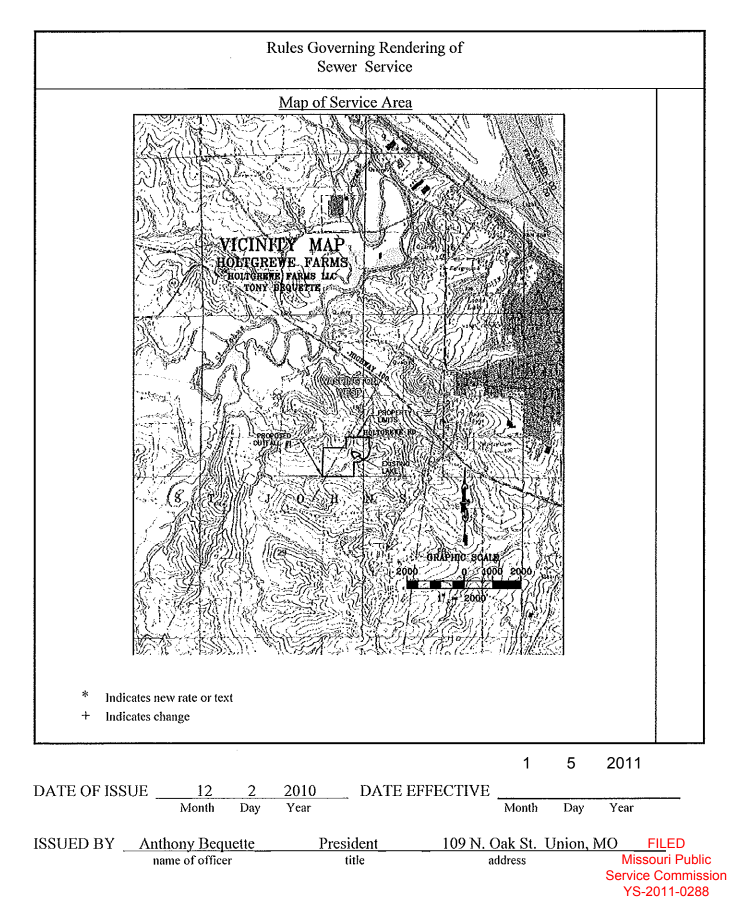
YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

	Rules Governing Rendering of Sewer Service							
	INDEX							
Sheet No.								
1Index2Map of Service Area3Legal Description of Service Area4Schedule of Rates5Schedule of Service Charges								
R	ule No.							
6 1 9 2 10 3 11 4 13 5 16 6 18 7 20 8 21 9 23 10 24 1	 General Rules and Regulations Limited Authority of Company Employees Applications for Sewer Service Inside Piping and Customer Service Sewer Improper or Excessive Use Discontinuance of Service by Company Interruptions in Service Bills for Service 							
 * Indicates new rate or + Indicates change 								
ATE OF ISSUE12 Month								
SUED BY <u>Anthony Be</u> name of off	equette President 109 N. Oak St. Union, MO							



Service Area:

Holtgrewe Farms Subdivision, Washington, MO

Pulse Coverning Pendering of									
Rules Governing Rendering of Sewer Service									
Legal Description of Service Area									
A tract of land being part of the Southeast Quarter of the Southeast Quarter of Section 20, and part of the Southwest Quarter of the Southeast Quarter of Section 21, Township 44 North, Range 1 West, Franklin County, Missouri and described as follows: Commencing at a found pipe set for the common corner to Sections 20, 21, 28 & 29; thence with the South line of the Southeast Quarter of the Southeast Quarter of Section 20 South 88° 43' 56" West a distance of 331.78 feet to the point of beginning of the tract herein described; thence continuing with said South line South 89° 43' 56" West a distance of 1107.90 feet to a found iron pipe set for the Southwest corner of said Quarter-Quarter; thence with the West line of said Quarter-Quarter North 02° 04' 22" East a distance of 1012.19 feet to a set Iron rod; thence departing said Quarter-Quarter line South 89° 34' 27' East a distance of 808.89 feet to a found iron pipe set for the Southeast corner of a tract now or formerly owned by Revis as recorded in Book 1288, Page 240; thence with Revis' East line North 00° 24' 03" East a distance of 808.71 feet to the West line of a tract now or formerly owned by Alfermann as recorded in Book 258, Page 506; thence with Alfermann's West and South lines South 00° 10' 54' West 33.25 feet to a found iron rod and South 89' 21' HE test 45.41 feet to a found iron rod at the intersection of Alfermann's South line and the West line of a 20' roadway as depicted in Surveyor's Record Book 12, Page 36; thence with the West line of said roadway South 16' 54' 34'' West 291.98 feet to a set iron rod; South 41' 32' 14'' West 73.26 feet to a found iron pipe and South 58' 20' 27'' West 313.43 feet to a found iron bar at the intersection of said West roadway and with Drees' North and West lines South 89' 59' 25'' West 186.23 feet to a set iron rod and South 00' 45' 50'' West 498.33 feet to the point of beginning as per Survey dated July 11, 2005 by Buescher Ditch & Assoc., Inc. * Indicates new rate or text + Indicates neme re text _ Indicates neme									
1 5 2011									
DATE OF ISSUE 12 2 2010 DATE EFFECTIVE									
SSUED BY <u>Anthony Bequette</u> <u>President</u> <u>109 N. Oak St. Union, MO</u> <u>FILED</u> name of officer title address Missouri Publi Service Commiss YS-2011-028									

P.S.C. MO 1	No. 1
-------------	-------

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Rules Governing Rendering of Sewer Service									
Schedule of Rates Residential Sewer Service 5/8" meter									
									- -
	es new rate or tex es change	ct							
						1	5	2011	
DATE OF ISSU	E <u>12</u> Month	2 Day	2010 Year	DATI	E EFFECTIVE	Month	Day	Year	
SSUED BY	Anthony Bequestion Name of office		Pr	esident title		<u>Oak St.</u> address	<u>Union</u>	Miss	FILED souri Pub
									e Commi 2011-028

	P.S.C. MO No. 1	Origin	nal She	eet No. 5	
ame of Utility: Ho	ltgrewe Farms Sewer Comp	any, LLC			
rvice Area: Ho	ltgrewe Farms Subdivision,	Washington, MO			
		ning Rendering of r Service			
	Schedule of Ser	rvice Charges			
Contri	oution-in-aid-of-Constructio (applies once for a	n a new connection)	\$1,600)	
Discon	tinuance of Service				
Turn-o	ff or turn-on of water servic		\$20 each activity		
	(applies to existin discontinuance or sewer service by (of sewer bill by di water service)	reinstitution of Company for non-pa	yment		
Discon	tinuance of Service Not to exceed		Actual Cos \$40(
	(by physical disco Customer's Servio	nnection of ce Sewer Pipe)			
 * Indicates new + Indicates characteristic 					
		· · · · · · · · · · · · · · · · · · ·	1	5 201	1
ATE OF ISSUE	12 2 2010 Month Day Year	DATE EFFECTIV	E Month	Day Yea	r
	ony Bequette Presi	dent109 N	I. Oak St. U address		FILED
nan			auu1088	Serv	vice Commiss S-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Rules Governing Rendering of Sewer Service										
Rule 1 DEFINITIONS										
A. An "APPLICANT" is a person, firm, corporation, governmental body, or other entity which has applied for service or a sewer extension; two or more such entities may make one application for a sewer extension, and be considered one APPLICANT.										
B. "B.O.D" denotes biochemical oxygen demand. It is the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory conditions expressed in milligrams per liter.										
C. C. A "COLLECTING SEWER" is a pipeline, including force lines, gravity sewers, interceptors, laterals, trunk sewers, manholes, lampholes, and necessary appurtenances, including service wyes, which is owned and maintained by the company, located on public property or on private easements, and used to transport sewage waste from the customer's service connection to the point of disposal.										
D. The "COMPANY" is Holtgrewe Farms Sewer Company, LLC, acting through its officers, managers, or other duly authorized employees or agents.										
E. A "CUSTOMER" is any person, firm, corporation or governmental body which has contracted with the company for sewer service or is receiving service from company, or whose facilities are connected for utilizing such service.										
F. The "DATE OF CONNECTION" shall be the date the permit for a service connection is issued by the company. In the event no permit is taken and a service connection is made, the date of connection shall be determined based on available information, such as construction/occupancy permits, or water or electric service turn-on dates.										
 G. A "DEVELOPER" is any person, firm, corporation, partnership or any entity that, directly or indirectly, holds title to, or sells or leases, or offers to sell or lease, or advertises for sale or lease, any lots in a subdivision. 										
 * Indicates new rate or text + Indicates change 										
DATE OF ISSUE <u>12 2 2010</u> DATE EFFECTIVE <u>1 5 2011</u> Month Day Year Month Day Year										
SSUED BY <u>Anthony Bequette</u> <u>President</u> <u>109 N. Oak St. Union, MO</u> name of officer title address <u>FII</u>	FD									

Service Commission YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

	Rules Governing Rendering of Sewer Service									
H.	"DISCONTINUANCE OF SERVICE" is intentional cessation of t by action of the company not at the request of the customer. Such OF SERVICE may be accomplished by methods including physic service sewer, or disconnection of water service by the water util company.	DISCON	NTINU/	ANCE of the						
I.	I. "DOMESTIC SEWAGE" is sewage, excluding storm and surface water, resulting from normal household activities; and, "NON-DOMESTIC SEWAGE" is all sewage other than DOMESTIC SEWAGE including, but not limited to, commercial or industrial wastes. (See Rule 6 pertaining to Improper Waste and Excessive Use.)									
J,	A "FOUNDATION DRAIN" is a pipe installed inside or outside the foundation of a structure for the purpose of draining ground or subsurface water away from the foundation.									
K.	K. "pH" is the relative degree of acidity or alkalinity of water as indicated by the hydrogen ion concentration. PH is indicated on a scale reading from 1-14, with 7 being neutral, below 7 acid, and above 7 alkaline; more technically defined as the logarithm of the reciprocal of the hydrogen ion concentration.									
L.	L. A "SERVICE CONNECTION" is the connection of a service sewer to the company collecting sewer either at the bell of a wye branch or the bell of a saddle placed on the barrel of the collecting sewer.									
М.	M. A "SERVICE SEWER" is a pipe with appurtenances installed, owned and maintained by the customer, used to conduct sewage from the customer's premises to the collecting sewer, excluding service wyes or saddles.									
N.	A "SUBDIVISION" is any land in the state of Missouri which is be divided into two or more lots or other divisions of land, whether uniform in size or not, for the purpose of sale or lease, and i thereof.	er contigu	ious or i	not, or						
	 Indicates new rate or text Indicates change 									
DATE	OF ISSUE <u>12 2 2010</u> DATE EFFECTIVE Month Day Year	1 Month	5 Day	2011 Year						
ISSUE	DBY <u>Anthony Bequette</u> President 109 N.	Oak St. 1	-	MO						
	name of officer title a	address		FILE Missouri						

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

		F		erning Reno wer Service						
O. "SUSPENDI water, expres procedures.	ED SOLID	S" are ligrams	the insolu s per liter o	ble materia on a dry weig	ls suspended ght basis, as de	or disp etermin	ersed in ed by sta	waste andard		
P. "TERMINATION OF SERVICE" is the cessation of the use of sewer service requested by the customer. Such TERMINATION OF SERVICE shall be accomplished by a method verified and recognized by the company, and may include physical disconnection of the service sewer, termination or disconnection of water service by the water utility, or the company's observation of non-occupancy of the unit served.										
Q. The word "U property of a pertain to a commercial, unit of a mul family or firm	single sev ny buildir owned or l ti-tenant re	ver use ng whe eased. ental pr	r, whether ether mult Each mot operty are	or not that i-tenant or oile home in considered	sewer user is single occu a mobile hom as separate U	the cust pancy, e park, a JNITS f	tomer. 1 residen and each	lt shall tial or rental		
* Indicates ne + Indicates ch	ew rate or tex ange	t								
ATE OF ISSUE	12	2	2010	DATE	EFFECTIVE	1	5	2011	L	
111 01 10006 -	Month	Day	Year			Month	Day	Year		
	hony Bequ		Pro	esident	109 N. (Union,		<u> </u>	
na	me of office	Î		title	a	ddress			ILED uri Publ	

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service									
Rule 2	GENERAL RULES AND REGULATIONS								
А.	Every customer, upon signing an application for service or accepting service rendered by the company, shall be considered to have expressed consent to be bound by these rates and rules.								
В.	The company's rules governing rendering of service are set forth in the numbered sheets of this tariff. The rates applicable to appropriate class of service are set forth in rate schedules and constitute a part of this tariff.								
C.	The company reserves the right, subject to the authority from the Public Service Commission of Missouri, to prescribe additional rates or to alter existing rates or rules as it may deem necessary or proper.								
D.	At the effective date of these rules, all new facilities, construction contracts and written agreements shall conform to these rules in accordance with the statutes of the State of Missouri and authority of the Public Service Commission of Missouri. Pre-existing facilities which do not conform with these rules may remain, if said facilities do not cause any service problems and reconstruction is impractical.								
E.	The company shall have the right to enter upon the customer's premises for the purpose of inspecting for compliance with these rules. Company personnel shall identify themselves and such inspections shall be conducted during reasonable hours.								
* +	Indicates new rate or text Indicates change								
ATE OF	ISSUE <u>12 2 2010</u> DATE EFFECTIVE <u>1 5 2011</u> Month Day Year Month Day Year								
SUED E	BY Anthony Bequette President 109 N. Oak St. Union, MO name of officer title address FILED								

Missouri Public Service Commission YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

	Rules Governing Rendering of Sewer Service									
Rule 3	LIMITED AUTHORITY OF COMPANY EMPLOYEES									
А.	A. Employees or agents of the company are expressly forbidden to demand or accept any compensation for any service rendered to its customers except as covered in the company's rules.									
В.	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.									
* +	Indicates new rate or text Indicates change									
DATE OF	ISSUE <u>12 2 2010</u> DATE EFFECTIVE Month Day Year	1 Month	5 Day	2011 Year						
SSUED E	Y Anthony Bequette President 109 N.		Union,	MO						
					FILED ouri Public					

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 4 APPLICATIONS FOR SEWER SERVICE

- A. A written application for service, signed by the customer, and accompanied by the appropriate fees as provided in the Schedule of Rates, Service Charges, or Rule 11 Extension of Collecting Sewers, and other information required by these rules, must be received from each customer before service is provided to any unit. Said application must be filed in writing 24 hours in advance stating the street, house number, name of the applicant, name of the property owner, and the time, at which connection is to be made. The company shall have the right to refuse service for failure to comply with the rules herein, or if the customer owes a past due bill not in dispute for sewer service at any location within the company's service area. In any case where a sewer extension, or unusual construction or equipment expense is necessary to furnish the service, the company may require a contract for service specifying a reasonable period of time for the company to provide the service. If the customer is a tenant, the company shall notify the owner of the property that the owner may be responsible for payment of the sewer service bill.
- B. A prospective commercial or industrial customer shall, upon request of the company, present in writing to the company a list of devices which will discharge to the collecting sewers, the amount and specifications of any discharge, and the location of any buildings. The company will then advise the customer of the form and the character of the waste water collection facilities available. If a sewer extension as provided for in Rule 11 Extension of Collecting Sewers will be necessary, or if the customer will be required to own, operate, and maintain a pretreatment facility, the customer will also be so advised.
- C. When sewer charges are based on water usage, the company reserves the right to refuse sewer service to any applicant unless said applicant agrees to install a water meter accessible by the company, so that there will be a basis for sewer charges. The company and customer may agree to an estimated water use amount, on an interim basis for a period not to exceed six (6) months, to allow time to install suitable metering equipment.
 - * Indicates new rate or text

+ Indicates change

5 2011 2010 DATE EFFECTIVE DATE OF ISSUE 2 12 Month Year Day Month Day Year ISSUED BY Anthony Bequette President 109 N. Oak St. Union, MO name of officer title address **FILED Missouri** Public Service Commission

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

			I		erning Rend wer Service	ering of					
D.	Service s property requested collectin Collectin serve no	sewers will of others i at a point g sewer sl g Sewers,	l not b in conn not alr hall be unless, rpose	e extende ecting wi eady serve extended in the con and a ser	d along pub th collecting ed by a collec 1 in accorda npany's judge vice sewer	ocation of the lic streets or sewers. If a ting sewer of nce with Ru ment such a c may be cons	roadway service adequate le 11 - ollecting	ys or th connect e capaci Extensi g sewer	rough tion is ty, the on of would		
E.		A new service connection shall be authorized when all conditions of Paragraphs A, B, C, and D, above, are met.									
F.	employed The plui make the The com	When a service sewer is to be connected to the collecting sewer, the plumber employed by the customer shall obtain the connecting accessories from the company. The plumber shall advise the company 24 hours in advance of when he expects to make the connection so a representative of the company can inspect the installation. The company must inspect any connection made by the customer prior to trench backfilling.									
G.	sewer sy	stem shall	be ma	ide by con	mmercial or	nent or applia industrial cu the company	stomers	nnected except	to the upon		
H.						e connection ustomer's exp		service	sewer		
* +	Indicates n Indicates cl	ew rate or tex hange	ct								
DATE OF	ISSUE	12	2	2010	DATE E	FFECTIVE	1	5	2011		
		Month	Day	Year			Month	Day	Year		
SSUED I		hony Bequare of office		Pr	esident	<u>109 N. C</u>	Dak St. 1 Idress	Union, I			
			-							buri Pub	

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 5 INSIDE PIPING AND CUSTOMER SERVICE SEWER

- A. The customer is obligated to construct, repair, and maintain the service sewer from the collecting sewer to the building, and make the connection to the collecting sewer. The customer shall notify the company prior to cleaning or repairing the service sewer.
- B. Construction of the service sewer, and connection to the collecting sewer shall be subject to the inspection and approval of the company. No backfill shall be placed until the work has been inspected by the company. In the event the customer or the customer's agent shall damage a wye branch or saddle, or cause damage to the collecting sewer, then the customer shall be responsible for the cost to repair any such damage, including replacement of pipe or appurtenances as necessary.
- C. Plumbing specifications of all governmental agencies having jurisdiction, and the company's rules, in effect at the time of connection must be met. The company may deny service or may discontinue service where foundation drains, downspouts, or other sources of surface or storm water are permitted to enter the sewer system through either the inside piping or through the building sewer.
- D. A separate and independent service sewer shall generally be required for every building. Exceptions are:

a. When one building stands at the rear of another building on an interior lot where a proper service sewer cannot be constructed through an adjoining easement. In that situation, the service sewer from the front building may be extended to the rear building and it will be considered as one service sewer.

- b. When two or more buildings are a part of a complex which cannot be subdivided.
- E. The service sewer shall be one of the following: ductile iron pipe, vitrified clay sewer pipe (VCP), or polyvinyl chloride pipe (PVC), ASTM specification or equal; or other suitable material approved by the company. Only those jointing materials and methods which are approved by the company may be used. Joints shall be tight and waterproof.
 - * Indicates new rate or text

+ Indicates change

DATE OF ISSUE		12	2	2010	DATE EFFI	ECTIVE	1	5	2011		
		Month	Day	Year	_		Month	Day	Year		
		Anthony Bequette		Pre	sident	109 N. Oak St. Un			MO		
		me of office	er 🗌		title	2	ddress			FILED	
									Mis	souri Publi	С
									Servio	e Commiss	sion

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

]			ng Rend Service	ering of					
sł ac	all b cordi	e con ing to	struc the n	ted of nanuf	f ductil acturer	e iron o 's specifi	r PVC	pressures, and or	en (10) feet re pipe. Th undisturbe anic soil or	e pipe d earth	sha or f	ill be b ill com	edded	
bı	ut in n	lo eve	ent sĥ	all the	e diame	eter be le	ss thar	n four (Å	ect to the ap) inches. Th per foot.					
be fe Ti po	elow 1 et of he sei	he ba any b vice e. C	iseme bearir sewe	ent flo 1g wal 1r shal	or. No 1. The 1 be lai	buildin depth s d at a u	g sewe hall be niform	r shall b suffici grade a	ght to the b e laid parall ent to afford nd in straig y with prop	el to o l prote ht alig	r wi ctio nme	thin th n from ent inso	ree (3) a frost. ofar as	
									with new bu ements of th				n they	·
se m	ervice	sewe	r, sar	nitary :	sewage	e carried	by suc	h drain :	to permit th shall be lifte er operated	d by ar	opro	vedar	tificial	
cc Pi er	ollecti ipe la	ng se ying ering :	wer s and speci	shall b backfi ficatio	e open ll shal	trench I be per	work u forme	nless ot d in acc	rvice sewer herwise app ordance wi e materials u	roved th the	by t late	he con st pub	npany. dished	
bı vi	ranch, trifie	if su d clay	ich b pipe	oranch of 12	is ava diam	ailable a eter or le	t a sui	table lo there is	ng sewer sh cation. If t no properly location spe	the col locate	llect d w	ing se ye bran	wer is ch at a	
* +		cates n cates cl		e or tex	t									
ATE O	F ISS	UE _		12	2	2010]	DATE E	EFFECTIVE	31	1	5	2011	1
			M	onth	Day	Year				Mon	th	Day	Year	
SSUED	BY _			7 Bequ f office]	Preside		109 N.		t. L	Jnion,	мо	
		n	ame of	i office	F		title	:		address				FILED ssouri Publ ce Commis

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

		F		erning Reno wer Service					
may be service connec connec	collecting sewe e cut at a locati e sewer will b ction shall be a ction shall be so he company at	on speci e connect t the cent ecure and	fied by the cted. The terline or	e company, e invert of higher elev	and a saddle the service s ation of the c	installec sewer at collectin	to whi the po g sewer	ch the int of . The	
	any personnel a authorized by			oiping or fa	cilities not ov	wned by	the cor	npany	
	icates new rate or t icates change	ext							
ATE OF ISS	SUE12	2	2010	DATE]	EFFECTIVE	1	5	2011	
	Month	Day	Year			Month	Day	Year	_
		quette	-	esident	109 N. C	N 1 0.			

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 6 IMPROPER OR EXCESSIVE USE

- A. The following requirements for the use of sewer service provided by the company shall be observed. Violation of the requirements will result in the discontinuance of service to the customer or an additional charge where discharge limits are exceeded.
- B. The company may require a customer discharging non-domestic sewage to install a pretreatment facility, grease trap or other device on the premises, to prevent exceedence of discharge limits or other adverse impacts upon the company's system. The installation of any such device as well as its operation and maintenance shall be the responsibility of the customer, and subject to approval and inspection by the company.
- C. No customer shall discharge or cause to be discharged any storm water, surface water, ground water, swimming pool water, roof runoff, sub-surface drainage, or cooling water into the collecting sewers.
- D. The customer shall be required to take any action necessary to meet the following described waste water limits before the wastewater is discharged into the collection sewer:
 - (1) Maximum temperature of 150 degrees Fahrenheit.
 - (2) Maximum strength of 400 parts per million Biological Oxygen Demand (B.O.D.).
 - (3) A maximum of 100 parts per million, by weight, any fat, oil or grease.
 - (4) A maximum of 25 parts per million, by weight, any soluble oils.
 - (5) No gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid or gas.
 - * Indicates new rate or text
 - + Indicates change

5 2011 2 2010 DATE EFFECTIVE DATE OF ISSUE 12 Month Month Day Year Day Year ISSUED BY <u>Anthony Bequette</u> President 109 N. Oak St. Union, MO name of officer title address FILED **Missouri Public** Service Commission

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

		verning Rendering of wer Service			
(6) No garbage th	at has not been prope	rly shredded.			
plastics, wood	or any other solid or v	aw, shavings, metal, glass viscous substance capable of ference with the proper of	of causing of	obstruction	
	erty, capable of causi	nan 5.0 or greater than 9.0 ng damage or hazard to stru			
Demand (C.C	D.D.), in sufficient q acceeding any limits wh	metals, toxic material, or uantity to disrupt the op nich may be specified in a so	eration of	treatment	
* Indicates new rate					
+ Indicates change	ortext				
			1	5 2011	
·····	<u>12 2 2010</u> onth Day Year	DATE EFFECTIVE		Day Year	
UED BY Anthony	·	resident 109 N. C	ak St. Un	·	
	officer		dress		

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 7 DISCONTINUANCE OF SERVICE BY COMPANY

- A The company reserves the right of discontinuance of service for any of the following reasons:
 - (1) For failure to comply with these rules.
 - (2) For nonpayment of the sewer utility bill (see Rule 9).
 - (3) For resale of sewer service.
 - (4) For an unauthorized service connection to the company's collecting sewer.
- B For purposes of this rule, discontinuance of sewer service for non-payment of a sewer bill may be accomplished either by physical disconnection, or by discontinuance of water service by the customer's water utility at the request of the company. In such cases, customers will be notified by the terms of these rules, and not by those of any water utility.
- C Discontinuance of service to a customer for violation of these Rules 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.
- D In the event of discontinuance of service by the company for any violation of these rules, then any monies due the company shall become immediately due and payable.
- E The company reserves the right of discontinuance of service to a customer, or to refuse service to any applicant or for any unit to protect itself against fraud or abuse.
- F At least thirty (30) days prior to discontinuance of service, the company will mail a written notice to the customer, and to the property owner if different than the customer, by certified mail, return receipt requested, with a copy of the notice sent to the Public Service Commission. Said notice shall state the nature of the violation, the amount of
 - * Indicates new rate or text
 - + Indicates change

5 2011 DATE OF ISSUE 2 2010 DATE EFFECTIVE 12 Month Year Month Day Year Dav ISSUED BY <u>Anthony Bequette</u> President 109 N. Oak St. Union, MO name of officer title address FILED **Missouri Public** Service Commission

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

			H		erning Rend ver Service	•				
tha pro the wh sev as im ser eff	at service ovided sa e custom nich migl wer syste above p mediate rvice is p fort to n	e may be di atisfactory a er. The thin ht be detrim wm. In the ev rovided, the ly with a st provided to	scontin rrangen (ty (30) ental to vent of de custon atemen a multi s by do	ued at any nents for co day notice the health discontinua ner and the t of the re -tenant bu	time after ontinuance of may be wa and safety of ance of serve Public Serve asons for s ilding or co	nt of any serv, he expiration of the service l ived if there is f the public, c ice without th vice Commis uch discontir mplex, the co ype of notice	of the r have not s any wa or cause c e thirty (f ssion sha nuance o company	notice p been m ste disc lamage 30) day 11 be no f servio will ma	period, ade by charge to the notice otified ce. If ake an	
		ion of any c de subject to				of service by mection.	authorit	y of th	is rule	
dis	sconnect	ion, the ten	ants sh	all be give	n the oppo	nd has been n rtunity in a r on of service	easonabl			
		n of service er, as provi			request may	be accomplis	shed at tl	ie expe	nse of	
* +	Indicates Indicates	new rate or te change	xt				4	Ε	2011	
ATE OF	F ISSUE	12 Month	2 Day	2010 Year	_ DATE I	EFFECTIVE	1 Month	5 Day	2011 Year	
SUED I	3Y <u>A</u>	nthony Beq	uette		esident	<u>109 N. C</u>		·	<u>MO</u>	 ILED
		interior of office				uv				uri Publi

Name of Utility: Holtgrewe Farms Sewer Company, LLC

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 8 INTERRUPTIONS IN SERVICE

- A The company reserves the right to limit sewer service in its collecting sewers at any time, in a reasonable and non-discriminatory manner, for the purpose of making repairs to the sewer system.
- B Whenever service is limited for repairs, all customers affected by such limitation will be notified in advance whenever it is possible to do so. Every effort will be made to minimize limitation of service.
- C No refunds of charges for sewer service will be made for limitations of service unless due to willful misconduct of the company.

*	Indicates new rate or text	
---	----------------------------	--

+ Indicates change

DATE OF ISS	UE _	12	2	2010	DATE EFFECTIVE	g1	5	2011	
	_	Month	Day	Year		Month	Day	Year	
ISSUED BY	Ant	hony Beq	uette	P	resident109 N.	Oak St.	Union,	MO	
	na	ame of office	er		title	address			FILED
									souri Public
								Servio	ce Commission

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 9 BILLS FOR SERVICE

- A The charges for sewer service shall be at the rates specified in this tariff, which is on file with the Missouri Public Service Commission and at the company's office. The point of assumption of sewer service shall be at the service connection. Service charges for connection or disconnection are set forth in the Schedule of Service Charges.
- B A customer who is or has been taking sewer service at one or more units connected to the collecting sewer shall be held liable for payment of any applicable charges for service furnished to such units from the date of connection until the date requested by the customer in writing for service to be terminated, or until service is discontinued by the company. If termination of service must be accomplished by physical disconnection, the customer shall notify the company of the date and time of the disconnect in writing at least five days prior to the disconnection. If termination is accomplished by discontinuance or termination of water service, such notice shall be on or before the date of the water turnoff. Service may not be terminated for one unit of a multi-unit building if the building is served by one service sewer, unless accomplished by discontinuance or termination of water service. The method used for termination of service shall be determined by the company.
- C Bills for sewer service will be mailed or delivered to the customer's last address as shown by the records of the company, but failure to receive the bill will not relieve the customer from the obligation to pay the same.
- D Payments shall be made at the office of the company or at a convenient location designated by the company, or by mailing to the company's office.
- E Separate bills shall be rendered for each location at which sewer service is provided, even though one entity may be the customer at such separate locations.
- F The company shall have the right to render bills monthly in advance. Bills shall be due twenty-one (21) days after rendition, and such due date shall be indicated on the bill. The company shall have the right to charge customers on a monthly basis in arrears when the
 - * Indicates new rate or text

+ Indicates change

DATE OF ISS	UE	12	2	2010	DATE EFF	ECTIVE	1	5	2011	
		Month	Day	Year	_		Month	Day	Year	
ISSUED BY	Anth	nony Beq	uette	Pre	sident	109 N. (Dak St.	Union,	MO	
	nar	ne of office	er		title	a	ddress			FILED
									Miss	souri Public
									Service	e Commission

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

G	sewer of water s	charge	a ara haar								
G		ervice		ed on w	ater usage	, or if sewer	billing is co	mbined	with bi	lls for	
G	fact as	to the	quantity o	of servic	e rendered		by bills rend lt of clerical o vided.				
Η	Service	e may l reques	be discont	tinued a	fter thirty ((30) days wi	er the due da itten notice b ule 7, Discon	y certifie	d mail :	return	
Ι	connec monthl for wat	tion oı y char er usec	terminat ge, or wh I. Custon	ion of s ere wat ners ter	ervice, the er usage is	billing shall the basis fo fter taking se	complete bill be for the pro r the charge, a ervice for less	oportiona at the app	ate part propriat	of the te rate	
J	Copies	ofall	the prope notices of vner of th	violati	ons of the 1	held respon rules, or of d	sible for ultin isconnection	nate payr of service	nent of e shall a	a bill. Iso be	
		cates ne cates ch	w rate or te: ange	xt							
	OF ISS	UE _	12	2	2010	DATE I	FFECTIVE	1	5	2011	<u></u>
TE			Month	Day	Year			Month	Day	Year	
ATE				•							
	D BY	Antl	hony Beq		Pre	esident	109 N. C)ak St - I	Inion	MO	

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 10 SPECIAL CONTRACT FOR EXCESSIVE CAPACITY

A In the event that the customer to be served proposes to discharge into the company's system an abnormally high volume or strength of waste as to require an enlargement of the company's existing sewage treatment plant or the construction of a temporary sewage treatment plant, and/or the construction or reconstruction of sewer lines or pump facilities, service shall be provided to such customer under the terms and conditions of a mutually satisfactory contract, in a form approved by the Public Service Commission, pursuant to which the cost of such improvements will be financed in such a manner as to be fair and reasonable to both parties and so as not to constitute a burden upon the company or the existing customers of the company.

* Indicates new rate or text

+ Indicates change

DATE OF ISS	UE _	12	2	2010	_ DATE EFFEC	CTIVE	1	5	2011	
		Month	Day	Year			Month	Day	Year	
ISSUED BY	Antl	nony Bequ	<u>iette</u>	Pre	sident1	<u>09 N. C</u>	Dak St.	Union,	MO	
	na	me of office	r		title	ac	ldress			FILED
									Mis	souri Public
									Servio	ce Commission

Service Area: Holtgrewe Farms Subdivision, Washington, MO

Rules Governing Rendering of Sewer Service

Rule 11 EXTENSION OF COLLECTING SEWERS

- A Collecting sewers will be extended within the company's certificated service area, at the applicant's cost, if service is requested by the applicant at a location where facilities do not exist (the "applicant" is sometimes referred to in this rule as the "original applicant"). The applicant shall enter into a contract with the company. The applicant may choose to have the company perform all work under the terms and conditions of Paragraph C, following, or have a private contractor perform the work under the terms and conditions of Paragraph D, following. For purposes of this rule, an extension could include, in addition to a collecting sewer, one or more pump station or treatment plant facilities, as necessary to provide the service.
- B The pipe used in making extensions shall be of a type and size which will be reasonably adequate for the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the company. If the company desires a pipe size, lift station, treatment plant, or any other facility larger than reasonably required to provide service to the applicant, the additional cost due to larger size shall be borne by the company.
- C The company will extend collecting sewers for the applicant under the following terms and conditions:
 - (1) Upon receipt of written application for service as provided in Rule 4, Applications for Service, the company will provide the applicant an itemized estimate of the cost of the proposed extension. Said estimate shall include the cost of all labor and materials required, including reconstruction of existing facilities if necessary, and the direct costs associated with supervision, engineering, permits, and bookkeeping. Applicable income tax cost calculated at the maximum rate will be added to this estimate.
 - (2) The applicant shall enter into a contract with the company for the installation of said extension and shall tender to the company a contribution-in-aid-of-construction equal
 - * Indicates new rate or text

+ Indicates change

DATE OF ISSU	JE _	12	2	2010	DATE EFI	FECTIVE	1	5	2011	
		Month	Day	Year			Month	Day	Year	
ISSUED BY	Antl	hony Bequ	uette	P	resident	109 N. (Dak St.	Union,	MO	·
	na	me of office	r		title	a	ddress			FILED
									Mis	souri Public
									Servic	e Commission

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

	Rules Governing Rendering of Sewer Service
	to the amount determined in Paragraph C (1) above, plus any appropriate fees as provided in the Schedule of Rates or the Schedule of Service Charges.
	(3) If, as a result of reasonably unforeseen circumstances, the actual cost of the extension exceeds the estimated cost of the extension, the applicant shall pay the additional cost.
D	When the applicant elects to construct an extension, the company will connect said extension to its existing collecting sewers under the following terms and conditions:
	(1) Applicant shall enter into a contract with the company which provides that the applicant construct said collecting sewers and/or other facilities to meet the requirements of all governmental agencies and the company's rules. Plans for the extension shall be submitted to the company for approval prior to construction. Applicant's choice of construction contractor is subject to approval by the company. Applicant shall contribute said facilities to the company with a detailed accounting of the actual cost of construction, and contribute to the company the estimated reasonable cost of the company's inspection.
	(2) The company, or its representative, shall have the right to inspect and test the extension prior to connecting it to the existing collecting sewers and acceptance of ownership.
	(3) Connection of the extension to existing company collecting sewers shall be made by, or under direct supervision of, the company or its representative.
	(4) The company shall have the right to refuse ownership and responsibility for the sewer extension until applicant has met the contractual obligations as provided in Paragraph D (1).
Е	The cost to additional applicants connecting to the sewer contributed by the original applicant shall be as follows:
	 * Indicates new rate or text + Indicates change
ATE	OF ISSUE <u>12 2 2010</u> DATE EFFECTIVE <u>1 5 2011</u>
	Month Day Year Month Day Year
SUE	D BY <u>Anthony Bequette</u> <u>President</u> <u>109 N. Oak St. Union, MO</u> name of officer title address FILED Missouri Pu
	Service Comr

Service Commission YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

	Rules Governing Rendering of Sewer Service
	(1) For a single-family residential applicant applying for service in a platted subdivision, the company shall divide the actual cost of the extension, including income tax impact if any, by the number of lots abutting said extension to determine the per lot extension cost. When counting lots, corner lots which abut existing sewers shall be excluded.
	(2) For a single-family residential applicant requesting service to areas that are not platted in subdivision lots, the applicant's cost shall be equal to the total cost of the extension times 100 feet divided by the total length of the extension in feet.
	(3) For an industrial, commercial, or multi-family residential applicant, the cost will be equal to the amount calculated for a single-family residence in E (1) above or E (2) above, as appropriate, multiplied by a water usage factor. The water usage factor shall be determined by dividing the average monthly usage in gallons by 7,000 gallons, but shall not be less than 1.
F	Refunds of contributions shall be made to the original applicant as follows:
	(1) Should the actual cost of an extension constructed by the company under Paragraph C, or actual costs for inspection by the company under Paragraph D, above, be less than the estimated cost, the company shall refund the difference as soon as the actual cost has been ascertained.
	(2) During the first ten years after the extension is completed, the company will refund to the original applicant who paid for the extension monies collected from additional applicants in accordance with Paragraph E above.
	(3) The sum of all refunds to the applicant shall not exceed the total contribution, including income tax and inspection costs associated with the extension, which the applicant has paid.
	(4) If two or more entities are considered an original applicant, the refund shall be distributed to each entity based upon the percentage of the actual extension cost contributed by each entity.
	 * Indicates new rate or text + Indicates change
ATE	OF ISSUE 12 2 2010 DATE EFFECTIVE 1 5 2011
	Month Day Year Month Day Year
SUE	D BY Anthony Bequette President 109 N. Oak St. Union, MO
	name of officer title address

YS-2011-0288

Name of Utility: Holtgrewe Farms Sewer Company, LLC

]		verning Rei ewer Servi						
G Any cons	G Any extension made under this rule shall be and remain the property of the company in consideration of its perpetual upkeep and maintenance.										
conti	I The company reserves the right to connect additional extensions to a collecting sewer contributed by the applicant. The connection of new customers to such additional extensions shall not entitle the applicant to any refund.										
÷											
	idicates n idicates cl	ew rate or te nange	ĸŧ								
ATE OF IS	SSUE _	12 Month	2 Day	2010 Year	DATE	EFFECTIVE	1 Month	5 Day	2011 Year		
SUED BY			uette		resident	<u>109 N. (</u>			MO	_	
						·			F Misso Service (