the	
 * Exc pol bus BILLING consiste for this service. first bi period s 	itical subdivision of the siness in such political su - Billing will be rendered ent with the billing period s service shall be in addit . For each new active cust illing period. Customers t shall not be entitled to a	ment imposed upon State of Missouri, bdivision. I in advance annual for regular water ion to charges for omer billing shall erminating service	for the right to do ly or bi-monthly, wervice. Billing regular water start with the within a billing	
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P.S.C. MO No. 3 4th Revised Sheet No. 3b Canceling P.S.C. MO No. 3 3rd Revised Sheet No. 3b

The Raytown Water Company For: Raytown Missouri & territory adjacent thereto

Name of Issuing Company

Community, Town or City

Received

Rules Governing NOV 0 1 2000	
Rendering of Water Service + + + + + + + + + + + + + + + + + + +	
Private Fire Service Charges MISSOURI	
Public Service Commiss	ion
+ Availability - This rate is available for fire hydrants and fire protection systems installed on private property.	
Construction Provision - Expense of installation will be borne by the customer. A detector meter of an approved make and size must be incorporated in each fire protection system.	
Contract Term and Billing - All bills under this schedule will be rendered bi-monthly.	
Rate Table:	
Fire Hydrants: For each fire hydrant installed\$144.31 per year	
Automatic Sprinkler System: Rates:	
Tap Size Annual Charge	
2" or less \$17.22	
4" \$68.50	
6" \$144.31	
8" \$259.75	
10" \$438.45	
Payment Terms - Bills are net, and are due and payable within ten (10) days after remittance.	
CANCELLED	
NOV 01 2004 FILED $E_{V} \cup R \cdot 05 \cdot 52$ 0 1 - 2.9.1	
NOV 01 2004 FILED	
By When Commission 01-201	
MISSOURI DEC 18-2000	
* Indicates new rate or text	
+ Indicates change MISSOURI Public Service Commission	
Date of Issue 11/1/00 Date Effective 12/18/00 Issued by: Neal Clevenger, President 9820 E. 63 rd St., Raytown, MO 64133 Name of Officer Title Address	

Cancelling P	.S.C.MO. No3	2nd (Oxiginel) SHEE	ET No. <u>3</u>
The Raytown Water	Company	Developer Minnerseni and	
Name of Issuing (Corporation	Community, fown or	-
		territory adjacent ther	VED-
	PRIVATE FIRE SERVIC	TE CHARGE FEB 4	1997
		MISSO	NIRI
		Public Service	
		ilable for fire hydrants and fire	
protection sys	tems installed on pri	ivate property.	
CONSTRUCT		pense of installation will be borne	
	•	er of an approved make and size	
	porated in each fire		
		All bills under this Schedule will be	
rendered in an	rears bimonthly.	CANCELLED	
		OANOLLELD	
RATE TABLE		DEC 1 8 2000	
		444 RS 3	$h \mid$
<u>Fire Hyd</u>	Irants:	, utilic Service Commiss	sion
_		MISSOURI	
F	or each fire hydrant		*
		per year	
Automa	tic Sprinkler System	1:	
<u>À</u>	<u>ates</u> :		
	<u>Tap Size</u>	Minimum Annual Charge	
	2" or less	\$ 15.87	*
	4"	\$ 63.50	*
	6"	\$144.31	*
	8"	\$259.75	*
	10"	\$404.06	*
		nd are due and payable within ten	
(10) days afte	r date of bill.	• 4	ILEA
		-	
*Indicates new rate	or text	MAF	₹6_ 199
+Indicates change	······	MO PIPE	- 5 0 0
Feb	ruary 4, 1997	March 6	
ATE OF ISSUE	—	DATE EFFECTIVE month	day yea
mor			

	P.S.C.MO. No3	2nd	(Revised)	ET No. <u>3b</u>
Cance	elling P.S.C.MO. No	<u>lst</u>	_ Schrighnib SHE	ET No. <u>3b</u>
The Rayt	town Water Company	- Ravtow	(Revised) m, Missouri a	nd
Name of 1	Issuing Corporation	C	Community, Town on Cory adjacent	r City
F				EIVED
	PRIVATE FIRE SH	ERVICE CHARGE	SEP	1 1994
AVAILAB] and fire	ILITY - This rate is a e protection systems i	available for installed on	Public Solvie fire hydrant	s
borne by	CTION PROVISION - Expe y the customer. A det d size must be incorpo	tector meter	of an approve	d
•	F TERM AND BILLING - A rendered in arrears b		ler this Sched	lule
RATE TAI	3LE			
Fir	re Hydrants:			
	For each fire hydrant	t installed .	per-yea	
Aut	tomatic Sprinkler Syst	tems:	0.0 D	- 3 1997
	Rates:		B	
	<u>Tap Size</u>	<u>Minimum A</u>	Innual Charge	ISSOURI
	2" or less	\$	17.68	*
	4" 6"	1	70.71 60.72	*
	8" 10"	2	289.29	*
	10			
PAYMENT within t	TERMS - Bills are net ten (10) days after da	ate of bill.	-	
PAYMENT within t	TERMS - Bills are net ten (10) days after da	ate of bill.		FILED
within t	ten (10) days after da ew rate or text	ate of bill.	97	FILED
within t *Indicates n	ten (10) days after da ew rate or text hange	ate of bill.	97	FILED F 15 1994 Lic SERVICE CD

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	FC	ORM NO. 13 P.S.C.MO. No. 3 Cancelling P.S.C.MO. No.	3 (Revised) 3 (Original) SHEET No. 3b
	_	The Raytown Water Company Name of Issuing Corporation	For <u>Raytown, Missouri and territory</u> Community, Town or City adjacent thereto
	*	PRIVAT	E FIRE SERVICE CHARGE
		protection systems installed on	ailable for fire hydrants and fire
	*	the customer. A detector meter of incorporated in each fire protection	of an approved make and size must be ction system.
	*	CONTRACT TERM AND BILLING - All rendered in arrears bimonthly.	bills under this schedule will be
	*	RATE TABLE <u>Fire Hydrants</u> : For each fire hydrant insta	ulled\$98.61 per year
		Automatic Sprinkler System	
	: ·	Rates	
	*	<u>Tap Size</u> 2" or less	Minimum Annual Charge \$ 10.85
	* * *	4" 6" 8" 10"	43.39 98.61 177.49 276.10
		PAYMENTS TERMS - Bills are net, (10) days after date of bill.	and are due and payable within ten
			CANCELLED
			SEP 151994 BY Dr. K.S. 34 BY Dr. K.S. 34 Public Service Commission MISSOURI
			PUBLIC Servissouri
		*Indicates new rate or text +Indicates change	SEP 2 0 1392 9 2 8 5 Print tools of an antipologic
		DATE OF ISSUE September 15, 1992 month day year	DATE EFFECTIVE September 20, 1992 9820 E. 63rd St.
	1:	SSUED BY OM Clavenger name of off	President Raytown, MO 64133 - icer title address

•	FORM NO. 13 P.S.C.MO. No
	(ROVASER) Territory served by THE RAYTOWN W
	THE RAYTOWN WATER COMPANY For COMPANY in Raytown, Mo. and territor Name of Issuing Corporation For Community, Fown or Gity adjacent thereto Gin Jackson County, Mo.
	FIRE HYDRANT SERVICE CHARGE JUN 2 ? 1978
	AVAILABILITY - This rate is available for fire hydrants and fine protec- tion systems installed on private property. Pullic Service Commission CONSTRUCTION PROVISION - Expense of installation will be borne by the
•	customer. CONTRACT TERM AND BILLING - Contracts are on an annual basis with payments required annually in advance. CANCELLED
	RATE TABLE * SEP 20 1992 64.97 Fire Hydrants: Service Commission Availability ANSOURI This rate is available for automatic sprinkler systems installed on private property. Construction Provision Cost of installation will be borne by the customer. Billing contracts are on an annual basis with payments required annually in advance. Rates Up to and including 6-inch connections to the water main
	PAYMENT TERMS - Bills are net, and are due and payable within ten (10) days after date of bill.
	*Indicates new rate or text +Indicates change
	DATE OF ISSUE June 16, 1978 DATE EFFECTIVE July 20, 19 month day year 7 M Jillyrnyz President Raytown, Mo. 64133 name of officer title address

SPECIAL PROVISIONS Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 U.G. 20-5-62 Public Service Commission MISSOURI SEP 2 0 1992 Pay a 5 	Cance	elling P.S.C.MO. No	3	Revi Orig Revi	inal SHEET No
Adjacent thereto PRIVATE FIRE SERVICE CHARGE STP 10 189 PRIVATE FIRE SERVICE CHARGE STP 10 189 SPECIAL PROVISIONS 1. Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. 2. No connections for water service for uses other than fire protection shall be made to any private fire protection system. 3. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. 4. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES 31 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 EV (L-0-5-52 Public Service Commission MISSOURI SEP 2 0 1392 The cor ISSUE September 15, 1992 DATE EFFECTIVE September 1			For	Raytown, Misso	ouri and territ
SPECIAL PROVISIONS Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 U.G. 20-5-62 Public Service Commission MISSOURI SEP 2 0 1992 Pay a 5 	Hame of		<u> </u>		• • •
 SPECIAL PROVISIONS Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND RECULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Bxclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED			FTPF SFRUTCF	CHAPCE	-SEP 10 1992
 SPECIAL PROVISIONS Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this Tariff. RULES 33 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 EV (J. 2-05-52 Public Service Commission MISSOURI SEP 2 3 392 SEP 2 3 392 The dicates new rate or text Indicates change E OF ISSUESeptember 15, 1992 DATE EFFECTIVE September 2 					
 Private fire protection hydrants and systems are to be used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 UK 2-05-52 Public Service Commission MISSOURI SEP 2 0 392 Indicates new rate or text Indicates change E OF ISSUE September 15, 1992 DATE EFFECTIVE September 2 				, 1	مەيىيەڭلە تەلىكىتى∵. ا
 used solely for the extinguishment of fires or for fire drill. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES 3 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 01 2004 EV & 2.0552 Public Service Commission MISSOURI SEP 2.0392 Indicates new rate or text Indicates change DATE EFFECTIVE September 15, 1992 	SPECIAL PR	OVISIONS			
fire protection shall be made to any private fire protection system. 3. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. 4. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES 3 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 01 2004 Ey WL-05-52 Public Service Commission MISSOURI SEP 2.0:392 9.2. 8.5 Indicates new rate or text Indicates change Te OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	1.	used solely for			
discontinue service, refunding any unearned portion of payment made in advance. 4. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this set. Also, RULES 33 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 EV WR-05-52 Public Service Commission MISSOURI SEP 2 0 1392 Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	2.	fire protection	shall be ma		
outlets shall be reported immediately to the Company. RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES 33 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 Ey WR-05-52 Public Service Commission MISSOURI SEP 2 0 1392 Indicates new rate or text Indicates change YE OF ISSUESeptember 15, 1992 DATE EFFECTIVE September 2	3.	discontinue serv	vice, refunding		
Tariff shall cover the supply of service under this rate. Also, RULES 33 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff. Exclusive of every tax or payment imposed upon the Company by any political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 Ey W2-05-52 Public Service Commission MISSOURI SEP 2 0 1392 Indicates new rate or text Indicates change YE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	4.				
political subdivision of the State of Missouri, for the right to do business in such political subdivision. CANCELLED NOV 0 1 2004 Ey W 2-05-52 Public Service Commission MISSOURI SEP 20 1392 92 8.5 Indicates new rate or text Indicates change DATE EFFECTIVE September 2	Tariff sha RULES 33 am	all cover the supp nd 34 of the Compan	oly of service by's General Ru	under this rat	e. Also,
business in such political subdivision. CANCELLED NOV 0 1 2004 Ey (DR-05-52 Public Service Commission MISSOURI SEP 2 0 1392 92 8.5 The of ISSUE					
NOV 0 1 2004 Ey WR-05-52 Public Service Commission MISSOURI SEP 2 0 1992 9 2 8.5 Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	Exclusive	of every tax or p	ayment imposed	l upon the Compa	any by any
Public Service Commission MISSOURI SEP 201392 92 85 Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	State of Miss	l upon the Compa Jouri, for the r	any by any ight to do
Public Service Commission MISSOURI SEP 201392 92 85 Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	e State of Miss subdivision.	souri, for the r	any by any ight to do
MISSOURI SEP 201992 Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	e State of Miss subdivision. CANC	Souri, for the r	any by any ight to do
Indicates new rate or text Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	e State of Miss subdivision. CANC NOV	CELLED 0 1 2004	ight to do
Indicates change TE OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	e State of Miss subdivision. CANC NOV Ey (J) R-C Public Servic	Ouri, for the r ELLED 012004 5-52 Commission SOURI	ight to do
'E OF ISSUE September 15, 1992 DATE EFFECTIVE September 2	political	subdivision of the	e State of Miss subdivision. CANC NOV Ey (J) R-C Public Servic	CELLED 0 1 2004 05-52 Commission SOURI SE	ight to do P 2 0 1392
menth day ware	political business i *Indicates ne	subdivision of the in such political	e State of Miss subdivision. CANC NOV Ey (J) R-C Public Servic	CELLED 0 1 2004 05-52 Commission SOURI SE	ight to do P 2 0 1392
month day year 9820 E. 631 JED BY OTH Coloreman President Raytown, MC	<pre>political business i *Indicates ne +Indicates character</pre>	subdivision of the in such political ew rate or text hange <u>September 15</u> ,	e State of Miss subdivision. NOV Ey (J) R-C Public Servic MISS	CELLED 0 1 2004 05-52 Commission SOURI SE	ight to do P 2 0 1992 2 8.5 E Septembér 20

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, p	FORM NO. 13 P.S.C.MO. No. 3 foriginal SHEET No. 3 (Revised)
. .	Cancelling P.S.C.MO, No. 3 (Original) SHEET No. 2
•	REVISED THE RAYTOWN
	THE RAYTOWN WATER COMPANY FOR COMPANY IN Raytown, Mo, and Lerri
	Name of Issuing Corporation Community, Town or City adjacent themeto Un2 Jackson County, M
	FIRE HYDRANT SERVICE CHARGE JUN 2 2 1978
•	SPECIAL PROVISIONS - MISSOURI Private fire protection hydrants and systems: Arevice Bernusigion solely for the extinguishment of fires or for fire drift. No connections for water service for uses other than fire protection shall be made to any private fire protection system. For violation of these provisions the Company may discontinue service, refunding any unearned portion of payment made in advance. As a condition requisite to restoration of service, Company may require customer to supply and install approved detector-check valve in approved vault. The addition of any hydrants, sprinkler heads or other outlets shall be reported immediately to the Company.
	RULES AND REGULATIONS - The Rules and Regulations set forth in this Tariff shall cover the supply of service under this rate. Also, RULES 33 and 34 of the Company's General Rules and Regulations shall apply to all service under this Tariff.
	CANCELLED
	SEP 20 1992
	BY 124 R.S.#3c
	Public Service Commission MISSOURI
	 * Exclusive of every tax or payment imposed upon the Company by any political sybdivision of the State of Missouri, for the right to do business in such political subdivision.
	FILED
 	JUL 20 1978
	*Indicates new rate or text JUL 20 1978 *Indicates new rate or text 79 - 18 +Indicates change Public Service Commission DATE OF ISSUE June 16, 1978 DATE OF ISSUE June 16, 1978
· · ·	*Indicates new rate or text +Indicates change Public Service Commission

(Original) SHEE (Reversed) SHEE (Reversed) In Ray Community, Town or Independence, Missouri RECEI JUN 21 MO. PUBLIC SE	VED
JUN 21	1993
MO. PUBLIC SE	RVICE COMM
ICELLED	
	L E D 2 2 1993
MO. PUBLIC	
	V 0 1 2004 -05-52 rice Commission SSOURI F I

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• •]	ORM NO. 13 P.S.C.MO. No. 3 Original SHEET No. 3d {Revined} (Original) SHEET No. 3d	
	Cancelling P.S.C.MO. No. 3 (Original) SHEET No. (Revised) THE RAYTOWN WATER COMPANY Name of Issuing Corporation Name of Issuing Corporation (Community, Town or City) (Community, Town or City)	٠v
	FIRE HYDRANT SERVICE CHARGE JUN 22 1978]
	ADJUSTMENT of fire hydrant service charge. The monthly fire hydrant service charge shall be adjusted annually on March Ploficeach year ommission based on December 31 data of the previous year or, at its option, the Company may recompute the monthly service charge at any time to reflect changes in number of customers or fire hydrants that result in a variation of 1 cent or more in the monthly charge.	
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	JUL 221993 # 3 d BY Let R.5. # 3 d BY Let R.S. # 3 d Public Service Commission	
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	FILED JUL 20 1978 *Indicates new rate or text +Indicates change	
	+Indicates change DATE OF ISSUE June 16, 1978 The day year The day year The day year The day year The day year The day year 1SSUED BY N. Clevenger name of officer President title Address	ן 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

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Cancelling P.S.C.MO.	No. 3 1st	Revised	
The Raytown Water Cor	mpany For	Raytown, Miss	souri and
Name of Issuing Corporatio	n	Community, ' erritory adjad	
	······		
PRIVAT	E FIRE SURCHARGE	RATE	RECEIVED
Held for future use			SEP 1 1994
hera for facare abe		с. С. 161	MISSOURI
		Publi	c Service Com
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	By WR. 05-5 Public Service Con MISSOUR	nmission	
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	Cancelli	ing P.S.C.MO. No	3	<pre> Revised ∫ JOriginal \ SI </pre>	HEET
		_		Bevixed)	
	The Raytown Name of Iss	Water Company uing Corporation	ForRayto	<u>wn, Missouri an</u> Community, Town	nd ter or Ci
			adjac	ent thereto	
Г					
		PRIVATE FI	RE SURCHARGE RATE	SEP 1	<u> </u>
*	There shall for private customer as	fire service deper	charge in addition ident upon the tap	to regular rat size used by f	tes the
	:	Tap Size	Bi-Monthly Ra	ite	
*		2" or less 4"	\$.43		
*		6"	1.74 3.95		
* * *		8" 10"	7.11 11.06		
		Hydrants	3.95		
			01	NCELLED	
			20	ervice Commission	
			St	MARS. 3	, r
			BY_	ervice Commission MISSOURI	00
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				SEP 20	i992.
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L	+Indicates char	nge			······································
D.	ATE OF ISSUE _	September 15, 19	92 DATE EF		ember
		month day year	President	9820 °	nth 63
	SUED BY $-\frac{\mathcal{D}\mathcal{M}}{\mathcal{D}\mathcal{M}}$				wn, M

	FORM NO. 13 P.S.C.MO. No. 3 [Original Revised	$\}$ SHEET NO. <u>3</u> e
	Cancelling P.S.C.MO. No Original	SHEET NO
	Revised Territory served l	by the Raytown W
	<u>The Raytown Water Company</u> For Company in Raytown Name of Issuing Corporation Community, 2	n <u>, Missouri</u> Fown or City
	and territory adjacent	t thereto in
	Meter Replacement Program Cost Recovery	
	MAF	2 3 0 1992
*	Recovery of installed cost of meter replacement program. The replacement of meters under the five year program approved by	cost of
	mission in Case No. MR-82-18 shall be computed appually for the	10225011
	ceeding twelve-month period ending January 31. The company si revised tariffs increasing rates for water service designed to	o imple-
	ment recovery of the return on company's investment in the me	ters in-
	stalled in said twelve month period, including depreciation at tax applicable thereto. Such revised tariffs shall be filed w	
	Commission no later than April 1 with an effective date not 1	ess than
	thirty days from filing thereof, but in no event shall the ef- date be earlier than May 1.	tective
	This tariff shall expire on May 31, 1987.	
-	O A MINTI I FT	.
	CANCELLER	
	SEP 20 1992	16m -
	SEP 20 1992 By 101 R.S.	#3e
	Public Service Comm	ission
	A VEROURI	
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		ED
	APR -	
	Public Service	Commission
	*Indicates new rate or text +Indicates change	
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	DATE OF ISSUE DATE EFFECTIVE	pril 1, 1982
	DATE OF ISSUE March 25, 1982 DATE EFFECTIVE A month day year DATE EFFECTIVE A ISSUED BY CHNINGLE Resident	month day year

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Cance	elling P.S.C.MO. No.	. 3		<pre>(Revised) (Original)</pre>	SHEET No
Calico		<u> </u>		(x&XXXX)	
	Water Company		For Territo	ory Served	in Rayto
Name of	Issuing Corporation		and Indep	endence)	Missouri
· · · · · · · · · · · · · · · · · · ·	····			ի աշտր	
	RULES	AND REG	ULATIONS	<u>JUL_1</u>	<u>4 1982</u>
	CONTRA	CTS FOR	SERVICES	MISS	Souri
	· · · · · · · · · · · · · · · · · · ·			Public Service	-Commission
	: "Individual gle dwelling un				
condominium	or other multi	ple-fam	ily buildin	ng, and in	the
	mercial or busi ffice or suite				
	thin a building				
	offices or oper or companies.	ations	carried on	by other	
DUSTHESSES	~				
moane all e	"Rules and f the Rules and				
	ny with the Mis				
	s by reference				
	ions of the Pub 's filed Rules				
		-			
	stomer service for a term of				
in the case	e of contracts a	accompan	ying a pet	ition for	an
	of water main pi of two years mu				racts
tor a cerm	OI LWO YEARS ME		mpany che	pecreion.	
	stomers supplie tted to use wa				
	the contract, no				
way to othe	er persons with	out a wr	itten perm	it from th	ne –
	or shall they pe tachments, or l				
	·		-	-	
	ere water is be offices or sto				
building an	nd supplied thro	ough one	service,	the Compar	ny will
	th only one par to the Company				
	· · · · · · · · · · · · · · · · · · ·	CANCE			ED
		VUIAAR		· · · · · · ·	
		NOV 0	1 2004	AUG 1	4 1982
	D	108-05	-52	Public Servic	Commit 1
*Indicates n +Indicates c		a Service	Commissione	T UNITE SETVICE	e commissio
		MISSO	<u>JURI</u>		AUG_1 4
DATE OF ISSUI	July 9, 1982		DATE EF	FECTIVE	
	month day year	r • • (1 1 000	month day
SSUED BY		of officer	There	<u>den 98.</u> title	20 East 6 addre
					own, Miss
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DRM NO. 13	P. S. C. MO. No3		(Original) Reviewk	SHEET No.	4	
Ca	ncelling P. S. C. MO. No		(SHEET Nos	1-18	
THE RAYT Name of	OWN WATER COMPANY Issuing Corporation or Municipality	Territory For <u>COMPANY ir</u> territory <u>son County</u>	served Rayton adlace	n, <u>Misso</u> t theret	uni a	nd
	RULES AN	ID REGULATIONS			6 1959	
	CONTRACT	S FOR SERVICE		MISSO Public Service	URI	
less that panying	Customers' contracts n two months, except a petition for an ext case contracts for a tion.	in the case of con ension of water ma	ntracts ain pipe	accom- e line,		
ing and	Where water is to be ts, offices or stores supplied through one th only one party for ble to the Company fo	service, the Compa	any wil	l con- be AU(er bills.		
RULE 3. be permi in the c other pe shall th	Customers supplied w tted to use water for ontract, nor shall th rsons without a writt ey permit others the s, or leave them expo	with water by the (r any other purpose ney supply water in ten permit from the use of their hoses	Company e than a n any wa e Company s or other	w <u><u>Y1-1</u> as stated ay to ny, nor</u>	ES_	4-
dividual the mini quantity	Where, on the effect premises are being s mum charge in the app of water in each ste ed by the number of p	served through a si plicable rate sched op of the rate sched	ingle m dule an edule s	eter, d the hall be	F [] [] MAR 2	E D 1959
period s charge a is to be	Bills are to be re for a period coverin tated in the applicat nd the quantity of wa changed in the prope rs to the billing per	ng more or less that ole rate schedule, ater charged for un ortion the period (an the the minder ea covered	billing nimum ch step by the	SERVICE	COMMIS
be consi separate is requi	Each meter installed dered as a separate of customer, unless suc red by the Company fo amount taken.	customer and shall ch additional meter	be bil r insta	led as a llation		
No emplo	Payments may be made oyees of the Company a bills, except author	are permitted to a				
DATE OF ISS	UE January 15, 1959 month day year	DATE EFFI	ECTIVE _M	arch 2.]	959 year	_
ISSUED BY	Dr. Samuel J. T. Davis	s President) <u>East 631</u> as Citydar		

ORM NO. 13	P.S.C.MO. No		2nd 1st	(Revised	·
Canc	elling P.S.C.MO. N	0,		Revised	SHEET No
	own Water Comp		For Territo	ry Serve	d in Rayt
Name of	Issuing Corporation			endendeh	Cown-on-City
		<u> </u>		MEVE	
					C (00)
				<u> </u>	7 1034
				MIS	Souri
RULE 4. T	he company sha as either dome	ll have	the right to	Public Servi	ce Commissi
customers water and	as either dome related servic	stic use es in or	ers or nondom der to compl	v with s	state
sales tax	statutes which	exempt	"Domestic Us	se" from	state
	liability. Sa on of metered				
	uses for nonbu				
industrial	purposes. Sa	les of w	vater for "No	ondomesti	lc Use"
	portion of me Domestic Use				
"Domestic	Use" or "Nondo	mestic (Jse" will be	pursuant	to a
	ch the company with standard				
	hereby individ				
either "Do	mestic Use" or				
principal	use.				
	he company sha				
	ate chargeable City Sales Tax				
	sold for "Domes				
levied upo use."	on water and re	elated se	ervices sold	for "Nor	ndomestic
use.					
	Sills are to be				
	for a period co nted in the app				
charge and	l the quantity	of water	r charged for	r under e	each step
	changed in the s to the billin				
	lach meter inst considered as a		_		
billed as	a separate cus	stomer, u	unless such a	additiona	al meter
	on is required measuring the				
	s of RULE 3 of				
-		CAIN	VELLU		SILED.
		NOV	0 1 2004	ST.	
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ATE OF ISSU	month day y		DATE EFF	ECTIVE	eptember month day
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ro	ORM NO. 13 P.S.C.MO. No. 3 1st (SHEET No. Cancelling P.S.C.MO. No. 3 (Original) SHEET No.
	The Raytown Water Company Territory Served in Raytow Name of Issuing Corporation For Community, Town or City and Independence, Missour:
Γ	RULES AND REGULATIONS
+	JUN 24 1982 RULE 4. (Withdrawn) Reserved for future use. MISSOURI RULE 5. Bills are to be rendered bimonthy where comparison rendered for a period covering more or less than the billing period stated in the applicable rate schedule, the minimum charge and the quantity of water charged for under each step is to be changed in the proportion the period covered by the bill bears to the billing period in the rate schedule. RULE 6. Each meter installed on a separate service line shall be considered as a separate customer and shall be billed as a separate customer, unless such additional meter installation is required by the Company for its own conve- nience in measuring the amount taken, and subject to the provisions of RULE 3 of these RULES AND REGULATIONS. RULE 7. Payments may be made at the office of the Company.
	No employees of the Company are permitted to accept payment of water bills except authorized collectors.
	CUSTOMERS' INSTALLATIONS RULE 8. All customers shall prevent unnecessary waste of water by keeping their hydrants, faucets, valves, hoses and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees.
	RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hour to the premises supplied, for the purpose of making necessary examination of the plumbing and fixtures, taking meter readings, and for any other reasons deemed necessary by the Company.
	GANGELLED SEP 2 0 1984. JUL 26 1982 BY 2nd RS 5 BY 2nd RS 5
	*Indicates new rate or text PUBLIC SERVICE COMMISSION +Indicates change OF MISSOURI
	DATE OF ISSUE June 22, 1982 DATE EFFECTIVE July 26, 19 month day year Month day y SSUED BY UM Clarenger Phenident 9820 East 63r

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JAN 1 6 133 MISSOURI MULE 8. All customers shall prevent unnecessary waste of water by keeping their hydrants, faucets, valves, hoses, and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises supplied, for the purpose of making meter readings, and for any other reasons deemed necessary by the Company. NULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall have contents of polluted or otherwise guestionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross-connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the customer in question, unless all physical connections between the two water supplies have been severed. Image: Public Service commission or missouries of m	FORM NO. 13	P. S. C. MO. No	ł	Rexised	
THE RAYTOWN WATER COMPANY Neas dividue Generation of Municipality For Territory adjacent thereto, 1 Son County, Missouri, Legritory adjacent thereto, 1 son County, Missouri, RULES AND RECULATIONS (Continued) RULES AND RECULATIONS (Continued) RECEIVED JAN 1 6 103 Missouri, Missouri RULES AND RECULATIONS (Continued) RECEIVED JAN 1 6 103 Missouri RULE 8. All customers shall prevent unnecessary waste of water by keeping their hydrants, faucets, valves, hoses, and apparetus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises sup- plied, for the purpose of making meter readings, and for any other reasons deemed necessary by the Company. RULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall have contents of polluted or otherwise ques- tionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross- connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the customer in question, unless all physical connections be- tween the two water supplies have been severed. FILE D JUL 2 6 1962 MAR 2 1959 PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION	Can	celling P. S. C. MO. No1	{	Original Revised	SHEET Nos. 1-18
RULES AND REGULATIONS (Continued) RECEIVED JAN 1 6 D3 JAN 1 6 D3 CUSTOMERS' INSTALLATIONS Missour RULE 8. All customers shall prevent unnecessary waste of Missour water by keeping their hydrants, faucets, valves, hoses, and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises supplied, for the purpose of making necessary examination of the plumbing and fixtures, taking meter readings, and for any other reasons deemed necessary by the Company. RULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall have contents of polluted or otherwise questionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross-connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the tween the two water supplies have been severed. IMAR 2 1959 FILE D JUL 2 6 1962 MAR 2 1959 PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION			COMPANY in territory a	served Rayto Idjace	by THE RAYTOW Whi ^{,Gu} Missouri, nt thereto, in
CUSTOMERS' INSTALLATIONS MISSOURI Public Service Comm RULE 8. All customers shall prevent unnecessary waste of water by keeping their hydrants, faucets, valves, hoses, and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises sup- plied, for the purpose of making necessary examination of the plumbing and fixtures, taking meter readings, and for any other reasons deemed necessary by the Company. RULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall have contents of polluted or otherwise ques- tionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross- connection be found, the Company, after giving the customers a 24-hour notice of its Intention, will discontinue service to the customer in question, unless all physical connections be- tween the two water supplies have been severed. IMAR 2 1959 NUL 2 6 19d2 NUL 2 6 19			•		RECEIVED
RULE 8. All customers shall prevent unnecessary waste of water by keeping their hydrants, faucets, valves, hoses, and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises sup- plied, for the purpose of making necessary examination of the plumbing and fixtures, taking meter readings, and for any other reasons deemed necessary by the Company and any pipe or tank which shall have contents of polluted or otherwise ques- tionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross- connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the customer in question, unless all physical connections be- tween the two water supplies have been severed.					JAN 1 6 1333
water by keeping their hydrants, faucets, valves, hoses, and apparatus of all kinds, together with their stop-boxes, in good repair, and accessible at all times to the Company's employees. RULE 9. Inspectors or other authorized agents of the Company shall have access at all reasonable hours to the premises sup- plied, for the purpose of making necessary examination of the plued, for the purpose of making meter readings, and for any other reasons deemed necessary by the Company. RULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall have contents of polluted or otherwise ques- tionable character, or which is not a water supply approved by the State Board of Health of Missouri. Should such a cross- connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the customer in question, unless all physical connections be- tween the two water supplies have been severed.		CUSTOMERS '	INSTALLATIONS	i	MISSOURI Public Service Comm.
JUL 2 6 1982 MAR 2 1959 PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION DATE OF ISSUE January 15, 1959 DATE EFFECTIVE March 2, 1959	water by apparatus good repa employees RULE 9. shall hav plied, fo plumbing other rea RULE 10. service 1 tank whic tionable the State connectio a 24-hour the custo	keeping their hydrants of all kinds, togethe ir, and accessible at Inspectors or other au re access at all reason or the purpose of makin and fixtures, taking m sons deemed necessary No physical connection ine from the mains of the shall have contents character, or which is Board of Health of Mi on be found, the Compan re notice of its intenti omer in question, unles	, faucets, valves r with their stop all times to the thorized agents of able hours to the g necessary exam- eter readings, an by the Company. will be allowed the Company and a of polluted or of not a water supp ssouri. Should s y, after giving f on, will discont: s all physical co	of the compa of the prem inatio nd for betwe any pi therwi oly ap such a the cu inue s	es, and s, in ny's Company ises sup- on of the any een a pe or se ques- proved by cross- stomers ervice to
JUL 2 6 1982 BY DATE OF ISSUE January 15, 1959 DATE OF ISSUE January 15, 1959 DATE OF ISSUE January 15, 1959 DATE EFFECTIVE March 2, 1959		GANGEL			
DATE OF ISSUE January 15, 1959 DATE EFFECTIVE March 2, 1959		A RG	5 -	-	
		BY PUBLIC SERVICE C OF MISSO	OMMISSION	PUBLIC SI	ERVICE COMMISSION
ISSUED BY Dr. Samuel J. T. Davis President 9820 East 63rd		month day year			month day year
a		st)	bexised (5	
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Canc	elling P.S.C.MO. No	{C F	Original SHEET No.		
	wn Water Company Issuing Corporation	For <u>Territory</u> Com and Indep	Served in Rayto nunity, Town 21 Sity 2 endence Missour	own	
	RULES AND R	EGULATIONS	AUG <u>1</u> 7 1801		
мо етргоуе	Payments may be made a ses of the Company are bills except authorized	e permitted to a	MISSOURI Phistic Service Comm	issio	
	CUSTOMERS' IN	STALLATIONS			
water by k apparatus	All customers shall parts seeping their hydrants of all kinds, togethe r, and accessible at	s, faucets, valv er with their st	es, hoses and op-boxes, in		
Company sh premises s examinatic	Inspectors or other an all have access at a supplied, for the purp on of the plumbing and and for any other rea ay.	ll reasonable ho pose of making n d fixtures, taki	urs to the ecessary ng meter		
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FORM NO. 13 P.S.C.MO. No. 3	SHEET No. 5b
Cancelling P.S.C.MO. No Original Revised	SHEET No
THE RAYTOWN WATER COMPANY For Territory served : Name of Issuing Corporation For Community,	in Raytown and
Name of Issuing Corporation Community,	
Independence, Misso	RECEIVED
	T
RULES AND REGULATIONS	JUN 21 1993
	MO. PUBLIC SERVICE COMM.
Backflow Prevention and Cross Connection Cont	<u>rol</u>
RULE 10. No physical connection will be allowed h a customer's water system and a possible sour contamination. Also no physical connection wi allowed between a customer's water system a alternative water supply without prior written cons The Raytown Water Company. Should such a connection be found, the Company, after givin customer proper notice, will discontinue service customer in question, unless all such ph connections have been severed.	rce of ill be und an sent of cross- ng the to the
All customers shall comply with the provisions Missouri Safe Drinking Water Act as promulgat Section 640.100 et seq., the Missouri Public Dr Water Program and with Backflow Regulation promulgated in 10 C.S.R. 60-11 and other directive guidelines established by the Missouri Department Natural Resources.	ted in rinking ns as ves and
The Department of Natural Resources may issue a exempting a customer from the specific requirement its regulations if the customer can show to satisfaction of the Department, the local gover authority and The Raytown Water Company that activities taking place at the customer's facility the materials used in connection with these activity stored on the premises cannot endanger the heat customers or degrade the water quality of the water system should backflow occur. An exemption remain valid for no more than three (3) years for the date of issuance. An exemption shall be void is determined that the customer facility has be backflow hazard.	ents of to the ernment at the ies and ties or lth of public n shall llowing l if it
*Indicates new rate or text +Indicates change Public Service Commission MISSOURI	FILED JUL 2:2 1993 IO. PUBLIC SERVICE COMM.
DATE OF ISSUE June 22 1993 DATE EFFECTIVE month day year ISSUED BY Meal & Clevengen Wesident Grund Manager 9820 E	July. 22 1993 month day year . 63rd St.
/ name of officer / title Raytow	n, MO 64133

FORM NO. 13	P.S.C.MO. No
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Cancelling P.S.C.MO. No. 3

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(Revised) SHEET No.____

(SHEET No. 6

THE RAYTOWN WATER COMPANY Name of Issuing Corporation _ For_ <u>Territory served in Raytown and</u> Community, Town or City <u>Independence, Missouri</u>

Revised

3rd

2nd

RULES AND REGULATIONS

HUN 21 1993

MO. PUBLIC SERVICE COMM.

SERVICE CONNECTIONS AND TAPS

RULE 11. Taps are made by the Company after proper application for service by customers or their authorized agents. Taps are made at the expense of the applicant. Such applications must be filed on standard forms stating name, house number, and other information necessary to designate the permanent location of premises to be served, name of applicant, name of owner, and size of service pipe.

RULE 12. When application for a tap is made to the Company by the plumber all necessary plumbing and excavation permits from any City, County, or other authority having jurisdiction over such work must be exhibited. The Company shall be given at least 24 hours notice in advance of the time a tap is to be made.

The service line from the main to the RULE 13. customer's premises must be installed in accordance with any applicable rules and regulations covering such installation. No service line shall have an inside diameter less than 3/4 of an inch. Type K copper shall Service lines shall be installed not less be used. than 3-1/2 feet below the finished grade. Water Meter Well shall be set just inside the property line. The between the grade level and the center of distance in proper position, shall be 20 yoke with the yoke inches. All excavations and refilling shall be made by the applicant and he agrees to secure all permits for work from City and Highway Department. Excavation exposing Water Company's main in the will include street to the extent that a water tap may be made Regulation without further digging.

*Indicates new +Indicates chan	rate or text	NOV 0 1 2004 By WR-05-52 Public Service Commis	FILE sion JUL 22	B 993	
DATE OF ISSUE	June 22 1993 month day year S. Cherrygn name of offic	DATE EFFECTIVE	MO. PUBLIC SERV month day Mulder 9820	VICE year E. 63rd St	
·	name of offic	er / title	√ addr <u>R</u> aytow		33



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Cancelling P.S.C.MO. No. 3 Ist {Revised} SHEET : The Raytown Water Company Name of Issuing Corporation Name of Issuing Corporation RULES AND REGULATIONS RULE 10. No physical connection will be allowed between a service line from the mains of the Company and any pipeologi tank which shall have contents of polluted or potherwise mustionable character, or which is not a water supply appro- ed by The State Board of Health of Missouri. Should such a cross-connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinu- service to the customer in question, unless all physical cor- nections between the two water supplies have been severed. <u>SERVICE CONNECTIONS AND TAPS</u> RULE 11. Taps are made by the Company after proper applicate	FORM NO. 13	P.S.C.MO. No	3	2nd	(KOEAGIONAL) (Revised)	SHEET N
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Company's main in the street to the extent that a water tap may be made without further digging. Regulation Tap Holes?	premises m rules and line shall Type K cop not less t Meter Well distance b the yoke i excavation he agrees	ust be installed regulations cover have an inside d per shall be used han 3-1/2 feet be shall be set jus etween the grade n proper position s and refilling s to secure all per	in accordating such i liameter le l. Service low the fi t inside t level and t, shall be thall be ma mits for w	nce wit nstalla ss than lines nished the prop the cen 20 inc de by t ork fro	h any app tion. No 3/4 of a shall be grade. W erty line ter of yc hes. All he applic h City/ar	olicable servic in inch. install later . The oke with ant and
+Indicates change	Company's may be mad	main in the stree e without further	+ to the c	extent t Regula	hat alwat tion Tap	er tap Holes2
	marcatos	ICH INCO OF COAC		Ĺ	Public Service	e Commis
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DATE OF ISSUE March 25, 1982 month day year DATE EFFECTIVE April 1, ISSUED BY Chromone President 9820 East 63			سري سري	A TRACTING		

	FORM NO. 13 P.S.C.MO. No. 3 1st (Oxidential) SHEET No. 6 (Revised)
	Cancelling P.S.C.MO. No. 3 (Original) SHEET No. 6 Rexises x
	The Raytown Water Company For Territory Served Jan Raytown Name of Issuing Corporation Community, Townson City
1	NOV 21 1978
	RULES_AND_REGULATIONSMISSOJRI
	RULE 10. No physical connection will be allowed betweenate Commision service line from the mains of the Company and any pipe of tank which shall have contents of polluted or otherwise question- able character, or which is not a water supply approved by
	The State Board of Health of Missouri. Should a Gersen connection be found, the Company, after giving the customers a 24-hour notice of its intention, will discontinue service to the customer in question, unless all physicalAPRmned982ns between the two water supplies have been severed
	SERVICE CONNECTIONS AND TAPS BY BY BUBLIC SERVICE COMMISSION
: !	OF MISSOUR RULE 11. Taps are made by the Company after proper applica- tion for service by customers or their authorized agents. Such applications must be filed on standard forms stating name, house number, and other information necessary to designate the permanent location of premises to be served, name of applicant, name of owner, and size of service pipe.
i	RULE 12. When application for a tap is made to the Company by the plumber all necessary plumbing and excavation permits from any City, County, or other authority having jurisdiction over such work must be exhibited. The Company shall be given at least 24 hours notice in advance of the time a tap is to be made.
١	RULE 13. The service line from the main to the customer's premises must be installed in accordance with any applicable rules and regulations covering such installation. No service
+	Meter Well shall be set just inside the property line. The distance between the grade level and the center of yoke with the yoke in proper position, shall be 20 inches. All
	excavations and refilling shall be made by the applicant and he agrees to secure all permits for work from City and High- way Department. Excavation will include exposing Water Company's main in the street to the extent that a water tap may be made without further digging. Regulation Papinole shall be 4 feet by 4 feet with a 6 inch clearance behind and below main Applicant agrees that he will notifyEchelWater
•	+Indicates change Public Service Commission
	DATE OF ISSUE <u>November 20, 1978</u> month day year DATE EFFECTIVE <u>December 21, 1978</u> month day year
	ISSUED BY V. M. Clevenger President 9802 East 63rd St. name of officer title address

Correc	lling P. S. C. MO. No	1		Revised Original	SHEET NoS	. 1-18
Cance	anng 1 . S. C. 140. 110		{	New Hold		inued)
THE RAYTOW Name of Ist	N WATER COMPAN suing Corporation or Municip	Ality	For <u>Territory</u> COMPANY IN <u>territory</u>	"Rayu	owh, Miss	ouri, and
			son_County	- Mis	souri	
	RULES_ANI) REGULATIO	NS (Continued)		- RECEIV	ED
	SERVICE	CONNECTION	S AND TAPS		JAN16	1329
RULE 11.	Taps are made	by the Cor	mpany after pr	oper	MISSOL appliciscarce	
Such appli street nam designate name of ap RULE 12. by the plu from any C	ervice by cust cations must k e, house numbe the permanent plicant, name When applicat mber all neces ity, County, c	be filed on er, and othe location of of owner, a cion for a f ssary plumb or other aut	standard form er information f premises to and size of se tap is made to ing and excava thority having	s sta nece be se rvice the tion juri	ting ssary to rved, pipe. Company permits sdiction	
at least 2 be made.	work must be e 4 hours' notic	e in advand	ce of the time	a ta	p is to	
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sheir cut	water service of Mission Stations St he water servi into the side ich within the	of a sewer	drain trench	is no	ot a sep-	
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name of officer

title Kansas Citydd 33, Missouri

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	FORM NO. 13	P.S.C.MO, No	3	2nd XXX	Werkak\ SI vised∫	HEET No. 7	
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	The Raytown Name of	n Water Company Issuing Corporation N By V	1 1552 and	Independen	ce, Mis	in Raytown nor City SOUDICAD	
		RULES AN	ISSOURI ID REGULATI	ONS	·····		
+ +	below main Company wh may be mad Company. is ready f of \$5.00 w Applicatio Company su Company no	feet by 4 feet w . Applicant agree en work has progree and the service Care should be ta or tapping before ill be made for e n for water service bject to all the w on file or here mmission of the S	ees that he eessed to t a line insp aken to be the Compa each extra ice will be rules and eafter to b	will noti he extent ected by to sure the C ny is call trip to ma accepted regulation e filed wi	ce behin fy the Water ompany's ed as a ke the by Water s of the	aterni tapCommissio r s main charge tap. r e)n
	right angl the servic lines to t the main t at right a point betw the servic line paral line and a such proce the main a	The service line es to the face of e line enters the he buildings with hrough a meter we ngles to the face een the meter we e line may be off lel to the side of s close to the bu dure does not all t right angles, s m the Company by	f the build face of t hout baseme ell in from of the buil fset to pas of the buil uilding as low the ser special ins	ing at the he buildin nts must b it of the b ilding. F front of t s the buil ding, insi practicabl vice line struction m	point g. Ser e laid uilding rom thi he buil ding in de the e. In to approve	where vice from , and s ding, a property case oach	
	separate f the separa depth of t shelf cut	Water service lin rom sewer trench te trenches shall he water service into the side of rench within the	. The undi l not be le line below a sewer dr	sturbed eau ss in widt the finis ain trench	th betw h than hed gra is not	een the de. A a	
	curb, a su shall be 1 on the pro ling the m integral p inverted c service li	If the customer's itable meter well ocated at or beyo perty of the cus- eter well, a sui- art of the meter urb cock of brons ne within the me- ew rate or text hange	l, meter yo ond the cur tomer, if r table curb yoke, or i ze shall be	oke and met b and the necessary. cock, eith f separate installed	er well sidewal When i er as a , atrou in the	lid k or nstal- n 미국 Way, 다 민 shall	
•	DATE OF ISSUE	E <u>March 25, 1982</u> month day year	DA	TE EFFECT	VE Apri	COMMISSION 1 1: -1982 The day seat East 63rd	
	ISSUED BY-V	. M. Clevenger name of	officer	President title		address	

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	FORM NO. 13 P.S.C.MO. No. 3 LEt (XnXmm) SHEET No. 7	
	FORM NO. 13 P.S.C.MO. No. 3 Ist (Xixkationk) SHEET No. 7 (Revised) Cancelling P.S.C.MO. No.3 (Original) SHEET No. 7	
	(Bewysexch)	
	The Raytown Water Company Name of Issuing Corporation For Territory Served Cihi/Raytown Community, Town or Cityu	
	and Independence, Missouri	_
	RULES AND REGULATIONS	1
1	SERVICE CONNECTIONS AND TAPS (Continued)	
	Company when work has progressed to the extenductive epimission may be made and the line inspected by the Water Company. Care should be taken to be sure the line is ready for tapping before the Company is called as a charge of \$5.00 will be made for each extra trip to make the tap. Application for water service will be accepted by Water Company subject to all the rules and regulations of the Company now on file or hereafter to be filed with the Public Service Commission of the State of Missouri.	
. +	RULE 14. The service line must be laid out to the main at right angles to the face of the building at the point where the service line enters the face of the building. Service lines to buildings without basements must be laid from the main through a meter well in front of the building, and at right angles to the face of the building. From this point	
	between the meter well and the front of the building, the service line may be offset to pass the building in a line parallel to the side of the building, inside the meters	
	line and as close to the building as practared by the case such procedure does not allow the service the to approach	
	the main at right angles, special instruction must be 992 - tained from the Company by the plumber. APR APS 1	
	RULE 15. Water service lines must be laid in a trenctownission separate from sewer trench. The undisturbed of the tween the separate trenches shall not be less in width than the depth of the water service line below the finished grade. A shelf cut into the side of a sewer drain trench is not a separate trench within the meaning and requirements of this rule.	
+	curb, a suitable meter well, meter yoke and meter well lid shall be located at or beyond the curb and the sidewalk or on the property of the customer, if necessary. When installing the meter well, a suitable curb cock, either as an integral part of the meter yoke, or if separate, a round way, inverted	
	curb cock of bronze shall be installed in the service line within the meter well. The service line shall be extended from the meter yoke into the customer's building where can	
	*Indicates new rate or text +Indicates change DEC 21 1978	
	DA'TE OF ISSUE November 20, 1978 DATE EFFECTIVE December 19 month day year month day year	
	ISSUED BY V. M. Clevenger President 9820 East 63rd S	it.

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. C	ancelling P. S. C. MO. No]	Rori Origi Rori	end (sheet No. s. 1-18
THE RAYI Name	COWN WATER COMPANY of Issuing Corporation or Municipality	For <u>Territory</u> serv COMPANY 197 ^m Trat territory adja	ved by THE RAYTOWN vtown, ^{ci} Missouri, and acent thereto, in .
	RULES AND REGUT	son County, M ATIONS (Continued)	ISSOURI RECEIVED
	SERVICE CONNECTIONS	AND TAPS (Continued)	MISCOLIDI
a suital located erty of box, a s meter yo of brons meter bo yoke int	If the customer's model meter box, meter you at or beyond the curb the customer, if necessitable curb cock, eit oke, or if separate, a ze shall be installed if ox. The service line s to the customer's build ay waste cock shall be	oke and meter box lid and the sidewalk or of ssary. When installing ther as an integral part round way, inverted of in the service line with shall be extended from ding where an inverted	shall be on the prop- ng the meter art of the curb cock ithin the n the meter d core,
good bro at a point A cast is placed of cessible At the sinverted proved proved proved proved proved proved proved proved the built with a sible at cupant of RULE 17 ing to the statement of the statement of the statement of the statement of the statement of the statement of the statement of the	s, a round way, inverted onze material shall be int as near the curb li- iron extension curb boo over the curb cock so the for turning on or off service line terminal, d core, round way, brow pattern shall be install tely beyond the point we lding, and the stop and suitable wrench or extend t all times for readily of the building or by the	installed on the servine as practical and particular and parts of an approved patter that the curb cock is f by the Company's insected into the burnes of and waste cock shall be ension handle to make y turning off or on by the Company's inspected be copper from the he main. Cast iron may	b cock of vice line permissible. ern shall be readily ac- spectors. ilding, an ck of an ap- ipe at or e enters provided it acces- y the oc- ors. PUBLIC SERVICE ouse plumb- be used
by the (. CYTCHE main must be environment of the service of the tap is made.	xposed at the tapping nd stop box, all furn ed before the tap will trench shall not be ba	point, and ished by 1 be made ackfilled
ient si ping mad tapper f the Comp tapper w	. The tap excavation ze to allow the tapper chine, and must be free finds the tap not ready pany must be notified a will call. UE January 15, 1959.	to attach and operate e from mud and water. v when he calls to mal	e the tap- If the ke the tap, fore the
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	FORM NO. 13 P.S.C.MO. No. 3 2nd (Section 2) SHEET No. 8 Revised (
, e'- '	Cancelling P.S.C.MO. No. 3 lst (Revised) SHEET No. 8 (Revised)
•	The Raytown Water Company For Territory Served in Raytown Name of Issuing Corporation Community, Town or City and Independence, Missouri DIC (DIC) (W/CIN)
I	
.	RULES AND REGULATIONS be extended from the meter yoke into the customer's/building where an inverted core, round way waste cock shall be installed on the service line within the meter well. On services fines larger than one inch (1") that cross a street or roadway (or mission have the meter set more than 30 feet from the main, a valve or valve box must be installed as close as is practicable to the water main.
	After the effective date of these RULES AND REGULATIONS + the Company's meter is to be placed outside the building on the property line. A cast iron extension curb box of an ap- proved pattern shall be placed over the curb cock so that the curb cock is readily accessible for turning on or off by the Company's inspectors. At the service line terminal, extended into the building, an inverted core, round way, bronze stop and waste cock of an approved pattern shall be installed on the service line at or immediately beyond the point where the service line enters the building, and the stop and waste cock shall be provided with a suitable wrench or extension handle to make it accessible at all times for readily turning off or on by the occupant of the building or by the Company's
	inspectors. RULE 17. Service pipes must be Type K copper from the house plumbing to the center line of the main. Cast iron pipe may be used for larger service lines but only if authorized by the Company.
•	RULE 18. The main must be exposed at the tapping point, and service pipe, curb cock and stop box, all furnished by the customer, must be installed before the tap will be made by the Company. The service trench shall not be backfilled + until after the tap is made and the service line inspected.
!	RULE 19. The tap excavation at the main must be of suffic- ient size to allow the tapper to attach and operate the tapping machine, and must be free from mud and water. If the tapper finds the tap not ready when he calls to make the tap, the Company must be notified again of readiness before the tapper will call. A charge CANCEDED 11 be made for such additional trip.
	*Indicates new rate or text +Indicates change ByWR-05-52 APR - 1 1932 Public Service Commission Public Service Commission MISSOURI Public Service Commission
	month day year DATE EFFECTIVE month day year 9820 East 63rd Street
	ISSUED BY V. M. Clevenger President Kansas City, Missouri name of officer title address

	Cancelling P.S.C.MO, No. 3 (Original) SHEET
T	he Raytown Water Company Name of Issuing Corporation I Community, Town of Community, Town of Cit and Independence, Misso
Γ	RULES AND REGULATIONS NOV 21 1 SERVICE CONNECTIONS AND TAPS (Continued)
	nverted core, round way waste cock shall be installed on he service line within the meter well. On service Clientse Co arger than one inch (1") that cross a street or roadway or ave the meter set more than 30 feet from the main, a valve or valve box must be installed as close as is practicable to the water main.
t E C L L L L C L L C L L L C L L L L L L	After the effective date of these RULES AND REGULATIONS the customer's meter is to be placed outside the building or the property line. A cast iron extension curb box of an ap- proved pattern shall be placed over the curb cock so that the surb cock is readily accessible for turning on or off by the company's inspectors. At the service line terminal, extended into the building, an inverted core, round way, bronze stop and waste cock of an approved pattern shall be installed on the service line at or immediately beyond the point where the service line enters the building, and the stop and waste cock shall be provided with a suitable for readily turning off or on by the occupant bet the building or by the Company inspectors.
+ F F F F	APR-1100 APR-1100 Dumbing to the center line of the monoper from the house be used for larger service (The Missour Cast iron pipe may the Company. PUBLIC SERVICE MISSOUR
+ H s c	RULE 18. The main must be exposed at the tapping point, and service pipe, curb cock and stop box, all furnished by the customer, must be installed before the tap will be made by the Company. The service trench shall not be backfilled (intil after the tap is made.and the service (the inspected.
+ - - - - - - - 	RULE 19. The tap excavation at the main must be of sufficient size to allow the tapper to attach and operate the tapping machine, and must be free from mud and water. If the tapper finds the tap not ready when he calls to make the tap, the Company must be notified again of readiness before the tapper will call. A charge of \$5.00 will be made for such additional trip.
	*Indicates new rate or text +Indicates change
	TE OF ISSUE <u>November 20, 1978</u> DATE EFFECTIVE <u>December</u>

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FORM NO. 13	P. S. C. MO. No3	{	Original SHEET No. 8
Car	celling P. S. C. MO. No. 1		(Original) SHEET No.S. 1-18 (Revised) (continued)
	OWN WATER COMPANY Issuing Corporation or Municipality	COMPANY 1 territory	served by THE RAYTOWN WAY THE RAYTOWN Strand adjacent thereto, in Jack Missouri
	BULES AND REGUI	LATIONS (Continued	•
	SERVICE CONNECTIONS	AND TAPS (Continu	led)
waste co	All service pipes, cks, stop boxes, curb property of the custor ustomer.	meter boxes, and	meters, which
of build	Taps will not be m ing requirements. Plan application for a	ans and specificat	ions must ac-
lines al	Customers will not ong public or private of others in order t	streets, or roadw	vays, or through
	Separate premises ks and curb boxes.	must have separate	e service pipes,
	GANGELLED DEC 21 1978 DY IST RS 8		RECEIVED JAN 1 6 1333 MISSOURI Public Service Comm.
•	PUBLIC SERVICE COMMISSION OF MISSOURI		FILED
			MAR 2 1959
		PUB	LIC SERVICE COMMISSION
DATE OF ISSUI	January 15, 1959 month day year	DATE EFFE	CTIVE March 2, 1959 month ; day year
issued by <u>D</u> :	<u>c. Samuel J. T. Davis</u> name of office	President	9820 East 63rd Street Kansas City 33, Missou

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F	ORM NO. 13 P.S.C.MO. No. 3 2nd SHEET No. 9 Revised
	Cancelling P.S.C.MO. No. 3 lst {SHEET No. 9 (Revised } SHEET No. 9
	The Raytown Water Company For Territory Served in Raytown Name of Issuing Corporation Community, Town or City and Independence, Milssouri LUSUSUV (SU)
	DUILES AND DECILIANTONS
	SERVICE CONNECTIONS AND TAPS (continued)
+	RULE 20. All service pipes, valves, stop cocks, stop and waste cocks, stop boxes and curb meter wells, which are the property of the customer, are to be kept in repair by it formission customer.
	RULE 21. Taps will not be made for vacant lots, or in ad- vance of building requirements. Plans and specifications must accompany an application for a tap when requested by the Company.
	RULE 22. Customers will not be permitted to extend service lines along public or private streets, or roadways, or through property of others in order to obtain connection to a water main.
	RULE 23. After the effective date of these RULES AND REGULATIONS, single buildings with 16 or less units or apartments must have separate meters and service lines for each unit or apartment, and not more than two meters in a meter well.
	METER INSTALLATIONS
: !	RULE 24. A permanent meter well of brick, concrete, or approved tile, with cast iron frame and cover, shall be furnished and maintained by the customer at the street line, and proper connections provided in the service pipe for placing the Company's meter in the meter well.
	For 2-inch or smaller meters the dimensions inside the meter well, to be built of concrete or brick, shall be not less than 30 inches across at the bottom and this dimen- sion shall be continued upward for at least 2 feet before construction or drawing of the walls is started to conform with and fit the iron rim to be placed on top of the wall of the meter well. The top opening shall be at least 18 inches across, and the rim and cover shall be flush with the surface of the ground.
	The Company will permit the use of tile meter housing with iron rim and $cove ANGELLED$ inch and $3/4$ inch if
	*Indicates new rate or text +Indicates change NOV 0 1 2004 $APR - 1$ (932) 82 - 1 8
	DATE OF ISSUE March 25; 1982 ublic Service Commission Public Service Publi
	ISSUED BY V. M. Clevenger President Kansas City, Missouri
	name of officer title address

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F	FORM NO. 13 P.S.C.MO. No. 3 lst (Ortotrate Sheet No. 9 (Revised)
	Cancelling P.S.C.MO, No. 3 (Original) SHEET No. 9 (Bawtaaxk)
	The Raytown Water Company For Territory Served in Raytown Name of Issuing Corporation Community Flown of Wity Missouri and Independence, Missouri
	RULES AND REGULATIONS NOV 21 1978
۰ ا	RULE 20. All service pipes, valves, stop cocks?u'sit GenandCommission waste cocks, stop boxes, curb meter wells and meters, which are the property of the customer, are to be kept in repair by the customer.and made accessible to the internation
	RULE 21. Taps will not be made for vacant lots, or in ad- vance of building requirements. Plans and specifications must accompany an application for a tap when requested by the Company.
	RULE 22. Customers will not be permitted to extend service lines along public or private streets, or roadways, or through property of others in order to obtain connection to a water main.
+	RULE 23. After the effective date of these RULES AUDER REGULATIONS, single buildings with 16 or Restrictions apartments must have separate meters and service lines for each unit or apartment, and not more than two metopols in a meter well.
+	METER INSTALLATIONS RULE 24. A permanent meter well of brick, concrete, or approved tile, with cast iron frame and cover, shall be furnished and maintained by the customer at the street line,
	approved tile, with cast iron frame and cover, shall be furnished and maintained by the customer at the street line, and proper connections provided in the service pipe for placing the customer's meter in the meter well.
	For 2-inch or smaller meters the dimensions inside the meter well, to be built of concrete or brick, shall be not less than 30 inches across at the bottom and this dimen- sion shall be continued upward for at least 2 feet before construction or drawing of the walls is started to conform with and fit the iron rim to be placed on top of the wall of the meter well. The top opening shall be at least 18 inches across, and the rim and cover shall be flush with the surface of the ground.
•	The Company will permit the use of tile metern housing with iron rim and cover for 5/8-inch and 3/4-Inch *Indicates new rate or text +Indicates change DEC 21 1978
	DATE OF ISSUE <u>November 20, 1978</u> DATE EF RUINSEIDECENDENISSEN , 19 month day year
	ISSUED BY V. M. Clevenger President 9820 E. 63rd St

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M NO. 13	P. S. C. MO. No. 3	ŕ		iginal SHE	ET No9
Cance	elling P. S. C. MO. No. 1				er <u>No. s. 1-18</u> Intinued)
THE RAYTC Name of Is	WN WATER COMPANY suing Corporation or Municipality	For	territory a	djacent	THE RAYTOWN Missouri, thereto, in
	BULES AND REA	GULATIONS (son County, Continued)		· <u>·</u>
	METER I	NSTALLATION	<u>15</u>		
eter box rameand c comer at t	If the meter is of brick, concret cover, shall be fu the street line, a se pipe for placin	e, or appro rnished and nd proper o	oved tile, w d maintained connections	ith cast by the provided	; iron cus- l in
less than shall be o tion or dr fit the in box. The	For 2-inch or sm box, to be built 30 inches across continued upward f rawing of the wall con rim to be plac top opening shall nd cover shall be	of concrete at the both or at least s is starte ed on top of be at least	e or brick, tom and this t 2 feet bef ed to confor of the wall st 18 inches	shall be dimensione cont m with a of the r across	e not lon crac- and meter
when insta such insta	The Company will fron rim and cover alled according to allations which ar e of the Company.	• for 5/8-in • the plans	nch and 3/4- and specifi	inch met cations	for
for boxes	The Company will for meters larger			cificat:	Lons
vent pipes	Customers must t s and meters from neter boxes free f	freezing in	n cold weath	er and r	ore- nust
Company, o nake any o permanent novel anti-	No person except or other person du connection or disc fer a with or by- by rendered by the	ly authoria connection, of the Comp pass failed w	zed by the C either temp pany, or set ater meter t	company, orary of , change	shall r e, re-
DE	C 2 1 1978	MAR 2			1 6 1353
DY (57) PUBLIC SI	ERVICE COMMISSION OF MISSOURI	PUBLIC SERVICE	Commission		SSOURI ervice Comm.
TE OF ISSUE	January 15, 1959 month day year)	DATE EFFECTI	ve <u>Marci</u> mont	
sued by Dr.	Samuel J. T. Dav				t <u>63rd Stree</u> ity ^{ad} 33, Misso

	FORM NO. 13	P.S.C.MO. No	3	2nd {	yised (SHEE?	Г No. <u>10</u>
, '- ' ,	Cance	elling P.S.C.MO. No	3	<u>lst</u>	SHEE	T No. <u>10</u>
		Water Company Issuing Corporation		and Indepen	nity, Town or (dence, Mis	Souri.
	F					
		RULES AND R	EGULATIO			
		METER INSTALLA	TIONS (c	ontinued)	MAR JUTE	52
	LIQUE IOL :	n installed accordi such installations t the office of the	whitch ar	e on titele	specifica hd maycbeo	nmission
		The Company will pr For meters larger t			cification	S
+	vent pipes must keep t all times. meters, but water back: customer, t customer an	Customers must take and meters from fr the meter wells fre The Company will if meters are dam ing up into the met the cost of repairs and payment for such c bills for water s	eezing i make all maged thr er, or o will be repairs	n cold weat ater, mud a ordinary r ough freezi ther neglec assessed a	ther and and debris tepairs to ing, hot t of the against the	at
	Company, o: shall make or permanen remove, in:	No person except a r other person duly any connection or ht, to a water main terfere with or byp ice is rendered by	y authori disconne h of the bass any	zed by the ction, eith Company, or water meter	Company, ner tempora set, chan	ry
-		ADJUSTMENT	OF METER	ERROR		
· +	measurement meter become amount of meter, or of the pre- amount of tioned to	The customer shall t the meter install me defective or fai water used shall be by the amount used ceding year, or by water used during t the period during w tive or inaccurate.	led by th il to reg determi during t an estim the prece which the	e Company. ister corre ned by a te he correspo ate based o ding 12 mor	Should th ectly, the est of the onding perion the aver on the aver on the propor shown to ha	.od age -
,	to read a Company sh purposes, reading is	customer's meter at all estimate the an which billing shall obtained.	t a regul nount of	ar reading water used sted at the	foks billigh time a me APR - 1 (c:	ig ter
	+Indicates c	hange	NOV 01200	{	82 - 18 lic Service Com	
	DATE OF ISSUI		ervice Com MISSOUD	Mission TE EFFECTIV	VE <u>April</u> 1	- +
	ISSUED BY_V.	M. Clevenger name of offi	icer	President title	Kansas Cit	y, Missouri address

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	Cancelling P.S.C.MO, No.	(Ortginal) SHEET No. 10 (Borisody)
, 	<u>The Raytown Water Company</u> For <u>Territ</u> Name of Issuing Corporation <u>and In</u>	ory Served in Raytown ommunity Town or City dependence, Missouri
	RULES AND REGULATIONS	<u>NUV 21 19</u> 78
	METER INSTALLATIONS (continu	MISSOURI
	meters when installed according to the plans tions for such installations which are on fi obtained at the office of the Company.	and specifica-
	The Company will provide plans and for wells for meters larger than 2 inches.	specifications
	RULE 25. Customers must take necessary prec prevent pipes and meters from freezing in co must keep the meter wells free from water, m at all times.	ld weather and
	RULE 26. No person except a duly authorized Company, or other person duly authorized by shall make any connection or disconnection, or permanent, to a water main of the Company remove, interfere with or bypass any water m which service is rendered by the Company.	the Company E Dial Set, change, neter through 82 APR 1
	ADJUSTMENT OF METER ERROR	BY BUBLIC SERVICE COMMISSION
	RULE 27. The customer shall accept as the S measurement the meter installed by the Compa er_s_expense. Should the meter become defect register correctly, the amount of water used determined by a test of the meter, or by the during the corresponding period of the prece an estimate based on the average amount of w the preceding 12 months proportioned to the which the meter is shown to have been defect Should the Company be unable to read a custor regular reading time, the Company shall esti of water used for billing purposes, which bi adjusted at the time a meter reading is obta	any at the custom- etive or fail to a shall be e amount used eding year, or by vater used during period during tive or inaccurate. omer's meter at a mate the amount lling shall be ained.
	RULE 28. The Company at its expense, will m tests and inspection of customers' meters in tain them at a high standard of accuracy. T make a test of the accuracy of any water met "Indicates new rate or text +Indicates change	he Company will
	ATE OF ISSUE November 20, 1978 DATE EFF	Ed Public Service Commission

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FORM NO. 13	P. S. C. MO. No. 3	Original SHEET No. 10
Can	elling P. S. C. MO. No1	Original SHEET No. S. 1-1
		Review (continued)
	WN WATER COMPANY	For Territory served by THE RAYTO
Name of 1	ssuing Corporation or Municipality	COMPANY, Contrint Ray toward, Missouri
		<u>territory adjacent thereto, i</u> son County, Missouri
	RULES AND REGUL	ATIONS (Continued)
	·	
	ADJUSTMENT OF	F METER ERROR
RULE 27.	The customer shall ac	ccept as the standard of measure-
ment the	neter installed by the	e Company at the customer's ex-
pense. S	hould the meter become	e defective or fail to register
		er used shall be determined by amount used during the corre-
sponding	period of the precedir	ng year, or by an estimate based
		used during the preceding 12
	portioned to the peri have been defective or	Lod during which the meter is
		•
		expense, will make periodic tests
		neters in order to maintain them . The Company will make a test
		eter, free of charge, upon re-
quest of	a customer, provided t	that the meter had not been
tested wi	thin 12 months previou	is to such request.
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		INEULIY LU
		JAN 1 6 13 50
		MISSOURI
		Public Service Comm.
		FILED
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	at n < lh	EADER SERVICE COMMISSION
	BY SI ICA /U	
	PUBLIC SERVICE COMMISSION OF MISSOURI	
	OF MOLECUS	
	January 15, 1959	
JALE OF ISSUE	<u>January 15, 1959</u> month day year	DATE EFFECTIVE March 2, 1959 month day year
		President9820 East 63rd St
issued by <u>Dr</u>	. Samuel J. T. Davis	PTPSIDPTE UASD PDT AST AST

P.S.C. MO No. 3 3rd Revised Sheet No. 11 Canceling P.S.C. MO No. 3 2nd Revised Sheet No. 11 The Raytown Water Company For: Raytown Missouri & territory adjacent thereto

Name of Issuing Company

Community, Town or City

RECEIVED

Rules Governing Rendering of Water Service Adjustment of Meter Error (Cont.)

+ NOV 0 1 2000

MISSOURI Public Service Commission

Rule 28: The Company at its expense will make periodic tests and inspections of meters in order to maintain them at a high standard of accuracy. The Company will make a test of the accuracy of any water meter, free of charge, upon request of the customer, provided that the meter had not been tested within 12 months previous to such request. + Any requested test in excess of one per 12 month period shall be billed at the rate contained on tariff sheet No. 2a.

Rule 29: Meters are to be read bi-monthly. Should the Company be unable to read a customer's meter at a regular reading time the Company may estimate for billing purposes the meter reading subject to correction when the Company may read the meter. When the Company, during normal working hours, is unable to read a customer's meter for three successive regular meter reading times, the customer shall on request from the Company, in which a particular time is specified, give access to his premises to a representative of the Company for the purpose of reading the meter at the time specified which time shall be within the hours of 7:00 a.m. and 4:00 p.m. Mondays through Fridays. If the customer is unable to give access to his premises to a Company representative to read the meter between 7:00 a.m. and 4:00 p.m. Mondays through Fridays, the Company will offer an appointment for the meter to be read on Saturday or prior to 9:00 p.m. weekdays. The customer shall be charged by the Company for such meter reading, at other than regular reading time, at the rate of \$5.00 for reading during business hours and \$10.00 after business hours, such charge to be added to the customer's bill for service. Should the customer fail to give a representative of the Company access to his premises for the purpose for reading the meter as requested, the Company my discontinue service, unless and until the customer provides a meter well installed just inside the property line of the customer for placement of a Company meter.

	CANCELLED	FILED
* Indicates new rate or text + Indicates change	NOV 01 2004 By WR-05-52 Billo Service Commission MISSOURI Public	C 1 - 291 DEC 182000 MISSOURI Service Commission
Date of Issue ///////////////////////////////////	Date Effective 12/18 9820 E. 63 rd St., Raytow Address	00 m. MO 64133

	ORM NO. 13	P.S.C.MO. No	3	2nd	(XXXXXXX) SHEET No. 11 Revised
	Cano	celling P.S.C.MO. No.	3	<u>lst</u>	(XXX ginal) SHEET No. 11 (Revised)
	<u>The Ra</u> Name of	ytown Water Comp Issuing Corporation	oany For	Ç	ory Served in Raytown ommunity, Fown or City ndependence W Missouri
	_	RULES AN	D REGULATI	ONS	
		ADJUSTMENT OF			<u>MAR 30 1992</u>
+	tests and a high sta of the acc request of	The Company at i inspection of me andard of accurac curacy of any wat a customer, pro thin 12 months pr	ts expense eters in or cy. The Con- cer meter, ovided that revious to	, will m der to m mpany wi free of the met such req	aintain them at all make a test charge, upon er had not been
		REAL	ING OF MET	ERS	
+ ++	Company be reading to the meter read the meter read the meter sive regular request for specified, of the Com- time spect 7:00 a.m. Customer of Company reading to by the Com- reading to business of to be added customer of to his pre- requested until the	neter. When the unable to read a lar meter reading rom the Company, , give access to npany for the pur ified which time and 4:00 p.m. Mo is unable to give epresentative to p.m. Mondays thro appointment for 9:00 p.m. weekday npany for such me ime, at the rate hours and \$10.00 ed to the custom fail to give a re emises for the pur , the Company may customer provide	a customer' hay estimat to correct Company, d a customer' f times, th in which a his premis cpose of re shall be w ondays thro e access to read the m ough Friday the meter t ys. The cu eter readin of \$5.00 f after busi er's bill f epresentati urpose of r y discontin es a meter	s meter e for bi ion when uring no s meter e custom particu es to a ading th ithin th ugh Fric his pre eter bet s, the C o be rea stomer s g, at ot or reading the servious well ins	at a regular lling purposes the Company may prmal working for three succes- ner shall on alar time is representative ne meter at the ne hours of lays. If the emises to a tween 7:00 a.m. Company will ad on Saturday or shall be charged ther than regular ing during irs, such charge ice. Should the ne Company access the meter as ice, unless and stalled just
		· · ·	DEC 1 8 20		FILED
	*Indicates + +Indicates +	new rate or text	3nd RS	S ((n missio n	APR - 1 (53) 82 - 18 Public Sacrica Comunication
	DATE OF ISSU	JE <u>March 25, 10</u> month day year	82 D	ATE EFF	ECTIVE <u>April 1, 1982</u> 9820 Easta 53rdas
	ISSUED BY	V. M. Clevenger	fofficer	Preside	
		name o			address

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ORM NO. 13 P.S.C.MO. No3	1st (CXM KMOK) SHEET No. 11 (Revised)
Cancelling P.S.C.MO. No. 3	(Original) SHEET No. 11
The Raytown Water Company Name of Issuing Corporation	For Territory scrved in Raytown Community, Town or City and Independence, Missouri
RULES AND REG	ULATIONS NOV 21 1978
charge, upon request of a custome	ERROR (continued) [/[ISSOUR] Pu'lic Service Commission er, provided that the meter
had not been tested within 12 mon READING OF 1	
When the Company, during normal w read a customer's meter for three reading times, the customer shall in which a particular time is spe premises to a representative of t reading the meter at the time spe within the hours of 8:00 a.m. and Fridays. If the customer is unab premises to a Company representat 8:00 a.m. and 4:30 p.m. Mondays t will offer an appointment for the or prior to 9:00 p.m. weekdays. by the Company for such meter rea reading time, at the rate of \$5.0 hours and \$10.00 after business h added to the customer's bill for fail to give a representative of premises for the purpose of readi the Company may discontinue servi customer provides a meter in a we line of the customer. for the place m	e successive regular meter l on request from the Company, ecified, give access to his the Company for the purpose of ecified which time shall be d 4:30 p.m. Mondays through ble to give access to his tive to read the meter between through Fridays, the Company e meter to be read on Saturday The customer shall be charged ading, at other than regular D0 for reading during business hours, such charge to be service. Should the customer the Company access to his ing the meter as requested, ice, unless and until the ell installed at the property A Company Market 82 B
BY B	DEC 21 1978
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M NO. 13	P. S. C. MO. No3	L B	exised	SHEET No	<u> </u>	
Canc	elling P. S. C. MO. No	{15	exized (SHEET No.S.	<u>1-10</u> (ed)	
	N WATER COMPANY	For Territory		•	•	M
Name of Is	suing Corporation or Municipality	COMPANY .Com	^{unit} Ray	Cowff. Mis	souri.	а
		territory a	ıdjac	ent there	eto, in	J
		son County,	M18	souri		
	- RULES AND REGULA	TIONS (Continued)		RECE		٦
		· · · · · · · · · · · · · · · · · · ·				
				IAN 1	6 1333	
	GENER	RAL				
NIT F 20	The Company reserves	the might at all f	times	MISS:		[
out notice	to customers, to shu	it off the water in	n a m	ain for		
	se of making repairs of					•
	ecessary, and all pers eir premises depending					
o keep th	nem filled, are hereby	cautioned against	t dan	ger of		
	It is the intention the necessity of shu					
	icy may, at times, not					
50.		, s				
RITT.E. 30	Plumbers are not allo	wed to turn water	off	or on at		
	ration or stop cock to					
	irs and test their wor					
	on as they found it. the Company are strict					
on or off	at the corporation of	stop cock. Water	r sha	ll not		
be turned Company.	on to any premises ex	ccept by an employe	ee of	the		
somparty.	· · · · · · · · · · · · · · · · · · ·					
	The Company is author					
	egulations or orders, use of water, or the p					
ning pool:	s, etc., requiring lar	ge flows of water	, whe	re such		
	ter may affect service or regulate the quant					
	f scarcity or whenever					
	public health and we	lfare may require a	such	restric-		
cions.						
	Each applicant for wa					
Company a	cash deposit to guara furnished. Upon terr	antee payment of cl	harge	s made		
Company w	ill refund to the app.	licant the said de	gosit	less		
ny sum ti	nationary then be due an	nd owing to the Co	ndahv	([bt])the		
	of the average amount	eposit shail be the of the applicant is	ne Go s wat	mpany's er hill		
for a 2-m	onth period. 1978			1959		
DEC 21	1310					
1StRS1	1	PUBLIC S	SERVICE	COMMISSION		
BLIC SERVICE	OMMISSION					
OF MISS	OUR January 15, 1959 month day year	DATE EFFECT	IVE№	larch 2. I	1959 year	
ית עם העוו	<u>. Samuel J. T. Davis</u>	President	٩۶	20 East	63rd St	re
0 ED BI <u>DI</u> .	pame of officer	<u> </u>		insas Otto		

	FORM NO. 13 P.S.C.MO. No. 3 lst (Original) SHEET No. 12 (Revised)
	Cancolling P.S.C.MO CANCELLED - (Original) SHEET No. 12.
i	The Raytown Water Company Name of Issuing Corporation NOV 01 2004For Territory Served in Raytown Community Town or City By WR-06-52 and Independence, Missouri-
1	PURULESMISSOURIGULATIONS NOV 21 1978
	IMISSOURI I
	GENERAL Public Service Commission
- -	RULE 30. The Company reserves the right at all times, with- out notice to customers, to shut off the water in a main for the purpose of making repairs or extensions, or for any other purpose necessary, and all persons having boilers or tanks within their premises depending on the pressure from the main to keep them filled, are hereby cautioned against danger of collapse. It is the intention of the Company to notify their patrons of the necessity of shutting off the main supply, but an emergency may, at times, not permit taking the time to do so.
	RULE 31. Plumbers are not allowed to turn water off or on at the corporation or stop cock to any service pipe, except to make repairs and test their work, after which they will leave it off as they found it. All other parties not con- nected with the Company are strictly forbidden to turn the water on or off at the corporation or stop cock. Water shall not be turned on to any premises except by an employee of the Company.
, . i	RULE 32. The Company is authorized to regulate or limit, by special regulations or orders, any unusual, unnecessary or wasteful use of water, or the filling of tanks, basins, swimming pools, etc., requiring large flows of water, where such use of water may affect service to other customers, and to restrict or regulate the quantity of water used by cus- tomers in case of scarcity or whenever in its judgment an emergency affecting public health and welfare may require such restrictions.
+	RULE 33. Each applicant for water service who does not wish to pay a cash deposit to guarantee payment of charges made for water furnished may apply for a waiver of such deposit by completing a form made available by the Company at the time of application for service. This form shall, when completed by the applicant provide the Company with informa- tion sufficient to determine the credit rating of the appli- cant (and his or her spouse, if applicable) under the stan- dards of the Missouri Public Service Commission as set forth in 4 CSR 240.13.030 of the Commission. If the customer 1s *Indicates new rate or text +Indicates change
	DATE OF ISSUE <u>November 20, 1978</u> month day year V. M. Clevenger Presidentic Service Conthissar, year Presidentic Service Conthissar, year Presidentic Service Conthistory year St
	ISSUED BY JOLO S. OFFICIOL
	name of officer title address Rawbown, MO 64133

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Cancelling P. S. C. MO. No.	
	$\frac{\text{Original}}{\text{Boxised}} \text{SHEET No.S., 1-18}$
THE RAYTOWN WATER COMPANY Name of Issuing Corporation or Municipality	For <u>Territory served by THE RAYTOW</u> COMPANY, ^{Com} INI ⁿⁱ RZYCOWN, Missouri, <u>territory</u> adjacent thereto, in son County, Missouri
RULES AND REG	HULATIONS (Continued)
DISCONTINU	JANCE OF SERVICE
DISCONTINUANC	DE OF SERVICE BY COMPANY
the Company by the customer, the right is reserved by the been given, to discontinue s	any of the rules or regulations of or for nonpayment of water bills, company, after due notice has service, refunding to the customer consumption that have not been
DISCONTINUANC	CE OF SERVICE BY CUSTOMER
ing not less than twenty-fou	scontinued by the customer by giv- ir hours' notice to the Company burs. Final bills for service at once.
	RECEIVED
	JAN 1 6 1959 MISSOURI
	JAN 1 6 1359 MISSOURI Public Service Comm.
GANGELLED	JAN 1 6 1959 MISSOURI
BANGELLED DEC 21 1978	JAN 1 6 1353 MISSOURI Public Service Comm. FILED MAR 2 1959
	JAN 1 6 1353 MISSOURI Public Service Comm.
DEC 21 1978 BY 13t Ral2	JAN 1 6 1353 MISSOURI Public Service Comm. FILED MAR 2 1959

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FORM NO. 13	P.S.C.MO. No	3 2nd		ET No. 13
Cancell	ing P.S.C.MO. No.	3 1st	(XOTIGINAK) SHE	ET No. <u>13</u>
	Water Company suing Corporation		m, Missouri and Community, Town of ory adjacent then	
				RECEIVED
		REGULATIONS (Continued)		SEP 1 1994
such form standards, under the t addition to	establish satisf and providing s the Company may cerms of sub-para such information following as a back	require a sec agraph (2) of t on, the Company	n under these curity deposit this RULE. In y may consider	
deposit or service: (1) (A) T	other guarantee The service of ed by the Com	as a condition the custom	n of continued er has been	
delinquent (B) I interfered	account not in d in an unauthor with or diverted n or about or d	lispute; ized manner, d the service o	the customer of the Company	
bill before out of twel	The customer has the delinquency ve consecutive bi c consecutive qua	date for five b lling periods c	illing periods	
of a cust marital st	osit shall be re omer's race, se atus, age, numb geographical are	ex, creed, nat er of dependen	ional origin, ts, source of	
	rity deposit req to the following			
applicable shall be co billing fo required un Rule, in w times the	A deposit shal to one billing omputed on the b r service, unle nder the terms of hich case the d highest bill o cwelve months.	period plus th asis of the est ass the securit of sub-paragrap eposit shall n f that custome	hirty days and timated annual ty deposit is oh (1) of this not exceed two er during the	
*Indicates new +Indicates cha	nge	NOV 01 2004 By W R 05-52 HID Bervise Commis Missouri	94	1 5 1994 - 2 1 1 C SERVICE COMM.
DATE OF ISSUE	August 31, 1994 month day year	MISSOURI DATE EF	FECTIVE <u>Septem</u> 9820 E	63rd St.
ISSUED BY 1000	ame of of	ficer	title Raytown	address

Cancolling P.S.C.MO. No.	3	ltevised (Original) SHEET No	. 1.3
outcoming 1, 5, 0, 5, 0, 7, 7, 7, 1	na Angelen ann a ann an an an an an an an an an a	(Revised	}	•
The Raytown Water Company Name of Issuing Corporation	For_Terr	<u>itory Serv</u>	<u>ed in Rayt</u>	lown
Name of Issuing Corporation		Community, dependence	Town or City	
	and_In	aepender C e	SULE	┕╶╈╴╍╸
RULES AND	REGULATIONS			į
GENERAL_(Continued)	<u> </u>	<u>21 19</u> 78	ļ
unable to establish satisfact form and providing such infor the Company may require a sec of sub-paragraph (2) of this information, the Company may as a basis for requiring a s tee as a condition of continu	mation under urity deposi RULE. in ad consider any ecurity depo	thdsecseta t under th dition to of the fo	ndardsmissi erterms such llowing	· 1
(1) (A) The service of the by the Company for nonpayment in dispute;				
(B) In an unauthorized with or diverted the service about or delivered to the cus	of the Comap	ny situate		
(C) The customer has fa before the delinquency date f twelve consecutive billing pe consecutive quarters.	or five bill riods or two	ing period quarters	s out of out 994 f for	
No deposit shall be req a customer's race, sex, creed age, number of dependents, so area of residence.	uired by the , national c ource of inco	Company of riginy max me public Ser	echismide beau pstati sed nical	us,
(2) A security deposit requ subject to the following term			rules is	
(A) A deposit shall not to one billing period plus th on the basis of the estimated unless the security deposit i sub-paragraph (1) of this ful shall not exceed two times th during the preceding twelve m	irty days an annual bill s required u e, in which he highest bi	d shall be ing for se inder the t case the d	computed rvice, erms of eposit	
(B) Interest at the rat compounded annually shall be est shall be either credited customer on an annual basis o	payable on a to the servi	lindeposit ce account the return	s. Inter of the of the	
*Indicates new rate or text +Indicates change		L DEC	21 1978	l t
		Dublic Con	vice Commissis	<u>1 (</u>
ATE OF ISSUE <u>November</u> 20, 197 month day year	8 DATE E	F Public Sen	December 2 month day	Vez
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RM NO. 13	P. S. C. MO. No	<u>}</u>		Sextrex /	SHEET No		
Cance	elling P. S. C. MO. No,	.	{1	Bexized)	Continu (continu	<u>, 1-10</u> ued)	
THE RAYTON Name of Is	IN WATER COMPANY suing Corporation or Municipality	For	Territory COMPANY, or territory son County	served H ⁿⁱ Rdyt adjace	by THE	RAYTOWN ssouri,	ı a J
	RULES AND H	EGULATIONS		,_M158			
					JAN 1 6	1929	
				P	MISSOU	1 1	
	EXTENS	ION OF WATER	MAINS	5	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	The Company will rea on the follow				nin its		
neces the c valve if re such exper	(a) Upon applie of water main, f sary size of mar- cost of the prope es, fittings, boo equired, all other as labor, permi- use for supervis- equipment, account	the Company in and shall osed extensi oster pumps, er materials ts, etc., in ion, enginee	shall deter make an es on, includi and storag , and all o cluding the ring, insur	mine t timate ng pir e tank ther c Compa ance,	the of oe, ts costs any's tools		
custo pany from exter	(b) If the est greater than \$50 omer, or is not s estimate of an customers who we have a significant the compar- tion without the significant the sis the significant the significant the significant the sign	for each or greater than nual revenu ill immediat ny will fina	iginal pros 4 times th e to be rec ely attach nce and mak	pective com- eived to the c the	7e - 2		
or 4 rever agent in ac exter	(c) If the est on exceeds \$50 p times the Compan- nue, the applican t shall contract lvance to the Com- nsion less \$50 per annual revenue ter.	per original ny's estimat nt or the ap for such ex mpany the es er customer	prospective of immedia plicants: a tension and timated cos or 4 times	e cust ate ar uthori shall t of t the es	comer nnual Lzed L pay che		
CAMP	(d) Smuld the than the estimation the difference a	actual cost ted cost, th as soon as t	of the ext e Company s he actual c	ension halli ost ha			
DEC	ascertained. 21 1978			MAR	2 1959		
BY St R PUBLIC SERV	S 13 ICE COMMISSION F MISSOURI		PUE	BLIC SERV	ICE COMMISS	N	
TE OF ISSUE	January 15, 1959 month day year)	DATE EFFECT	IVE Mar	nonth 2, 10	959 year	
SUED BY_Dr	Samuel J. T. Da	avis Pre			East 63r		

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P.S.C. MO No. 3 3rd Revised Sheet No. 14

Canceling P.S.C. MO No. 3 2nd Revised Sheet No. 14 The Raytown Water Company For: Raytown Missouri & territory adjacent thereto

Name of Issuing Company

Community, Town or City

Rules Governing	MEGEIVED
Rendering of Water Service	+
General (Cont.)	HOV 0 1 2000

MISSOURI

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(B) + On all customers' deposits, interest shall be credited at the fate of six percent (6%) sich per annum.

(C) Upon termination of service, the deposit, with accrued interest, shall be credited to the final bill and the balance, if any, shall be returned promptly to the customer.

(D) The credit of a customer shall be established and the deposit and accrued interest shall be refunded promptly by the Company upon satisfactory payment by the customer of all proper charges for utility service for a period not to exceed twelve successive months. For purposes for this rule, payment is satisfactory if made prior to the date upon which the bill becomes delinquent. The Company may withhold refund of the deposit funds pending the resolution of a matter in dispute involving discontinuance for nonpayment or unauthorized interference by the customer.

(E) The Company shall maintain a record of all deposits received from customers, showing the name of each customer, the location of the premises occupied by the customer at the time the deposit was required and each successive location while the deposit was retained, the date and amount of deposit, and the date and amount of interest paid.

(F) Each customer posting a security deposit shall receive in writing at the time of tender of deposit or with the first bill, a receipt as evidence thereof, unless the Company shows the existence or non-existence of a deposit on the customer's bill, in which event the receipt shall not be required unless requested by the customer. The receipt shall contain the following minimum information:

1. Name of customer	FILED
2. Date of payment	01-291
3. Amount of payment	0 1 - 2 9 1 DEC 1 8 2000
4. Identifiable name signature at the of t	he MISSOURI Public Service Commission
+ Indicates change NOV 0 1 2004	
Date of Issue 11/10Qublic Service Commission	7/18/00 L. Raytown, MO 64133

FO	RM NO. 13 P.S.C.MO. No. 3 2nd (Revised SHEET No. 14
	Cancelling P.S.C.MO. No. 3 1st (Revised) SHEET No. 14 (Revised)
• -	The Raytown Water Company For Raytown, Missouri and Name of Issuing Corporation Community, Town or City territory adjacent thereto
Г	RULES AND REGULATIONS RECEIVED
	GENERAL (continued)
	VIISSOURI Public Service Commission
	(B) On all customers' deposits, interest shall be credited + at the rate of one percent (1%) above the prime lending rate as + published in the Wall Street Journal. This rate shall be + implemented on September 15, 1994, and shall be set at the amount + which is published in the Wall Street Journal for September 14, + 1994. This rate will be adjusted annually by again using the prime + lending rate published in the Wall Street Journal for the last + business day of December of each year with the revised rate to be + implemented on the first day of January of each year. + (C) Upon termination of service, the deposit, with accrued interest, shall be credited to the final bill and the balance, if
	any, shall be returned promptly to the customer. (D) The credit of a customer shall be established and the deposit and accrued interest shall be refunded promptly by the Company upon satisfactory payment by the customer of all proper charges for utility service for a period not to exceed twelve successive months. For purposes of this rule, payment is satisfactory if made prior to the date upon which the bill becomes delinquent. The Company may withhold refund of the deposit funds pending the resolution of a matter in dispute involving discontinuance for nonpayment or unauthorized interference by the customer.
2000 2000 2014 AS 14 Ammission	(E) The Company shall maintain a record of all deposits received from customers, showing the name of each customer, the location of the premises occupied by the customer at the time the deposit was required and each successive location while the deposit was retained, the date and amount of deposit, and the date and amount of interest paid. (F) Each customer posting a security deposit shall receive in writing at the time of tender of deposit or with the first bill, a receipt as evidence thereof, unless the Company shows the existence or non-existence of a deposit on the customer's bill, in which event the receipt shall not be required unless requested by the customer. The receipt shall contain the following minimum
DEC 1 8 2000	 information: Name of customer Date of payment Amount of payment Identifiable name, signature, and title of the FILED *Indicates new rate or text +Indicates change
	ATE OF ISSUE <u>August 31, 1994</u> DATE EFFECTIVE <u>September 15, 1</u> month day year SSUED BY <u>Med S Clearner</u> <u>Wes Gen. Manager</u> 9820 E. 63rd Street mame of officer <u>title</u> <u>Raytown, Mo 64133</u> address

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FORM NO. 13

Cancolling P.S.C.MO, No, 3

P.S.C.MO. No. 3 1st (Driginal) SHEET No. 14 Revised f (Original) SHEET No. 14) storksodx(

DEC 21 1978

The Raytown Water Company Name of Issuing Corporation

<u>Company</u> For <u>lerrit</u> poration and <u>Indeps</u>	Community From Service in Rety Lown Community From Son Citys Endence, Missouri (20)
RULES AND REGULATIONS GENERAL (Continued)	
	LAISSCURI L

deposit. Interest shall not accrue on any cashudeposit: afterfscion, the date the Company has made a reasonable effort to return-such deposit to the customer. The Company shall keep in its records evidence of its efforts to return such deposit. This rule shall not preclude the Company from crediting interest upon each service account during one complete billing cycle annually.

Upon termination of service, the deposit, with accrued (C) interest, shall be credited to the final bill and the balance, if any, shall be returned promptly to the customer.

The credit of a customer shall be established and the (D) deposit and accrued interest shall be refunded promptly by the Company upon satisfactory payment by the customer of all proper charges for utility service for a period not to exceed twelve successive months. For purposes of this rule Ebayment is satisfactory if made prior to the date upon ANA the bill becomes delinquent. The Company may withhold refund of the deposit funds pending the resolution of a matter in dog ute involving discontinuance for nonpayment or unage polized interference by the customer.

(E) The Company shall maintain a record **BY** commission received from customers, showing the name **problem** character, the location of the premises occupied by the customer, time the deposit was a time the deposit was required and each successive location while the deposit was retained, the date and amount of deposit, and the date and amount of interest paid.

(F) Each customer posting a security deposit shall receive in writing at the time of tender of deposit or with the first bill a receipt as evidence thereof, unless the Company shows the existence or non-existence of a deposit on the customer's bill, in which event the receipt shall not be required unless requested by the customer. The receipt shall contain the following minimum information:

- 1. Name of customer.
- 2. Date of payment.
- 3. Amount of payment.

Identifiable name, signature, and title of the LED 4.

*Indicates new rate or text +Indicates change

DATE OF ISSUE November 20, 1978 DATE EFFECTIVE Dezember 20, 1978 ISSUED BY V. M. Clevenger President 9820 E. 63rd St. title address Paytown MO 64123

name of officer

FORM NO. 13	P. S. C. MO. No3		Origin	al SHEET No	14	
Салс	celling P. S. C. MO. No]		• • • • • • • • • • • • • • • • • • •	al SHEET No.S	<u>1-18</u>	
THE BAYTO	WN WATER COMPANY souling Corporation or Municipality	For	Territory ser COMPANY, Innit territory adj son County, M	ved by THE ayrown, Mi	<u>RAYTOWN</u> ssouri.	and
	RULES AND REGU	LATIONS (
1				RE	CEIVED	٦
	EXTENSION OF WAT	TER MAINS	(Continued)	JAL	1 6 1350	
RULE 35.	(Continued)			MI	SSOURI	
two pany ises into made ence	(e) Original prosp red above, shall be years' water service that they will take within thirty days the main. Estimate by the Company, and of the Company rega- comers similarly situ	those who , and gua , water se after the es of annu d shall be arding use	o sign contrac arantee to the ervice at thei e date water i ual revenue sh e based on the	con- ts for Com- r prem- s turned all be experi-	ervice Comm.	
to t	(f) The Company shout 10 years after com the party who has consider as follows:	mpletion (of the extensi	on only		
	 Upon comp billing period of the customer considered above, the Company difference between estimated by the Con- received by the Con- received by the Con- revenue is greater During the pletion of the exten- number of prospects service, a refund of for each additional from said extension tract and then at the billing for service tomer, the Company annual water billing previously refunded (g) The sum of the l in no event exceed to the Company for 	the origin d in parag shall res the annua ompany and npany, pro than the he first ive custon of Fifty new custon of Fifty nunder a the end on e to such shall res ng less the d. e refunds	hal prospectiv graphs (c) and fund four time al revenue ori d the actual r ovided the act estimated rev ten years afte d after the st ners are takin Dollars shall tomer taking s regular yearl f the first ye additional ne fund four time he Fifty Dolla made by the C aggregate the	e (e), s the ginally evenue ual enue. PUBLIC r com- ated g water be made ervice y con- ar's w cus- s such rs	FILEE 1992 195 Service COM	
	January 15, 1959		DATE EFFECTIVE	March 2.	1959	
	month day year Samuel J. T. Davis name of office		sident 98	mounth day 320 East 6 Insas City	3rd Stree	

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a . *	FORM NO. 13 P.S.C.MO. No. 3 2nd (Strighted) SHEET No. 15 Revised Sheet No. 15
<i>₹</i> . €	Cancelling P.S.C.MOCANCELLED 1st { SHEET No. 15 Revised } SHEET No. 15
	The Raytown Water Company, 01 2004 For <u>Territory Served in Raytown</u> Name of Issuing CorporationNOV 01 2004 For <u>Community</u> , Town or City
	By UR-05-52 and Independence, Missouri
	RULES AMISSOUULATIONS
	GENERAL (continued)
	Company employee receiving payment. 5. Statement of the terms and conditions governing the payment, retention and return of deposites. Public Service Commission
	(G) The Company shall provide means whereby a person
	entitled to a return of a deposit is not deprived of the deposit refund even though he may be unable to produce the original receipt for the deposit, provided he can produce adequate identification to insure that he is the customer entitled to refund the deposit.
	(H) The Company shall apply deposit standards uniformly as a condition of utility service to all residential customers.
	(I) The Company shall provide means whereby a customer, required to make a deposit, may pay such deposit in install- ments unless the Company can show a likelihood that the customer does not intend to pay for such service.
	(3) In lieu of a security deposit required by these rules, the Company may accept the written guarantee of a responsible party as surety for a customer service account.
	(4) A guarantee accepted by the Company is subject to the following terms and conditions:
	(A) It shall be in writing and shall state the terms of guarantee and the maximum amount guaranteed. The Company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument.
	(B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, payment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory fin made, within ten days of resolution or withdrawal of the dispute. The Company may withhold the release of the guarantor
	+ pending resolution or withdrawal of the dispute APR - 1 (C32 *Indicates new rate or text +Indicates change
	Linu Sature Commission
	DATE OF ISSUE <u>March 25, 1982</u> DATE EFFECTIVE <u>April 1, 1982</u> month day year 9820 East 63rd Street
	ISSUED BY V. M. Clevenger President Ransas City, Missouri
	name of officer title address

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The Raytown Mater Company Name of Issuing Corporation For Turrikory Served in Raytown Company employee receiving payment.		(Original) SHEET No. 1 (Revised)
CENERAL (Continued) Company employee receiving payment. [AlSSOUN] 5. Statement of the terms and conditions governmingmeticion payment, retention and return of deposits. (G) The Company shall provide means whereby a person entitled to a return of a deposit is not deprived of the deposit refund even though he may be unable to produce the original receipt for the deposit, provided he can produce adequate identification to insure that he is the customer entitled to refund the deposit. (H) The Company shall apply deposit standards uniformly as a condition of utility service to all residential customers. (I) The Company shall provide means whereby a customer, required to make a deposit, may pay such deposit in install- ments unless the Company can show a likelihood that the customer does not intend to pay for such service. (3) In lieu of a security deposit required to the following terms and conditions: (4) A guarantee accepted by the Company is bleet the following terms and conditions: (b) Tet shall be in writing and shall struct commerant (customer does not intered in a separate written instrument. (B) Credit shall be established for the customer and the guarantor consents thereto in a separate written instrument. (B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, pay- ment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory jif made within ten days of resolution or withdrawal of the relargues. The Company may withhold the release of the guarantor light which the release of the guarantor light with day year * Indicates new rate or text * Indicates change	<u>The Raytown Water Company</u> Name of Issuing Corporation	For Torridow-Served in Roylow
 Statement of the terms and conditions is available to payment, retention and return of deposits. (G) The Company shall provide means whereby a person entitled to a return of a deposit is not deprived of the deposit refund even though he may be unable to produce the original receipt for the deposit, provided he can produce adequate identification to insure that he is the customer entitled to refund the deposit. (H) The Company shall apply deposit standards uniformly as a condition of utility service to all residential customers. (I) The Company shall provide means whereby a customer, required to make a deposit, may pay such deposit in installments unless the Company can show a likelihood that the customer does not intend to pay for such service. (3) In lieu of a security deposit required account. (4) A guarantee accepted by the Company is subject to the following terms and conditions: (A) It shall be in writing and shall state company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument. (B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, payment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a signed bill shall be satisfactory if made within ten days of resolution or withdrawal of the deposit means the delinquent. Payment satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a signed bill shall be satisfactory if made within ten days of resolution or withdrawal of the dispute. Payment of a successive months. For purpose of the successive month day year moth da		REGULATIONS NOV 21 1978 (Continued)
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 as a condition of utility service to all residential customers. (I) The Company shall provide means whereby a customer, required to make a deposit, may pay such deposit in installments unless the Company can show a likelihood that the customer does not intend to pay for such service. (3) In lieu of a security deposit required ANDER (1998), the Company may accept the written guarware account. (4) A guarantee accepted by the Company is subject to the following terms and conditions: (a) It shall be in writing and shall be the company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument. (b) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, payment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory if made within ten days of resolution or withdrawal of the dispute. The Company may withhold the release of the guarantor is period bill shall be satisfactory if made within ten days of resolution or withdrawal of the dispute. The Company may withhold the release of the guarantor is company and withhold the release of the guarantor is period. 	entitled to a return of a deposit refund even though he original receipt for the dep- adequate identification to i	eposit is not deprived of the ne may be unable to produce the posit, provided he can produce insure that he is the customer
required to make a deposit, may pay such deposit in install- ments unless the Company can show a likelihood that the customer does not intend to pay for such service. (3) In lieu of a security deposit required in the state sible party as surety for a customer service account. (4) A guarantee accepted by the Company is subject to the following terms and conditions: (A) It shall be in writing and shall state commercial of the guarantee and the maximum amount guaranteed. The Company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument. (B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, pay- ment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory if made within ten days of resolution or withdrawal of the despite. The Company may withhold the release of the guarantor bills and *Indicates new rate or text +Indicates change DATE OF ISSUE November 20, 1978 DATE EFFECTIVE December 20, 1978 month day year month day year		
<pre>party as surety for a customer service account. APR - 1 1982 (4) A guarantee accepted by the Company is subject to the following terms and conditions: (A) It shall be in writing and shall Starter commuters of guarantee and the maximum amount guaranteed. The Company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument. (B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, pay- ment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory if made within ten days of resolution or withdrawal of the dispute. The Company may withhold the release of the guarantor jending *Indicates new rate or text +Indicates change DATE OF ISSUE November 20, 1978 month day year month day year month day year</pre>	required to make a deposit, : ments unless the Company can	may pay such deposit in install- n show a likelihood that the
(A) It shall be in writing and shall stady within ten days of resolution or withdrawal of the required bills satisfactory if made within ten days of resolution or withdrawal of the regures of the regures of the statisfactory if made Within ten days of resolution or withdrawal of the regures of the regures of the statisfactory if made Within ten days of resolution or withdrawal of the regures of the rule release of the rule release of the rule release of the rule rule rule rule rule rule rule rul	party as surety for a custom	mer service account.
 (A) It shall be in writing and shall Star Mission of guarantee and the maximum amount guaranteed. The company shall not hold the guarantor liable for sums in excess of the maximum amount of the required cash deposit unless the guarantor consents thereto in a separate written instrument. (B) Credit shall be established for the customer and the guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, payment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory if made within ten days of resolution or withdrawal of the payment of the payment withhold the release of the guarantor period of the payment withhold the release of the guarantor period bills. Public Service Commission DATE OF ISSUE November 20, 1978	following terms and conditio	ons: $BY \not a = RS / S$
guarantor shall be released upon satisfactory payment by the customer of all proper charges for utility service for a period of twelve successive months. For purposes of this rule, pay- ment is satisfactory if, as to undisputed bills, it is made prior to the date upon which the bill becomes delinquent. Payment of a disputed bill shall be satisfactory if made within ten days of resolution or withdrawal of the dispute. The Company may withhold the release of the guarantor pending *Indicates new rate or text +Indicates change DATE OF ISSUE November 20, 1978 month day year DATE EFFECTIVE December 2, month day year	guarantee and the maximum am shall not hold the guarantor the maximum amount of the re	ing and shall state commission of mount guaranteed. The Company r liable for sums in excess of equired cash deposit unless the
+Indicates change Public Service Commission DATE OF ISSUE November 20, 1978 month day year DATE EFFECTIVE December 21, 1978 month day year		ablighed for the quetomor and the
monun day year monun day yea	customer of all proper charg of twelve successive months. ment is satisfactory if, as prior to the date upon which Payment of a disputed bill s within ten days of resolution	upon satisfactory payment by the ges for utility service for a period . For purposes of this rule,pay- to undisputed bills, it is made h the bill becomes delinquent. shall be satisfactory if made on or withdrawal of the daspute
,	customer of all proper charg of twelve successive months. ment is satisfactory if, as prior to the date upon which Payment of a disputed bill s within ten days of resolution The Company may withhold the *Indicates new rate or text	upon satisfactory payment by the ges for utility service for a period . For purposes of this rule, pay- to undisputed bills, it is made h the bill becomes delinquent. shall be satisfactory if made on or withdrawal of the dispute- e release of the guarantor pending DEC 211978

FORM NO. 13 P. S. C. MO. No	Coriginal SHEET No. 15 Reviewd (
Cancelling P. S. C. MO. No.	Original SHEET No. S. 1-3 Revised (continued)
THE RAYTOWN WATER COMPANY Name of Issuing Corporation or Municipality	For Territory served by THE RAYTO COMPANY, Control Refy town, Missour territory adjacent thereto,
BULES AND REGULA	son County, Missouri
	RECEIV
EXTENSION OF WATEF	MAINS (Continued) JAN16
RULE 35. (Continued)	MISSOU
	Public Service C l be paid by the Company on on any unrefunded balances.
	on of said ten-year period, e closed and no further re-
(j) Extensions made and remain the property of	under this rule shall be the Company.
(k) The Company rese extend its water mains fro main extension made under or applicants' agent payin not be entitled to any ref customers to any further e	this rule. The applicant ng for an extension shall Fund for the attaching of
of pipe of such size as is serve the customers to be vided however, that such p less than six inches in di desires to make the extens larger than that reasonabl customers to be supplied i tional cost of the larger	supplied immediately; pro- pipe shall in no event be ameter. If the Company sion with pipe of a size
Company.	MAR 2 19
	PUBLIC SERVICE COM
GANGELLED	
DEC 21 1978	
DY SERVICE COMMISSION	
DATE OF ISSUE January 15, 1959 month day year	DATE EFFECTIVE March 2, 1959 month day year
SSUED BY Dr. Samuel J. T. Davis	President 9820 East 63rd

P.S.C. MO No. 3 2nd Revised Sheet No. 16 Canceling P.S.C. MO No. 3 1st Revised Sheet No. 16 <u>The Raytown Water Company</u> For: Raytown Missouri & territory adjacent thereto

Name of Issuing Company

Community, Town or City

RECEIVED

101 0 1 2000

Rules Governing Rendering of Water Service +MISSOURI Discontinuance of Service by CompanPublic Service Commission

Rule 34. + For violation of any of the rules and regulations of the Company by the customer, or for nonpayment of water bills, the right is reserved by the Company, after due notice has been given, to discontinue service, refunding to the customer, all sums paid in advance of consumption that have not been earned by the Company. In all cases of nonpayment of a bill within twenty-one (21) days after the same becomes due, after due notice is given, within 10 days after such notice the supply may be cut off and not turned on again except upon payment of the amount due together with the charges for turn-off and turn-on listed on tariff sheet No. 2a.

If it is necessary to make a shut-off at the corporation cock or disconnect the service line from the main, a charge equivalent to the actual cost of material and labor will be charged for renewal of service.

This section of the Company's Rules and Regulations is subject to the Commission's Rules and Regulations contained in 4 CSR 240-13.050.

Rule 35. When premises are to be vacated or there is a change of owner, occupant or agent, prompt notice must be given the Company. Service may be discontinued by the customer by giving no less than twenty-four hours notice to the Company during its regular office hours. Final bills for service shall become due and payable at once.

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* Indicates new rate or text + Indicates change	NOV 0 1 2004 By WR-65-52 Public Service Commission DEC 1 8 2000 MISSOURI Public Service Commission	
Date of Issue	Date Effective	

JAN-11	-1999 17:05	HO PUBLIC SERVICE CO	-11-1.	573 75	1 1847 P.02/02
	Canceling	P.S.C. MO No. 3 P.S.C. MO No. 3	l st Revise Origins	-	Sheet No. 16 Sheet No. 16
	e of Utility: own Water Company		Service Area: Territory in R		adependeence, MO
		Rules Governing Water Se	•	• •	ommissior
		DISCONTINUANCE	OF SERVICE	RECD FEE	<u>+ 6 2 1999</u>
	DISCO	ONTINUANCE OF SER	VICE BY COM	PANY	
	RULE 34. For violation	n of any of the rules and r ment of water bills, the r	regulations of the	e Company by by the Compa	the ny, after
	due notice has been giv	en, to discontinue service	e, refunding to the	ne customer all	sums
	paid in advance of cons of nonpayment of bill v	sumption that have not be vithin twenty-one days af	ter the same bec	omes due, afte	er due
	notice is given, within t	ten days after such notice	the supply may	be cut off and	not
	turned on again except additional charge for tu	upon payment of the amo rning on water at the stop	1	r with the follo 0.5 ± 30	owing
	R	v estoring Service, betweer			
:		Monday thru Friday (Exc	ept Holidays)	\$ 5.00 \$10.00	
x	A	ll other hours		\$10.00	
	If it is necessary service line from the m be charged for renewal	y to make shut-off at the clain, a charge equivalent to $ \sigma_{1} \in [\sigma_{1}]$	corporation cock to actual cost of	c or disconnect material and la	the abor will
		the Company's RULES A d by the Commission. m		TIONS is subje	ct to 4
	. <u>D</u> I	SCONTINUANCE OF S	SERVICE BY C	<u>USTOMER</u>	
	or agent, prompt notice the customer by giving	remises are to be vacated e must be given the Comp not less than twenty-four s. Final bills for service s	pany. Service m r hours notice to	ay be disconting the Company	during
	 Indicates new rate or tex Indicates change 		NCELLED	_ Mis	souri Public Commissie
: .		DE	C 1 8 2000	FIL ED -	MAR 9 1 1999
DATI	E OF ISSUE Febru Month	uary 01, 1999 V Day Year N	ive colariy Vecolariy	March 31,	
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Canc	colling P.S.C.MO, No.		(REXXXXXX) (Original) SHEET No. (Revised)
TE RAYTOWN Name of	WATER COMPANY Issuing Corporation	For <u>Perri</u> and 1	itory Served in Raytor Community Town of City Independences Missour
	RULES AND	REGULATIONS	<u>N0₩</u> 21 1978
	DISCONTINUANC DISCONTINUANCE OF		🛑 🛛 Pu' Ilo Service Commiscio
of the Comp bills, the has been g customer a been earned within twen notice is may be cut the amount for turnin Restori Monda All o	d by the Company. I nty-one days after t given, within ten da off and not turned due together with t g on water at the st ng Service, between y thru Friday (Excep ther hours	, or for nor by the Compare service, re ance of conse in all cases the same beco on again exe on again exe on again exe the following cop cock: 2 ¹⁰⁰ 8:00 A.M. an of Holidays)	npayment of water my, after due notice efunding to the umption that have not of nonpayment of bil omes due, after due ch notice the supply cept upon payment of g additional charge 400 nd 4:30 P.M.
or disconn	ect the service line to actual cost of m	e from the ma	
	ction of the Company 4 CSR 240-13.050 is		
	DISCONTINUANCE OF	SERVICE BY	CUSTOMER
of owner, Company. not less t its regula	occupant or agent, p Service may be disco han twenty-four hour	prompt notice ontinued by for the second s	the customer by givin
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	Cancelling P.S.C.MO. No. 3 (Original) SHEET No
	The Raytown Water Company For Territory Served in Raytown
	Name of Issuing Corporation For Community, Town or City
	and Independence Hijsouri
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\mathbf{F}	MISSOURI
	EXTENSION OF WATER MAINS Public Service Commission
	Rule 36. The Company will extend its water mains within its service area on the following terms and conditions:
	(a) Upon application being made for extension of
L	water main, the Company shall determine the necessary size of main and shall make an estimate of the cost of
	the proposed extension, including pipe, valves, fit-
	tings, booster pumps, and storage tanks if required,
	all other materials, and all other costs such as labor, permits, etc., including the Company's direct
	expense associated with supervision, engineering,
	tools and equipment, and the Company's overhead expen-
	ses. The applicant or the applicant's authorized agent shall contract for such extension and shall pay
	in advance to the Company the estimated cost of the
	extension as provided in paragraph (e) of this Rule.
	(b) Should the actual cost of the extension be
	less than the estimated cost, the Company shall refund the difference as soon as the actual cost has been
	ascertained.
	(a) No interest shall be paid by the Company on
	(c) No interest shall be paid by the Company on the applicant's payment or on any unrefunded balances.
	(d) Extensions made under this rule shall be and remain the property of the Company.
+	(e) Developer shall enter into an agreement with the the Company of the type attached hereto and marked
	Exhibit "A". At the time of the execution of the
	agreement the developer shall pay to the Company the estimated cost of the required water main extension.
	To give effect to the Tax <u>Reform A</u> ct of 1986, as may
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	NOV 0 1 2004 DEC 1 1987
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	*Indicates new rate or text +Indicates change
ь П	ATE OF ISSUEOctober 15, 1987DATE EFFECTIVEDecember 1
0	month day year month day
	SUED BY COM COURSIGEN MENUderit

Cancelling P.S.C.MO. No	(xikxxdexxtx) (Original) SHEET No
·	(Revised)
The Raytown Water Company	For Territory Served in Raytow
Name of Issuing Corporation	Community, Town or City
	and Independence Missouri
RULES AND RE	
	<u>NOV 21 19</u> 78
EXTENSION OF W	
EXTENSION OF A	MISSOURI I
	and its water Rainsewithinnits on
service area on the following t	ierms and conditions
(a) Upon application being	made for extension of water
	ermine the necessary size of
main and shall make an estim	nate of the cost of the proposed
	valves, fittings, booster pumps,
and storage tanks if require	ed, all other materials, and or, permits, etc., including
	upervision, engineering, insur-
	accounting and other overhead
expenses.	
(b) If the estimated cost (of the extension is not greater
	nal prospective customer, or is
not greater than 4 times the	e Company's estimate of annual
	customers who will immediately
attach to the extension, the	e Company will finance and the requirement of any payment.
Make the extension without i	the requirement of any payment.
(c) If the estimated cost of	of the proposed extension exceeds
	ospective customer or 4 times
applicant or the applicant's	mmediate annual revenue, the
	and shall pay in advance to
the Company the estimated co	
(d) Chauld the actual cash	of the extension be loss
(d) Should the actual cost than the estimated cost, the	of the extension be less e Company shall refund the
	ctual cost has been ascertained.
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*Indicates new rate or teRublic Servic +Indicates change MISS	
+Indicates new rate or textubile MIS	Public Service Commission
DATE OF ISSUE November 20, 1978	DATE EFFECTIVE December 21,
month day year	9820 E. 63rd St
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lst Original SHEET No. 16P.S.C.MO. No. 3 Revised Original SHEET No. 18 &

Cancelling P.S.C.MO. No. 3

The Raytown Water Company Name of Issuing Corporation

For Territory Served in Raytown Community, Town or City and Independent Dissouri

Revised

<u>OCT 2 0 1987</u>

MISSOURI

be amended or supplemented, and any applicable state income tax, all such advances or contributions have become taxable income to the Company. The Company will pay the tax liability on such advance or contribution and offset its payment of taxes by eliminating any refunds for customer connections to the developer.

(f) The Company reserves the right to further extend its water mains from and beyond each water main extension made under this rule. The applicant or applicant's agent paying for an extension shall not be entitled to any refund for the attaching of customers to any further extension.

Extensions made under this rule shall be of (g) pipe of such size as is reasonably required to serve the customers to be supplied immediately; provided however, that such pipe shall in no event be less than six (6) inches in diameter. If the Company desires to make the extension with pipe of a size larger than that reasonably required to serve the customers to be supplied immediately, then the additional cost of the larger pipe shall be borne by the Company.

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NOV 0 1 2004 WWR.05-52 Public Service Commission MISSOURI

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*Indicates new rate or text +Indicates change

Public Service Commission

DATE OF ISSUE	October 15, 1987	DATE EFFECTIVE	December 1, 198
	month day year		month day year
ISSUED BY UM	Clevenger,	Presidench	
	Iname of officer	title	address

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The Raytown Water Company Name of Issuing Corporation	For		served	in Rayl nor City Missou	i OV Jri
RULES	AND REGULATIO	DNS	<u>₩9</u> ¥ 21	1978	
EXTENSION OF W	VATER MAINS ((Continued	~	!	
RULE 36. (continued)		4 L L.	10 081VIC9	Commissib	in _.
(e) The Company shall (10) years after comple party who has contracte follows:	etion of the e	extensior	n only to	o the	
 Upon completion of the original proparagraphs (a) the refund four (4) to revenue originally actual revenue reconcerected 	rospective cus rough (d), abo imes the diffo y estimated by ceived by the	stomer co ove, the erence bo y the Com Company,	onsidered Company etween the apany and provide	d in shall he annua d the ed the	
2. During the fin the extension and customers are tak (50) dollars shall customer taking se regular yearly con year's billing for customer, the Com annual water bill previously refunde	after the sta ing water serv l be made for ervice from santract and the r service to pany shall re ing less the	ated numb vice, a p each add aid exter en at the such add fund four	per of p refund o litional nsion un e end of itional c (4) ti	rospect ſ fifty new der a the fi new mes sud	ive rst
(f) The sum of the read event exceed in the age for the extension.					
(g) No interest shall payment or on any unrea			ıy on th	e appli	car
(h) At the expiration account will be closed	and no furth	er refund			
	DEC 1 1987	an base de dere au con de de de de	FILE	D	
*Indicates new rate or text +Indicates change DATE OF ISSUE <u>November 20</u> month day yea SSUED BY V. M. Clevenger,	DEC 1 1901 BY OF R SH	2 mission D	EC 21 19		
PU	blic ServissouR	TUDIC	Service Col	mmission ember 2	

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	ssuing Corporation NOV 0 1 2004	Community, Town or City Independence, Missouri
	by WF-05-52 Public Sarrice Solar	RECEIVED
<u></u>	MIGOCOTA	JUN 21 1993
	FIRE HYDRANT RULES AND R	EGULATIONS MO. PUBLIC SERVICE C
Rule 37.	APPLICABILITY: These R shall apply to all fir protection systems instat service territory.	
Α.	Field location of such fispecified by the Fire Clother designated official behalf of the city.	nief of the city, or
В.	The Company may refuse new hydrant installations removal of existing publi do not conform in recommendations of the Office of Missouri which that insurance rating for or village is at that upon all factors other within said city.	s, and relocations or c fire hydrants which general to the Insurance Services are appropriate for which the city, town time eligible, based
C.	The Company shall not customer or to the city for loss or damage due t being within reach of a water pressure or lack o frozen hydrants, valves o other reason not the negligence.	and any third party o a fire hydrant not ny property, to low f supply of water, or r connections, or any
D.	The Company may refuse installation of new fir relocation of existing locations where there is main, 6" or larger in di	re hydrants or the fire hydrants at not an existing water
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Cancelling P.S.C.MO. No	Original SHEET No.
	Revised J
Name of Issuing Corporation	For-Territory spryed in Rayt
Name of issuing corporation	Community, Fown or City and Independence, Mrssou
	, <u>)</u> ,
RULES AND H	REGULATIONS NOV 21 1978
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EXTENSION OF WATER	MAINS (Continuida) Service Commission
RULE 36. (Continued)	
(i) Extensions made under t	this rule shall be and remain th
property of the Company.	
	he right to further extend its
	each water main extension made cant or applicant's agent paying
	be entitled to any refund for the
attaching of customers to an	
(k) Extensions made under t	this rule shall be of pipe of su
	red to serve the customers to be
	ded however, that such pipe shal x (6) inches in diameter. If th
	extension with pipe of a size
larger than that reasonably	required to serve the customers
to be supplied immediately,	then the additional cost of the
larger pipe shall be borne l	by the Company.
risers, or fire lines, for any	e consent of the Company. The
Company shall cause all hydrand every twelve (12) month period opened for inspection during for inspection shall reveal that an order, or upon receipt of notic designated official empowered entity that any hydrant is not within ten (10) days from and a or of receipt of such notificat working order. It is understood are many causes of a malfunction the Company cannot, by an insp keep fire hydrants in working of public fire hydrant service chap this fact in mind. When hydran or for fire drill by City or of	ts to be inspected at least ond . Fire hydrants shall not be reezing weather. If such ny hydrant is not in working fication by City or other to act on behalf of political in working order, Company shall after the date of such inspection tion restore any such hydrant to od by water customers that ther on of a fire hydrant and that pection program or otherwise, condition at all times, and the arge has been determined with nts are used for fire fighting ther political entity, they include the state of the state of the state of the state of the state of the state of the stat
Company shall cause all hydrand every twelve (12) month period opened for inspection during for inspection shall reveal that an order, or upon receipt of notic designated official empowered entity that any hydrant is not within ten (10) days from and a or of receipt of such notificat working order. It is understood are many causes of a malfunction the Company cannot, by an insp keep fire hydrants in working of public fire hydrant service chap this fact in mind. When hydran or for fire drill by City or of shall be left in proper cond injuries.	ts to be inspected at least onde . Fire hydrants shall not be reezing weather. If such ny hydrant is not in working fication by City or other to act on behalf of political in working order, Company shall after the date of such inspection tion restore any such hydrant to od by water customers that there on of a fire hydrant and that pection program or otherwise, condition at all times, and the arge has been determined with nts are used for fire fighting ther political entity, they incertical entity, they incertical entity, they
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FORM NO. 13	P.S.C.MO. No3	{	Original SHEET No. 20
Cance	lling P.S.C.MO. No	(Original SHEET No Revised /
<u>THE RAYTOWN 1</u> Name of I	ATER COMPANY ssuing Corporation	For <u>Territor</u> Con Independ	<u>y served in Raytown and</u> mmunity, Town or City ence, Missouri
[<u></u>		RECEIVED
	RULES AND REG	ULATIONS	JUN 21 1993
			MO. PUBLIC SERVICE COM
E.	The Company will hydrant installa existing fire hyd unless easements a	tions or rei rants on priva	lers for new location of
F.	The Company shall new fire hydrants hydrants on road political entity h or fails to issue such installation.	or relocate e ls or streets having jurisdic a permit to the	xisting fire where the tion refuses
G.	New fire hydrants shall conform to or the latest revi outlet, 2 hose out and be of the anti-	AWWA specificat sion thereof wi lets, 5 1/4" va	tions C502-64 th 1 steamer lve opening,
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	w rate or text		JUL 22 1933
+Indicates ch	anke		MO. PUBLIC SERVICE COMN.
DATE OF ISSUE	June 22, 1993 month day year A S. Clurry name of office	President / Gener	CTIVE July 22, 1993 month day year al Manager 9820 E. 63rd St itle address MO 641
	1 I	1	Raytown, MO 641

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