For

Missouri-American Water Company

Name of Issuing Corporation

Community, Town or City

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 $2^{nd}$  Revised Sheet No. <u>R 1</u> Cancelling  $1^{st}$  Revised Sheet No. <u>R 1</u>

	ouri-American Water Company	For		Missouri Servi	
ame	e of Issuing Corporation			Community, Town	or Ci
	Rules and	-	erning the Rendering	of	
Pulo	• 1 – Definitions Applicable to the Rules an	Water Se	ervice		
Nule					
1.	"Agreement and Encumbrance": An agr Customer's Water Service Line is not in o another property owner's property, and to remain in its original location under co	compliance with the the Company will p	e Company's rules by cr	ossing or encroaching upon	
2.	"Applicant": Any person, group of persons seeking water service, or seeking to constand/or controlled by them, or both.			-	
3.	"Appurtenances": Parts and accessories Lines and Meter Settings that are used to or are used for construction, maintenand fittings, connecting parts, valves and che devices installed to cover or protect such	o assemble pipeline ce and operations; cck valves, location	es and parts, contain an appurtenances include and marking devices, a	d control the flow of water, but are not limited to pipe	
4.	"Approved Backflow Prevention Assemb Department of Natural Resources.	ly" (Device): Any to	estable assembly that is	approved by the Missouri	
5.	"Auxiliary Supply": Any water supply on Supply .	or available to the	premises other than th	e approved public water	
6.	"Backflow": The undesirable reversal of gases, or other substances into the dis and/or backsiphonage.			-	
7.	"Backflow Device": A device owned by a flow only in one direction, from the Com Check Valve or a Reduced Pressure Zone	pany's distribution	system into a premises	s. Can include a Detector	
8.	"Bill": A written demand for payment fo	or service and the ta	axes, franchise fees, and	d other charges related to it.	
9.	"Billing Period": A normal usage period for a monthly billed Customer except for			pre than thirty-five (35) days	4
10.	"Commercial Service": Non-residential, shopping centers, offices, restaurants ar discretion, service may be provided to th	d other commercia	al business establishmei		
11.	"Commission" or "PSC": The Missouri Pi	ublic Service Comm	iission.		
	* Indicates new rate or text				1
7	+ Indicates change Date of Issue: <u>May 12,</u>	2025	Effective Date:	<del>June 11, 2025</del> May 28, 2025	

lame of Issuing Corporation			Community, Town or Cit
	Rules an	d Regulations Governing th Water Service	e Rendering of
12.	"Company": Missouri-American Water employees or agents.	Company, acting through its	officers, managers or other duly authorized
13.	"Complaint": An informal or formal con	nplaint pursuant to Commiss	ion Rules.
14.	"Containment": The application of a pro that any contamination is contained wit system.		embly on the line feeding the building so ot enter the pipelines of a public water
15.	purposes and any source or system con approved as safe, wholesome, and pota	taining an unapproved water ble. By-pass arrangements, her assemblies through which ect Cross-Connection" shall r re. The term "Indirect Cross-	umper connections, removable sections, backflow could occur, shall be considered nean a Cross-Connection that is subject
16.	"Curb Stop/Stop Cock": A shutoff valve a operated by a valve key to start or stop		ually installed near the curb, which may be comer's service line.
17.	<ul> <li>all of the following:</li> <li>a) Has applied for and has been acce</li> <li>b) Has assumed the obligation for parate schedules of the Company, a</li> <li>c) Is not in violation at the time acce</li> <li>the Company, Federal and/or Sta</li> <li>d) If required, the Company has set</li> </ul>	epted for water service, and ayment of water service cove and epted as a new Customer of a te regulatory agencies. a meter at the premises to b	lity, or other entity who has complied with ered under one or more of the applicable any of the applicable Rules and Regulations of e served, and er service line, or, when a tap is made for a
		eir name, are not considered	ne Company, but do not have water service to be customers. Applicants who establish agreement are not considered to be a
18.	"Delinquent": An account remaining un rendition of the bill by the Company.	paid by a Customer for more	than twenty-one (21) days after the date of

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FORM NO. 13	PSC MO No. 13	2nd Revised Sheet No. R 3
		Cancelling 1st Revised Sheet No. R 3
Missouri-American Water Company	For	Missouri Service Area
Name of Issuing Corporation		Community, Town or City

### Rules And Regulations Governing The Rendering of Water Service

- 19. "Denial of Service": The Company's refusal to commence service upon an applicant's request for service at a particular location.
- 20. "Deposit": A money advance to the Company for the purpose of securing payment of delinquent charges, + which might accrue to the Customer who made the advance.
- 21. "Detector Check Meter": A device installed in conjunction with a private fire protection service line, which + measures the quantity of water that passes through the by-pass piping of a Detector Check Valve. The primary function of this device is to monitor any unauthorized water usage through the Private Fire Service Line.
- 22. "Developer Lay": Water facilities installed by an entity or person other than the Company per agreement <sup>+</sup> between such entity or person and the Company. Facilities are ultimately accepted into the Company's distribution system on the terms and conditions as stated in the contract as contributed property.

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Service Commission JW-2014-0117

- 23. "Discontinuation of Service" or "Discontinuance": A cessation of service not requested by a Customer.
- 24. "Domestic Water Use": Personal, household, or general use, and does not include fire protection or industrial + process use.
- 25. "Double Check Detector Valve Assembly" (DCDA): An assembly of two (2) independently operating <sup>+</sup> approved check valves with tightly closing resilient seated shutoff valves at each end of the assembly and properly located test cocks. In addition, the device has a by-pass line with a water meter and two (2) independent check valves located within that line.
- 26. "Double Check Valve Assembly" (DC): An assembly of two (2) independently operating approved check valves + with tightly closing resilient seated shutoff valves at each end of the assembly and properly located test cocks.
- 27. "Due Date": The date stated on a bill when a charge is considered due and payable.
- 28. "Estimated Bill": A charge for water service, which is not based on an actual reading of the meter or other + registering device by an authorized Company representative.
- 29. "Guarantee": A written promise from a third party to assume liability up to a specified amount for delinquent + charges which might accrue to a particular Customer.
- 30. "In Dispute" or "Dispute": Any matter regarding a charge or service which is the subject of an unresolved + inquiry.
- 31. "Industrial Service": Service to manufacturing and processing establishments, including production facilities, + agricultural products processing facilities, assembly plants, refineries and similar establishments. At the Company's discretion, service may be provided to this class through one or more meters.

\* Indicates new rate or text

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	name of officer	title	address	Missouri Public

	uri-American Water Company of Issuing Corporation	For	Missouri Service A Community, Town or		
anne			community, rown of	Cit	
	Rules an	d Regulations Governing the Water Service	e Rendering of		
32.	"Interconnection": A physical connection systems.	on, other than a cross-connect	tion, between two (2) public water supply		
33.			tained by the Company, located on public used to distribute and supply water to	+	
34.	"Meter": A device, owned by the Comp service line supplying a premises, incluc		ntity of water which passes through a water for remote or electronic reading.		
35.	"Meter Box, Vault or Pit": An undergrou lid or entrance opening from ground lev		eptable to the Company, with a removable a meter or other appurtenances.		
36.	"Meter Setting": Includes the meter bo the meter, and shall be owned and mai		valves and appurtenances, but excludes service areas.		
37.	"Missouri Service Area": Includes the areas depicted in the maps and/or legal descriptions contained in this tariff.				
38.	"Other Public Authority Service": Feder	ral, state, county, and local go	vernmental entities and taxing authorities.		
39.	"Payment Extension Agreement": A ve payment for fifteen (15) days or less.	rbal agreement between the	Company and the Customer extending		
40.	"Premises": The standard unit of servio following:	ce of the Company. A "premi	ses" as used herein shall include the		
	-	, owned or leased and occupie	ed as a single residence and served by its		
	b) Each individual internal living uni		more units with common wall(s) where each		
		, owned or leased and occupie	ed as a single business and served through its		
		, in which the inside space of	the building is divided into separately owned its own separate water meter or a metered		
	<ul> <li>e) Each individual internal living uni internal unit is separately owned</li> </ul>	, and where the party owning	g of one or more stories, in which each such each separate unit also owns space on the erved through its own separate water meter or		
	f) Each divided component of a bui	ble components for occupanc	owned by one entity, in which the inside of y, and which is supplied through its own		

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3<sup>rd</sup> Revised Sheet No. <u>R 5</u> Cancelling 2<sup>nd</sup> Revised Sheet No. <u>R 5</u>

Missouri-American Water Company

Name of Issuing Corporation

Missouri Service Area Community, Town or City

Rules and Regulations Governing the Rendering of	
Water Service	

- g) A public building of one or more stories, rented or owned, used as a town hall, school house, fire station, city hall, administration building, etc., served through its own separate water meter or a metered Master Water Service line.
- h) A contiguous group or combination of buildings owned or leased by a Customer and served by one or more connections.
- i) Each divided component of a building of one or more stories being used as a shopping center with each divided component served through its own separate water meter.
- j) A building supplied with a Private Fire Protection service line.
- k) A parcel of property, park, or playground, where an above ground building does not exist, but where a water meter is set to serve a yard hydrant, drinking fountain, etc.
- I) Private Fire Hydrant(s) only, served by public mains, a private fire protection service line, or a metered Master Water Service line.
- 41. "Private Fire Protection Service": Fire protection other than public fire protection.
- 42. "Public Water Supply or System": Any publicly or privately owned water system operated as a public utility under applicable local authority to supply water for domestic purposes.
- 43. "Qualified Backflow Assembly Installer": The installer must be a plumber who meets all applicable local and State requirements to install backflow prevention assemblies.
- 44. "Qualified Backflow Assembly Tester": The tester must have the backflow prevention assembly tester certification required by the State in accordance with the requirements and procedures of the Missouri Department of Natural Resources and must follow all municipal, county, and state testing requirements.
- 45. Reduced Pressure Detector Check Backflow Prevention Assembly" (RPDA): An assembly consisting of two (2) independently operating approved check valves together with a hydraulically operating, mechanically independent, pressure differential relief valve located between the check valves and at the same time below the first check valve. The assembly shall include properly located test cocks for the testing of the check and relief valves and tightly closing resilient seated shut-off valves at each end of the assembly. In addition, the device has a by-pass line with a water meter and two (2) independent check valves together with a hydraulically operating, mechanically independent, pressure differential relief valve located between the check valves and at the same time below the first check valve located within that line. It shall be installed with no plug or additional piping attached to the discharge of the pressure relief valve port (except for the air gap supplied by the manufacturer).
- 46. "Reduced Pressure Principle Backflow Prevention Assembly" (RP): An assembly consisting of two (2) independently operating approved check valves together with a hydraulically operating, mechanically independent, pressure differential relief valve located between the check valves and at the same time below the first check valve. The assembly shall include properly located test cocks for the testing of the check and relief valves and tightly closing resilient seated shut-off valves at each end of the assembly. It shall be installed with no plug or additional piping attached to the discharge of the pressure relief valve port (except for the air gap supplied by the manufacturer).

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					Cancelling 3 <sup>rd</sup> Revised Sheet No. <u>R 6</u>
Misso	uri-Am	erican Wate	er Company	For	Missouri Service Area
Name	of Issu	ing Corpora	tion	_	Community, Town or City
			Rules	-	overning the Rendering of Service
47.		dition of a Bi omer.	II": The mailing, e		ivery of a bill by the Company or its agents to a
48.					e directly to an entity whose intended purpose s own rate structure.
49.					Residences are defined as consisting of one or more nent provision for cooking and sanitation.
50.	prem	nises, and inc	ludes related valve	s, fittings and other a	ng to a pipeline between the main and the Customer's appurtenances except the water meter, used for the further defined as follows:
	a)	"Customer" Including:	's Service Line or C	ustomer's Water Serv	vice Line": that portion of the service line from and
		(1)		he tailpiece exiting the tailpiece exiting the set of the supplied	he meter box at or near the curb line or property line, to the l; or,
		(2)		s present the Custom op to the premises; o	ner's Service Line shall be that portion of the service line or,
		(3)	line if the prope of the service lin	rty line is in the stree	exists within five (5) feet of the property line, or the curb et or roadway, the Customer service line shall be the portion he property line, or curb line if the property line is within mer's premises.
	b)	"Company	Service Line": The	pipeline from the ma	in to the Customer's Service Line.
	c)	"Domestic	Service Line": A pi	peline supplying wate	er for all purposes other than fire protection.
	d)				at splits into two (2) Customer Service Lines ude one Meter Box housing two (2) meters.

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 $4^{th}$  Revised Sheet No. <u>R 7</u> Cancelling  $3^{rd}$  Revised Sheet No. <u>R 7</u>

		erican Water CompanyForMissouri Service Aing CorporationCommunity, Town or C
		Rules and Regulations Governing the Rendering of
		Water Service
	e)	"Combination Water Service Line": A pipeline that supplies water for both domestic uses and for the extinguishment of fires through the same pipe. It shall be metered to measure all water usage through the water service line.
	f)	"Private Fire Service Line": A pipeline, owned by the Customer, used to supply water from the main or Company Service Line to a Customer's private fire protection system to be used exclusively for the extinguishing of fires in or on the property of the Customer.
	g)	"Master Water Service Line": A privately owned pipeline that can only be installed at the sole discretion of the Company, in areas where a public water main extension is not necessary, and said pipeline would be capable of supplying domestic and/or fire protection water service to more than a single premises on one or more lots or parcels of land with one or multiple ownerships being involved. For all Operations the Company shall own and maintain that portion of the Master Water Service Line between the Company's water main and the customer's property line, the remaining portion of the Master Water Service Line shall be owned and maintained solely by the customer.
	h)	"Split Water Service Line": A pipeline, owned by the Customer, which first extends as a single line from the Company main or Company service line into a parcel of property, and then splits into separate domestic and fire protection lines with separate meters.
51.	"Serv line.	vice Tap" or "Corporation Stop": The physical connection between a Company-owned main and the service
52.	dispu	lement Agreement": An agreement between a Customer and the Company, which resolves any matter in Ite between the parties or provides for the payment of undisputed charges over a period longer than the omer's normal billing period.
53.	inside	o and Waste Valve": A Customer-owned water shutoff valve installed as part of a water service line, just e the wall of a premises where the service line enters the premises. The design of the valve is such that when alve is closed, water in the piping after the valve can be drained.
54.	but n lid, to prope	b Box/Curb Box": A hollow, cylindrical-type enclosure of a design acceptable to the Company, installed over, not connected to, the stop cock, from ground level down to the stop cock, complete with proper removable o provide access to the stop cock from ground level. The location is generally within three feet (3') of erty line on public right of way or easement. If installed on a Master Water Service line, location shall be on rivate property in a location approved by the Company.

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Missouri-American Water Company		For	Missouri Service Area
Name	of Issuing Corporation		Community, Town or City
	Rules an	d Regulations Governing the Water Service	e Rendering of
55. "Tariff": A schedule of rates, rules and regulations approved by the Missouri Public Service Commission.			Aissouri Public Service Commission.
56. "Temporary Water service": Any water service for a duration of less than thirty (30) days.			
57. "Termination of Service": A cessation of service requested by a Customer.			

58. "Utility Charges": The rates for utility service and other charges authorized by the Missouri Public Service Commission as an integral part of utility service.

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Missouri-American Water Company Name of Issuing Corporation Missouri Service Area Community, Town or City

# Rules And Regulations Governing The Rendering of Water Service

#### Rule 2 GENERAL

- A. Every Customer, upon completing an application for any service rendered by the Company, or upon taking of water service, shall be considered to have expressed consent to be bound by these rates, rules, and regulations.
- B. The Company's Rules and Regulations governing rendering of service are set forth in these numbered sheets. The rates and charges applicable to appropriate service(s) are set forth in these Rules and Regulations.
- C. The Company may, subject to the approval of the Commission, prescribe additional rates, rules or regulations or to alter existing rates, rules or regulations as it may from time to time deem necessary or proper.
- D. At the effective date of these revised Rules and Regulations, all new facilities, construction contracts, and written agreements shall conform to these Rules and Regulations in accordance with the statutes of the State of Missouri and rules of the Commission. However, nothing in these revised Rules and Regulations shall require reconstruction or alteration of existing facilities, contracts, or written agreements to provide conformance either at the effective date or thereafter, excepting where such alteration is mutually agreeable between the Company and the Customers involved, or is considered necessary by the Company.
- E. Unless specifically authorized by the Company, in writing, Customers supplied with water by the Company will not be permitted to resell, redistribute, or resupply water for use by others. This includes not permitting others to use or have access to hose connections or other attachments.
- F. The properly authorized agents of the Company shall have the right to enter upon the premises of the Customer at all reasonable times for the purpose of inspecting any Company-owned devices or appurtenances, or devices owned by the Customer used in connection with this service, or for compliance with these rules. Refusal to grant such access may result in discontinuance of service.
- G. Normal business hours for the office where Customers may have a need to conduct business will generally be from 8 a.m. to 5 p.m. Monday through Friday excluding holidays. Based on local operation's business needs, the office may be closed for a period of up to one hour from noon to 1 p.m.
- H. Payment of water bills:
  - 1. Payments shall be made by mail, at authorized sub pay stations, by electronic funds transfer, or by credit card.
  - 2. In addition to any and all other charges due to the Company, the Customer will be charged an item fee for each check or electronic funds transfer returned to the Company for insufficient funds (NSF) or

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	name of officer	title	address	Missouri Public

FORM NO. 13	FORM	NO.	13	
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PSC MO No. 13

For

Missouri-American Water Company Name of Issuing Corporation Missouri Service Area Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

any other reason the item was returned by the bank, as provided under the Company's tariff for miscellaneous charges.

- 3. The Company may serve a Customer on a cash only basis if more than one check or Returned Deposit Item of the Customer is returned NSF or any other valid return reason in a twelve (12) month period. "Cash" shall be deemed to mean US currency, money order or certified check.
- 4. The credit of the Customer shall be established and the Customer shall be returned to a payment status whereby the Customer may make future payments by other acceptable means such as by personal check or direct payment upon satisfactory payment by the Customer of all proper charges for a period not to exceed twelve (12) successive months. For purposes of this rule, payment is satisfactory if made prior to the date upon which the bill becomes delinquent.
- I. Plumbers are not allowed to turn water off or on at the Corporation Stop or Stop Box valve for any water service line except to make repairs and test their work, after which they will leave it off or on as they found it, unless otherwise directed by the Company. Unless expressly authorized to do so by the Company, no party shall turn the water on or off at the Corporation Stop or Stop Box valve or disconnect or remove any meter.
- J. Employees or agents of the Company shall not demand or accept any compensation for any service rendered to its Customers except as covered in the Company's Rules and Regulations.
- K. No employee or agent of the Company shall have the right or authority to bind it by any promise, agreement or representation contrary to the letter or intent of these Rules and Regulations or law.

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+ Indicates change

DATE OF ISSUE:	<u>August 26, 2011</u>	DATE EFFECTIVE: October 1, 2011 October 15, 2011		
ISSUED BY:	Frank Kartmann	President	727 Craig Road, St. Louis, MO 63141	
	name of officer	title	address	
				FILED

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1<sup>st</sup> Revised Sheet No. <u>R 11</u> Cancelling Original Sheet No. <u>R 11</u>

	-American Water Company Issuing Corporation	For	Missouri Service A Community, Town or C
	Rules and	d Regulations Governing th Water Service	ne Rendering of
Rule 3 –	- Liability of the Company		
d			tience caused by reason of any break, leak or tion between the Customer's service and the
C re st	Company will not be responsible for any esponsible for damages caused by turb	damages occasioned by suc id water which may be occas any gates or hydrants, or an	tessary to shut off water in the mains, the ch shut off. The Company will not be sioned by cleaning of pipes, reservoirs or y other cause when the same is due to no lack
	mployees or agents of the Company are ervice rendered to its Customers excep		nand or accept any compensation for any y's Rules and Regulations.
	he Company shall not be responsible in four feature or interruption is without		supply water to the premises or for interruption on its part.
re ti	epresentation contrary to the letter or	intent of these Rules and Re	rity to bind it by any promise, agreement or gulations. Nor shall any employee or agent of or representation not provided for in these
tł p	he supply of water is interrupted by rea	ason of-strike, riot, invasion, or any cause beyond its con	trol, the Company shall not be liable for

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Original

Sheet No. R 12

PSC MO No. 13

### Rules And Regulations Governing The Rendering of Water Service

#### Rule 4 SERVICE CONNECTIONS

FORM NO. 13

- A. An application for new water service connection shall be made by each Customer before service is turned on to any premises. This application may be made at the local Company office and an application for Special Connection may be required to be filled out. The application for water service shall specify the location of the premises to be served, the name of the applicant, the size of service connection desired and the scope and type of use to be made of the service.
- B. At the time of application for service, applicant must provide proof of identification and may be required to execute a written application or contract; provided, however, that the Company shall have the right to reject any application that does not meet the requirements of these Rules and Regulations. In any case where unusual construction or equipment expense is necessary to furnish the service, the Company may require a contract for such reasonable period of time as is specified by the Company at the time of the making of such contract.
- C. The Company will not be required to enlarge any existing service connection if in the Company's opinion the service connection is of adequate size. Any change in location and/or size of an existing service connection and/or service line requested by the Customer shall be made at the Customer's expense.
- D. Only persons duly authorized by the Company shall make any connection to or disconnection from a water main or service connections of the Company, or set, change, remove, interfere with or by-pass any water meter of the Company.
- E. A Customer who has made application for water service to a premises shall be liable for all water service furnished to such premises until such time as Customer properly notifies the Company to terminate the service for their account.
- F. No substantial addition to the water using equipment or appliances connected to the water system of the Company shall be made except upon written notice to, and with the written consent of the Company.
- G. The Customer's Water Service Line must meet existing plumbing codes and local district Company specifications prior to a new service connection.
- H. In locations with Customer owned service lines the Company will approve the point to which the service connection will be made. In locations with Company owned service lines, Company will furnish and install the service line from the main to the meter box located at or near the Customer's property line in accordance with approved tariff charges or as provided in these rules.
- I. For service at a new location, a replacement service, or additional service at an existing location, applicant shall pay, in advance, a service connection charge in accordance with approved tariff charges or as provided in these rules.

\* Indicates new rate or text

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FORM NO. 13	PSC MO No. 13	1:	1st Revised Sheet No. R 13		
		Cancelling	Original Sheet No. R 13		
Missouri-American Water Company Name of Issuing Corporation	For		<u>ri Service Area</u> nity, Town or City		
Rules A	And Regulations Governing The	Rendering of			

# Water Service

- The Customer's Water Service Line shall be installed by the Customer at that Customer's expense. A J. Customer's Water Service Line shall not be used to supply more than a single premises without the consent of the Company.
- K. Neither the Company Water Service Line nor the Customer's Water Service Line will be permitted to be extended along public right-of-way or on private property along, parallel, or across public or private streets or roadways to obtain connection to the Company's main to serve a premises on a parcel of property which would circumvent the need to construct a proper main extension under Rule 23 or to circumvent other applicable Water Service Line rules. Customers, however will be permitted to extend a Water Service Line into or across a driveway owned by the Customer, or into or across a street or roadway to connect to a water main installed within or immediately adjacent to that street or roadway to serve property fronting either side of that street. Water Service Lines must be located on property owned in fee by the owner of the premises to be served. A Water Service Line may not be located on an easement, with the following exceptions:
  - 1. The portion of the pipeline which enters Company's existing easement, to reach the main installed in that easement:

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Service Commission JW-2014-0117

- 2. Where, in the Company's sole discretion, property ownership abutting the Company's water main is unobtainable and the proposed Water Service Line installation on an easement is in an area where water main extensions would serve no useful purpose for present or potential Customers;
- \* 3. Where an existing tract of land with an existing Water Service Line and/or Private Fire Service Line is \* subdivided and the existing Water Service Line and/or Private Fire Service Line and becomes out of \* compliance with the Company's rules by crossing or encroaching upon another property owner's property. At the option of the Company, the existing Customer's Water Service Line will be permitted \* to remain in its original location provided that each of the property owners on which the Customer's \* Water Service Line crosses:
  - a) Agree to permit the Customer's Water Service Line to remain in its present location; and,
  - b) Agree to sign the Agreement and Encumbrance; and,
  - c) Understand the risks involved with signing the agreement.
- The Company may require the Customer to execute one of the following agreements before allowing a L. service connection: Master Water Service Line Agreement And Encumbrance For Condominiums and Commercial Developments or the Agreement and Encumbrance Agreement.
- Waiver of Service Connection and matching of offers made by other water suppliers' charges: Μ.
  - 1. Where the Company faces competition for business with other water suppliers, the Company may waive all or part of any service connection charges and/or match offers made by other water suppliers in order to effectively compete with offers made to developers and/or Customers by other water suppliers after requesting approval of the waiver from the Commission on a case-by-case basis and receiving an Order granting the waiver for good cause shown.

\* Indicates new rate or text

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ISSUED BY:	Frank Kartmann	President	727 Craig Road, St. Louis, MO 63141	Filed	
	name of officer	title	address	Missouri Public	

 $2^{nd}$  Revised Sheet No. <u>R 14</u> Cancelling 1<sup>st</sup> Revised Sheet No. <u>R 14</u>

Missouri-American Water Company

For

Missouri Service Area

			Rules and Regulations Governing the Rendering of	
			Water Service	1
	2. 3.	reas a) b) c)	bd cause" shall be shown where the Company has provided the Commission Staff with onable and adequate documentation that: Bona fide competition exists between water suppliers for new Customers; The addition of Customers for whom the waiver applies would not likely result in a positive revenue requirement; and A positive net income will likely be achieved within a five-year period from the time the first new construction is placed in service.	
		addi	tional revenue requirement will be borne by the Company's shareholders, not its ratepayers.	
	4.		following listed areas, individuals, and/or subdivisions have been granted vers by the Commission per the associated order numbers:	
			Order Number Area and/or Subdivision WE-2010-0360 Taco Bell Restaurant #2956 1630 Jungerman Road, St. Charles	
Ν.	and C appu servic date Lines serve areas and c outde (5') o the C	Compa rtenai ce line of this , and ed by t assui outdoo cor m f the j ompa	the Company shall, at its own expense, be responsible for the maintenance of all Service Connections any Service Lines including the curb stop/valve, meter box/pit, the meter yoke and all other nees in the meter pit/box, and the meter. In certain areas (to Include St. Louis County and the Private Fire as and Master Water Service Lines in the Joplin and St. Joseph Operations), as of the effective the actual ownership of a minority of the Company Service Lines is indeterminate in several areas the Company. It is therefore the intent of these Rules and Regulations that the Company shall, in such me the responsibility and expense for maintenance of all Service Connections and Company Service Lines and eter box and meter installations, or to the Service Connections and Company Service Lines and eter box and meter installations, or to the Customer's property if the meter is not located within five feet property line. When, in the opinion of the Company, a Company Service Line is in need of replacement, ny shall make the replacement at its own expense. The Company will hold title to all such service is, Service Lines and meter box installations installed by the Company.	-
).	it car its ex place	inot b pense ment	ak occur and the existing curb stop/valve or meter box/pit is not located on the property line, and e determined whether the Company or the Customer is responsible for the leak; the Company at e will install a curb stop at the property line or as close as possible if obstructions prevent on the property line. However, if the leak is on the Customer's side of the newly installed curb ustomer shall be responsible for the maintenance and expense of the leak.	

\* Indicates new rate or text

+ Indicates change Date of Issue:

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Issued By:

Deborah D. Dewey, President 727 Craig Road, St. Louis, MO 63141

FILED Missouri Public Service Commission WT-2020-0353; JW-2020-0185 PSC MO No. 13

For

Missouri-American Water Company Name of Issuing Corporation

Missouri Service Area Community, Town or City

# Rules And Regulations Governing The Rendering of Water Service

#### Rule 5 <u>STANDBY, SPECIAL AND TEMPORARY SERVICE, AND INTERCEPTING TANK REQUIRED FOR LARGE</u> <u>CUSTOMERS</u>

- A. The entire cost of any standby, special, or temporary service installation will be paid by the applicant.
- B. Any privately owned and operated storage tank and associated plumbing will not be permitted without the express approval of the Company in writing.
- C. The inlet connection for tanks shall discharge at a point no less than six inches (6") above the overflow and shall be approved by the Company.

\* Indicates new rate or text

+ Indicates change

 

 DATE OF ISSUE:
 August 26, 2011
 DATE EFFECTIVE:
 October 1, 2011

 ISSUED BY:
 Frank Kartmann name of officer
 President
 727 Craig Road, St. Louis, MO 63141

 ISSUED BY:
 FilleD

FILED Missouri Public Service Commission JW-2012-0085

		nerican Water Company suing Corporation	For	Missouri Serv Community, Tow	
		Rules	and Regulations Governing	the Rendering of	
			Water Service		
Rule	e 6 – In	side Piping and Customer Wate	<u>r Service Line</u>		
A.	stop cons	and waste valve inside the foun	dation wall, as well as all pipir Customer, subject to the appro	o their service supply line with an accessible ng and attachments, all of which shall be oval of any authorized inspectors and in se at that time.	
В.	requ	-	encies having jurisdiction, and	on must be in accordance with the I these Rules and Regulations. The ruction shall be as follows:	
	1.	minimum size shall be three-o	quarter inch (3/4"). The type o	Iller than the service connection, and the figure shall conform to existing plumbing furnishing adequate and safe service.	
	2.	box, property or curb line, as a stop box, the Customer shall b water service line between th and the premises. The Compa	applicable, and the Company i be responsible for construction e meter setting, stop box or C ny may agree to make the phy and the Company-owned pipe	between the main and the meter setting, stop s responsible for such meter setting or n and maintenance of the Customer's ompany water service line, as applicable, ysical connection between the eline or components, but the Company by o Customer Service Line.	
	3.	All Customer's Water Service of the ground (finished grade)		t forty-two inches (42") below the surface	
	4.	installed as herein provided, t	he Company will not permit a	lacement Water Service Line not being new tap and will not install a Company er's Water Service Line is installed as	
2.	from insp		sumes no responsibility whats hall be in accordance with app	prior to rendering water service and oever for any portion thereof. Charges for proved fees and as set out in the	
D.	p.s.i Serv	i., Customer shall install, at their vice Line near its entrance to the	expense, an approved pressur building to reduce the water p	et main pressure exceeds eighty (80) re reducing valve in the Customer Water pressure to eighty (80) p.s.i. or lower, ectly to a water pressure booster system,	
D.	Unle p.s.i Serv exce	ess otherwise specified by local c i., Customer shall install, at their vice Line near its entrance to the	odes or ordinance, when stree expense, an approved pressur building to reduce the water p	e reducing valve in the Customer Water pressure to eighty (80) p.s.i. or lower,	

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<u>May 12, 2025</u>

Effective Date:



FORM NO. 13	PSC MO No. 13	1:	1st Revised Sheet No. R 17		
		Cancelling	Original Sheet No. R 17		
Missouri-American Water Company Name of Issuing Corporation	For		<u>i Service Area</u> nity, Town or City		
Rules A	And Regulations Governing The	Rendering of			

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an elevated water gravity tank, or pumps provided in connection with a hydropneumatic or elevated gravity water supply tank system.

- E. Customers must take necessary precaution to prevent pipes and meters from freezing in cold weather. In locations with Customer owned meter boxes, the meter boxes must be properly installed free from water, mud, and debris at all times. The Company will make ordinary repairs to meters, but if meters are damaged through freezing, hot water backing up into the meter, or neglect of the Customer, the repairs will be assessed against the Customer and payment for such repairs will be enforced the same as bills for service.
- F. Customers at their own expense shall make all changes in their Customer Water Service Line required by changes of grade, relocation of mains, or other causes.
- G. Separate premises must have separate Customer Water Service Lines, service valves, and meters, unless + specifically authorized by the Company and Customers enter into a Master Water Service Line Use + Agreement and Encumbrance for Condominiums and Commercial Developments as appropriate. +
- H. Repairs or maintenance necessary on the Customer Water Service Line or on any pipe or fixture in or upon the Customer's premise including the connections to the Company's metering installation, but excluding the Company-owned meter, shall be the responsibility of the Customer. Such pipe and fixtures shall be kept and maintained in good condition, protected from freezing and free from all leaks. Customer's failure to do so may result in discontinuance of service.

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE:	September 6, 2013	DATE EFFEC	TIVE: <u>October 6, 2013</u>	
ISSUED BY:	Frank Kartmann name of officer	President title	727 Craig Road, St. Louis, MO 63141 address	Filed Missouri Public Service Commission

JW-2014-0117

PSC MO No. 13

Missouri-American Water Company Name of Issuing Corporation For

Missouri Service Area Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

### Rule 7 INTERRUPTIONS IN WATER SUPPLY AND LIMITATIONS ON USE OF WATER

- A. When water service is interrupted for repairs, extensions or alterations to the distribution system or station equipment, Customers affected by such interruptions shall be notified in advance whenever it is practicable to do so. However, notwithstanding any other provision of this rule, the Company may shut off the water in its mains at any time without advance notice for reasons of health, safety, property damage or other emergencies, when it is not practicable for the Company to provide such advance notice. Every effort will be made to minimize interruption of service.
- B. No refunds of charges for private or public fire protection or of the minimum water rate of other classes of Customers will be made for interruptions of service unless the interruption is in effect for a continuous period in excess of forty-eight (48) hours.
- C. If necessary, in order to maintain proper and sufficient pressures in the distribution system, and storage volume for fire protection and other purposes, the Company may limit and regulate, in a reasonable and non-discriminatory manner, any unusual, unnecessary or wasteful flow or quantity of water usage. This may include, but is not limited to, the sprinkling of fields, gardens, orchards, lawns, parks or club grounds, and the flushing of streets, avenues, roads, and other public places. As an example, the use of water for sprinkling or landscape watering may be restricted by the Company to alternate days to prevent excessive use and/or waste of water.
- D. The Company may regulate or limit the filling of tanks, basins, swimming pools, etc., requiring large flows of water, where such use of water may affect service to other Customers.
- E. The Company may restrict or regulate the quantity of water used by Customers in case of scarcity or whenever an emergency affecting public health and welfare may require such restrictions.
- F. Enforcement of the provisions of paragraphs C., D. and E. of this Rule may be by the cooperation of local authorities to enforce local ordinances or may be by discontinuance of service in accordance with Rule 10.

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE:	<u>August 26, 2011</u>	DATE EFFECTIVE: <del>October 1, 2011</del> October 15, 2011			
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FILED Missouri Public Service Commission JW-2012-0085

		C C
Missouri-American Water Company	For	Missouri Service Area
Name of Issuing Corporation		Community, Town or City
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Sheet No. R 19

PSC MO No. 13

#### Rules And Regulations Governing The Rendering of Water Service

#### Rule 8 CROSS CONNECTIONS

FORM NO. 13

- A. Unprotected cross-connections with the public water supply are prohibited. The Company will refuse to provide service to any premise having such connections until any and all such existing conditions are terminated, or are protected by an approved backflow prevention assembly of a type that is acceptable to the Company. Should a Customer fail to have a proper approved backflow prevention assembly properly inspected, tested and maintained, the Company will refuse to continue service to the premises until such time as the Customer complies with the Rules.
- B. Cross connection control is designed for containment protection of the Company's distribution system from cross connections located on Customers' premises. The rules are not designed to protect any one Customer from risks associated with cross connections located within the Customer's premises. A Customer may be required to install, at the Customer's expense, an approved backflow prevention assembly of the proper type as close as possible to the meter, on the Customer's side, as practicable and before any branching occurs, with the exception of underground sprinkler systems and boilers where the assembly may be installed on the branch of the service line that specifically serves these systems. The installation of the backflow assembly will be required as a condition for continued service for existing Customers, and before service to a new Customer will be permitted. The installation of all backflow prevention assemblies required by these rules or other applicable cross connection control program must be performed by a Qualified Backflow Assembly Installer.
- C. These rules and other cross connection control programs apply to all commercial, industrial, and public authority facilities. Establishments that have only drinking fountains, and restrooms, having non-commercial type water using appliances may not be required to install a backflow prevention assembly at the discretion of the Company.
- D. The Company will require backflow protection on any class of Customers including residential when any of the following conditions exist:
  - 1. The premises qualifies as a Class I or Class II backflow hazard in accordance with the Missouri Department of Natural Resources Backflow Prevention Rules;
  - 2. The premises has an auxiliary supply;
  - 3. The premises has an underground sprinkler system;
  - 4. The premises has a private fire protection system;
  - 5. The premises has a reported history of cross connections being established or re-established;
  - 6. The premises has a permanently installed means of internally pressurizing the water supply (e.g. pressure booster, power shower, etc.);

\* Indicates new rate or text

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Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Area Community, Town or City
Rules	And Regulations Governing The Water Service	Rendering of

- 7. A cross connection is specifically identified; or
- 8. Due to proprietary or classified restrictions the Company is not permitted to enter upon the premises to inspect plumbing and water using equipment.
- E. When a premises is served by multiple service lines, wherever backflow protection is determined to be required on the Customer's premises, all such water supply lines from the Company's mains entering such premises shall be protected by an approved backflow prevention assembly of a proper type.
- F. Temporary connections to the public water supply are prohibited unless authorized by the Company in writing. This includes the use of fire hydrants. If a temporary connection is permitted the proper metering and backflow prevention assembly, as approved by the Company, will be required. The backflow device shall be an RP, and it shall be tested each time it is placed into service.
- G. Backflow protection on private fire protection systems shall be as required by the Company, and applicable state and local regulations.
- H. The type of protection that shall be required to prevent backflow into the public potable water supply shall be commensurate with the degree of hazard (either actual or potential) that exists on the Customer's premises, and subject to the reasonably exercised judgment of the Company.
- I. The St. Louis County Department of Public Works administers a cross connection control (CCC) program in St. Louis County. This Rule applies in St. Louis County, however the Company does not directly manage the CCC program.

\* Indicates new rate or text

+ Indicates change

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PSC MO No. 13

1st Revised Sheet No. R 20 Cancelling Original Sheet No. R 20

	nuri-American Water Company For Missouri Service	
lame	e of Issuing Corporation Community, Town of	r Cit
	Rules and Regulations Governing the Rendering of Water Service	
Rule	e 9 – Bills for Water Service	
A.	The charges for water service shall be at the rates specified in the applicable Rate Schedules. The point of sale shall be at the meter installation for all metered service or at the tap for all unmetered services. Service charges for connection (turn-on) or disconnection (turn-off) of service are set forth in the applicable Schedule of Service Charges.	
В.	A Customer who has made application for water service to a premises shall be held liable for all charges for water furnished to such premises until the Customer's requested date of termination.	
C.	Bills for water service will be distributed on a monthly basis. The due date on the bill shall be twenty-one (21) days after the "date of rendition" of the bill to the Customer. The Customer's bill will be due and payable by this due date. The date printed on the bill shall be no less than twenty-one (21) days after the date of the postmark of the bill. Any accounts remaining unpaid after the due date shall be considered delinquent and the Company may take such action as specified in its filed rules and regulations.	+
D.	A separate Customer account shall be created, with separate billings rendered for each meter installation, and the use of water by the same Customer in the same or different premises or localities will not be combined unless an agreement exists between the Customer and the Company for combining multiple meter readings into one bill.	
E.	Each Customer is responsible for furnishing the Company with the correct bill mailing address. Failure to receive bills will not be considered an excuse for non-payment nor reason to permit an extension of the date when the account would be considered delinquent.	
F.	Bills and notices relating to the Company or its business will be mailed or delivered to the service address entered in the Customer's application unless the Company is notified by the Customer of a change of address or an alternate mailing address.	
G.	Payments shall be made at authorized locations as designated by the Company.	
Н.	The Company shall have the right to read meters and render bills either monthly or annually and such bills shall be due and payable on the due date indicated on the bill.	+
I.	Water bills are rendered for the entire premises as served through a single metering point, whether served by a single meter, a compound meter, or a series of meters set on a service line, and will not be subdivided by the Company.	
J.	The Company may render a bill based on estimated usage if:	
	1. Extreme weather conditions, emergencies, labor agreements, or work stoppages prevent actual meter readings; or	

- \* Indicates new rate or text
- + Indicates change Date of Issue:

<u>May 12, 2025</u>

Effective Date:

<u>June 11, 2025</u> May 28, 2025

Issued By:

Rich C. Svindland, President 727 Craig Road, St. Louis, MO 63141 2<sup>nd</sup> Revised Sheet No. <u>R 21</u> Cancelling 1<sup>st</sup> Revised Sheet No. <u>R 21</u>

		Cancening Original Sheet No. <u>IX 22</u>
Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Area Community, Town or City
Name of issuing corporation		
Rules And Re	egulations Governing Th	ne Rendering of
	Water Service	

- 2. The Company is unable to obtain access to the Customer's premises for the purposes of reading the meter, or in situations where conditions make or the Customer makes reading the meter unnecessarily difficult.
- K. When the Company renders an estimated bill, it shall clearly and conspicuously note on the bill that it is based on estimated usage.
- L. The Company will not be bound by bills rendered under mistake of fact as to the quantity of service rendered, or as a result of clerical error.
- M. When bills are rendered for a period of less than a complete billing period due to the connection or termination of service, the billing shall be for the proportionate part of the billing period. Where water usage is the basis for the charge, it will be at the appropriate rate for water usage unless other charges apply based on local tariffs.
- N. Where a meter fails to register, or if the Company is unable to obtain a meter reading due to reasons outlined in Rule 9J. above, the Customer's bill for water usage shall be estimated by using the actual usage during the same billing period, at the same premises, in the most recent year. If + no actual usage is found for the comparison period of the prior year, the Company will base its + estimate on actual usage found during the prior billing period. If no actual usage is found for the + prior billing period, the Company will base its estimate upon average annual usage of customers in + the same customer class within the same meter reading route and under the same tariff schedule.

\* Indicates new rate or text

+ Indicates change

FORM NO. 13

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DATE EFFECTIVE: May 20, 2013

PSC MO No. 13

For

Missouri Service Area Community, Town or City

### Rules And Regulations Governing The Rendering of Water Service

# Rule 10 DISCONTINUANCE OF WATER SERVICE

- A. The Company may discontinue water service to a Customer for one or more of the following reasons:
  - 1. Nonpayment of an undisputed delinquent charge.
  - 2. Failure to post a required deposit or guarantee.
  - 3. Unauthorized interference, diversion or use of the Company service situated or delivered on or about the Customer's premises or supplied to a location other than the Customer's premises.
  - 4. Failure to comply with terms of a settlement agreement, or payment extension agreement, including payment arrangements.
  - 5. Refusal after reasonable notice to permit inspection, maintenance, replacement or meter reading of Company equipment. If the Company has a reasonable belief that health or safety is at risk, notice at the time inspection is attempted is reasonable.
  - 6. Misrepresentation of identity in obtaining utility service.
  - 7. Violation of any other rules of the Company approved by the Commission which adversely affect the safety of the Customer or other persons or the integrity of the Company's system.
  - 8. Non-payment of a sewer bill issued by the Company or pursuant to a contract between the Company and a sewer corporation, municipality or sewer district and as authorized by state statute. When water service is discontinued for this reason, any service charges for turn on/off or disconnection/reconnection within these rules shall not apply, and notice to the Customer shall be provided by rules and procedures applicable to the Customer's sewer service in lieu of notification required by these rules.
  - 9. As provided by local, state or federal law.
- B. None of the following shall constitute sufficient cause for the Company to discontinue service:
  - 1. The failure of a Customer to pay for merchandise, appliances or services not subject to Commission jurisdiction as an integral part of the Company service provided by the Company, except for a sewer bill pursuant to 10A.8.
  - 2. The failure of the Customer to pay for service received at a separate metering point, residence or location. In the event of discontinuance or termination of service at a separate residential metering point, residence or location in accordance with these rules, the Company may transfer and bill any unpaid balance to any other service account of the Customer and may discontinue service after twenty-one (21) days after rendition of the combined bill, for nonpayment, in accordance with this rule.

\* Indicates new rate or text

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FILED - Missouri Public Service Commission - 05/28/2025 - WR-2024-0320 - JW-2025-0157

		nerican Water Company	For	Missouri Service A	
vame	e ot issi	uing Corporation		Community, Town or C	CIT
		Rules	and Regulations Governing the Water Service	Rendering of	
	3.		nother Customer, unless the Custo ntial benefit and use of the service	omer whose service is sought to be 2.	
	4.	The failure of a previous owne where the previous occupant		pay an unpaid or delinquent bill except	
	5.			never the Customer claims an inability stomer a payment arrangement equal	
C.	post (21) the ( renc	pone the discontinuance of wate days if the Company is advised t Customer, a member of their far		er for a time of at least twenty-one an existent medical emergency of of the premises where service is	+
D.	prac serv	ticable. However, notwithstandi	e notice of any discontinuance of ing any other provision of this rule ithout advance notice for reasons		
E.		Customer disputes a particular b he Customer:	ill, the Company will not discontin	ue service for non-payment so long	
	1.		of the bill (if the parties are unable utility fifty percent (50%) of the b	e to determine the undisputed portion, ill in dispute);	
	2.	Pays all future periodic bills by	y the due date; and		
	3.	Missouri Public Service Comm	-	ached on settlement of the dispute,	+
F.	Prov prio an a hou of a	vision A., above, unless written n r to the date of the proposed dis Ilternative, the Company may de rs prior to discontinuance. A not bill which is determined to be ar	continuance. Service of notice by liver a written notice in hand to th ice of discontinuance of service sh n amount in dispute pursuant to th	the Customer at least ten (10) days mail is complete upon mailing. As ne Customer at least ninety-six (96) nall not be issued as to that portion	

- \* Indicates new rate or text
- + Indicates change

 Date of Issue:
 May 12, 2025
 Effective Date:

 Issued By:
 Rich C. Svindland, President

 727 Craig Road, St. Louis, MO 63141



1<sup>st</sup> Revised Sheet No. <u>R 25</u> Cancelling Original Sheet No. <u>R 25</u>

	uri-American Water Company	For	Missouri Service	
ame	of Issuing Corporation		Community, Town or	r Cit
	Rules a	nd Regulations Governing the Water Service	Rendering of	
	such a notice be issued as to any bill o except after breach of settlement.	r portion of a bill which is the sul	bject of a settlement agreement	
G.	to the requirements of these rules, the the hours of 8:00 a.m. and 4:00 p.m. S available to reconnect the Customer's is prepared to reconnect service on su	e Company may discontinue serv ervice shall not be discontinued service or on a day immediately ch day, subject to payment of th tive period of the notice, all noti	(30) calendar days after that, and subject rice to a residential Customer between on a day when Company personnel are not preceding such a day unless the Company e applicable standard charge as required. ice procedures required by this rule shall	+ + + + + +
н.	The Company shall make reasonable endowers prior to any discontinuance, regresolution. If discontinuance of service is not responsible for payment of the boccupant(s).	arding the reason(s) for discontir would affect an occupant who i	nuance of service, and the is not the Company's Customer, or	
I.	Company personnel shall identify ther conspicuous notice of the discontinuation of the conspicuous notice of the discontinuation of the d		ion to discontinue service, or leave a	
J.	The provisions of paragraphs H. and I., premises is a consideration.	above, may be waived if safety of	of Company personnel while at the	
К.	Discontinuance of the supply of water pursuing any lawful remedy by action Customer.			
L.	In case the Company discontinues its s prevented from supplying water accor forthwith become due and payable to remaining unpaid, and also the amour for same.	ding to the provisions of any con the Company as liquidated dama	ntract or agreement, then there shall	
M.	If the Company shall ever have lawful using a Master Water Service Line, wh any other lawful cause whatsoever, th discontinued and all Customers depen actions or inactions of one of said Cust	ether due to nonpayment of bills ne water service to the entire Ma ident on the line can be deprived	s, leaks in the metering facilities or aster Water Service Line may be	
			t notice for the following reasons:	

- \* Indicates new rate or text
- + Indicates change Date of Issue:

<u>October 10, 2018</u>

Effective Date:

<u>November 9, 2018</u>

Issued By:

<u>Cheryl Norton, President</u> 727 Craig Road, St. Louis, MO 63141 FILED Missouri Public Service Commission JW-2019-0063

FORM NO. 13	PSC MO No. 13	Original	Sheet No. R 26
Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Community, Tow	

# Rules And Regulations Governing The Rendering of Water Service

- 1. If a condition dangerous or hazardous to life, physical safety or property exists.
- 2. If the owner of any premises which is not in compliance with Rule 8, fails or refuses to break the connection after receiving notice to do so by the Company, service shall be discontinued by the Company, by the making of a definite break in the Customer service connection until the premises is in compliance with Rule 8. The entire cost of the breaking and reconnecting of the service pipe shall be at the expense of the Customer.
- 3. Upon order by any court, the Commission or other duly authorized public authority.
- 4. For tampering by the Customer or others with the knowledge of the Customer, with any meter, connection, service connections, curb cock, seal or any other appliance of the Company controlling or regulating the Customer's water supply.
- 5. If fraudulent or unauthorized use of water is detected and the Company has reasonable grounds to believe the Customer is responsible for such use.
- O. The Company shall deal with Customers and handle Customer accounts in accordance with the Missouri Public Service Commission's Utility Billing Rules and Variances as approved by the Commission.

\* Indicates new rate or text

+ Indicates change

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				FILED

FILED Missouri Public Service Commission JW-2012-0085 PSC MO No. 13

For

Missouri-American Water Company Name of Issuing Corporation Missouri Service Area Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

#### Rule 11 RESTORATION OF WATER SERVICE AFTER DISCONTINUANCE

- A. When water service to a premises has been discontinued for any reason other than temporary vacancy, it will be restored promptly at that premises when the cause for discontinuance has been eliminated and upon payment of all charges due and payable by the Customer in accordance with the Company's approved rates and service charges, or payment of a sewer bill and other charges pursuant to a contract between the Company and a sewer corporation, municipality, or sewer district authorized by state statute.
- B. Company personnel sent to discontinue service will not accept payment in order to prevent turn-off of service.
- C. No Customer whose service has been turned off shall turn on same or have same done by anyone other than Company personnel.
- D. Water may not be turned on to any premises unless there is a responsible person present if required by the Company.
- E. When it has been necessary to discontinue water service to any premises because of a violation of the Rules and Regulations or on account of non-payment of any bill, except for non-payment of a sewer bill pursuant to Rule 10A.8. above, a charge as set forth in the approved tariff will be made to restore water service except that the charge for any service turned on at the request of a Customer after regular hours or on Saturdays, Sundays, or holidays will be actual cost. This charge, together with any arrears that may be due the Company for charges against the Customer, and any service deposit required by the Company, and actual disconnection and applicable excavation charges must be paid before the water will again be turned on.
- F. If at the time of such discontinuance of service, the Customer does not have a deposit with the Company, the Company may require a cash deposit as a guarantee of the payment of future bills before the water will be turned on.
- G. In the event the Customer's payment is returned for any reason, water service may be discontinued without additional notification.

\* Indicates new rate or text

+ Indicates change

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					FILED

FILED Missouri Public Service Commission JW-2012-0085

<u>June 11, 2025</u> May 28, 2025

lisso	uri-Am	ericar	n Water Company	For	Missouri Service A	Are
Name of Issuing Corporation		orporation		Community, Town or	Cit	
			Rules	and Regulations Governing th	e Rendering of	
				Water Service		
Rule	<u> 12 – S</u>	ecurit	y Deposits			
A.		-	any may require a security he following:	γ deposit or other guarantee as a	condition of new water service due	
	1.				ervice account which accrued within the vice remains unpaid and not in dispute.	
	2.			thorized manner interfered with ore ered to the Customer's premises w	or diverted the service of a utility within the last five (5) years.	
	3		med to have established a	-	ter utilities. The Customer shall be Customer meets any of the following	
		a)	Owns or is purchasing a	a home;		
		b)	Is and has been regular	rly employed on a full-time basis f	for at least one year;	
		c)	Has an adequate regula	ar source of income; or		
		d)	Can provide adequate	credit references from a commer	rcial credit source.	
3.			any may require a security of the following:	γ deposit or other guarantee as a	condition of continued water service	
	1.		service of the Customer h ount not in dispute.	nas been discontinued by the Con	npany for nonpayment of a delinquent	
	2.			he Customer interfered with or d ered to the Customer's premises.	liverted the service of the Company	
	3		Customer has failed to pa ods out of twelve (12) cor		lelinquency date for five (5) billing	-
С.	A sec	curity	deposit required by the C	ompany is subject to the followin	ng terms and conditions:	
	1.	estir serv this	mated to be incurred by the incurred by the ice location or, in the case	e of a new Customer, who is asses	ater charges actually incurred or oximate twelve (12) month period at the essed a deposit under Provision A.3. of hly billed Customers for water charges at the	_

\* Indicates new rate or text

+ Indicates change

Date of Issue:May 12, 2025Effective Date:Issued By:Rich C. Svindland, President<br/>727 Craig Road, St. Louis, MO 63141

FORM NO. 13	PSC MO No. 13	Original Sheet No. R 29
Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Area Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

location. If a deposit is greater than one hundred dollars (\$100), the utility shall advise the applicant or Customer that the deposit can be paid in equal installments over a period of no less than four (4) weeks; service shall be connected upon receipt of the first such payment.

- 2. 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 of deposit.
- 3. Deposits held for twelve (12) months or longer shall earn interest from the date of deposit at the approved interest rate as shown on the schedule of service charges applicable to the service district in which the Customer is located or at such other rate as the Commission may prescribe following a public hearing: Interest shall be credited upon the water service account of the Customer annually or paid upon the return of the deposit at the discretion of the Company. Interest shall not accrue on any cash deposit after the date the Company has made a reasonable effort to return such deposit to the Customer.
- 4. The deposit shall not earn interest upon termination of service. The deposit, with accrued interest, shall be credited to the final bill and the balance, if any, shall be returned to the Customer.
- 5. 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 water service for a period not to exceed twelve (12) 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 non-payment of unauthorized interference by the Customer.
- 6. If a Customer is unable to pay a security deposit in one payment, the Company will allow the Customer to make payments over a period of at least four (4) weeks.
- D. In lieu of a cash security deposit required by these rules, Company may accept the written guarantee of a responsible party who is an existing Company Customer as surety for a Customer service account subject to the following terms and conditions.
  - 1. 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 a required case deposit unless the guarantor consents thereto in a separate written instrument.
  - 2. Credit shall be established for the Customer and the guarantor shall be released upon satisfactory payment by the Customer of all proper charges for water service for a period of twelve (12) 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 (10) days of resolution of withdrawal of the dispute. The Company may withhold the release of the guarantor pending the resolution of a matter in dispute involving discontinuance for non-payment or unauthorized interference by the Customer.

\* Indicates new rate or text

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1<sup>st</sup> Revised Sheet No. <u>R 30</u> Cancelling Original Sheet No. <u>R 30</u>

	ouri-American Water Company	For	Missouri Service Ar
arne	e of Issuing Corporation		Community, Town or C
	Rules an	d Regulations Governing the	Rendering of
Dula	12 Termination of Water Service at Cu	Water Service	
KUIE	e 13 – Termination of Water Service at Cu	stomer's Request	
۹.	The Customer shall notify the Company a is desired. The Customer shall remain re- service is terminated pursuant to such no the Customer's meter and charges for we be computed and will become due and p	sponsible for all service used ar otice. Upon receipt of such noti ater service rendered up to and	nd the billing therefore until ification the Company shall read
3.	The Company may, on verbal notice of the service for repairs or alterations without apply.		
2.	Termination of water service to a premis any lawful remedy by action at law or ot		

- \* Indicates new rate or text
- + Indicates change Date of Issue:

<u>May 12, 2025</u>

Effective Date:



			Cancelling 1 <sup>st</sup> Revised Sheet No.	<u>R 31</u>				
Misso	Missouri-American Water Company For Missouri Service Area							
Name	e of Issuing Corporation		Community, Town o	r City				
	Rules a	nd Regulations Governing t	he Rendering of					
		Water Service						
Rule	e 14 – Service Charges							
A.		e Company's regular busines	ervice Charges will be charged for initiating s hours. Services turned on at the request of					
В.	· · · · ·	pped with a remote reading	ne Company's regular business hours without device, the Customer, or their authorized					
C.	C. Company personnel will conduct necessary investigation for unusually high usages, checking meter readings, reasonable enforcement of these Rules and Regulations, or to satisfy Customer inquiries upon either Company instigation or Customer request. However, after making one such special meter reading or investigation at the request and for the convenience of the Customer, any additional services of this nature performed for the Customer within thirty-one (31) days shall constitute special services and the Company shall require a payment as shown on the applicable rate sheet.							
D.	-	e Company's collections of s	et" and do not include any applicable municipal, uch charges. Any such taxes will be added in					

- Indicates new rate or text \*
- + Indicates change

Date of Issue:

<u>May 12, 2025</u>

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1<sup>st</sup> Revised Sheet No. <u>R 32</u> Cancelling Original Sheet No. <u>R 32</u>

	e of Issuing Corporation For Community, Town of Com	
	Dulas and Degulations Coverning the Dendering of	
	Rules and Regulations Governing the Rendering of Water Service	
Rule	e 15 – Meters and Meter Installations	
Α.	All permanent connections shall be metered. The Company's installed meter shall be the standard for measuring and/or billing water service. All meters shall be furnished, installed, maintained, and removed by the Company and shall remain its property. No one who is not an employee or agent of the Company shall be permitted to access, tamper or remove such property therewith.	
3.	For all operations, the Company will furnish parts, material and construction of the outdoor meter setting located at or near the property line, in accordance with these rules and in consideration of approved charges as specified in the applicable Schedule of Service Charges. The Company will maintain the installation and it will remain the property of the Company.	
2.	Unless otherwise permitted by the Company, the size of the meter installed by the Company will not be greater than the smallest size of any portion of the water service line. The style and size of the meter(s) will be determined by the Company based on:	
	1. The service line configuration chosen by the Customer from those alternatives which are permissible by the Company's Rules, Regulations, and/or specifications then in effect; and/or	
	2. The basis of the Customer's stated flow requirements.	
	If flow requirements increase or decrease subsequent to installation and a larger or smaller meter is requested by the Customer, the cost of installing such meter and appurtenances shall be borne by the Customer.	
).	The meter shall only be installed in a dry meter box/vault of a size and design acceptable to the Company and located accessibly on the premises served.	
	The meter installations shall be at or near the property line, in front of the premises served unless the Company approves another location. In the cases where the location of the Company's main and the routing of the water service line prevents efficiently locating the meter box/vault at or near the property line, the meter location will be determined by the Company to facilitate proper and efficient meter reading.	
-	All meter installations must be protected from flooding, and constructed of materials acceptable to the Company. Also to minimize meter freezing problems and improve accessibility for meter reading all meter boxes, unless specifically allowed by the Company, must be located outside of paved or graveled areas, such as driveways, sidewalks, and parking lots, etc. In addition all meter installations must be kept clear of	

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Deborah D. Dewey, President 727 Craig Road, St. Louis, MO 63141

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3<sup>rd</sup> Revised Sheet No. <u>R 33</u> Cancelling  $2^{nd}$  Revised Sheet No.  $\overline{R 33}$ 

	i-American Water Company f Issuing Corporation	For		Missouri Service Community, Town or	
			Comming the Devidencies	-4	
	h		Governing the Rendering ter Service	от	
	enclosures, vegetation or lands reading and maintenance.	caped plantings that w	ould inhibit accessibility for	efficient meter	
	When the Company determines basement in a suitable location will also be required.				
	remain, provided the meter ren the meter space provided is loc	nains readily accessible ated where the water s d around the water me e Company upon reque the event of water dis ustomer refuses to pro ermined by the Compa	e, as determined by the Com service line enters the buildi eter. Meter space guidelines st. It is the responsibility of t charge as a result of leakage vide a reasonable and an acc ny, the Company will notify	are based on meter size and will the Customer to provide a e from the meter or couplings cessible location for a meter the Customer and the Missouri	
	Unless otherwise permitted by service line tap to the Company		r meters must be installed at	t the same time that a water	
	authorized by agreement betwee more than one building is occup separate applications for service	een the Company and to bied by more than one e, and will connect the abrance for Condomini- y the Company. Where separate premises, th er may rearrange pipin	the Customer. Where a built Customer, Company will set meters to one service line u ums and Commercial Develo service is supplied through e service shall be considered g, at Customer's own expen	nder a Master Water Service opments. The Company's meters two or more meters to a d a multiple service at the se, so as to separate the	
	Units of multi-storied buildings, owned, will not be separately n relate to the installation require	netered unless all units	therein conform to requirer	-	
	The meters and meter installati premises wherein they are loca thereto resulting from the carel against damage, theft, or loss, t damage. The amount of the cha	ted shall be held respo essness of said owner, he Company may refus	nsible for their safekeeping their agent, or tenant. For se to supply water until the (	and liable for any damage failure to protect same	
*	Indicates new rate or text				
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May 12, 2025



FORM NO. 13	PSC MO No. 13	1st Revised Sheet No. R 34		
		Cancelling	Original Sheet No. R 34	
Missouri-American Water Company Name of Issuing Corporation	For		<u>ri Service Area</u> nity, Town or City	
Rules A	And Regulations Governing The	Rendering of		

#### Water Service

the meter and appurtenances (including applicable taxes and other incidental charges) and the labor cost necessary to make the meter change.

+

- M. Customers must take necessary precaution to prevent pipes and meters from freezing in cold weather and must keep the meter box/vault area free from water, mud, and debris at all times. The Company will make ordinary repairs and/or replacement to meters, but if meters are damaged through freezing or neglect of the Customer, the cost of repairs and/or replacement will be assessed against the Customer and payment for such repairs and/or replacement will be enforced the same as bills for service. The Customer will similarly be held responsible for preventable damage to any remote meter reading attachment. The Customer shall promptly notify the Company of any defect in, or damage to, the meter, its connections or housing.
- N. No person except an authorized employee of the Company, or other person duly authorized by the Company, shall make any connection to or disconnection from the water main of the Company, nor shall unauthorized individuals set, change, remove, interfere with, bypass, or make any connection to, the Company's meter or other property. The Customer shall be responsible for any violations of this rule and the consequences thereof. The Customer shall promptly notify the Company of any defects in, or damage to, the meter, its connections or housing as soon as it comes to their knowledge. The Company may put seals on any water meter, or on its couplings, in and for any premises, and may discontinue water service if such seals are found broken or removed, pursuant to Rule 10.
- O. Any change in the location of any existing service connection, meter or meter installation at the request of the Customer shall be made at the expense of the Customer.
- P. If additional meters are desired by the Customer and/or property Owner for showing subdivision of the supply within a premise, they shall be furnished, installed, operated, and maintained at the expense of said Customer and/or property Owner with written permission from the Company.
- Q. Plumbing appurtenances, such as pressure reducing valves, auxiliary shutoff valves, gauges, backflow prevention devices, lawn sprinkler connections, etc., or any other construction shall not be located inside a meter box/vault containing the meter and shall not interfere with installation, removal operation, servicing or reading of the meter. Only those water service line or plumbing appurtenances of a design acceptable to the Company will be permitted to be installed in the meter box/vault.
- R. Meter requirements for private fire protection shall be as specified in Rule 22.
- S. On a split service, the Company will provide all meters used, but the size of the meter installed on the domestic line will not be larger than necessary for the reasonably anticipated domestic usage requirements of the Customer. If the "fire flow" meter alternative is required by the Company or is chosen by the Customer if not required by the Company, the Customer and/or property Owner must pay to the Company as a contribution-in-aid-of-construction, in consideration of a) the extraordinary cost of a "fire flow" meter, and b) fire flow potential demand, the difference between the actual cost of the "fire flow" meter and the costs of the meter(s) otherwise deemed appropriate by the Company for the split service line arrangement. The Company does not pay the cost of any required meter settings, boxes/vaults or related plumbing

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FORM	NO.	13
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Missouri-American Water Company	For	Missouri Service Area
Name of Issuing Corporation		Community, Town or City

# Rules And Regulations Governing The Rendering of Water Service

requirements, regardless of which service line configuration is utilized, these costs are borne by the Customer and/or property Owner as part of installation of a new service.

# Rule 16 METER TESTS AND TEST FEES

- A. Meters are periodically tested and/or replaced in accordance with the Commission's regulations and or guidance. The Company may at any time remove any meter for routine tests, repairs or replacement and may, at its option and expense, test any meter when the Company has reason to believe that it is registering inaccurately. Customers shall accept the meter installed by the Company as the standard of measurement for water service.
- B. Any Customer and/or Owner may request the Company to make a special test of the accuracy of the meter through which water is supplied to the premises in question. This test will be made in accordance with the standard regulations of the Commission.
- C. The Company will make a test of the accuracy of any water meter, free of charge, upon request of a Customer, provided that the meter had not been tested within twelve (12) months previous to such request. If a Customer requests a test of a meter and the meter has been tested within twelve (12) months previous to such request, the cost of the most recent request shall be borne as specified by the Commission.
- D. A meter test requested by the Customer will be witnessed by the Customer, Owner, or their duly authorized representative, except tests of meters larger than two inches (2") inside diameter will be conducted by either the meter manufacturer or qualified meter testing service and a certified copy of the test will be provided to the Customer, Owner or duly authorized representative.
- E. Unless otherwise allowed or ordered by the Commission, each water service meter installed will be periodically removed, inspected and tested in accordance with the rules of the Commission. If the meter, when inspected and tested using the test streams prescribed by the Commission shall be found to be more than five percent (5%) defective or incorrect to the prejudice of the Customer or the Company, the Company shall adjust the Customer's bill according to these tariff rules.

\* Indicates new rate or text

+ Indicates change

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JW-2014-0117

1<sup>st</sup> Revised Sheet No. R 36

isso	uri-American Water Company	For	Missouri Service	A
me	of Issuing Corporation		Community, Town or	r C
	Rules and	d Regulations Governing t	he Rendering of	
lule	e 17 – Bill Adjustments Based on Meter Te	Water Service		Г
۹.	<ul> <li>Whenever any test by the Company of a such meter to have an average error of a Commission, the Company shall adjust t the meter and not the difference betwe adjustment on account of the under-reg</li> <li>1. Where the period of error can be limitations set out below.</li> <li>2. Where the period of error cannot</li> </ul>	a meter while in service or up more than five percent (5%) the Customer's bills by the a en the allowable error and t gistration or over-registration shown, the adjustment shal	on the test streams prescribed by the mount of the actual average error of he error as found. The period of	
8.		n any such test to under-regi ted consumption not covere put not to exceed twelve (12	d by bills previously rendered during the ) monthly billing periods. Such action shall be	-
	<b>Over-register:</b> If the meter is found to o the Company shall refund to the Custom inaccuracy as above defined not to exce option, be in the form of a credit to the	ner concerned any overcharged sixty (60) monthly billing	-	

Indicates change Date of Issue:

<u>May 12, 2025</u>

Effective Date:



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1<sup>st</sup> Revised Sheet No. <u>R 37</u> Cancelling Original Sheet No. <u>R 37</u>

For

Missouri Service Area

lame	of Iss	uing Corporation Community, Town	or Cit
		Rules and Regulations Governing the Rendering of Water Service	
Rule	18 – F	ailure to Obtain Meter Reading (Customer Readings and Estimated Bills)	
A.	The	Company shall attempt to secure an actual reading at least once annually for monthly billed Customers.	+
В.		e Company is unable to obtain an actual meter reading, the Customer shall be notified under Provision r E. of this rule and offered the following options:	
	1.	Provide access to the meter at the regularly scheduled reading time, which is provided to the Customer, upon request;	
	2. 3.	Provide Customer readings to the Company by the date specified; Request an appointment reading during regular business hours, subject to a service charge as specified on the applicable schedule of service charges;	
	4. 5.	Contract for and permit the installation of a remote meter reading attachment; or Provide a meter box at or near the property line together with approved connections and piping for installations of a meter.	
C.	fails	Company shall notify the Customer that if usage is not reported by the Customer and if the Customer , after written request, to grant access to the meter, then service may be discontinued in accordance Rule 10 and the Commission's Rules.	
D.		age is not reported by the Customer, the Company shall notify the Customer by first class mail or onal delivery as follows:	
	1.	After three (3) consecutive monthly estimated bills without a Customer read, the Company shall send a letter to the Customer advising that bills are based on estimates and the options set out above are available.	+
	2.	After six (6) consecutive estimated monthly bills, without a Customer read, the Company shall send a second letter similar to the first reminding the Customer that the Company must get a reading and listing the options above.	+
	3.	After twelve (12) consecutive estimated monthly bills without a Customer read, a third letter shall be sent advising the Customer that a reading must be obtained by a specific date to avoid discontinuance in accordance with Rule 10, above and listing options set out in Provision B.3., 4. and 5., above.	+
E.	Cust follo	omers reporting usage shall be notified that the Company must gain access to verify the meter read as ws:	
	1.	After eleven (11) monthly billings where the Company is unable to obtain an actual meter reading, a letter	+

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		Cancelling Original Sheet				
rican Water Company	For	Missouri Serv				
ng Corporation		Community, Tow				
Rules and Regulations Governing the Rendering of						
	Water Service					
shall be sent advising the Custo monthly billed Customers and c		ired to read the meter annually for B.1., 3., 4. and 5., above.				
After twelve (12) monthly billings where the Customer has not responded to the options offered in B.1., 3., 4. and 5., above, the Company shall send a second letter advising the Customer that a reading must be obtained by a specific date to avoid discontinuance in accordance with Rule 10, above, and offering options						

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Rich C. Svindland, President 727 Craig Road, St. Louis, MO 63141

2.

Missouri-American Water Company

set out in B.3., 4. and 5., above.

Name of Issuing Corporation

1<sup>st</sup> Revised Sheet No. <u>R 38</u> neet No. <u>R 38</u>

> Service Area Town or City

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1<sup>st</sup> Revised Sheet No. <u>R 39</u> Cancelling Original Sheet No. <u>R 39</u>

		nerican Water Company uing Corporation	For	Missouri Service A Community, Town or
	01.000			
		Rules a	nd Regulations Governing th Water Service	e Rendering of
Rule	19 <i>– A</i>	Access to Customer's Premises (Cu		ed Bills)
۹.	Auth purp insta	norized personnel of the Company pose of making necessary examina alling, removing or servicing remot	shall have access at all reason tion of the plumbing and fixtur te reading attachments, and fo	able hours to the premises supplied for the res, taking meter readings, changing meters, r any other reasons deemed necessary by to avoid discontinuance of service.
3.	to th Com Prov	ne Company within the time allotte apany personnel access to obtain a	ed to be used as a basis for billi an actual meter reading by elec	readings. These readings must be submitted ing. In addition, Customers must permit tring one of the options set out in dings at least once annually for monthly billed
	subr and Com	mitted to the Company within the K., and Rule 18, above. If no usabl	time allotted, the Company wil e (timely received) Customer n Company personnel to obtain a	r reading and a Customer read is not Il estimate the bill in accordance with Rule 9J. neter readings are provided to the a meter reading as set out in Provision ustomers.
).		Company may discontinue service apany to obtain an actual meter re		stomer fails to cooperate with the
	1.	Providing access to the meter a	t the regularly scheduled readi	ng time, as provided to the Customer;
	2.	Requesting an appointment rea charge as specified on the appli		
	3.	Contracting for and permitting	the installation of a remote me	ter reading attachment; or
	4.	Providing a meter box at or nea installation of a meter.	r the property line together wi	th approved connections and piping for

<u>June 11, 2025</u> May 28, 2025

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Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Area Community, Town or City

Original

Sheet No. R 40

PSC MO No. 13

Rules And Regulations Governing The Rendering of Water Service

### Rule 20 PUBLIC FIRE PROTECTION

FORM NO. 13

- A. An incorporated city, town or village by ordinance or a Fire District by Resolution of its Board of Directors may order a new fire hydrant installed or an existing public fire hydrant relocated or removed within the boundaries of the city, town, village or fire district. Field location of such fire hydrants shall be specified by the Fire Chief of the city, town, village or Fire District or other designated official empowered to act on behalf of the city, town, village or fire district.
- B. The Company may refuse to accept orders for new hydrant installations, and relocation of existing public fire hydrants which do not conform, in general, to the recommendations of the Insurance Services Office of Missouri which are appropriate for that insurance rating for which the city, town, village or fire district is classified.
- C. The Company may refuse to accept orders for installation of new fire hydrants or the relocation of existing fire hydrants at locations where there is not an existing water main, six inches (6") or larger in diameter, except as provided by Joplin City Ordinance. A city or fire protection authority requesting such new hydrants or relocations may enter into a contract with the Company to install or have installed adequate water mains to support such fire hydrants.
- D. The Company will not accept orders for new fire hydrant installations or relocation of existing fire hydrants on private property.
- E. The Company shall not be required to install new fire hydrants or relocate existing fire hydrants on roads, streets or alleys where the political entity having jurisdiction refuses or fails to issue a permit to the Company for such installations or relocations.
- F. New fire hydrants installed under this tariff shall conform to the latest Company specifications and standards.
- G. When hydrants are used by an incorporated city, town, village, fire district or other political entity or for fire drill, the fire hydrants shall be left in proper condition by the incorporated city, town, village or fire district to prevent freezing and other damages.
- H. Customers or their agents, fire departments or fire districts, and all others are forbidden to open any fire hydrants, valves, or other openings not on their metered service for any purpose other than fire protection (fire protection includes filling of a tank or fire fighting equipment by a fire department or fire district) for the purposes of extinguishing of fires. Water shall not be taken from any public fire hydrant for construction purposes, washing streets, flushing sewers or gutters, or any other use without first:
  - 1. Obtaining written authorization from the Company for the particular time and occasion of fire hydrant use;
  - 2. Certifying that they will comply with DNR Regulations; and
- \* Indicates new rate or text

+ Indicates change

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Missouri-American Water Company	For	Missouri Service Area
Name of Issuing Corporation		Community, Town or City
Rules And Re	gulations Govern Water Servi	ing The Rendering of ce

3. Adhering to the Company's instructions about the hours, the size of pipes or hose, rates of flow, and other specifications concerning the manner of usage and allowed usages.

If the Company becomes aware of any violation of this Rule, the Company will withdraw authorization and/or discontinue such service.

1<sup>st</sup> Revised Sheet No. <u>R 41</u>

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- I. During freezing weather, the city, town, village, fire district, or any other party shall notify the Company after it has opened any fire hydrant.
- J. Whenever a change in the location of a fire hydrant is ordered, requested or made necessary due to change in line or grade of any public place, street, avenue, alley, bridge, roadway, curb or walk, or for any other reason, said change will be made by the Company at the expense of the city, town, municipality, fire protection district, governmental entity, road authority or other ordering entity, requesting, or making necessary such change excluding Jefferson City Operations.
- K. In the Jefferson City Operations, whenever a change in the location of a public fire hydrant, water mains, pipes, appurtenances or other facilities is ordered or requested by the City of Jefferson or made necessary due to a change by the City of Jefferson in line or grade of any roadway, street, avenue, alley, bridge, curb or walk or public place, such change will be made by the Company and the cost of such change will be paid one-half (1/2) by the Company and one-half (1/2) by the City of Jefferson, under the provisions of Franchise Ordinance No. 8036 approved July 1, 1968.
- L. In the event that a city, town, village or fire district by ordinance or resolution, shall order the installation of additional public fire hydrants on existing water mains having an internal diameter of six inches (6") or larger, the Company will install such fire hydrants at the cost of the Company and such fire hydrants will be maintained by and at the expense of the Company excluding the City of Joplin Operations.
- M. All public fire hydrants shall become the property of the Company and shall be maintained by the Company, excluding public fire hydrants within the City of Joplin.
- N. In the City of Joplin Operations, applicable only within the Joplin city limits Per Franchise Ordinance:
  - 1. All public fire hydrants shall be furnished and installed by the Company, at the cost of the City, ordering the installation of same. Any such hydrant, after installation, will be maintained by and at the expense of the Company.
  - 2. When it is necessary or desirable to replace existing public fire hydrants, such hydrants shall be removed and the replacement hydrants furnished and installed only by the Company, and under the following terms and conditions:

\* Indicates new rate or text

+ Indicates change

FORM NO. 13

DATE OF ISSUE: April 30, 2013

DATE EFFECTIVE: May 20, 2013

ISSUED BY: Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141 Filed Missouri Public Service Commission JW-2013-0281

FORM NO. 13	PSC MO No. 13	Original	Sheet No. R 42		
Missouri-American Water Company Name of Issuing Corporation	For	<u>Missouri Servic</u> Community, Tov			
Rules And Regulations Governing The Rendering of Water Service					

a)	At the cost and expense of the Company, if the Company deems it uneconomical to repair the fire hydrant, provided that the need for replacement of the hydrant is not the result of an accident.		

- In all other cases, at the cost and expense of the City. In the event of replacements due to b) accidents, the City shall only be billed the amount, if any, by which the replacement cost exceeds the amount received in settlement for the accident.
- 3. All public fire hydrants within the city limits of Joplin shall become the property of the City of Joplin, however, the public fire hydrants shall be maintained by the Company. All public fire hydrants outside of the City Limits of Joplin shall become the property of the Company and shall be maintained by the Company.

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE: August 26, 2011 DATE EFFECTIVE: October 1, 2011 --- October 15, 2011 **ISSUED BY:** President 727 Craig Road, St. Louis, MO 63141 Frank Kartmann title name of officer address

**FILED** Missouri Public Service Commission JW-2012-0085

Missouri-American Water Company	For	Missouri Service Area	
Name of Issuing Corporation		Community, Town or City	

#### Rules And Regulations Governing The Rendering of Water Service

### Rule 21 FIRE HYDRANT USAGE AND PERMITS

- A. Customers, or their agents, fire departments or fire districts, and all others are forbidden to open any fire hydrants, valves, or other openings not on their metered service for any purpose other than fire protection (fire protection includes filling of a tank or fire fighting equipment by a fire department or fire district) for the + purposes of extinguishing of fires. Water shall not be taken from any public fire hydrant for construction + purposes, washing streets, flushing sewers or gutters, or any other use without first:
  - Obtaining written authorization from the Company for the particular time and occasion of fire hydrant + use;
  - 2. Certifying that they will comply with DNR Regulations; and
  - 3. Adhering to the Company's instructions about the hours, the size of pipes or hoses, rates of flow, and other specifications concerning the manner of usage and allowed usages.

If the Company becomes aware of any violation of this Rule, the Company will withdraw authorization and/or + discontinue such service.

- B. Requirements to obtain a permit from the Company to use a public fire hydrant include the following:
  - 1. Permits to use a public fire hydrant may be issued in writing to an individual or business for uses deemed reasonable by the Company.
  - 2. Anyone requesting to use a public hydrant must apply in writing in person with valid identification (Driver License or Company Identification) at the Company and pay up front the non-refundable fees associated with the hydrant use based on the applicable rates and charges approved by the Commission.
  - 3. Permitee, at the time of application, must present an acceptable backflow prevention device along with a certificate or letter from the appropriate governing authorities that the device has been properly tested and inspected and is in good working condition. Once such a certificate or letter is on file at the local office of the Company, it is not necessary for the permitee to bring in the physical device on subsequent requests for a permit until such time that such certificate or letter expires. The permitee must also display the proper hydrant wrench tool which must be used at all times when opening and closing the hydrant.
  - 4. Permitee must also read and sign a document which gives instructions on the proper operation of the hydrant, which instructions shall include but not be limited to:
    - a) Turning direction for opening and closing;
    - b) Proper speed in which to open and close the hydrant;
    - c) Use of the correct hydrant wrench;
    - d) Use of the correct nozzle, specifically stating that the large nozzle should not be used;

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE: April 30, 2013

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ISSUED BY: Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141 Filed Missouri Public Service Commission JW-2013-0281

PSC MO No. 13

For

Missouri Service Area Community, Town or City

# Rules And Regulations Governing The Rendering of Water Service

- e) Understanding where to stand when operating the hydrant;
- f) Hoses attached to the hydrant may not cross streets or driveways unless properly protected; and
- g) Hydrants shall not be left partially opened, rather they must be left completely open or completely closed.
- 5. Hydrant permits are to be issued for the same day the request is made unless specifically authorized otherwise by the Company. Permits must be attached to the hydrant being used and will only be removed by Company personnel.
- 6. Permits requested for a future day(s) is limited to thirty (30) days advance issuance. Requests of this nature must be in writing on the letterhead of the individual or entity making such request which must clearly state the intended purpose of the water usage. For requests beyond thirty (30) days, the Company may, in its discretion, require a permanent tap and metered service be installed and paid for by the individual or entity.
- 7. Any person or business violating any aspect of this rule may be denied access to permits in the future.
- 8. Any person or business opening a hydrant without proper authorization may be subject to criminal prosecution along with being responsible for charges for water usage in an amount determined by the Company.
- 9. Anyone wishing to use a private fire hydrant that is on an unmetered setting or is only metered by a detector meter must follow the above guidelines.
- 10. Upon expiration of the permit, the Company will inspect the hydrant for any damage and proper shut down. Any damage found will be the responsibility of the permitee. The hydrant permit will be removed from the hydrant by the Company representative.

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE:	<u>August 26, 2011</u>	DATE EFFEC	TIVE: <del>October-1,-2011</del> October 15, 2011	
ISSUED BY:	Frank Kartmann name of officer	President title	727 Craig Road, St. Louis, MO 63141 address	FILED

1<sup>st</sup> Revised Sheet No. <u>R 45</u> Cancelling Original Sheet No. <u>R 45</u>

		nerican Water Company uing Corporation	For	Missouri Service Community, Town o	
anne	: 01 1550			community, rown o	
		Rules	and Regulations Governing th	ne Rendering of	
<b>D</b>	. 22 0	nianto Fino Ducto stico Comeico	Water Service		
Rule	e 22 – P	rivate Fire Protection Service			
A.	of wa press Com	ater mains of sufficient size, and sure and volumes as may exist in	the furnishing of fire protection the locality, which pressures a service is not designed to extir	the Company subject to the availability n service shall be on the basis of nd volumes are not guaranteed by the nguish a fire, but rather to suppress or	
В.	mete of flo	ered at its connection to the Com	npany's main), the meter(s) mu oth domestic and fire flows). Th	a Master Water Service Line which is st be capable of measuring a full range ne Customer with approval from the	
	1.	referred to as a "fire flow" met (2) family premises combinatio warranted for use on residenti of the newly constructed dual	ter, or an approved meter by th on services only, this meter may al fire suppression systems. As	mestic flows and fire flows, typically ne Company. For residential single or two r not be a "fire flow" meter designed and of the effective date of this tariff, that portion Company main to the property line shall be the intenance and upkeep;	++++++
		d on Customer's needs and prem also choose between:	nises requirements, the Custom	ner with approval from the Company	
	2.			meter(s) on the fire line and a meter ements on the line not used for fire	
	3.	A dedicated fire service line wi service line.	th detector check meter, which	n is separate from the domestic water	
	that must and !	is sized to meet fire flows, this se t conform to the rules for service	ervice line will be considered ar connections and Customer wa r Special Connection" must be	or two (2) family residential premises n oversized Domestic Service Line and ter service lines as provided in Rules 3 completed and approved in writing by the	
	servi		-	ervices through a combination or split son will result in the discontinuance of	
C.		authorized usage is made of the pany reserves the right, at any times the right, at any times the right.	•	isual circumstances develop, the etection device. In such circumstances	

- \* Indicates new rate or text
- + Indicates change

Date of Issue:

<u>April 23, 2020</u>

Effective Date:

<u>May 23, 2020</u> August 21, 2020

Issued By:

Deborah D. Dewey, President 727 Craig Road, St. Louis, MO 63141

FILED Missouri Public Service Commission WT-2020-0353; JW-2020-0185

FORM NO. 13	PSC MO No. 13	Original	Sheet No. R 46
Missouri-American Water Company Name of Issuing Corporation	For	<u>Missouri Serv</u> Community, T	

Rules And Regulations Governing The Rendering of Water Service

the Company will provide the meter, but the cost of meter installation including necessary plumbing, fittings, vaults or meter settings necessary for the installation shall be paid by the Customer.

- D. All new Private Fire Service Line Connections shall include installations of a valve, as approved by the Company, of the same size as the service connection at the junction of the water main, along with an approved backflow prevention assembly with detection meter. The Company or Company's representative will make the service tap to its mains at the cost and expense of the Customer. The backflow assembly must be installed on the Customer's premises in an in-ground vault, above ground, or inside a building. The installation and operation of the backflow assembly must conform to the requirements of the Customer for periodic inspections, testing and maintenance by the Customer. Should a Customer fail to have the backflow assembly inspected, tested or maintained, the Company will refuse to continue service to the premise until such time as the Customer complies with the Rules.
- E. No Private Fire Service Line Connections shall be used for domestic, commercial or industrial use unless such connection is authorized by the Company in writing.
- F. All new sprinkler pipes and other private fire connection pipes shall be so placed as to be readily inspected. If the pipes are concealed on existing services or not readily identifiable, or if any authorized connections for other uses are in existence, meters shall be installed on each service at the expense of the Customer.
- G. The size of the private fire service connection shall be determined by the Company.
- H. Customers desiring private fire service must consult, before installation, with the Company as to the availability of mains and pressure. In the event a private fire service connection is requested at a point not already served by a main of adequate capacity, at the sole discretion of the Company, a main extension will be required as provided in Rule 23.
- I. Private fire hydrants not installed on public right-of-way or on Company easement and connected to Company mains shall be subject to required contracts as provided in the Company's applicable rate schedule.
- J. Any modifications to any existing service lines to retrofit a fire suppression system for either residential or commercial structures shall have written approval of the Company, applicable Fire Protection Authority, and the division of plumbing having jurisdiction of the premises to be served, prior to modification and or installation of said fire suppression system.
- K. An applicant for Split, Combination Water Service lines, Special Connection(s) or dedicated fire service lines shall comply with all provisions specified in the Application for Special Connection, which may be modified, altered or changed from time to time by the Company.
- L. Service connections for water to be used for the suppression of fire shall be made only upon the terms as provided for in the "Application for Special Connection" for such service, a copy of which is available at the

\* Indicates new rate or text

+ Indicates change

DATE OF ISSUE:	<u>August 26, 2011</u>	DATE EFFEC	TIVE: <del>October 1, 2011</del> October 15, 2011	
ISSUED BY:	Frank Kartmann	President	727 Craig Road, St. Louis, MO 63141	
	name of officer	title	address	

 $2^{nd}$  Revised Sheet No. <u>R 47</u> Cancelling 1<sup>st</sup> Revised Sheet No. <u>R 47</u>

	of Issuing Corporation Community, To	
	Rules and Regulations Governing the Rendering of Water Service	
	Company's office, and then only after such application has been approved in writing by the Company, as well as by the applicable Fire Protection Authority.	
М.	A valve controlling the entire supply, as approved by the Company, shall be placed either at the curb or at such other point as may be approved by the Company, and said valve shall be at the expense of the Customer, and any valve pit or vault which may be required will also be furnished by and at the expense of the Customer.	
Ν.	Where split services are used for both general and fire purposes, separate charges will be made for each type of service in accordance with the established schedule of rates.	
0.	The Company shall not be considered in any manner an insurer of property or persons, or to have undertaken to extinguish fire or to protect any persons or property against loss or damage by fire, or otherwise.	
Ρ.	The Company shall not in any way or under any circumstance be held liable or responsible for personal injury, death, property damage, or any other claim of loss following or resulting from: the termination or discontinuance of a Customer's service; a deficiency in the pressure, volume or supply of water due to the malfunction or failure of a meter; or a deficiency in the pressure, volume or supply of water while meters or service lines are being repaired or replaced, unless such injury, damage or loss is due to the willful misconduct or gross negligence of the Company.	

\* Indicates new rate or text

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<u>April 23, 2020</u>

Effective Date:

Issued By:

Deborah D. Dewey, President 727 Craig Road, St. Louis, MO 63141

FILED Missouri Public Service Commission WT-2020-0353; JW-2020-0185

	ouri-American Water Company	For	Missouri Service Ar
me	e of Issuing Corporation		Community, Town or Ci
	Rules a	nd Regulations Governing the Water Service	Rendering of
		water service	
<b>λ</b> .	-	n service line and piping and to c	ne and a customer or owner decides either (a) cancel the private protection billing or (b) to juired:
	<ol> <li>A written request for termination premises; and</li> </ol>	on of private fire protection servi	ice from the customer and owner of the
	2. Proof that the appropriate fire not be available at the premise		otified that private fire protection service will
		private fire protection service m	lit water service line," that portion of the nay be made unusable as directed by the
	If the above requirements are not fulf accordance with Rate Tariff F. If Privat the following:		the Private Fire Protection billing in id, the company may do either or both of
	<ol> <li>Attempt to notify the appropria to the Company, and then proc case of a "split water service lin of Company's work, including e</li> </ol>	eed to terminate Private Fire Pro e" destruction of the tap will also	the owner of the premises if either are known otection service by destroying the tap. In the o terminate domestic service. The actual costs istomer. A new tap and service restoration will

- \* Indicates new rate or text
- + Indicates change Date of Issue:

: <u>Apr</u>

<u>April 28, 2021</u>

Effective Date:

<u>May 28, 2021</u>

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FILED Missouri Public Service Commission WR-2020-0344; YW-2021-0189

 $2^{nd}$  Revised Sheet No. <u>R 48</u> Cancelling  $1^{st}$  Revised Sheet No. <u>R 48</u>

		erican Water Company For Missouri Service ng Corporation Community, Town of	_
me	01 1550		
		Rules and Regulations Governing the Rendering of	
مارر	23 – F	Water Service tension of Company Mains	Т
uie	23 – L.		
	nece withi force	ule shall govern the extension of the Company's water mains after the date hereof which are sary to serve Customers within its service area. The Company's water mains can be extended in the service territory of each of its operations within the State of Missouri either by the Company's s, Company's contractor or by an Applicant's contractor in accordance with Company's standards and actual requirements. For any design/installation option, the following terms and conditions shall	
	1.	When an Applicant makes a request for an extension of water main, the Company shall first determine the closest adequate and reliable source of water in its existing distribution system. The Company will then determine the sizes, types, route and location of mains, loops and other tie-ins if necessary, replacement and upsizing of existing mains if necessary to meet the Applicant's requirements, and ancillary equipment needed to serve Applicant's property. Design of the extension will be based on domestic flow requirements as stated by the Applicant and fire flow requirements as determined by the local fire authority and the direct impact of the additional domestic flow and fire flow requirements of the Applicant to the Company's existing Customers. If there is no local fire authority will be determined by the Applicant and approved by the Company. At a minimum, the fire flow requirements determined by the Applicant will meet Insurance Services Office, Inc. (ISO) standards. The local fire authority declines to incluse there is no local fire authority or the local fire authority, in which case the Company will determine the fire hydrant locations.	
	2.	The Applicant and Company shall fund the cost of the proposed water main extension at a ratio of 75/25 (i.e., 75% Applicant funded and 25% Company funded) for all districts.	
	3.	Applicants requesting a main extension to serve a single premises in a recorded, residential single lot development can choose the aforementioned option in Provision A.2., above, or the option whereby the Company will be responsible for all of the costs, except easement acquisition, associated with extending the main up to one hundred feet (100') (Free Extension). If the main extension required is greater than one hundred feet (100') in length, all costs above the Free Extension shall be borne by the Applicant calculated on a per-foot basis.	

*Indicates change* Date of Issue:

<u>May 3, 2023</u>

Effective Date:

<del>June 2, 2023</del> May 28, 2023

Issued By:

1<sup>st</sup> Revised Sheet No. <u>R 49</u> Cancelling Original Sheet No. <u>R 49</u>

	merican Water Company For Missouri Servic	
ame of is	suing Corporation Community, Town	or Cit
	Rules and Regulations Governing the Rendering of	
	Water Service	
4.	The Applicant/Company funding ratio of 75/25 for all districts will only apply to the cost for the main extensions and may include, but is not limited to, all material and labor costs of piping, public fire hydrants (as applicable), valves, fittings, casing pipe, inspection fees, testing (including but not limited to: bacteriological, chlorination, de-chlorination, pressure and flushing), water used for flushing purposes, and all overheads charged to all materials, labor, services, etc. provided by the Company.	*
5.	The Applicant/Company funding ratio of 75/25 for all districts, shall not apply to restoration charges or easement acquisition costs. Applicant will be responsible for one hundred percent (100%) of the restoration charges and easement acquisition costs for the main extension, except the Company will be one hundred percent (100%) responsible for restoration charges related to the Free Extension.	*
6.	In those instances where the Company determines that the water service requirements, including supply for fire protection of the Applicant requires the reconstruction, replacement or reinforcement of the Company's existing water mains or other appurtenances (e.g. Pressure Reducing Valves, Booster Stations, Air Valves, water service lines, etc.), the Applicant will be responsible for such reconstruction, replacement or reinforcement including all the material, labor costs, engineering and engineering review, inspection fees, testing (including but not limited to: bacteriological, chlorination, de-chlorination, pressure and flushing), restoration costs, all abnormal layout or layout review costs incurred by the Company as well as all overheads charged to all materials, labor, services, etc. provided by the Company. The Applicant may also be responsible for all, or a portion, of the costs for any new booster stations, water storage tanks, and water plant upgrades that Company determines are necessary solely to provide service to the development for which the main extension is requested.	*
7.	The Applicant will also be required to pay all costs associated with the acquisition and preparation of any easements or permits necessary for the installation of the aforementioned facilities relating to the main extension.	*
8.	The Applicant or the Applicant's authorized agent shall contract with the Company for such extension in accordance with the Company's standards and contractual requirements.	*
	stallations by the Company or Company's Contractor: If the Applicant or Applicant's authorized ent contracts with the Company to install the main extension, the following shall apply:	
1.	At the Applicant's option, the Company will either lay out the required water main extension on plans furnished by the Applicant at the cost of the Applicant, or the plans and specifications for the main extension may be prepared by the Applicant's engineer and submitted for Company approval.	

\* Indicates new rate or text

 + Indicates change

 Date of Issue:
 May 3, 2023

 Effective Date:
 June 2, 2023

 May 28, 2023

Issued By:

souri-American Water Company For Missouri Service Ar ne of Issuing Corporation Community, Town or C					
ie of iss	uing Co	orporation		Community, Town o	or (
		Rules an	d Regulations Governing t Water Service	the Rendering of	
2.	desc			the form of a written proposal, which will conditions to the installation, along with a	
3.	Com cost taxe over equi perc	npany's anticipated costs of m s), supervision, engineering, i s, and other miscellaneous e head expenses, transportation pment expenses and similar	naterials, labor, labor relate inspection fees, insurance, t xpenses (such as stores exp on expenses, water used for expenses). The Company m he cost contained in the pro	ecified in Provision A.1. plus the d expenses (such as pension and welfare cools, easements, permits, appropriate enses, administrative salaries, flushing purposes and construction ay at its discretion charge up to five oposal is based on the Company's	
4.	Com proje If aft Appl refu	npany's districts shall provide ect. The Applicant shall pay to ter completion of the main ex licant's percent of the total a nd the excess to the Applicar	payment of seventy-five per o Company such estimated xtension, the initial paymen actual cost of the project, as nt. If the initial payment pro	A.2., above, the Applicant in any of the ercent (75%) of the estimated costs for any costs prior to the Company scheduling the work. t provided to the Company is above the determined by the Company, the Company will ovided by the Applicant to the Company is below s, the Company will bill the shortfall to the	
5.	For /	Applicants who have chosen	the option of a one hundred	d foot (100') Free Extension:	
	a)	for in Provision A.3. above	-	ed foot (100') Free Extension, as provided one hundred feet (100') or less in length, ction to extend its main(s).	
	b)	extension is greater than or of one hundred percent (1 Free Extension, if any, as p after completion of the ma Applicant's share of the to Applicant. If the initial pay	one hundred feet (100') in le 00%) of the estimated costs provided by the Company pr ain extension, the initial pay tal actual cost of the project ment provided by the Appli	ed foot (100') Free Extension and the ength, the Applicant shall provide payment is in excess of the one hundred foot (100') ior to the Company scheduling the work. If ment provided to the Company is above the t, the Company will refund the excess to the cant to the Company is below the t, the Company will bill the shortfall to the	

1<sup>st</sup> Revised Sheet No. <u>R 50</u>

Indicates new rate or text

Indicates change + Date of Issue: <u>May 3, 2023</u>

Effective Date:

June 2, 2023 May 28, 2023

Issued By:

FORM NO. 13

1<sup>st</sup> Revised Sheet No. <u>R 51</u> Cancelling Original Sheet No. <u>R 51</u>

June 2, 2023

May 28, 2023

	01 1550	ing Corporation Community, Town	or (
		Rules and Regulations Governing the Rendering of	
		Water Service	
2.	ager Lay o	Ilations by Applicant's Contractor (Developer Lay Option): The Applicant, or the Applicant's t, may elect to use its own contractor to construct the main extension (also known as the Developer option). Under this option, the Applicant's contractor must be approved by the Company and the wing terms and conditions shall apply:	
	1.	At the Applicant's option, either the Company will lay out the required water main extension on plans furnished by the Applicant, or the plans and specifications will be prepared by the Applicant's engineer and submitted for Company approval.	
	2.	Upon request, the Company will provide written specifications and other related documents for the proposed extension and a Developer Lay Proposal for the installation by Applicant's contractor, along with a copy of the water main layout.	
	3.	The Developer Lay Proposal costs will include the Company's estimated costs of materials, labor, inspection fees, and other miscellaneous expenses such as stores expenses, administrative salaries, overhead expenses, transportation expenses, water used for flushing purposes and construction equipment expenses and similar expenses.	
	4.	The Applicant, or the Applicant's agent, shall execute a Main Extension Contract with the Company on forms provided by the Company. Upon completion of the main extension, the Applicant, or the Applicant's agent, shall agree to convey the completed main extension and necessary easements to the Company on the terms and conditions stated in the Main Extension Contract.	
	5.	Upon execution of the Main Extension Contract by the Applicant and the Company, the Applicant will pay to the Company the total estimated Developer Lay Proposal costs as determined in Provision C.3., above. Applicant will also provide all additional information as detailed in the Main Extension Contract.	
	6.	Upon completion of the Main Extension, and prior to acceptance of the extension by the Company, the Applicant will provide to the Company a final statement of Applicant's costs to construct such extension. This final statement of costs will be added to the actual costs for Company to provide services as per the Developer Lay Proposal. Upon acceptance of the main extension, the Company will then issue payment to the Applicant of twenty five percent (25%) pursuant to provision A.2, above. The Company will adjust its payment based on the shortfall or excess of the difference between the actual Developer Lay costs and the Developer Lay Proposal payment made by the Applicant pursuant to Provision C.5., above.	
	7.	<ul> <li>For Applicants who have chosen the option of a one hundred foot (100') Free Extension:</li> <li>a) If the Applicant has chosen the option of a one hundred foot (100') Free Extension, pursuant to Provision A.3. above, and the extension will be one hundred feet (100') or less in length, then</li> </ul>	

 
 Date of Issue:
 May 3, 2023
 Effective Date:

 Issued By:
 Rich C. Svindland, President 727 Craig Road, St. Louis, MO 63141

1<sup>st</sup> Revised Sheet No. <u>R 52</u> Cancelling Original Sheet No. <u>R 52</u>

	n Water Compar		
me of Issuing Co	orporation	Community, Town c	or City
		Rules and Regulations Governing the Rendering of Water Service	
	Company will p	perform the necessary construction to extend its main(s).	
b)	greater than o extension, the Proposal costs Applicant must the advanced p Applicant, Com divide the sum The cost per fo Extension to be (100') Free Ext above, and sub	At has chosen the option of a one hundred foot (100') Free Extension and the extension is one hundred feet (100') in length, then prior to the Applicant scheduling the main Applicant shall advance payment equal to the Company's total estimated Developer Lay (Provision C.3. above). After completion of the main extension by the Applicant, t provide support to the Company of the total costs incurred by Applicant, exclusive of payment for the Developer Lay Proposal costs. Upon verification of the costs supplied by npany will add those costs to the actual Developer Lay Proposal costs it incurred and h by the number of feet in the main extension project to determine a cost per linear foot. Dot will be multiplied by 100 to arrive at the cost of the one hundred foot (100') Free he borne by the Company. The Company will add the amount of the one hundred foot tension to the advanced payment made by Applicant, in accordance with Provision C.3. btract the actual Developer Lay Proposal costs incurred by the Company to arrive at an paid to, or by, the Applicant.	
As an exam	ple for Provision	n C.7.b), above:	
	Applicant pays Actual Develor	s to Company \$500 for estimated total Developer Lay Proposal costs s their own contractor \$1,000 per Lay Proposal costs incurred by Company are \$200 cension in feet is 400 feet	+
Calculation	:		
Plus Equals	\$1,000.00 200.00 \$1,200.00	(Cost incurred by Applicant exclusive of advanced payment for Developer Lay Proposal) (Actual Developer Lay Proposal Costs)	
Divide by Equals	400 \$3.00	(Main Extension in Linear Feet) per foot	
Multiply by Equals	v 100 \$300.00	(Cost for first 100 linear feet that Company will absorb)	
Add Subtract	\$500.00 \$200.00 \$600.00	(Amount Applicant advanced to the Company for estimated Developer Lay Proposal costs) (Actual Developer Lay Proposal Costs) Amount Company pays to Applicant	

- \* Indicates new rate or text
- + Indicates change
- Date of Issue:

<u>May 12, 2025</u>

Effective Date:



Issued By:

FORM NO. 13	PSC MO No. 13	Original	Sheet No. R 53	
Missouri-American Water Company Name of Issuing Corporation	For	<u>Missouri Servi</u> Community, To		
Rules And Regulations Governing The Rendering of				

- 1. Main extensions made under this rule shall be and remain the property of the Company.
- 2. The Company reserves the right to further extend the main and to connect mains on intersecting streets and easements. If the Company extends the main at its own cost, Applicant shall not be entitled to a Customer Frontage Refund if new Customers connect to that part of the main extension funded by the Company.
- 3. The size and type of material of the main extensions made under this rule shall be determined by the Company and sized to meet water service requirements, including supply for fire protection, of the Applicant. If the Company chooses to increase the size of the extension in order to meet the Company's overall system requirements beyond what is necessary to meet water service requirements, including supply for fire protection, of the Applicant, all additional costs caused by the larger size of pipe shall be borne by the Company.
- 4. No interest will be paid by the Company on payments made by the Applicant for the main extension.
- 5. All main extensions made under this rule must be installed in easements or right-of-way as determined by the Company.
- 6. If extensions are required on private roads, streets, through private property, or on private property adjacent to public right-of-way, a proper deed of easement, acceptable to the Company must be furnished to the Company without cost to the Company, as described in the Main Extension Contract.
- 7. Company main extensions shall be determined by the Company and installed to permit Company Service Lines and Customer Service Lines to be installed in accordance with the Company's installation requirements for water service lines.
- 8. In determining the length of main extensions, the main shall be extended to cover fully the frontage of the subdivision lot or property to be served, and if the last lot to be served is a corner lot or a lot immediately adjacent to a corner lot, the terminal point of the main extension made hereunder shall be located so that the water main installed hereunder ties in with the existing water main located in the intersecting street; and further provided that if there is no main located in the intersecting street, the terminal point of the main extension made hereunder shall be located at the nearest right-of-way line of the intersecting street. When the Company main extension is installed in an easement on private property or in public right-of-way, within the boundaries of a multi-lot subdivision, the end of each main extension shall be terminated near the farthest property line. The Company may shorten the length of the main extension that the Applicant would otherwise be required to make under this provision, if, in the Company's judgment, the main should not be extended further due to pressure, volume or water quality concerns or cannot physically be extended further.
- 9. In the event Company determines that the main should not be extended by the Applicant to the full extent otherwise required by these rules, the Company shall nevertheless require the Applicant to

\* Indicates new rate or text

+ Indicates change

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ISSUED BY:	Frank Kartmann	President	727 Craig Road, St. Louis, MO 63141	
	name of officer	title	address	FILED

FORM NO. 13	PSC MO No. 13	1st Revised Sheet No. R 54		
		Cancelling	Original Sheet No. R 54	
Missouri-American Water Company Name of Issuing Corporation	For	Missouri Service Area Community, Town or City		
Rules And Regulations Governing The Rendering of Water Service				

provide all necessary easements commensurate with the main extension as originally proposed by the Applicant.

- 10. Water main extensions must be installed in accordance with the Company's then current specifications and standards.
- 11. At the Company's discretion, the Company, the Company's contractor or an Applicant's contractor in accordance with Company's standards and contractual requirements, will make all connections to Company's water mains.
- 12. At the Company's discretion, any necessary reconstruction of existing mains or installation of mains larger than twelve inches (12") in diameter will be done by Company's forces, Company's contractor or by an Applicant's contractor in accordance with the Company's standards and contractual requirements.
- 13. The Company reserves the right to assess additional charges if the Company is required to create multiple layouts or to perform multiple reviews pursuant to an Applicant's request.
- E. Customer Frontage Charge Refunds
  - 1. If requested by the Applicant at the time of entering into the Main Extension Contract with the Company, the Applicant shall have the option of requesting a Customer Frontage Charge Refund. The Customer Frontage Charge Refund only applies to that portion of the main extension that is to be installed by or on behalf of an Applicant to reach a public, private, commercial, government or religious development or personal dwelling described in the Main Extension Contract. The Customer Frontage Charge Refund will be made to Applicant, or its assignee, subject to the following conditions:
    - a) A Customer Frontage Charge will be collected in advance from each new Customer, (in addition to the tap fee, connecting a new-metered service line) when the new Customer connects to the portion of the main extension covered by the Applicant's contract.
    - b) The Customer Frontage Charge is calculated at the rate of fifty percent (50%) of the actual per foot cost of the mains as paid by the Applicant, with appurtenances, times the front footage (front footage shall mean the property footage along the main) of the premises to be served.
    - c) No Customer Frontage Charge Refunds will be made for mains required to serve within new platted subdivisions for lots owned or controlled by the Applicant which the main extension is expressly intended to serve. Refunds may be made for lots located outside the new platted subdivision that can be served by the Applicant's main extension. Refunds for any lots may be made to Applicants who utilize the Free Extension serving recorded, residential single lot developments where the portion of the water main extension is above the Free Extension limits.

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d) Customer Frontage Charge Refunds shall only be made for the first five (5) years after the Applicant's main extension is accepted into the Company's system. At the expiration of the five

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 $2^{nd}$  Revised Sheet No. <u>R 55</u> Cancelling  $1^{st}$  Revised Sheet No. <u>R 55</u>

issouri-America		For	Missouri Servic	
ime of Issuing C	Corporation		Community, Town	or C
	Rules a	and Regulations Governing the F	Rendering of	
		Water Service		
e)	refunds will be made. The Customer Frontage ( amount paid by the Appl and excluding any portio	Charge Refunds made by the Com licant to the Company for the mair	Further Customer Frontage Charge pany shall, in no event, exceed the n extension (i.e., 75% for all projects less of whether the main extension d the main extension on behalf of	3 S
jurisdiction transcends continually no regulat methods ( material se independe Company v employees that such r	n constitutes a legislative re s municipal or county lines, y developing expertise will a cions or ordinances of local g excepting local permit requi elections, water main sizes of ent contractors employed to when such work is performe s, unless such requirement i	cognition that the public interest is and that a centralized control must assure uniformly safe, proper and governments shall be permitted to irements for excavation and resto or licensing qualifications of the Co p install, replace or maintain water ed under the supervision of or insp	ration of public rights-of-way), ompany's employees or of those r mains owned or to be owned by the pection by Company agents or ommission upon complaint alleging	

- \* Indicates new rate or text
- + Indicates change Date of Issue:

<u>May 3, 2023</u>

Effective Date:



PSC MO No. 13

Sheet No. R 56

Missouri-American Water Company Name of Issuing Corporation For

Missouri Service Area Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

# Economic Development Rider

### **PURPOSE**

The purpose of this Economic Development Rider is to encourage industrial and commercial development in the State of Missouri.

### GENERAL PROVISIONS

Nothing in this tariff shall be construed to preclude the Commission from exercising any authority it holds under the laws and regulations of the State of Missouri.

### AVAILABILITY & APPLICABILITY

Water service under this Rider is only available in conjunction with local, regional, and state governmental economic development activities where incentives have been offered and accepted by a Customer who is requesting service, in conjunction with the location of new or expanding facilities, in the Company's service territory.

Water service under this Rider is only available to industrial and commercial Customers whose facilities are not involved in activities consisting of selling or providing goods and services directly to the general public, except for situations where such activities occur in adjacent facilities that are separately metered and billed at the applicable tariff rate or where such activities constitute a de minimus level of the Customer's revenue from the service location.

This Rider will only be available if adequate capacity is available to meet the Customer's anticipated additional load throughout the year.

Water service under this Rider is not available in conjunction with service provided pursuant to any other special contract agreements.

This Rider is applicable to new industrial or commercial Customers moving to the Company's service territory from outside the state of Missouri or relocating or expanding from unsuitable facilities within Missouri, or the additional separately-metered facilities of an existing industrial or commercial Customer, that meet the following criteria:

I. The annual load factor of the new or additional facilities must reasonably be projected to equal or exceed fifty-five percent (55%) during the entire term of application of this Rider. The projected annual Customer load factor shall be determined using the following relationship: Projected Annual Water Consumption, Expressed as MGD Divided by maximum Summer Monthly Billing Demand, Expressed as MGD.

\* Indicates new rate or text

+ Indicates change

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Rules And Regulations Governing The Rendering of Water Service

- 2. The average annual billing demand of the new or additional facilities must be projected to be at least five-tenths of a percent (0.5%) of the total district consumption during each contract year under this Rider.
- 3. The Customer's new or additional facilities must create new permanent jobs within the facilities qualifying for this Rider. The number of jobs created must be one tenth of a percent (0.1%) of the total population of the district's service territory, except that any location providing at least fifty (50) jobs qualifies under this paragraph.

Requests for service under this Rider must be submitted prior to the Customer having committed to moving into or expanding with the Company's service territory and shall be accompanied by sufficiently detailed information to enable the Company to determine whether the new or additional facilities meet the above criteria.

Service under the General Incentive Provision of this Rider shall be evidenced by a contract between the Customer and the Company in the general form as that contained in the following sheets, which shall be filed within ten days of execution with the Missouri Public Service Commission for information purposes.

The qualifying Customer must notify the Company in writing of the date of which the Customer would like the provisions of this Rider to commence. Such commencement date must be within twelve (12) months of the execution of the contract.

### **GENERAL INCENTIVE PROVISIONS**

### Amount of Discount:

Subject to provisions below, the discount during the first contract year shall be thirty percent (30%); during the second contract year, twenty-five percent (25%); during the third contract year, twenty percent (20%); during the fourth contract year, fifteen percent (15%); and during the fifth contract year ten percent (10%). After the end of the fifth contract year, no other discount pursuant to this Rider shall be applied to the Customer's bill and the applicability of this Rider and its associated contract to the particular facilities shall cease.

### **Calculation**

At the conclusion of the first contract year (i.e., twelve (12) fully monthly billing period after the effective date of the contract), the Company shall review the Customer's annual load factor and calculate an average monthly billing demand. If the Customer has demonstrated at least a fifty-five percent (55%) annual load factor and at least an annual consumption level of five-tenths of a percent (0.5%) of total consumption for the district, then a bill credit shall be issued to apply the thirty percent (30%) discount for the first contract year, as set out below.

\* Indicates new rate or text

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FORM NO. 13	PSC MO No. 13	Original	Sheet No. R 58
Missouri-American Water Company Name of Issuing Corporation	For	<u>Missouri Servic</u> Community, To	
Rules	And Regulations Governing The Water Service	Rendering of	

The same review shall be made at the end of each succeeding year during the five (5) year period and the applicable discount amount applied as a credit for that year if the criteria were met. If the Customer fails to meet the criteria for a particular year, the Customer will not receive the applicable discount for that year, but the contract shall remain in effect and the Customer shall remain eligible for the discounts that would be applicable during the remainder of the five (5) year period. If the Customer fails to meet the criteria in both the first and the second year, or in any two (2) successive years during the five (5) year period, service to the Customer under this Rider shall terminate and the contract for service under the Rider shall be void.

#### Application of the Discount

Since the discount is to be calculated at the end of the year after determination that all criteria have been met, the Customer will have been billed for the otherwise applicable rate schedule and been charged for the appropriate taxes (e.g., sales and other gross receipts or franchise taxes). To afford the Customer the full benefit of the discount (e.g., thirty percent (30%) for the first year) to the amount the Customer paid for water service pursuant to the otherwise applicable rate schedule for the previous twelve (12) billing periods, not including taxes, the discount will be given to the Customer by that amount being applied as a credit on the next bill, prior to the calculation of taxes. No discount will be applied to items on the bill that are otherwise required to be charged to a Customer by statute or rule of the Commission (e.g., the Missouri Primacy Fee).

#### **Revenue Determination**

The pre-tax revenues under this Rider shall be determined by reducing otherwise applicable charges associated with the rate schedules. The discount, where applicable, will be determined based on service rendered to Customer during the Company's designated and applicable billing periods of each contract year and shall be as follows:

	<u>Discount</u>
First Contract Year	30%
Second Contract Year	25%
Third Contract Year	20%
Fourth Contract Year	15%
Fifth Contract Year	10%

After the conclusion of the fifth contract year, these discounts shall cease. All other billing, operational and related provisions of the aforementioned shall remain in effect.

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PSC MO No. 13

Missouri-American Water Company Name of Issuing Corporation For

<u>St. Joseph, MO and Vicinity</u> Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

### ALTERNATIVE INCENTIVE PROVISIONS (Applicable only in City of St. Joseph, Mo and Vicinity)

In the event the General Provisions are not sufficient and a qualifying Customer can demonstrate a viable competitive alternative in another geographical area, which is critical to the Customer's decision to locate new or expanding facilities in the Company's service territory, and the qualifying Customer can demonstrate that net benefits will accrue to the State of Missouri by locating or expanding its facilities in the Company and the Customer may enter into a Special Service Contract that will provide for a competitive rate in lieu of the rate discounts provided for in the General Incentive Provisions.

A Competitive rate provided for in a S pecial Service Contract entered into under these Alternative Incentive Provisions: (1) shall not exceed the Maximum Rate set forth below; (2) shall not be less than the Minimum Rate set forth below; and (3) shall be subject to an Escalation Clause as set forth below (so long as the contract rate does not exceed the Maximum Rate).

<u>Maximum Rate:</u> The Maximum Rate for water usage shall be the charges specified in the Company's Rate Schedule that would otherwise apply to the qualifying Customer absent this Rider.

<u>Minimum Rate:</u> The Minimum Rate for water usage shall be sufficient to recover: (1) the Variable Production Cost of Water; and (2) a reasonable contribution towards all other costs associated with the provision of service for the life of the contract. F or the purposes of these provisions, the Variable Production Cost of Water shall be the variable costs the Company incurs to produce additional treated water, including, but not limited to, expenses for electric power, chemicals, purchased water and water disposal. (Regardless of the rate paid by the Customer pursuant to this Rider, the Customer shall also be responsible for: (1) the monthly Customer charge applicable to the class of Customer being served: (2) the public fire protection service charge applicable to the class of Customer being served, if any; (3) all applicable taxes, if any; and (4) any other appropriate fees or charges lawfully charged to the Customer.)

<u>Escalation Clause:</u> The rate set forth in the Special Service Contract shall be subject to an Escalation Clause, during the original and any renewal terms of the Special Service Contract, based upon changes in published price indices and/or changes in the Company's cost of service.

#### Continued Eligibility for Contract Rate

At the conclusion of each contract year (a period encompassing twelve (12) full monthly billing periods after the Customer begins taking service under the contract), the Company shall calculate the Customer's annual load factor and average monthly billing demand to determine whether the Customer has demonstrated at least a fifty-five percent (55%) annual load factor and at least an annual consumption level of five-tenths of a percent (0.5%) of total consumption for the district. If the Customer fails to meet these criteria in both the first and the second year, or in any two (2) successive years during the term of the contract, the rate provided for the Special Service Contract shall no longer be a vailable to the Customer and the applicability of this Rider to the Customer shall be considered a nullity. During the period in which an eligible Customer performs initial construction on production/commercial facilities in

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Missouri-American Water Company Name of Issuing Corporation	For	<u>St. Joseph, MO</u> Community, Tov			
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# Rules And Regulations Governing The Rendering of Water Service

order to begin operations, the Continued Eligibility Provisions as hereinabove stated shall not apply until such time as a Customer actually begins production/operation in the new facility. The Customer is required to inform the Company as to the date when actual production/operation in the new facility begins.

### Contract Provisions

<u>Review of the Contract Rate</u>: If the Special Service Contract is for a period of ten (10) or more years, the contract shall contain a provision acknowledging that: (1) the Commission's Staff and the Office of the Public Counsel have the right to request a Commission review of the continued appropriateness of the alternative rate set forth in the contract after the initial five (5) years of the contract, with the purpose of such review being to determine whether the alternative rate continues to be in the best interest of all Customers in the Company's service territory; (2) the Commission, acting on its own volition, may also open an inquiry in this regard; (3) if, upon such review(s), the Commission finds that the contract, as implemented, no longer serves the public interest, it may allow the Company to continue providing service under the contract after adjusting rate conditions to restore the interests of the Company's other Customers in the service territory, or it may direct the Company to terminate the contract; and (4) the results of any review(s) conducted under these provisions shall be implemented in a general rate proceeding.

<u>Capital Investment Considerations:</u> If the Company will incur additional capital costs to initiate service to a qualifying Customer under these Alternative Incentive Provisions, the Special Service Contract shall include provisions whereby such costs will be recouped over the life of the contract through a capital improvement charge that will be in addition to the alternative rate set forth in the contract. In recognition of the possibility that the Customer may not remain a Customer of the Company for the full term of the contract, the contract shall also contain provisions whereby the Customer will pay the Company the balance of any remaining capital costs that would have otherwise been collected under the capital improvement charge, if the Customer ceases to take service from the Company prior to the end of the contract.

In recognition of the possibility that the Company may incur additional capital costs in the future to continue to serve a qualify Customer under these Alternative Incentive Provisions, the Special Service Contract shall include, or be amended to include, provisions whereby such costs will be recouped over the remaining life of the contract through the addition of a capital improvement charge that will be in addition to the alternative rate set forth in the contract. In recognition of the possibility that the Customer may not remain a Customer of the Company for the full term of the contract, the contract shall also contain provisions whereby the Customer will pay the Company the balance of any remaining capital costs that would have otherwise been collected under the capital improvement charge, if the Customer ceases to take service from the Company prior to the end of the contract.

As an alternative to the above-referenced capital improvement charges, the Customer may elect to reimburse the Company for the amount of any additional capital costs incurred by the Company to initiate

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ISSUED BY:	Frank Kartmann name of officer	President title	727 Craig Road, St. Louis, MO 63141 address	

PSC MO No. 13

For

Missouri-American Water Company Name of Issuing Corporation <u>St. Joseph, MO and Vicinity</u> Community, Town or City

Rules And Regulations Governing The Rendering of Water Service

or continue service to the Customer through the payment of a contribution–in-aid-of-construction equal to the additional capital costs.

### Contract Approval

Before a Special Service Contract, or subsequent amendments thereto, entered into under these Alternative Incentive Provisions can go into effect, the contract must be filed with and approved by the Commission. The filing of a Special Service Contract, or subsequent amendments thereto, with the Commission will include the following information:

- 1. A complete copy of the contract along with all attachments and related agreements.
- 2. Customer Needs: A narrative description of the reasons why the General Incentive Provisions of this Rider are not sufficient for the Special Service Contract Customer. This description shall include the competitive alternatives available to the Customer. In addition, this description shall include the consequences if the Special Service Contract is not approved. All information that the Company relies upon in support of the contract, including an affidavit from the Customer attesting that the General Incentive Provisions are not sufficient, shall be included. All significant assumptions that affect this description, and the source/basis of those assumptions, shall be identified.
- 3. Customer Alternatives: An estimate of the cost to the Special Service Contract Customer for each competitive alternative available to the Customer. This estimate shall be for the time frame of the Special Service Contract, or by each year for multi-year contracts. All information that the Company relies upon to establish that the alternative contract rate is necessary, including an affidavit from the Customer attesting that the Customer has a bona fide competitive rate alternative to demonstrate that it is eligible for the alternative contract rate under these Alternative Rate Provisions, shall be included. All significant assumptions that affect the required statement or quantifications, and the source/basis of those assumptions shall be identified.
- 4. Potential Benefits and Detriments to Other Ratepayers: A quantification as to the benefits that will accrue to other ratepayers and the State of Missouri as a result of the Special Service Contract. Such quantification shall include a statement setting forth the "level of contribution toward all other costs associated with the provision of service" the Customer will be required to pay under the contract, along with an analysis and all information demonstrating the reasonableness of that contribution level. The filing shall also include a statement setting forth the reasons relied upon to establish that the contract will not be detrimental to the interests of the State of Missouri or its other Customers in the service territory. All significant assumptions that affect the required statements or quantifications, and the source/basis of those assumptions, shall be identified.
- 5. Variable and Assignable Costs: The Company shall quantify the variable production cost of water that it will incur as a result of the Special Service Contract. The Company shall also identify and

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	name of officer	title	address	

FORM NO. 13	PSC MO No. 13	Original St	neet No. R 62
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### Rules And Regulations Governing The Rendering of Water Service

quantify the embedded and replacement value of all facilities that are attributable to serving the Customer. This quantification shall be for the time frame of the contract, or by each year for multi-year contracts. All significant assumptions that affect the required quantifications, and the source/basis of those assumptions, shall be identified.

- 6. Change in Revenues: The Company shall quantify the change in annual revenues resulting from the Special Service Contract as the difference between the revenues that would be recovered from the general availability tariff and the revenues that would be recovered from the pricing provisions in the contract. All significant assumptions that affect this quantification, and the source/basis of those assumptions, shall be identified.
- 7. Other Economic Benefits to the Area: A Quantification as to the economic benefits to the state, the affected metropolitan area(s) and/or the affected local area(s) projected to be realized as a result of the Special Service Contract. All significant assumptions that affect this quantification, and the source/basis of those assumptions, shall be identified.
- 8. Documentation: The Company shall provide references to each internal policy, procedure and practice that it has developed and used in its negotiation of the Special Service Contract, and shall make available copies of said policies, procedures and practices.

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PSC MO No. 13

Missouri-American Water Company Name of Issuing Corporation For

Missouri Service Area Community, Town or City

### Rules And Regulations Governing The Rendering of Water Service

## Form of Contract for General Incentive Provisions

This Agreement is entered into as of this	day of,	, by and
between Missouri-American Water Company and	l	(Customer).

#### WITNESSETH:

Whereas, Company has on file with the Public Service Commission of the State of Missouri (Commission) a tariff providing for an economic Development Rider (Rider), and;

Whereas, Customer is a new Customer, or has acquired additional separately metered facilities within the Company's service territory, and;

Whereas, Customer has furnished sufficient information to the Company to demonstrate that its new facilities or additional separately metered facilities (Facilities) satisfied the Availability and Applicability Provisions of the Rider, and;

Whereas, Customer wishes to take water service from the Company, and the Company agrees to furnish water service to the Customer under this Rider and pursuant to all other applicable tariffs of the Company;

Now, therefore, the Company and Customer agree as follows:

- 1. Service to the Customer's Facilities shall be pursuant to the Rider, all other applicable tariffs, and the Company's General Rules and Regulations Apply to Water Service, as may be in effect from time to time and approved by the Commission.
- 2. Customer acknowledges that this Agreement is not assignable voluntarily by Customer, but shall nevertheless inure to the benefit of and be binding upon the Customer's successors by operation of law, so long as the successor continues to meet the criteria of the Rider.
- 3. Customer will furnish additional information as requested by the Company to assure the continued eligibility for service under the Rider.
- 4. Customer acknowledges that all information provided to the Company for the purpose of determining whether the Customer is eligible for service under the Rider shall be retained by the Company, and shall be subject to inspection and disclosure under Chapters 386 and 393, Revised Statutes of Missouri, 2000, as amended from time to time. Should the Customer designate any of such information proprietary or confidential, Company shall notify Customer of any request for inspection or disclosure, and shall use good faith efforts to secure an agreement or Commission order protecting the proprietary or confidential nature of such information.

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FORM NO. 13		PSC MO No. 13	Original	Sheet No. R 64
Missouri-American Water Company Name of Issuing Corporation		For	<u>Missouri Servi</u> Community, To	
	Rules /	And Regulations Governing The R Water Service	Rendering of	
5.	of conflict of law provision may exist from time to tim	governed in all respects by the law is), and by the orders, rules and re ie. Nothing contained herein shall Commission of any right jurisdiction	egulations of the Commission	on as they or

In witness hereof, the parties have signed this Agreement as of the date first above written.

Missouri-American Water Company

Customer

Ву: \_\_\_\_\_

Ву: \_\_\_\_\_

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 DATE OF ISSUE:
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 DATE EFFECTIVE: October 1, 2011

 ISSUED BY:
 Frank Kartmann name of officer
 President
 727 Craig Road, St. Louis, MO 63141

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 $2^{nd}$  Revised Sheet No. <u>R 65</u> Cancelling 1<sup>st</sup> Revised Sheet No. <u>R 65</u>

me of Issuing Corporation		Community, Town	or
Rules a	nd Regulations Governing th Water Service	e Rendering of	
axable Advances and Contributions in A	id of Construction		
ny Federal, State or Local income tax inco ontributions in Aid of Construction, as de			
axing authority, and not otherwise paid b egregated in a deferred account for inclu		the Company. Such income taxes shall be any's next general rate proceeding.	

Issued By:

Date of Issue:

<u>August 21, 2018</u>

Effective Date:

December 7, 2018 <u>September 20, 2018</u>

<u>Cheryl Norton, President</u> 727 Craig Road, St. Louis, MO 63141

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Issued By:

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	Rules and Regulations G Wate	overning the Rendering r Service	of
The Critical Needs Program			
The Critical Needs Program (the information resource network t will help customers receive utili	hat will identify and direct c		and finance a community-based edical needs to resources that
	-	-	rs that will allow them to identify to available assistance resources.
Availability: This program is availability program is available of the second state of		omers who for medical a	and/or income related
	uipment. The designation of	a customer or member of	te an existing serious illness or may the household as having a critical nust be submitted to Company to
Funding: A total of \$250,000 sh funding allocated for the Critica assistance programs. Funding b	l Needs Program in a given p	orogram year shall be ap	plied to bill and arrearage
St. Jo	uis County - \$200,000 seph - \$25,000 a - \$25,000		
	eligible for disconnection fo udget Billing program or Pay mers identified as having a o	or thirty (30) days. Eligibl ment Plan program, if el critical medical need, or a	e residential customers will also igible, as deemed appropriate by any member of such customers'
* Indicates new rate or tex	·+		
+ Indicates hew rate of tex + Indicates change Date of Issue:	 December 20, 2023	Effective Date:	January 19, 2024