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| Cancelling P.S.C.MO. No <u>art</u> | (Revised) |
| OGUE CREEK UTILITIES, INC. | For ROCUE CREEK VALLEY, INC Community, Town or City |
| | WASHINGTON COUNTY MISSOURI |
| RULES AND REGULA | TIONS GOVERNING |
| RENDERING_OF_W | IATER SERVICE |
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| | MISSOURI |
| | Public Service Commission |
| TITLE | PAGE |
| ROGUE CREEK UT | ILITIES, INC. |
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| RATES | |
| RULES AND REGU | LATIONS |
| APPLY TO WATER SERVICE OF | ROGUE CREEK VALLEY, INC. |
| FILED WITH THE PUBLIC SER | VICE COMMISSION OF MISSOURI |
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| | Service Commission |
| WR | -2013-0436; YW-2014-02 |

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| ROGUE CREEK | <u>IITILITIES, INC.</u> Issuing Corporation | For <u>ROGUE CREEK VALLEY</u> , INC Community, Town or City | <u> </u> |
| Name of | | WASHINGTON COUNTY, MISSOUR | |
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| | RENDERING OF WATER | | |
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Missouri Public Service Commission WR-2013-0436; YW-2014-0222

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| ROGUE CRE | EK UTILITIES, INC. | For_ROGU | IE CREEK VALLE | Y, INC. |
| Name of | Issuing Corporation | | Community, Towr | n or Çity |
| | | WASHING | TON COUNTY, M | |
| | LEGAL DESCRIPTION | LOF SERVICE | | |
| | LEGAL DESCRIPTION | OF SERVICE | | 6 1988 |
| ₽., <u> </u> | | | | 0 1500 |
| described a Northwest q North, Rang at the road South 53° E South 60° W Oak 9 inche a corner on Haw 4 inche West 8 feet ing 5.28 ac The East ha 38 North, F quarter of 98.80 acres quarter of acres and p Section 6, Beginning a tween Secti 12 inches i 13 inches f | NWt of the SEt of Sect s follows, to-wit: Beg uarter of the Southeast e 2 East; thence North , Mulberry 2 feet in di ast along road 458t fee est 4 feet Post Oak 9 is s South 55° East 6t feet s South 1ine of Northwest is North 5° West 5 feet is thence West 342 feet res. If of the Southeast quarter Section 6, Township 38 is the West half of the Section 6, Township 38 art of the Northwest quarter forms 6 and 7, Township in diameter bears South a post from which a Wh | in at the Sout quarter of Se 710 feet to ce lameter, South it to a corner, inches South 20 et; thence Sout at quarter of S and a Chinquap to the place o arter of Sectio g 80 acres, the North, Range 2 Southwest quar North, Range 2 uarter of the S ge 2 East, desc corner on the E 38 North, Rang 70° East 30 li 40° West 150 1 | hwesp nornes of ction 6, Townshi dar post for a c 23° East 17 feet Post Oak 12 ind Post Oak 12 | corner t; thence ches nd Post eet to r Black th 45° ntain- ship tional ng heast ng 20 r of s: ne be- ost Oak t Oak rth 20 |
| which a Bla links, then thence Sout Washington according to of the Reco Also, the H of the North H 38 North, H The Southwa Township Th | West 50 links, thence Educk Oak 5 inches in diamonde North 20 chains when the 20 chains when the 20 chains to beginning to the Official Plat Boorder of Deeds. North half of the South the South the South the Southwest quarter, and Lot malf of the Southwest quarter of the Southwest quarter of the South the South the South the Southwest quarter of the South the South the South (38) North, South the South (38) North, South the South the South (38) North, South the South the South the South (38) North, South the South the South the South (38) North, South the South | meter bears Nor re set a Post, ng corner, cont aining 205.80 a ok of said Cour west quarter, I One (1) of the uarter of Secti taining 320 act hwest quarter of Range One (1) | th 20 degrees E thence West 350 aining 7 acres, acres, more or 1 by on file in t ot One (1) and Northeast quar ion One (1), Tow res. of Section One (East, containing | ast 21 links, all in ess, he office Two (2) ter and mship 1), 8 |
| acres, more | e or less, EXCEPT: .08 | of an acre, mon | · _ | |
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| Service Commission |
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| WR-2013-0436; YW-2014-0222 |

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| ROGUE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, Name of Issuing Corporation Community, Town or WASHINGTON COUNTY, MISS | City |
| LEGAL DESCRIPTION OF SERVICE AREA | _ |
| RECEIV | FD |
| LEGAL DESCRIPTION OF SERVICE AREA (continued) | |
| Missouri Pacific Railroad Company by deed recorded in Book 115, page 299, Deed Records of Washington County Missouri. Public Service Co | RI |
| Part of Lot One (1) of N.W. Frl. Quarter of Section 6, Township 38 North,Range Two (2)East, described as follo to-wit: Began at West ½ Section corner in field, then east a distance of 17.50 chains to a point, (B/0.30" for corner), thence North 23° 30" west a distance of 10.67 chains to a point (stake and rocks), thence N. 61° W. 15.70 chains to a point,(Corner Axle), thence South a distance of 17.88 chains to the place of beginning, co taining 21.1 acres, more or less. | ce or |
| All of the Southeast quarter of the Southwest quarter of Section One (1), Township 38 North, Range One (1)Ea containing 40 acres. | st, |
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| | ~ | P.S.C. MO No | | <u>4th Revised</u> Sheet No. 6 |
| | Canceling | P.S.C. MO No | . 2 | <u>3rd Revised</u> Sheet No. 6 |
| | eek Utilities, Inc. Issuing Company | For: <u>Certific</u> | | Areas in Washington County |
| | | Schedule of W | ater Rates | |
| | y – The following mor ny's main for supplying | | | ailable to any water customer on |
| | linimum Water Servi d regardless of the qua | | | imum monthly service charges |
| Reg | gular Monthly Service | Charge + \$11 | .51 (includes | 1,000 gallons) |
| Inte | erim Rate A | \$7.9 | 07 (see Note | 1 below) * |
| Inte | erim Rate B | \$9.8 | (see Note | 2 below) * |
| coll nev Not | lected multiplied by th v permanent rates. * te 2: Interim Rate B wi | e applicable custon | ners shall be re nber 30, 2013. | |
| | vice Commodity Char 1,000 gallons per mor | | g charge shall | be billed for all metered usage |
| 0 | 189 per 1,000 gallons | | of 1,000 gallo | ons/month |
| | y applicable Federal, S ms in rendering each b | | computed on a | a billing basis shall be added as |
| rendered ne after which \$3.00 or thr delinquent a | t, bearing the last date the payment is consid- ree (3%) per month tim | on which payment ered delinquent is 2 les the unpaid balan balance shall includ | will then be c 1 days after re- nce, whichever le all amounts | nonthly intervals. Bills will be onsidered delinquent. The period endition of the bill. A charge of r is more, shall be added to owed the Company plus all ses for collection. |
| | s New Rate or Text s Change | | | |
| ue Date: | May 14, 2013 Month/Day/Year | Effe | ective Date: | May 31, 2013 June 13, 2013 Month/Day/Year |
| ued By: | Dale W. Johansen – | Receiver 915 | Country Rid | ge Drive, Jefferson City, MO 65 |

CANCELLED March 1, 2014 Missouri Public Service Commission WR-2013-0436; YW-2014-0222 Dale W. Johansen – Receiver Name & Title of Issuing Officer 915 Country Ridge Drive, Jefferson City, MO 65109 Company Mailing Address

FILED Missouri Public Service Commission WR-2013-0436; JW-2013-0514

| Revised |
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| |

Sheet No. 6

Cancelling P. S. C. MO. No. 2 2nd Revised Sheet No. 6

Rogue Creek Utilities, Inc. For: Certificated Water Service Areas in Washington County

Name of Issuing Company

Community, Town or City

Schedule of Water Rates+

Availability+ – The following monthly water service charges are available to any water customer on the Company's main for supplying the service requested.

<u>Monthly Minimum Water Service Charge+:</u> - The following minimum monthly service charge must be paid regardless of the quantity of water metered.

\$ 11.51 per month (includes 1,000 gallons)

<u>Water Service Commodity Charge+:</u> The following shall be billed for all for all metered usage greater than 1,000 gallons per month:

\$1.189 per 1,000 gallons over metered usage of 1,000 gallons per month.

Taxes: +

Any applicable Federal, State or local taxes computed on a billing basis shall be added as separate items in rendering each bill.

Late Payment Charge: *

Billings will be made and distributed at monthly intervals. Bills will be rendered net, bearing the last date on which payment will then be considered delinquent. The period after which the payment is considered delinquent is 21 days after rendition of the bill. A charge of \$3.00 or three percent (3%) per month times the unpaid balance, whichever is more, shall be added to delinquent amounts. The unpaid balance shall include all amounts owed the Company plus all reconnection costs, all collection costs and reasonable attorney's fees for collection.

* indicates new rate or text

+ indicates change

23/02 Date Effective: 11/11/02 Date of Issue: Issued By: W.J. Rummel President 101 Windmill Drive, Potosi, Missouri 63644 Name of Officer Title Address

CANCELLED May 31, 2013 Missouri Public Service Commission WR-2013-0436; JW-2013-0514

| • | FORM NO. 13 P.S.C.MO. No. 2 2nd (Revised) SHEET No. 6 |
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| | Cancelling P.S.C.MO. No. 2 1st (Revised) SHEET No. 6 (Revised) |
| | Rogue Creek Utilities, Inc. For Rogue Creek Valley, Inc. |
| | Name of Issuing Corporation Washington County, Missouri |
| | RULES AND REGULATIONS GOVERNING |
| | RENDERING OF WATER SERVICE SEP 23 1994 |
| | MISSCURI Public Service Count seion |
| | Availability: |
| . | This rate is available to any water customer on Company's main for supplying the service requested. |
| | Minimm Charge |
| | First 1000 gallons or less per month \$ 3.97 |
| | Commodity Charge |
| | All over 1000 gallons per month \$ 1.39 |
| | No Discount |
| | Taxes |
| | Any applicable Federal, State or Local taxes computed on billing shall be added as separate items in rendering each bill. |
| | CANCELLED |
| | NOV 1 1 2002 Branssien FILED Public Sciences NOV 16 1994 |
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| | DATE OF ISSUE September 26, 1994 DATE EFFECTIVE November 16, 1994 month day year ISSUED BY President Potosi, Missouri name of officer title address |

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| Rogue | Creek Utilities, I | nc | Rogue C | (Revised) reek Vall | | |
|---------------------------|--|-------------------------------|--------------------------------|--------------------------------|--|------------|
| Name o | f Issuing Corporation | F | or | mmunity, T on County | own or City , Missouri | |
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| | RULES AND RE RENDERING | GULATIONS GO OF WATER SE | | | אר <u>1000</u> | |
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| RAT | ES | | F | MI Public Ser | SSOURI vice Comm | issic |
| Availa | bility: | | | | | |
| | rate is available t ny's main for suppl | | | ed. | | |
| <u>Minim</u> | um Charge | | | | | |
| E | First 1000 gallons | or less | per month | \$ 3.17 | , | |
| Commo | lity Charge | | | | | |
| I | 111 over 1000 gallo | ons | per month | \$ 1.05 | 5 per M. Ga | ls. |
| No Dis | scount | | | | | |
| | | | | | CANCEL | LED |
| Taxes | | | | | | 004 |
| Any an on bi each i | pplicable Federal, lling shall be adde bill. | State or Loc ed as separat | cal taxes con ce items in 1 | enderine. | NOV 16 BY 2 ~ R. Dile Service (MISSO | S, T |
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|--|--|
| Name of Issuing Corporation | - For ROGUE CREEK VALLEY, INC. Community, Town or City - WASHINGTON COUNTY, MISSOURI |
| | S_GOVERNING |
| RENDERING OF WATER | SERVICE |
| | |
| RATES | OCT 6 1988 |
| | MISSOURI Public Service Commiss |
| | |
| Availability: | |
| | |
| This rate is available to any Company's main for supplying | water customer on the service requested. |
| First 1000 gallons or less | per month \$3.00 |
| All over 1000 gallons | per month \$1.00 per M. Ga |
| No discount | NCELLED |
| UL | N 1 1989 |
| Taxes BY | rvice Commission |
| Public Se Any a pplicable Federal, Stat on billing shall be added as each bill. | e or Local taxes computed |
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| | P. S. C. MO. No. | 2 | 2 nd | Revised | Sheet No. | 7 |
|------------|------------------|---|-----------------|---------|-----------|---|
| Cancelling | P. S. C. MO. No. | 2 | 1 st | Revised | Sheet No. | 7 |

Rogue Creek Utilities, Inc. For: Certificated Water Service Areas in Washington County

Name of Issuing Company

Community, Town or City

Schedule of Service Charges

Bad Check Charge: *

A bad check charge of \$20 per check will be paid on all checks returned from the bank for insufficient funds. Where a bad check is applicable from a customer for both water and sewer service, only one bad check charge shall be billed the customer for both his water and sewer service, for each returned check.

Door Collection Charge:*

A door collection charge of \$15.00 will be applicable when a customer pays the serviceman at the time of scheduled disconnection (turn-off) of service to prevent such disconnection. Where a door collection charge is applicable from a customer for both water and sewer service, only one door collection charge shall be billed the customer for both his water and sewer service for each disconnection.

Emergency Call Out Charge:*

An Emergency Call-Out Charge of \$25.00 per occurrence will be assessed where a customer requests a shut-off of service and the emergency exists entirely on the customer owned facilities.

Reconnection of Service for "Seasonal" Disconnects:* - \$25.00 plus the monthly customer charge times the number of months "off-system" (not to exceed 10 months) where the owner of the premises being served discontinues and restores service to the same location within a 12-month period. Restoration of service of a non-payment disconnect after 45 days is deemed to be a seasonal reconnection of service.

Reconnection Charge+: after Company Discontinuance of Service: \$30.00

Temporary Turn-off Charge+: at meter for customer's convenience:

- \$25.00 during 8:00 am to 5:00 pm, and
- \$35.00 before 8:00 am to 5:00 pm.

Service Connection Fee: (from the 4" main to the customer's property line) \$425.00

* indicates new rate or text

+ indicates change

9/23/02 Date of Issue:

Date Effective: 11/11/05

Issued By:W.J. RummelPresident101 Windmill Drive, Potosi, Missouri 63644Name of OfficerTitleAddress

| : | | celling P.S.C.MO. No eek Utilities, Inc. | | (XReavesseda Creek Valle | v. Inc. |
|----------|--------------------------------|---|---|-----------------------------|---------------------|
| <u>_</u> | Name o | f Issuing Corporation | | Community, ngton County | 4FOFINE |
| [` | | SCHEDULE OF | SERVICE CHARGES | | JUN 2 0 199 |
| | | | | MO. | PUBLIC SERVICE |
| (| | Company has discor | ntinued service | | \$20 |
| | to | customer. | | | |
| (| foi | t temporary turn-of c customer's repain cing normal working | cing convenienc | | \$20 |
| (| | r temporary turn-of an normal working b | | | \$30 |
| (| COI ma: COI 40 fra | e Company will make inection from the f in to the customer nsisting of a four poration stop, a 3 pipe, an 18" x 30 ame and cover, inst lve with meter yoke | four 4" water 's property lin 4" saddle with 8/4" PVC schedu " meter box wit callation of an | le h gle | \$300 |
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| ROGUE Nai | CREEK UTILITIES, INC. ne of Issuing Corporation WASHINGTON COUNTY, MISSOUR |
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| | OCT 6 1988 |
| (a) | MISSOURI If Company has discontinued servicePtolleuSinice Commis mer |
| (b) | For temporary turn off at meter for customer's repairing convenience, during normal working hours of Company 20.0 |
| (c) | During other than normal working hours 30.0 |
| | NOV 1 1 2002 |
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| | ROGUE CREEK UTILITIES, INC. ROGUE CREEK VALLEY, INC. |
| | Name of Issuing Corporation WASHINGTON COUNTY, MISSOURI |
| | RULES AND REGULATIONS GOVERNING RECEIVED RENDERING OF WATER SERVICE |
| | Rule 1 DEFINITIONS |
| | (a) The "COMPANY" is the <u>Roque Creek UtiPuble Service Commission</u> acting through its officers, managers, or other duly authorized employees or agents. |
| | (b) The "CUSTOMER" is any person, firm, corporation or governmental body which has contracted with the Company for water service or is receiving service from Company, or whose facilities are connected for utilizing such service. |
| | (c) The word "UNIT" shall be used herein to define the standard user or property served and shall pertain to any building whether residential or commercial owned or leased. Mobile homes or rental units are considered as separate units for each single family or firm occupying same as a residence or place of business. |
| | (d) A "MAIN" is a pipeline which is owned and maintained by the Company, located on public property or private easements, and used to transport water throughout the Company's service area. |
| • | (e) A "CUSTOMER'S WATER SERVICE LINE" is a pipe with appurtenances installed, owned and maintained by the customer, used to conduct water to the customer's unit from the property line or outdoor meter setting, including the connection to the meter setting. If the property line is in a street, then the said customer's water service line shall be deemed to begin at the edge of the street abutting the customer's property. |
| · | (f) A "SERVICE CONNECTION" is the pipeline connecting the main to the customer's water service line at the property line, or outdoor meter settingvin- 1988 cluding all necessary appurtenances. |
| | *Indicates new rate or text +Indicates change |
| | DATE OF ISSUE MOY 5 1988 month day year DATE EFFECTIVE month day year |
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| | ROGUE CREEK UTILITIES, INC. Name of Issuing Corporation WASHINGTON COUNTY | ALLEY, INC. Town or City | |
|---|--|-----------------------------|-----|
| | RULES AND REGULATIONS GOVERNING | | |
| • | RENDERING OF WATER SERVICE | RECEIVE | |
| | Rule 1 <u>DEFINITIONS</u> (Continued) | OCT 6 98 | |
| | This service connection will be installed, owned, and maintained by the Company. If the property line Full a street, the said service connection shall be deemed to end at the edge of the street abutting the customer property. | | |
| | (g) The "DATE OF CONNECTION" shall be the date of the perm for installation and connection issued by the Company. In the event no permit is taken and a connection is ma the date of connection may be the date of commencement of construction of the building upon the property. | ade, | |
| | (h) The "METER SETTING" includes the meter box, meter yoke lid, and appurtenances, all of which shall be owned an maintained by the Company. | | |
| | (i) The "METER" is a device used to measure and record the quantity of water that flows through; and is installed in the meter setting. | | |
| | (j) "DEVELOPER" means any person, firm, corporation, parts ship or other entity that, directly or indirectly, hol title to, or sells or leases, or offers to sell or leas or advertises for sale or lease, any lots in a subdivi | Lds ase, | |
| | (k) "SUBDIVISION" means any land in this state which is did or proposed to be divided into two or more lots or oth divisions of land, whether contiguous or not, or unifor in size or not, for the purpose of sale or lease, and includes resubdivision thereof. | ner | |
| | NOV | 5 1988 | |
| | Public Servi | ice Commissio | m |
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| | | AND REGULATIO | | | | |
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| Rule | 2 <u>GENERAL</u> | | | C | DCT 6 191 | 8 |
| (a) | any water ser taking of wat | vice rendered er service, sh | signing an applica by the Company, or all be considered nd by these rates | to have | MISSOUR ervice Cor | |
| (b) | of service ar rates applica determination | e set forth in ble to appropr areas are set | ulations governing these numbered s iate water service forth in rate sc rules and regulat: | heets. The e or rate hedules and | | |
| (c) | the Public Se additional ra isting rates, | rvice Commissi tes, rules or : | ght, subject to au on of Missouri, to regulations or to lations as it may proper. | o prescribe alter ex- | - | |
| (d) | all new facil agreements sh in accordance and of the Pu existing faci rules and reg existence doe | ities, constru all conform to with the state blic Service C lities that do ulations may re | these rules and p ction contracts, a these rules and p utes of the State ommission of Misso not comply with a emain, provided th te a service probl not practical. | and written regulations of Missouri ouri. Pre- applicable hat their | L | · |
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| | ROGUE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC. |
| | Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY MISSOURI |
| | |
| • | Rule 3 COMPANY EMPLOYEES AND CUSTOMER RELATIONSDCT 6 1988 |
| | (a) Employees or agents of the Company are expressivouri forbidden to demand or accept any compensation for any services rendered to its Customers Service Commission except as covered in the Company's rules and regulations. |
| | (b) No employee or agent of the Company shall have the right or authority to bind it by any promise, agreement or representation contrary to the intent of these rules and regulations. |
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| | CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC. |
| | Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI |
| | |
| Rule | 4 APPLICATIONS FOR SERVICE RECEIVED |
| (a) | A written application for service, signed by the 1988 customer, stating the type of service required and accompanied by any other pertinent informalSSOURI tion, will be required from each customer before Commis service is provided to any unit. Every cus- tomer, upon signing an application for any service rendered by the Company, or upon taking of service, shall be considered to have ex- pressed consent to the Company's rates, rules and regulations. |
| (b) | If service is requested at a point not already served by a main of adequate capacity, a main of adequate size shall be extended as may be necessary according to the Company's rule for extension of water mains. |
| (c) | When, in order to provide the service requested, a main extension or other unusual construction or equipment expense is required, the Company shall require a written contract. Said contract may include, but not be limited to the obligations upon the Company and the Applicant, and shall specify a reasonable period of time necessary to provide such service. |
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| | For_ ROGOE CREER V | ALLEY, INC. Town or City |
| | WASHINGTON COUNT | Y, MISSIURI |
| Г | | |
| | RENDERING OF WATER SERVICE | RECEIVE |
| F | Rule 5 INSIDE PIPING AND CUSTOMER WATER SERVICE | OCT 6 98 |
| | (a) The Company will provide the Customer water service at the outdoor meter, or at the ppops line. Separate units shall be served through separate service lines. | MISSOURI Is Service Com |
| | (b) The Service Connection from the water main to the Customer's property line, the meter insta lation and setting shall be constructed, owner and maintained by the Company. Service line construction and maintenance from the propert line or meter setting, including the connecti to the meter setting, to the building shall be the responsibility of the Customer, and is subject to inspection by the Company. Custom shall be responsible for the cost of repairin any damage to the Company's lines, meters, an meter installations caused by the Customer, h agent, or tenant. | il- ed y on be ners ag |
| | (c) Existing water service lines may be used in connecting with new buildings only when they found by examination and testing not to constitute a hazard to the health and safety any Customer or the Company's facilities. | |
| | service line shall be valved. This valve mus be kept in good repair in order to shut off t water supply and drain the inside plumbing, i | of The st |
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| | E CREEK UTILITIES, INC. Name of Issuing Corporation WASHINGTON COUNTY, | own or City | |
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| Rule | LINES (continued) | OCT 6 19 | |
| (e) | The Customer's water service lines and inside piping shall be of material conforming to recognized standards for potable water service and shall have a pressure rating of at least 10 psi working pressure. | | l nmis |
| (f) | The Company will not install a service con- nection to a vacant lot. | . 1 | |
| (g) | Any change in the location of an existing service connection requested by the Customer shall be made at his expense. | | |
| (h) | The Company shall have the right to enter the Customer's premises for purposes of inspection to ensure compliance to these rules and regu- lations. The Company shall identify themselves and make these inspections only at reasonable hours. | | |
| (i) | Neither Customer's water service lines nor the Service Connection may be extended along public streets or roadways or through property of others in connecting with the Company's mains, except where the service connection is in the water main easement in order to be connected to the main. The service connection and service line must be laid in a straight line and at right angles to the main and the face of the structure or as nearly so as possible. Any deviation from this because of physical obstru tion will be at the discretion of the Company. | c .o .c- | |
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| | ď | amage to th | e water sys | tem, shal | ll be rea | uired to | install | | |
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| | E CREEK UTILITIES, INC. For ROGUE CRE Name of Issuing Corporation WASHINGTON | EEK VALLEY, INC. nunity, Town or City COUNTY, MISSOURI |
| | | RECEIVED |
| Rule | 6 IMPROPER OR EXCESSIVE USE | OCT 6 1988 |
| (a) | No Customer shall be wasteful of the wat plied to his premises by his willful ad inaction. It shall be the responsibilit duty of each Customer to maintain all pi fixtures at his unit in a good and effic state of repair at all times. | iblic Sarvice Commissio y and ping and |
| (b) | No Customer shall make or cause to be ma cross connection between the potable wat supply and any source of chemical or bac contamination or any other water supply. Company shall deny or discontinue servic Customer's Water Service Line or inside may, in the opinion of the Company, caus cross-connection with non-potable water otherwise jeopardize the health and safe other Customers or the Company's facilit | er terial The e where piping e a or ty of |
| (c) | No Customer shall make or cause to be ma connection to a device that will result excessive water demand or excessive shoc as water-hammer, to the Company's mains. | in k, such |
| (d) | No Customer shall tamper with, remove, of fully damage a water meter or attempt to the shutoff cock on the meter yoke, or a such action. | operate |
| (e) | No Customer shall attempt to take unmeter water from the Company mains either by a unauthorized tap or direct connection to connection nor by connection to a fire h | n service |
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| Rule | 6 <u>IM</u> | PROPER | OR EXCE | SSIVE L | JSE (con | tinued) | | 1988 |
| (f) | Custor | ners wi | ill not | be perm | itted t | o supply w | ater | |
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| RO | GUE CREE | K UTILITIES, INC. | For | ROGUE CRE | EK VALLEY, INC. |
| | Name | of Issuing Corporation | | | nunity, Town or City, ON, COUNTY XAS GOV V E |
| | | RULES AND | | | |
| | | WATEI | R SERVI | <u>CE</u> | AUG 1 4 1996 |
| Rul | e 7 | DISCONTINUANCE OF W | ATER S | ERVICE BY C | COMPANY MISSOUR |
| (a) | The Com | pany may discontinue service | for any o | of the following | g reasons: |
| | 1. Non | -payment of a delinquent acco | unt not in | n dispute. | |
| | 2. Failu | ure to post a security deposit o | fguarant | ee acceptable to | o the utility company. |
| | | uthorized interference, diversi- vered on or about the customer | | - | ervice situated or |
| | 4. Failu | ure to comply with the terms a | nd condit | tions of a settle | ement. |
| | of th | usal to grant access at reasonab the customer for the purpose of acement. | | - | |
| | Com | ation of any of these rules and mission, or for any condition ther persons, or the integrity of | which ad | versely effects | the safety of the customer |
| (b) | (10) days custome of notice discontin | npany may discontinue service s prior to the proposed discont r, it shall be done at least nine by mail is complete upon main nuance, the Company shall ma im/her of the proposed discont | inuance. y-six (96 iling. At ke reasor | If written noti) hours prior to least twenty-fo nable efforts to | ce is hand delivered to the o discontinuance. Service our (24) hours preceding a contact the customer to |
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| <u>ROGU</u> I | Name of 1 | ssuing Corp | oration | | Communit | y, Town or | City |
| | | | ND REGULATIO RING OF WATE | NS GOVERNING R SERVICE | | •• ••••••••••••••••••••••••••••••••••• | |
| Rule | 7 DISCO | NTINUANCE | OF WATER SE | RVICE BY COMP | ANY | RECE | IVED |
| (a) | | ng reason | | service for a | any of the | 001 6 Misso |] |
| | 1. Nong | ayment of | a delinquen | it account not | in di Spinie | c Service | Commis |
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| | Vio file cone cus uti. | lation of with and lition whi comer or o Lity's del | any of these approved by ch adversely ther persons ivery system | e rules and re the Commiss: affects the s, or the inte | egulations o ion, or for safety of f egrity of th | | |
| (Ъ) | class prior written be don | pail is se to the dat n notice i e at least ce. Servi | nt to the cu e of the pro s hand deliv forty-eight | service after stomer at lea posed discont vered to the o (48) hours p by mail is o | ast six (6) tinuance. I customer, it prior to dis | days f shall | 5 |
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| | Cancelling P.S.C.MO. Noall previous tariffeoriginal SHEET No (Revised) ROGUE CREEK UTILITIES, INCFor_ROGUE CREEK VALLEY, INC. |
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| | Name of Issuing Corporation For_ROGUE CREEK VALUET, INC. Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI |
| | RULES AND REGULATIONS GOVERNING |
| | RENDERING OF WATER SERVICE RECEIVED |
| | Rule 7 DISCONTINUANCE OF WATER SERVICE BY COMPANY (continued) OCT 6 1988 |
| | (c) The Company shall make reasonable effort to communicate MISSOURI with the customer regarding the reason(s) for discoutinc Service Commission of service, and the resolution. If discontinuance |
| | of service would affect an occupant who is not the company's customer, or is not responsible for payment of the bill, then the Company shall make reasonable effort to inform such occupant(s) of the matter. |
| | (d) The Company shall postpone the discontinuance if personnel will not be available to restore service the same day, or if personnel will not be available to restore service the following day. The Company also shall postpone discontin- uance if a medical emergency exists on the premises, however the postponement may be limited to 21 days, and the Company may require proof of a medical emergency. |
| | (e) Discontinuance of service will be made during reasonable hours. Company personnel shall identify themselves and announce the intentions to disconnect service, or leave a conspicuous notice of the disconnect. |
| | (f) The provisions of paragraphs (c) and (d) above may be waived if safety of Company personnel while at the premises is a consideration. |
| | (g) Discontinuance of service to a unit for any reason shall not prevent the Company from pursuing any lawful remedy by action at law or otherwise for the collection of monies due from the customer. |
| | (h) In case the Company discontinues its service for any FILED violation of these Rules and Regulations, then any monies due the Company shall become immediately due and payable. NUV 5 1918 |
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(Original) SHEET No. 20 FORM NO. 13 P.S.C.MO. No. 2 KIREN BECK X For ROGUE CREEK VALLEY, INC. ROGUE CREEK UTILITIES, INC. Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE RECEIVED Rule 7 DISCONTINUANCE OF WATER SERVICE BY COMPANY (continued))CT 6 1988 The Company has the right to refuse of the service to any unit to protect itself against fraud or Service Commission (1) (j) The Company shall deal with customers and handle customer accounts in accordance with the Public Service Commission's Utility Billing Practices, 4CSR 240-13. FILED NOV 5 1988 Public Service Commission *Indicates new rate or text +Indicates change NOV DATE OF ISSUE_ _ DATE EFFECTIVE 💻 month day year month day уеаг POTOSI, RIIMMEL. PRESIDENT MISSOURI ISSUED BY __ W___J_ CANCELLED name of officer address title March 1, 2014 Missouri Public Service Commission

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| (| to the Compa meter inclu | ce will be discont ving not less than e Company during i ny shall, on the re and charges for wa ding the time of di become due and paya | ts regular office equested day, rea ater service rend iscontinuance sha | e hours. The ad the Customer dered up to and all be computed | ' c Service ('s | Comn |
| (| servi howev at th turne | tomer may request ce for any length er, the customer s e appropriate rate d off. Turn off a e schedule of serv | of time for his of hall still be cha during the time nd turn on charge | own convenience arged for servio the service is | ce | |
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| ROG | UE CREEK UTILITIES, INC. | | ' |
| | Name of Issuing Corporation | Communit WASHINGTON COUN | y, Town or City |
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| | RULES AND REGULAT RENDERING OF WA | | |
| · | | | RECEIVED |
| Ru | 1e 9 INTERRUPTIONS IN SERVIO | CE | OCT 6 1983 |
| (a) |) The Company reserves the in its mains at any time, emergency repairs to the | without notice, for Hakik | MISSOURI EService Commis |
| (Ъ) | affected by such interrup | rupted for repairs, all cu tions will be notified in o do so. Every effort wil tion of service. | advance |
| (c) |) No refunds of charges for for interruptions of serv misconduct of the Company | ice unless due to willful | e |
| (d) | conditions exist, the Com times, to determine the 1 reasonable and non-discrim | problems when extraordina pany reserves the right, a imit of and regulate in a minatory manner, and where ounts of water drawn from | t all |
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| N | CREEK UTILITIES, INC. For ROGUE CREEK V ame of Issuing Corporation Community, | | |
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| | RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE | RECE | IVE |
| Rule | 10 BILLS FOR SERVICE | OCT 6 | 193 |
| (a) | The charges for water service shall be at the rates specified in the rate schedules on file with the Missouri Public Service Commission. Service charges for turn-off of service are set forth in the Schedule of Service Charges. | | Con |
| (Ъ) | A Customer who has made application for water service to a unit shall be responsible for payment for all water service provided to him at said unit until the Customer notifies the Company to discontinue service | | |
| (c) | Each customer is responsible for furnishing the Compa with his correct 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. Bills and notices relating to the Company or its business will be mailed or delivered to the mailing address entered in the Customer's application unless the Company is notified in writing by the Customer of a change of address. | | |
| (d) | Payments shall be made at the office of the Company such other places conveniently located as may be des nated by the Company or by ordinary mail. However, payment must be received by the close of business on the date due. | ig- | |
| (e) | The Company will not be bound by bills rendered unde mistake of fact as to the quantity of service render or as a result of clerical error. | | 2 |
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| Service Commission |
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| Rogue Creek Utilities, Inc. For_Rogue Creek Valley, Inc. Name of Issuing Corporation For_Community, Town or City Washington County, Missouri RULES AND REGULATIONS COVERNING RECEIVED RENDERING OF WATER SERVICE OGT 10.1985 Rule 10 BILLS FOR SERVICE (continued) MISSOURI- Public Service Conumers (f) A separate bill shall be rendered for each Customer with itemization of all water service charges. (g) The Company shall have the right to render bills monthly. Bills shall be due and payable to it no later than twenty-one (21) calendar days from the date of rendition, unless such due date falls on a Sunday, a legal holiday, or other day when the office is closed, in which case the due date shall be extended to the next business day. All bills for service shall state the due date. Bills unpaid after the stated due date will be delinquent and the Company shall have the right to discontinue service in accordance with Rule 7. The Company shall not be required to restore or connect any new service for such delinquent Customers until the unpaid account due the Company under these Rules and Regulations has been paid in full or arrangements satisfactory to the Company have been made to pay said account. (h) 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 the monthly minimum plus an amount based on the water used at the commodity (water usage) rate or one-half (1/2) of the flat rate if applicable. | Cal | ncelling P.S.C.MO. No. 2 (Original) SHEET No. |
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| Name of Issuing Corporation Community, Town or City Washington County, Missouri RULES AND REGULATIONS GOVERNING RECENVED RENDERING OF WATER SERVICE OCT 1 0-1989 Rule 10 BILLS FOR SERVICE (continued) MIESCULAT Public Service Community MIESCULAT Public Service Community MIESCULAT (f) A separate bill shall be rendered for each Customer with itemization of all water service charges. (g) The Company shall have the right to render bills monthly. Bills shall be due and payable to it no later than twenty-one (21) calendar days from the date of rendition, unless such due date falls on a Sunday, a legal holiday, or other day when the office is closed, in which case the due date shall be extended to the next business day. All bills for service shall state the due date. Bills unpaid after the stated due date will be delinquent and the Company shall have the right to discontinue service in accordance with Rule 7. The Company shall not be required to restore or connect any new service for such delinquent Customers until the unpaid account due the Company under these Rules and Regulations has been paid in full or arrangements satisfactory to the Company have been made to pay said account. (h) 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 the monthly minimum plus an amount based on the water used at the commodity (water usage) rate or one-half (1/2) of the | Rogue Ci | reek Utilities, Inc. For Rogue Creek Valley, Inc. |
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| r | Name of Issuing Corporation Community, WASHINGTON COUNTY | , Town or City | |
| | RULES AND REGULATIONS GOVERNING | RECEN | VE |
| | RENDERING OF WATER SERVICE | | 198 |
| | 10 Bills for Service(Continued) | | |
| (f) | A separate bill shall be rendered for each Customer w itemization of all water service charges. | lic Service (| |
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| (8) | The Company shall have the right to render bills mont Bills shall be due and payable to it no later than | nly. | |
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| | the due date shall be extended to the next business d All bills for service shall state the due date. Bill | | |
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| | be required to restore or connect any new service for such delinquent Customers until the unpaid account du | | |
| | Company under these Rules and Regulations has been pa | | 1 |
| | full or arrangements satisfactory to the Company have made to pay said account. | | |
| (h) | When bills are rendered for a period of less than a complete billing period due to the composition or | | |
| | complete billing period due to the connection or termination of service, the billing shall be the mont | hlv | |
| | minimum plus an amount based on the water used at the | 2 | |
| | commodity (water usage) rate or one-half $(1/2)$ of the flat rate if applicable. | | |
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| (i) | If a Customer is a tenant, the Company may require th | | 1 |
| | owner to be ultimately responsible for payment of bil for service rendered to said Customer. | 15 | 1 |
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| ROGUE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC. Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI RULES AND RECULATIONS GOVERNING RENDERING OF WATER SERVICE RECEIVED Rule 10 Bills for Service (continued) OCT 6 1988 (j) The Company may require a security deposit or other MISSOURI guarantee as a condition of new service if the Public Service Commi customer: still has an unpaid account with a utility providing the same type of service accrued within the last five years; or has diverted or interfered with the same type of service in an unauthorized manner within the last five (5) years; or is unable to establish a credit rating with the Company. Adequate credit rating for a residential customer shall be established if the Customer: owns or is purchasing a home; or is and has been regularly employed full time for at least one year; or has an adequate and regular source of income; or can provide credit references from a commercial credit source. (k) The Company may require a security deposit or other guarantee of payment as a condition of continued service if: the water service of the Customer has been dis- continued for non-payment of a delinquent account not in dispute; or the utility service to the unit has been diverted or interfered with in an unauthorized manner; or the Customer has failed to pay undisputed bills | Name of Issuing Corporation For | DOCU | Cancelling P.S.C.MO. No. <u>a11</u> | (Rev | vised (| |
|---|--|------|--|---|--|----|
| Rendering of water service RECEIVED Rule 10 Bills for Service (continued) OCT 6 1983 (j) The Company may require a security deposit or other MISSOURI guarantee as a condition of new service if the Public Service Commi customer: still has an unpaid account with a utility providing the same type of service accrued within the last five years; or has diverted or interfered with the same type of service in an unauthorized manner within the last five (5) years; or is unable to establish a credit rating with the Company. Adequate credit rating for a residential customer shall be established if the Customer: owns or is purchasing a home; or is and has been regularly employed full time for at least one year; or has an adequate and regular source of income; or can provide credit references from a commercial credit source. (k) The Company may require a security deposit or other guarantee of payment as a condition of continued service if: the water service of the Customer has been dis- continued for non-payment of a delinquent account not in dispute; or the utility service to the unit has been diverted or interfered with in an unauthorized manner; or the Customer has failed to pay undisputed bills | Rendering of water service Received Rule 10 Bills for Service (continued) OCT 6 1983 (1) The Company may require a security deposit or other Missouri guarantee as a condition of new service if the Public Service Communication of the same type of service accrued within the last five years; or has diverted or interfered with the same type of service in an unauthorized manner within the last five (5) years; or is unable to establish a credit rating with the Company. Adequate credit rating for a residential customer shall be established if the Customer: owns or is purchasing a home; or is and has been regularly employed full time for at least one year; or has an adequate and regular source of income; or can provide credit references from a commercial credit source. (k) The Company may require a security deposit or other guarantee of payment as a condition of continued service if: the water service of the Customer has been discontinued for non-payment of a delinquent account not in dispute; or the utility service to the unit has been diverted or interfered with in an unauthorized manner; or the Customer has failed to pay undisputed bills before the delinquency date for five (5) billing periods out of twelve (12) consecutive billing periods, or two (2) out of four (4) consecutive quarters. (1) The amount of a security deposit shall not exceed utility charges applicable to one (1) billing period plus thirty (30) days, computed on estimated or actual annual usage. (m) Interest at the rate of 6% per annum compounded annually shall be payable on all deposits, but shall not accrue after the utility has made reasonable effort to return FILED the deposit. Interest may be credited to the customer's SILED the deposit. Interes | | | Commu | inity, Town or City | |
| (j) The Company may require a security deposit or other MISSOURI guarantee as a condition of new service if the Public Service Commicustomer: still has an unpaid account with a utility providing the same type of service accrued within the last five years; or has diverted or interfered with the same type of service in an unauthorized manner within the last five (5) years; or is unable to establish a credit rating with the Company. Adequate credit rating for a residential customer shall be established if the Customer: owns or is purchasing a home; or is and has been regularly employed full time for at least one year; or has an adequate and regular source of income; or can provide credit references from a commercial credit source. (k) The Company may require a security deposit or other guarantee of payment as a condition of continued service if: the water service of the Customer has been discontinued for non-payment of a delinquent account not in dispute; or the utility service to the unit has been diverted or interfered with in an unauthorized manner; or the Customer has failed to pay undisputed bills | (1) The Company may require a security deposit or other MISSOURI guarantee as a condition of new service if the Public Service Communication of the service if the Public Service Communication of the service if the Public Service Communication of the service in an unauthorized manner within the last five (5) years; or is unable to establish a credit rating with the Company. Adequate credit rating for a residential customer shall be established if the Customer: owns or is purchasing a home; or is and has been regularly employed full time for at least one year; or has an adequate and regular source of income; or can provide credit references from a commercial credit source. (k) The Company may require a security deposit or other guarantee of payment as a condition of continued service if: the water service of the Customer has been discontinued for non-payment of a delinquent account not in dispute; or the utility service to the unit has been diverted or interfered with in an unauthorized manner; or the Customer has failed to pay undisputed bills before the delinquency date for five (5) billing periods out of four (4) consecutive quarters. (1) The amount of a security deposit shall not accue athirty (30) days, computed on estimated or actual annual usage. (2) Interest at the rate of 6% per annum compounded annually shall be payable on all deposits, but shall not accue after the utility has made reasonable effort to return splitce commutation. NOV 5 1988 *Indicates new rate or text | | RULES AND REGULATION RENDERING OF WATE | DNS GOVERNING ER SERVICE | RECEIVE | þ |
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| shall be payable on all deposits, but shall not accrue after the utility has made reasonable effort to return FILED the deposit. Interest may be credited to the customer's | *Indicates new rate or text | | | | NOV 5 198 | 3 |
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| 4 | Name of Issuing Corporation | | munity, Town or City COUNTY, MISSOURI |
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| Rule | 10 Bills for Service(Con | tinued) | |
| (n) | After a customer has paid prop utility bills by the due dates to exceed one year, credit sha or re-established, and the dep due shall be refunded. The ut full refund of the deposit pen disputed matter. | , for a period not 11 be established osit and any inter ility may withhold | MISSOURI Establic Service Comm |
| (0) | The utility shall give a recein received, but shall also keep of deposits, including custome address, amounts, interest, at and dates of every activity re | accurate records r name, service tempts to refund | lt. |
| (p) | All billing matters shall be h with the Commission's Utility 4 CSR 240-13. | | |
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| <u>ROGU</u> | <u>E CREEK UTILITIES, INC</u> Name of Issuing Corporation | For_ROGUE | CREEK VAL | LEY, <u>I</u> N | c |
| | | -WASHINGTO | Community, To | - | |
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| | KENDERING_OF_ | WATER SERVICE | | RECE | NE |
| Rule | 11 METERS AND METER | INSTALLATIONS | | OCT 6 | 198 |
| (a) | All permanent service metered. The Company the standard for meas mine the bill. | | 1 | | |
| | mine the birr. | | | | |
| (b) | All meters and meter furnished, installed, the Company and shall | , maintained and | removed by | 7 | |
| (c) | The Company shall have the basis of the Cust the type and size of location of same. If or decrease subsequen larger or smaller met Customer, the cost of shall be paid by the | tomer's flow requ meter to be inst f flow requiremen nt to installatio ter is requested f installing such | irements alled and ts increas n and a by the | | |
| (d) | Service to any one Cu through a single meter building is occupied the building shall be Customer may rearrang so as to separate the tenants as he chooses accordingly. | ering installatio by more than one served by one m ge piping at his e units and meter | n. Where tenant, eter. The own expense his | a | |
| (e) - | The meters and meter the Company shall ren owners of premises which shall be held response For failure to protect Company may refuse to Company is paid for a the charge shall be a replacement parts and to make the repair. | nain its property herein they are l sible for their s ct same against d o supply water un such damage. The the cost of the m | , and the ocated afekeepin lamage, the til the amount for necessary | e LED | |
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| ROGUE CREEK UTILITIES, INC. Name of Issuing Corporation For - ROGUE CREEK VALLEY, INC. Community, Town or City | | Cancelling P.S.C.MO. No.all previous tariffSoriginal SHE (Revised) | SET No. |
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| WASHINGTON COUNTY, MISSOURT RULES AND REGULATIONS COVERNING RENDERINC OF WATER SERVICE Rule 11 METERS AND METER INSTALLATIONS (continued) MISSOURT to meter will be installed at or near the Game Service Common shall furnish and install suitable metering equipment for each Customer except where installation in a special setting is necessary, in which case the excess cost of installation shall be paid by the Customer. (f) The customer shall promptly notify the Company shall furnish and install suitable metering equipment for each Customer except where installation in a special setting is necessary, in which case the excess cost of installation shall be paid by the Customer. (g) The Customer shall promptly notify the Company of any defect in, or damage to, the Meter Setting. (h) Any change in the location of any existing meter or Meter Setting basement meter location is determined inadequate or inaccessible by the Company, the Customer must provide for the installation of a meter to be located at or near the Customer's shall obtain from the Company, or furnish the necessary meter installation appurtenances conforming to the Company, sedifications, and said appurtenances and labor shall be paid for by the Customer. (j) Approved meter installation locations in dry basements, sufficiently heated to keep the meter from freezing, may remain provided the meter is FILED tomer's convenience as determined by the Company, for servicing and reading and the meter spaceNV 5 1888 provided is located where the service Line. | ROGU | <u>CREEK UTILITIES, INC.</u> For <u>ROGUE CREEK VALLE</u> Name of Issuing Corporation | <u>Y, INC</u> |
| REINDERING-OF WATER SERVICE UCL 6 1990 Rule 11 METERS AND METER INSTALLATIONS (continued) MISSOURI (f) The meter will be installed at or near the service Commutation of the service of | | | - |
| Rule 11 METERS AND METER INSTALLATIONS (continued) MISSOURI (f) The meter will be installed at or near the Using Service Commutation of the provide of the service of the service | | RENDERING OF WATER SERVICE | |
| (f) The meter will be installed at or near the Will Service Commutation of a property line; it shall be placed in a meter box vault constructed by the Company in accordance with its specifications. Company shall furnish and install suitable metering equipment for each Customer except where installation in a special setting is necessary, in which case the excess cost of installation shall be paid by the Customer. (g) The Customer shall promptly notify the Company of any defect in, or damage to, the Meter Setting. (h) Any change in the location of any existing meter or Meter Setting at the request of the Customer shall be made at the expense of the Customer, and with the approval of the Company. (i) If an existing basement meter location is determined inadequate or inaccessible by the Company, the Customer must provide for the installation of a meter to be located at or near the Customer's property line. The Customer shall botain from the Company, or furnish the necessary meter installation appurtenances conforming to the Company's specifications, and said appurtenances and labor shall be paid for by the Customer. (j) Approved meter installation locations in dry basements, sufficiently heated to keep the meter from freezing, may remain provided the meter is FILED tomer's convenience as determined by the Company, for servicing and reading and the meter spaceNOV 5 11.88 provided is located where the service line Public Service Comming to thet the service line Public Service Comming to the text + Indicates change | Rule | 11 METERS AND METER INSTALLATIONS (continued) | _ |
| of any defect in, or damage to, the Meter Setting. (h) Any change in the location of any existing meter or Meter Setting at the request of the Customer shall be made at the expense of the Customer, and with the approval of the Company. (i) If an existing basement meter location is determined inadequate or inaccessible by the Company, the Customer must provide for the installation of a meter to be located at or near the Customer's property line. The Customer shall obtain from the Company, or furnish the necessary meter installation appurtenances conforming to the Company's specifications, and said appurtenances and labor shall be paid for by the Customer. (j) Approved meter installation locations in dry basements, sufficiently heated to keep the meter from freezing, may remain provided the meter is readily accessible, at the Company's and Cus-FILED tomer's convenience as determined by the Company, for servicing and reading and the meter spaceNOV 5 11888 provided is located where the service line *Indicates new rate or text | (f) | The meter will be installed at or near the will Ser tomer's property line; it shall be placed in a meter box vault constructed by the Company in accordance with its specifications. Company shall furnish and install suitable metering equipment for each Customer except where instal- lation in a special setting is necessary, in which case the excess cost of installation shall | vice Co |
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| determined inadequate or inaccessible by the Company, the Customer must provide for the installation of a meter to be located at or near the Customer's property line. The Customer shall obtain from the Company, or furnish the necessary meter installation appurtenances conforming to the Company's specifications, and said appurtenances and labor shall be paid for by the Customer. (j) Approved meter installation locations in dry basements, sufficiently heated to keep the meter from freezing, may remain provided the meter is readily accessible, at the Company's and Cus- tomer's convenience as determined by the Company, for servicing and reading and the meter spaceNOV 5 1988 provided is located where the service line Public Service Commit *Indicates new rate or text +Indicates change | (h) | or Meter Setting at the request of the Customer shall be made at the expense of the Customer, | |
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| DATE OF ISSUE $10 - 4 - 88$, DATE EFFECTIVE NOV 5 / 1989 | | cates new rate or text | |
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| FORM NO. 13 P.S.C.MO. No. 2 [Original] SHEET No. 29 | |
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| Cancelling P.S.C.MO. Noall previous tarrif Original SHEET No (Revised) | |
| ROGUE CREEK UTILITIES, INC. Name of Issuing Corporation WASHINGTON COUNTY, MISSOURI | - |
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| Rule 11 METERS AND METER INSTALLATIONS (continued) OCT 6 988 | |
| enters the building. The Company may, at its discretion, require the Customer to install a MiSSOURI remote reading device at an approved locautie Service Commission for the purpose of reading the meter. It is the responsibility of the Customer and/or the owner of the premises to provide a location for the water meter which, in the event of water dis- charge as a result of leakage from the meter or couplings, will not result in damage. The Water Company's liability for damages to any and all property caused by such leakage shall in no event exceed the price of water service to the affected premises for one average billing period in the preceding year. Where damage is not caused by the negligence of Company personnel at the premises, this limitation will not apply. If a customer refuses to provide an accessible location for a meter as determined by the Company, the Company will notify the Secretary of the Public Service Commission before ulti- mately refusing service or proceeding to discon- tinue service. | 7 |
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| Public Service Commission | |
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| DATE OF ISSUE 10- 4-88 DATE EFFECTIVE month day year | |
| CANCELLED Month day Jean March 1, 2014 M. J. RUMMEL PRESEDENT POTOSI, MISSOURI Missouri Public ISSUED BY Mame of officer title address Service Commission Name of officer title address WR-2013-0436; YW-2014-0222 Mame of officer title address | |

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| | E CREEK UTILITIES, INC. For ROGUE CRE ame of Issuing Corporation Commu | EK VALLEY, INC. |
| | | UNTY, MISSOURI |
| | RULES AND REGULATIONS GOVERNING | RECEIVED |
| = | RENDERING OF WATER SERVICE | |
| Pu1o | | OCT 6 1988 |
| KULE | 12 METER TESTS AND TEST FEES | MISSOURI |
| (a) | test of the accuracy of the meter through which wis supplied to him. This test will be made in a with the standard regulations of the Commission. | water ccordance |
| (b) | The Company reserves the right to remove and test meter at any time and to substitute another in it place. In case of a dispute involving a question to the accuracy of the meter, a test will be made the Company upon the request of the Customer with charge if the meter has not been tested within to (12) months preceding the requested test; otherword an approved charge will be made if the test indice meter accuracy within five percent (5%) or less. | ts n as e by hout welve ise, cates |
| (c) | A meter test requested by the Customer may be with by the Customer or his duly authorized represents except for tests of meters larger than two (2) in inlet, which will be conducted by the meter manual A certified copy of the test will be provided to Customer. | atíve, nch facturer. |
| (b) | If a test shall show an average error of more the percent (5%), billings shall be adjusted as prove the Rule for bill adjustments based on meter test | ided in |
| | | FILED |
| | | NOV 5 1988 |
| | Public | c Service Commission |
| | eates new rate or text eates change | |
| DATE OI | FISSUE $10 - 4 - 88$ DATE EFFECTI | NOV 5 1988 |
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| ISSUED E | NY W. D. RUMMEL PRESIDENT I name of officer title | address |

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Service Commission WR-2013-0436; YW-2014-0222

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| ROG | UE CR | EEK UTILITIES, INC. Issuing Corporation | For_ROGUE_CREEK_V Community, WASHINGTON_COUNTY | , Town or City | |
| | | RULES AND REGULATIONS RENDERING OF WATER S | | RECEIVE | |
| Rule | 13 <u>B</u> | ILL ADJUSTMENTS BASED C | N METER TESTS | 007 6 19 | 8 |
| (a) | while servi error strea Compa amour and r error adjus | ever any test by the Com in service or upon its ce shall show such meter of more than five perc ms prescribed by the Co iny shall adjust the Cus of the actual average not the difference betwe and the error as found the error as found the recount of the per-registration shall b | s removal from er to have an ave cent (5%) on the ommission, the stomer's bills by e error of the me cen the allowable d. The period of e under-registrat | rage test the ter | |
| | (1) (2) | Where the period of err adjustment shall be mad Where the period of err the error found shall be existed for three (3) m test. | le for such perio cor cannot be sho de considered to | od. wn, have | |
| (b) | under the (sump) derec outl: the (| ne meter is found on any c-register, the Company Customer concerned for t tion not covered by bill during the period of ined. Such action shall Company was not at fault curate meter to remain | may render a bil the estimated con ls previously ren inaccuracy as abo l be taken only w t for allowing th | 1- 1- ove vhen | |
| (c) | Compa any c of in may, | ne meter is found faster any shall refund to the overcharge caused there naccuracy as above defin at the Company's option edit to the Customer's h | Customer concerr by during the per ned. Said refund n, be in the form bill. | ned tiod | |
| | | | | rvice Comm | |
| | cates ne | ew rate or text nange | | V_5 1988 | Seion |
| TE OI | F ISSUE | - 10 - 4-88 month day year | DATE EFFECTIVE | V 5 - 2 - 3 | 8 |
| | | month day year J. RUMMEL PRESIDEN name of officer | | month day MISSOURI | year |

CANCELLED March 1, 2014 Missouri Public Service Commission WR-2013-0436; YW-2014-0222 •

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| <u>R(</u> | DGUE CREEK UTILITIES, INC. For Name of Issuing Corporation | r- ROGUE CREEK VALLEY, INC. Community, Town or City |
| | <u>_</u> W | ASHINGTON COUNTY, MISSOURI |
| | RULES AND REGULATIONS GO RENDERING OF WATER SER | THE SELVELY I |
| | | |
| Rul | le 14 EXTENSION OF WATER MAINS | MISSOURI |
| (A) | This rule shall govern the ext the Company in areas where the mains in the streets and/or ro Company will extend its mains roads within its certified are customers under the following conditions: | tension Public Service Commission ere are no water oadways. The along streets or ea to serve new |
| | (1) Upon receipt of a writter main extension, the Compathe Applicant(s) an itemi the cost of the proposed estimate shall include the labor and materials requivalves, fire hydrants, boostorage facilities, recorn existing mains (if necessed direct costs associated wengineering, permits, and Applicable income tax costor this estimate calculated rate. | any will provide ized estimate of extension. Said he cost of all ired, including ooster stations, nstruction of sary), and the with supervision, d bookkeeping. st will be added to |
| | (2) Applicants shall enter in the Company for the insta extension and shall tende contribution in-aid-of co to the amount determined appropriate customer com contract may allow the cu with an independent contri installation and supply of that mains of 12" or grea be installed by the Company reconstruction of existin be done by the Company. | allation of said er to the Company a onstruction equal in A-1, plus the nection fee. The ustomer to contract ractor for the of material, except FILED ater diameter must any and the NOV 5 1988 ng facilities must |
| | ndicates new rate or text ndicates change | · · · · · · · · · · · · · · · · · · · |
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| 1 | ROGUE CREEK UTILITIES, INC. For ROGUE CREEK V Name of Issuing Corporation Community, | ALLEY, | INC. | |
| | WASHINGTON_COUNT | | | |
| | RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE | REC | EIVED | <u> </u> |
| | | DCT (| | |
| | Rule 14 EXTENSION OF WATER MAINS (continued) | | | J |
| | (3) The cost to an Applicant or Applicants connecting to a main extension contribu by other Applicants shall be as follows | Servic | BOURI e Comr | nis |
| | (a) For single-family residential Applicants that are applying for service in a platted subdivision, Company shall divide the actual co of the extension (including income taxes) by the number of lots abutt said extension to determine the pe lot extension cost. When counting lots, corner lots which abut exist mains shall be excluded. | st ing r | | |
| • | (b) For single-family residential Applicants that are applying for service in areas that are unplatte subdivision lots, the Applicants' shall be equal to the total cost o the main extension divided by the total length of the main extension feet times 100 feet. | cost f | | |
| | (c) For industrial, commercial, or multifamily residential Applicants the cost will be equal to the amou calculated for a single-family residence in Paragraphs 3a or 3b a multiplied times the flow factors the Applicants' meter. The flow factors of the various sizes of me are as follows: | nt bove of te fill | ED | |
| | n la companya de la c | IDV 5 | 1988 | |
| | Public S | ervice (| | |
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| , | ISSUED BY W. J. RUMMEL ' PRESIDENT POTOSI, | MISS | OURI | |

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| - | ROGUE CRE | EK UT | LITIES, INC. | ForCOGUE_CREE | K VALLEY, INC. ty, Town or City |
| | Maine C | 1 1334114 | | WASHINGTON COU | |
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| | | R | ENDERING OF WATER S | | |
| | Rule 14 | EXTEN | SION OF WATER MAINS | (continued) | OCT 6 1988 |
| | | | Meter Size | Flow Factor | |
| | | | | | MISSOURI |
| | | | 5/8 1 | 1 Pud 2,5 | lic Service Corpinis |
| | | | $\frac{1}{1}$ 1/2 | 5 | |
| | | | 2 | 8 | |
| | | | . 3 | 15 | |
| | | | 4 | 25 | |
| | (4) | | nds of contributior icant(s) as follows | | e to |
| | | (a) | Should the actual | cost of the | |
| | | (4) | extension be less | | ated |
| | | | cost, the Company | shall refund the | he |
| | | | difference as soor | n as the actual | cost |
| | | | has been ascertain | ned. | |
| | | (h) | After the Company | has closed its | books |
| | | (0) | for the year in wh | | |
| | | | was made, it will | | |
| | | | income tax cost as extension and refu | | |
| | | | tax costs collecte | | THCOME |
| | | | Applicant. | | |
| | | | | c . | |
| | | (c) | During the first t main extension is | | |
| | | | Company will refu | | |
| | | | who paid for the e | extension money | S |
| | | | collected from App | plicants in | FILED |
| | | | accordance with pa | | e. |
| 1 | | | The refund shall l reasonable time a: | | |
| | | | collected. | ÷ | |
| | | | | Pul | blic Service Commi |
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|] | ISSUED BY- | W. J. | RUMMEL 'PRESIDENT | | , MISSOURI |
| | | | name of officer | title | address |

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| | (Revised) |
| | ROGUE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC. Name of Issuing Corporation Community, Town or City |
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| | RULES AND RECULATIONS GOVERNING RECEIVED |
| | RENDERING OF WATER SERVICE OCT 6 1988 |
| | Rule 14 EXTENSION OF WATER MAINS (continued) |
| | MISSOURI |
| | (d) The sum of all refunds to aublic Service Commission |
| | Applicant shall not exceed the total contribution, adjusted for taxes |
| | associated with the extension, which |
| • | the Applicant has paid. |
| | (5) Extensions made under this rule shall be and |
| | remain the property of the Company. |
| | (6) The Company reserves the right to further extend |
| | the main and to connect mains on intersecting |
| | streets and easements and customers connected to |
| | such further extensions shall not entitle the applicant(s) paying for the original extension |
| | to a refund for the connection of such customers. |
| | |
| | (7) Extensions made under this rule shall be of company approved pipe sized to meet water |
| | service requirements. If the Company chooses to |
| | size the extension larger in order to meet the |
| | Company's overall system requirements, the additional cost caused by the large size of pipe |
| | shall be borne by the Company. |
| | <u>_</u> . · · |
| | (8) No interest will be paid by the Company of payments for the extension made by the Appli- |
| | cant(s). |
| | |
| | (9) 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 must be furnished to the |
| | Company without cost to the Company, before the extension will be made. |
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| | NOV 5 1988 |
| • | Public Service Commission |
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