P.S.C. MO No. 2

Original

Adoption Notice

Brandco Investments, LLC Name of Issuing Company

For:

Certificated Service Areas Previously Served by Hillcrest Utilities Company

Certificated Service Area

# WATER TARIFF ADOPTION NOTICE

Brandco Investments, LLC hereby adopts, ratifies, and makes its own, in every respect as if the same had been originally filed by it, the water service tariff currently on file with and approved by the Missouri Public Service Commission, under the name Hillcrest Utilities Company, which includes the rates, terms and conditions of the regulated water service previously provided by Hillcrest Utilities Company and to now be provided by Brandco Investments, LLC as of the effective date of this adoption notice.

Issue Date: July 30, 2007

Effective Date: August 31, 2007

Issued By: Bobby Brandon, Manager

Name & Title of Issuing Officer

155 South Minnesota Ave, Cape Girardeau, MO 63703

Company Mailing Address

ORM NO. 13 P.S.C.MO. No. 2 ALL PREVIO	Original SHEET No. 1
Cancelling P.S.C.MO. No	(0:1:1:3)
HILLCREST UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISION
Name of Issuing Corporation	Community, Town or City CAPE GIRARDEAU COUNTY, MO
TITLE	PAGE
	FFH 97 1089
	MISSOURI Public Service Commissior
HILLCREST UTII	LITIES CO.
RATE	
RULES AND RE	EGULATIONS
APPLYING TO WA	ATER SERVICE
IN	
HILLCREST MANOF	R SUBDIVISION
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PUBLIC SERVICE COMMI	ISSION OF MISSOURI
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DATE OF ISSUE MARCH 8, 1989

month day year

DATE EFFECTIVE APRIL 8, 1989

month day year

ISSUED BY BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO name of officer title address 63702

CANCELLED March 26, 2015
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

F	FORM NO. 13 P.S.C.MO. No. 2 (Original) ALL PREVIOUS TARIFF XX Revised (	SHEET No2
		SHEET No.
	HILLCREST UTILITIES COMPANY For HILLCREST M	MANOR SUBDIVISION
_	Name of Issuing Corporation Community, T CAPE GIRARD	own or City DEAU_COUNTY, MO
Ī	INDEX	** 4000
١	WATER SERVICES 1202	7 1989
	Public Service	
	<u>Sheet</u>	No.
	Title Page Index 2 Map of Service Area 3 Legal Description of Service Area Schedule of Rates 5 Schedule of Service Charges 6	
	General Rules and Regulations Company Employees and Customer Relations 1 Applications for Service 1 Inside Piping and Customer Sewer Service 1 Improper or Excessive Use 1 Discontinuance of Service by Company 1 Discontinuance of Water Service 2 by Customer's Request	-8 9 0 · 1 2-14 5-16 7-19 0
	9 Interruptions in Service 2	1

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Bills for Service

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Meters and Meter Installations

Bill Adjustments Based on Meter Tests

Meter Tests and Test Fees

Extension of Water Mains

\_ DATE EFFECTIVE APRIL 8, 1989 month day year

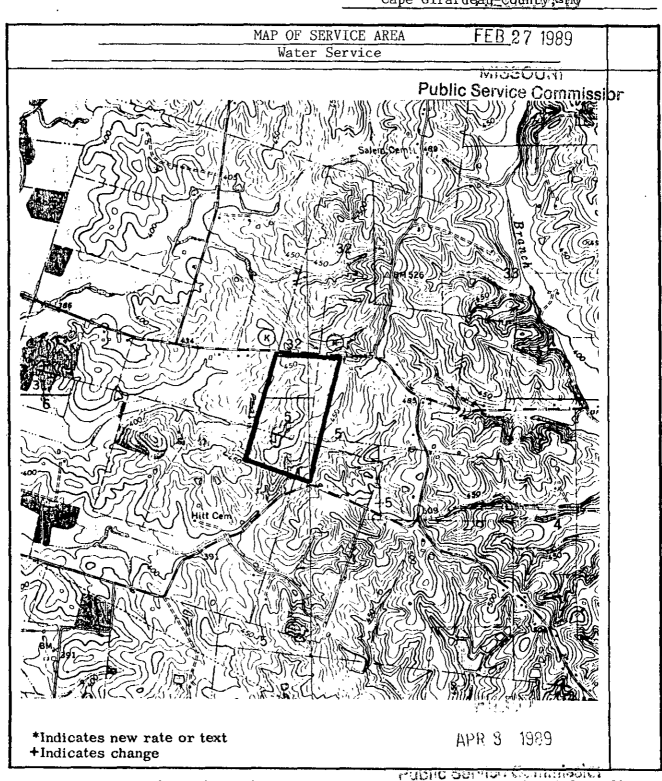
SSUED BY BETTY L. MONTGOMERY, SECRETARY, P. O. BOX 602, CAPE GIRARDEAU, MO name of officer title address

CANCELLED March 26, 2015
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

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FORM NO. 13	P.S.C.MO. No		2	·	Original )	SHEET No. 3	_
Cano	celling P.S.C.MO. No.	A11	previous				
	Utilities Company		For	Hillcres	st Manor S	Subdivision	
Name of	Issuing Corporation			Co Cape Gira	mmunity, T ardeau Cou	own or City	



April 8, 1989 March 8, 1989 DATE OF ISSUE. DATE EFFECTIVE day/year month day year Secretary, P.O. Box 602, Cape Girardeau, MO title address 63702 ISSUED BY address 63702

name of officer

CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279

FORM NO. 13	P.S.C.MO, No	2	(Original)	SHEET No. 4
	ALL PREVIOUS	TARIFF	Revised	
Canc	elling P.S.C.MO. No		Revised	SHEET No

HILLCREST UTILITIES COMPANY For HILLCREST MANOR SUBDIVISION
Name of Issuing Corporation Community, Town or City

CAPE GIRARDEAU COUNTY, MO

LEGAL DESCRIPTION
OF SERVICE AREA FEB 27 1989

VIESCUSII

Public Service Commission

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

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

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\*Indicates new rate or text

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Public Service Commissing

DATE OF ISSUE MARCH 8, 1989

month day year

DATE EFFECTIVE APRIL 8, 1989

month day year

ISSUED BY BETTY L. MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279

Setty Manager

Cancelling P.S.C.MO. No.   Coriginal SHEET No.   Revised   HILLCREST UTILITIES COMPANY   For   CAPE GIRARDEAU COUNT	O. 13	P.S.C.MO. N		C TADIE	{}{	Original SHEET	No
Name of Issuing Corporation    Name of Issuing Corporation	Cance			S TAKIF	<u> </u>	Original \ SHEET	No
Name of Issuing Corporation  Community, Town or City CAPE GIRARDEAU COUNT RECEIVED  SCHEDULE OF RATES WATER  FEB 27 1989  MICICICAL  Public Service Commiss  Rate Schedule W-1  Availability:  Any metered customer adjacent to the Company's water distribution mains using standard water service.  Price Schedule  Monthly minimum per customer \$ 3.58 per 1,000 gallons \$ 1.84  Faxes  Any applicable Federal, State or local taxes computed on billing basis shall be added as separate items in rendering each bill.  Delayed Payment Clause  For a bill not paid within the period stated thereon, a charge of 8% per annum will be added.	ILLCRE	ST UTILITIES	COMPANY	<b></b>	,	•	BDIV
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BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

CANCELLED
March 26, 2015
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Public Service Commission

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BETTY L. MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

CANCELLED
March 26, 2015
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

Settly Same of officer

title

HILLCREST UTILITIES COMPANY
Name of Issuing Corporation

For HILLCREST MANOR SUBDIVISION

Community, Town or City

CAPE GIRARDEAD COUNTY MO.

RULES & REG	ULATIONS	GOVERNING	FEB 27	7 1000
RENDERING	OF WATER	SERVICE	- TED A	1303

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# Rule 1 DEFINITIONS

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Public Service Commission

- (a) The "COMPANY" is the HILLCREST UTILITIES COMPANY 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 setting in the cluding all necessary appurtenances.

\*Indicates new rate or text

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Public Service Commission APRIL 8, 1989

DATE OF ISSUE MARCH 8, 1989

month day year

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month day year

address

BETTY L. MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

CANCELLED
March 26, 2015
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

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	EST UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISIO
	Name of Issuing Corporation	Community, Town or City CAPE GIRARDEAU COUNTY, MO
	•	RECEIVED
		ATIONS GOVERNING FEB 27 1989
Rule	1 <u>DEFINITIONS</u> (Continued)	MISSCUMI Public Service Commission
	maintained by the Company. a street, the said service	Il be installed, owned, and If the property line is in connection shall be deemed street abutting the customer's
(g)	for installation and connecting the event no permit is	hall be the date of the permit ction issued by the Company. taken and a connection is made, be the date of commencement lding upon the property.
(ħ)	The "METER SETTING" include 1id, and appurtenances, all maintained by the Company.	es the meter box, meter yoke, 1 of which shall be owned and
(±)		ed to measure and record the ws through; and is installed
<b>(</b> j)	ship or other entity that, title to, or sells or lease	on, firm, corporation, partner- directly or indirectly, holds es, or offers to sell or lease, lease, any lots in a subdivision.
(k)	or proposed to be divided : divisions of land, whether	nd in this state which is divided into two or more lots or other contiguous or not, or uniform rpose of sale or lease, and reof.
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ISSUED BY BETTY L.

Cancelling P.S.C.MO. No.

Original \ SHEET No.\_ Revised

HILLCREST UTILITIES COMPANY

For HILLCREST MANOR SUBDIVISION

Name of Issuing Corporation

Community, Town or City
CAPE GIRARDEAU COUNTY, MO

FEB 27 1989 RULES AND REGULATIONS GOVERING RENDERING OF WATER SERVICE

<u>जिल्ह्याज</u>

Public Service Commission

# Rule 2 GENERAL

- Every water customer, upon signing an application for any water service rendered by the Company, or upon taking of water service, shall be considered to have expressed consent to be bound by these rates, rules and regulations.
- The Company's rules and regulations governing rendering of service are set forth in these numbered sheets. The rates applicable to appropriate water service or rate determination areas are set forth in rate schedules and constitute a part of these rules and regulations.
- (c) The Company reserves the right, subject to authority of the Públic Service Commission of Missouri, to prescribe additional rates, rules or regulations or to alter existing rates, rules or regulations as it may from time to time deem necessary and proper.
- (d) After the effective date of these rules and regulations, all new facilities, construction contracts, and written agreements shall conform to these rules and regulations in accordance with the statutes of the State of Missouri and of the Public Service Commission of Missouri. Preexisting facilities that do not comply with applicable rules and regulations may remain, provided that their existence does not constitute a service problem or improper use, and reconstruction is not practical.

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\*Indicates new rate or text +Indicates change

Public Service Commission

MARCH 8, 1989

\_DATE EFFECTIVE\_

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APRIL 8, 1989

month day year BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

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DATE OF ISSUE \_

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•			CAPE GIR	ARDEAU COU	KTY, MO
	RULES AND R	EGULATIONS	GOVERNING		000
	RENDERIN	IG OF WATER	SERVICE	FEB 27 1	989
Rule 3	COMPANY EMPLOY	EES AND CU	STOMER RELA	MISSOU <u>TEONS</u> rvice Co	
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month day year month day year

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BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO address 63702 title

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$\mathbf{P}.\mathbf{S}$	.C	.MO	. No.	2

∫Original \ SHEET No. . Revised

ALL PREVIOUS TARIFF Cancelling P.S.C.MO. No.

Original \ SHEET No. \Revised∫

HILLCREST UTILITIES COMPANY

HILLCREST MANOR SUBDIVISION

Name of Issuing Corporation

For-Community, Town or City
CAPE GIRARDEAU COUNTY : MO.

RULES AND REGULATIONS GOVERNING TED 27 1989 RENDERING OF WATER SERVICE

Public Service Commission

# Rule 4 ... APPLICATIONS FOR SERVICE

- (a) A written application for service, signed by the customer, stating the type of service required and accompanied by any other pertinent information, will be required from each customer before service is provided to any unit. Every customer, upon signing an application for any service rendered by the Company, or upon taking of service, shall be considered to have expressed 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.
- When, in order to provide the service requested, (c) 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.

FILED

APR 8 1989

\*Indicates new rate or text +Indicates change

Public Service Commission

DATE OF ISSUE MARCH 8, 1989

\_\_ DATE EFFECTIVE APRIL 8, 1989

month day year

month day year BETTY L. MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

ISSUED BY-

name of officer

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address

CANCELLED

FORM NO	ALL PREVIOUS TARIFF Cancelling P.S.C.MO. No. 2  ACCURATE SHEET No. 2  Cancelling P.S.C.MO. No. 2  Revised SHEET No. 2  Revised SHEET No. 2	
	FOR HILLCREST MANOR SUBDIVISION Community, Town or City  CAPE GIRARDEAU COUNTY, MO	)N
	RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE FFR 27 1989	
Rule	5 INSIDE PIPING AND CUSTOMER WATER SERVICE MISSOURI LINES PUBLIC Service Commissi	ior
(a)	The Company will provide the Customer water service at the outdoor meter, or at the property line. Separate units shall be served through separate service lines.	
(b)	The Service Connection from the water main to the Customer's property line, the meter installation and setting shall be constructed, owned and maintained by the Company. Service line construction and maintenance from the property line or meter setting, including the connection to the meter setting, to the building shall be the responsibility of the Customer, and is subject to inspection by the Company. Customers shall be responsible for the cost of repairing any damage to the Company's lines, meters, and meter installations caused by the Customer, his agent, or tenant.	
(c)	Existing water service lines may be used in connecting with new buildings only when they are found by examination and testing not to constitute a hazard to the health and safety of any Customer or the Company's facilities.	
(d)	The Customer's water service lines shall be brought to the unit at a depth of not less than 36 inches and have a minimum inside diameter of 3/4 of an inch upon entering the building. The service line shall be valved. This valve must be kept in good repair in order to shut off the water supply and drain the inside plumbing, if necessary.	·
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MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

name of officer title address 627 ISSUED BY BETTY L.

CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279

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month day year

name of officer

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO title address 63702

ALL PREVIOU Cancelling P.S.C.MO. No	
•	Revised /
ILLCREST UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISION
Name of Issuing Corporation	Community, Town or City CAPE GIRARDEAU, EQUNTY, MO
RULES AND REGULATION RENDERING OF WATE	
	MISSOURI
ule 5 INSIDE PIPING AND CUSTOMER WATER	SERVICE LINES (Continued Con mission
j) Any customer having a plumbing array using device that could allow backs petroleum, process water, water from or other substance that could create damage to the water system, shall be and maintain a backflow prevention also apply to customers on whose pror impractical for the company to program shall be approved by the company survey. The device, installation,	iphonage of any chemical, m a questionable supply, e a health hazard or e required to install device. This rule may remises it is impossible erform a cross connection location and maintenance
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CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279 ISSUED BY-

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ORM NO		Original SHEET No.
	ALL PRE	VIOUS TARIFF (REXECTX)  Original SHEET No.
	,	(Revised)
HIL	LCREST UTILITIES COMPANY  Name of Issuing Corporation	For HILLCREST MANOR SUBDIVISION  Community, Town or City
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	RULES_AND_REGULATIO	
Rule	6 IMPROPER OR EXCESSIVE U	SE MISSOUR
(a)	No Customer shall be waste plied to his premises by h inaction. It shall be the duty of each Customer to m fixtures at his unit in a state of repair at all times.	is willful action or responsibility and aintain all piping and good and efficient
(b)	No Customer shall make or cross connection between to supply and any source of contamination or any other Company shall deny or discoustomer's Water Service I may, in the opinion of the cross-connection with non-otherwise jeopardize the hother Customers or the Company of the contamination of the contam	the potable water themical or bacterial water supply. The continue service where line or inside piping Company, cause a potable water or lealth and safety of
(c)	No Customer shall make or connection to a device that excessive water demand or as water-hammer, to the Co	t will result in excessive shock, such
(d)	No Customer shall tamper we fully damage a water meter the shutoff cock on the measuch action.	or attempt to operate
(e)	No Customer shall attempt water from the Company mai unauthorized tap or direct connection nor by connection	ns either by an connection to service
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CANCELLED
March 26, 2015 ISSUED BY—
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

SECRETARY name of officer

title

Cancelling P.S.C.MO. No	Original SHEET No
LLCREST UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISION
Name of Issuing Corporation	Community, Town or City
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RENDERING OF WATE	R SERVICE FEB 27 1989
	MISSOURI
Rule 6 IMPROPER OR EXCESSIVE USE	(continued)ublic Service Commissio
in any way to premises other address, nor to permit other or attachments, nor leave the others without permission from the control of the con	r than the service rs to use their hose nem exposed to use by
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Missouri Public
Service Commission
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P.S.C. MO. No.	2	1st	(Original)	SHEET No.	17
Cancelling P.S.C. MO. No.		2	(Revised) (Original)	SHEET No.	17
		····	(Revised)		

#### HILLCREST UTILITIES COMPANY

Name of Issuing Corporation

For HILLCREST MANOR SUBDIVISION

Community, Town or City

CAPE GIRARDEAU COUNTY, MISSOURI

#### RULES AND REGULATIONS

RECEIVED

Rule 7 DISCONTINUANCE OF WATER SERVICE BY COMPANY -JUL 2 D 1996

(a) The Company may discontinue service for any of the following reasons:

MISSOUR Public Service Commission

- Nonpayment of a delinquent account not in dispute.
- Failure to post a security deposit or guarantee acceptable to the Company.
- 3. Unauthorized interference, diversion or use of the utility service situated or delivered on or about the customer's premises.
- Failure to comply with the terms and conditions of a settlement agreement.
- Refusal to grant access at reasonable times to equipment installed upon the premises of the customer for the purpose of inspection, meter reading, maintenance or replacement.
- 6. Violation of any of these rules and regulations on file with and approved by the Commission, or for any condition which adversely affects the safety of the customer or other persons, or the integrity of the Company's delivery system.
- (b) The Company may discontinue service after written notice by first class mail is sent to the customer at least ten (10) days prior to the date of the proposed discontinuance. Service of notice by mail is complete upon mailing. As an alternative, the Company may deliver a written notice in hand to the customer at least ninety-six (96) hours prior to discontinuance.

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+ Indicates change

DATE OF ISSUE August 15, 1996

September 20, 1996 DATE EFFECTIVE

month day year

Secretary, P. O. Box 602, Cape Girardeau, MO 63702

title

address

**ISSUED BY** 

March 26, 2015 Missouri Public

CANCELLED WO-2014-0340; YW-2015-0279

P.S.C. MO. No.	2	1 st	(Original)	SHEET No.	18
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### HILLCREST UTILITIES COMPANY

For

HILLCREST MANOR SUBDIVISION

Name of Issuing Corporation

Community, Town or City

CAPE GIRARDEAU CO

### **RULES AND REGULATIONS**

<u> 1111 - 2 3 1996</u>

#### DISCONTINUANCE OF WATER SERVICE BY COMPANY (Continued)OUR Rule 7

Public Service Commission

- At least twenty-four (24) hours preceding a discontinuance, the utility shall make (c) reasonable efforts to contact the customer to advise him/her of the proposed discontinuance and what steps must be taken to avoid it.
- The Company shall postpone the discontinuance if personnel will not be available to restore service the same day, or if personnel will not be available to restore service the following day. the Company also shall postpone discontinuance if a medical emergency exists on the premises, however, the postponement may be limited to twenty-one (21) days, and the Company may require proof of a medical emergency.
- 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.
- The provisions of paragraphs (c) and (d) above may be waived if safety of Company (f) personnel while at the premises is a consideration.
- Discontinuance of service to a unit for any reason shall not prevent the Company from (g) 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 violation of these Rules and Regulations, then any monies due the Company shall become immediately due and payable.

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CANCELLED ISSUED BY March 26, 2015

Missouri Public Service Commission VO-2014-0340: YW-2015-0279

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	Cancelling P.S.C.MO. No	Revised SHEET No.
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. <u>.                                   </u>	Name of Issuing Corporation	Community, Town or City CAPE GIRARDEAU COUNTY, MO
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	RULES AND REGULATION RENDERING OF WATE	
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Rule	7 DISCONTINUANCE OF WATER SERVI	Public Service Commiss CE BY COMPANY (continued)
(±)	The Company has the right to re service to any unit to protect abuse.	
(t)	The Company shall deal with cus accounts in accordance with the Utility Billing Practices, 4CSR	Public Service Commission's
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BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

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Name of	Issuing Corporation	
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	RULES AND REGULATION	ONS GOVERNING
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Rule 8 DTS	CONTINUANCE OF WATER SEE	MISSCURI RVICE AT CUSTOMER SIREQUEST VICE Commission
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(a) Service	e will be discontinued a	at the Customer's request,
	ing not less than twenty Company during its regu	y-four (24) hours notice
		ed day, read the Customer's
		ervice rendered up to and
		inuance shall be computed and
will be	ecome due and payable in	nmediately.
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(b) A custo	omer may request tempora	ary discontinuance of
servic	e for any length of time	e for his own convenience;
howeve	r, the customer shall st	till be charged for service
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		n on charges are specified
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MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO name of officer title address 63702 CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279 ISSUED BY BETTY L.

Na  Rule 1  (a) T  S  M  f  o  (b) A  t	Cancelling P.S.C.MO. No.  UTILITIES COMPANY  Ame of Issuing Corporation  RULES AND REGULATIONS GO  RENDERING OF WATER SE  O BILLS FOR SERVICE  The charges for water service shall- pecified in the rate schedules on its souri Public Service Commission.  Or turn-off of service are set for off Service Charges.  Customer who has made application to a unit shall be responsible for	CAPE GIR OVERNING ERVICE  be at the file with a service of the ser	Revised ) EST MANOR S Community, To RARDEAU COL PE  FFR  MIS Public Servi rates the charges	SUBDIVIS: own or City JNTY, MO DEIVED 27 1989
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(b) A t w C	Customer who has made application	for water		i
(c) E	rater service provided to him at sa Sustomer notified the Company to di	id unit un	r all til the	
w w r a n b i	cach customer is responsible for furth his correct address. Failure will not be considered an excuse for eason to permit an extension of the account would be considered delinque to the Company or be mailed or delivered to the mailing the Customer's application unless actified in writing by the Customer address.	to receive or non-payme date whenevert. Bill its busines address as the Comp.	e bills ent nor en the ess will entered eany is	
s n p	Payments shall be made at the offic such other places conveniently loca nated by the Company or by ordinary payment must be received by the clo the date due.	ated as may mail. Ho	be desig- wever,	-
11	The Company will not be bound by binistake of fact as to the quantity or as a result of clerical error.			1
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DATE EFFECTIVE APRIL 8, 1989

DATE OF ISSUE MARCH 8, 1989

month day year

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

GISSUED: BY, MO name of officer

address 63702

CANCELLED

FORM NO. 13 P.S.C.MO. No		Original )	SHEET No. 23
Cancelling P.S.C.MO. No.	All Previous	Tariffs ( Original )	SHEET No
HILLCREST UTILITIES COMPANY		Revised   HILLCREST MANOR S	

Community, Town or City CAPE GIRARDEAU COUNTY, MO.

Name of Issuing Corporation

RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE

- MISSOUPI A separate bill shall be rendered for each Customer, with Commission (f) 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. 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.
- (i) Held for future use.

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ISSUED BY

Public Service Commi

March 8, 1989	DATE	EFF	ECT	IVE_		L 8, 19		
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CANCELLED March 26, 2015 Missouri Public Service Commission

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BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

ISSUED BY-

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FORM NO. 13 P.S.C.MO. N	lo2	ye ,	∫Original )	SHEET No	25
	LL PREVIOUS	TARIFF	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	SHEET No	
HILLCREST UTILITIES COMPA	ANY	_ ForHILLCRE	Revised	`C11215T17 <b>TC</b>	<u>ተፖ</u> ስ <u>ለ</u> ተ '
Name of Issuing Corporat	ion	CAPE GIR	community, T	own or City	
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RULES AND	REGULATIONS	GOVERNING	FEB :	27 1989	

RENDERING OF WATER SERVICE マニシンししける Public Service Commission

Rule 10 BILLS FOR SERVICE (continued)

- (n) After a customer has paid proper and undisputed utility bills by the due dates, for a period not to exceed one year, credit shall be established or re-established, and the deposit and any interest due shall be refunded. The utility may withhold full refund of the deposit pending resolution of a disputed matter.
- The utility shall give a receipt for deposits received, but shall also keep accurate records of deposits, including customer name, service address, amounts, interest, attempts to refund and dates of every activity regarding the deposit.
- All billing matters shall be handled in accordance with the Commission's Utility Billing Practices, 4 CSR 240-13.

FILED

APR 8 1989

Public Service Commission

\*Indicates new rate or text

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ISSUED BY-

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

title

address 63702

March 26, 2015 Missouri Public Service Commission

name of officer

CANCELLED

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	ST UTILITIES COMPANY	For HILLCRE	ST MANOR SU	BDIVISI	ON
Na	ame of Issuing Corporation	CAPE GIR	ommunity, Town ARDEAU COUN	or City TY, MO EIVED	)
<u> </u>	RULES AND REGULATION RENDERING OF WATE		FEB	27 1989	
Rule	11 METERS AND METER INSTA	LLATIONS	MIS Public Servi	SOURI ce Conin	nissic
1	All permanent service conn metered. The Company's in the standard for measuring mine the bill.	stalled meter	r shall be		
	All meters and meter insta furnished, installed, main the Company and shall rema	tained and re	emoved by		
	The Company shall have the the basis of the Customer' the type and size of meter location of same. If flow or decrease subsequent to larger or smaller meter is Customer, the cost of instable be paid by the Customer	s flow require to be instally requirements installation requested by	rements lled and s increase and a y the		
	Service to any one Customer through a single metering building is occupied by mother building shall be serviced by mother building shall be serviced by mother than the serviced by the servic	installation ore than one red by one me oing at his or is and meter	. Where a tenant, ter. The wn expense his		
(e)	The meters and meter insta the Company shall remain is owners of premises wherein shall be held responsible For failure to protect san Company may refuse to supp Company is paid for such of the charge shall be the co	tts property, they are lo for their same against dated by water unt lamage. The	and the cated fekeeping. mage, the il the amount of		

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Public Service Commission

APRIL 8, 1989 MARCH 8, 1989 DATE OF ISSUE -\_DATE EFFECTIVE\_ BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

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CANCELLED March 26, 2015 ISSUED BY-Missouri Public

name of officer

	P.S.C.MO. No. 2 ALL PREVIOUS	S TARIFF XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	Cancelling P.S.C.MO. No	Original SHEET No
LCREST	T UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISION
N	ame of Issuing Corporation	Community, Town or City CAPE GIRARDEAU COUNTY, MO
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	RULES AND REGULATION	
	RENDERING OF WATE	R SERVICE FEB 27 1989
Rule	11 METERS AND METER INSTA	MISSOUTI ALLATIONS (contributed) vice Commiss
(f)	The meter will be installed tomer's property line; it meter box vault constructed accordance with its specification in a special setting which case the excess cost be paid by the Customer.	shall be placed in a ed by the Company in fications. Company suitable metering er except where instal- ng is necessary, in
(g)	The Customer shall prompt of any defect in, or damage Setting.	ly notify the Company ge to, the Meter
(h)	Any change in the location or Meter Setting at the reshall be made at the expensand with the approval of	equest of the Customer nse of the Customer,
(i)	If an existing basement medetermined inadequate or company, the Customer must installation of a meter to the Customer's property 1: shall obtain from the Company necessary meter installation conforming to the Company said appurtenances and laby the Customer.	inaccessible by the t provide for the o be located at or near ine. The Customer pany, or furnish the ion appurtenances 's specifications, and
(j)	Approved meter installation basements, sufficiently he from freezing, may remain readily accessible, at the tomer's convenience as defor servicing and reading provided is located where	eated to keep the meter provided the meter is e Company's and Custermined by the Company, and the meter space
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MARCH 8, 1989 DATE OF ISSUE.

APRIL 8, 1989

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month day year

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

CANCELLED March 26, 2015 IS
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279 ISSUED BY- HILLCREST UTILITIES COMPANY

Name of Issuing Corporation

ForHILLCREST MANOR SUBDIVISION

Community, Town or City
CAPE GIRARDEAU COUNTY, MO

CAPE GIRARDEAU COUNTI, MO

RULES AND REGULATIONS GOVERNING
RENDERING OF WATER SERVICE FEB 27 1989

MISSOURI

Rule 11 METERS AND METER INSTALLATIONS (continued wice Commission

The Company may, at its enters the building. discretion, require the Customer to install a remote reading device at an approved location, 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 discharge 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 ultimately refusing service or proceeding to discontinue service.

FILED

APR 8 1989

\*Indicates new rate or text

+Indicates change

Public Service Commission

DATE OF ISSUE MARCH 8, 1989

month day year

DATE EFFECTIVE APRIL 8, 1989

month day year

ISSUED BY BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

name of officer title address 63702

March 26, 2015
Missouri Public
Service Commission
WO-2014-0340; YW-2015-0279

ISSUED BY

name of officer

name of officer

CANCELLED

RULES AND REGULATIONS GOVERNING	FEB 27 1989
RENDERING OF WATER SERVICE	
METER TESTS AND TEST FEES	MISSOURI Public Service Commission

- (a) Any customer may request the Company to make a special test of the accuracy of the meter through which water is supplied to him. This test will be made in accordance
- (b) The Company reserves the right to remove and test a meter at any time and to substitute another in its place. In case of a dispute involving a question as to the accuracy of the meter, a test will be made by the Company upon the request of the Customer without charge if the meter has not been tested within twelve (12) months preceding the requested test: otherwise. an approved charge will be made if the test indicates meter accuracy within five percent (5%) or less.

with the standard regulations of the Commission.

- A meter test requested by the Customer may be witnessed by the Customer or his duly authorized representative, except for tests of meters larger than two (2) inch inlet, which will be conducted by the meter manufacturer. A certified copy of the test will be provided to the Customer.
- (d) If a test shall show an average error of more than five percent (5%), billings shall be adjusted as provided in the Rule for bill adjustments based on meter tests.

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APR 3 1989

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Rule 12

Public Service Commission

APRIL 8, 1989 MARCH 8, 1989 \_DATE EFFECTIVE DATE OF ISSUE month day year month day year

ISSUED BY BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

name of officer

title address63702

CANCELLED

HILLCREST UTILITIES COMPANY

Name of Issuing Corporation

For HILLCREST MANOR SUBDIVISION Community, Town or City
CAPE GÉRARDEAU COUNTY, MO

RECEIVED

RULES AND REGULATIONS GOVERNING
RENDERING OF WATER SERVICE FEB 27 1989

MISSOURI

Rule 13 BILL ADJUSTMENTS BASED ON METER TESESC Service Commission

- (a) Whenever any test by the Company of a meter while in service or upon its removal from service shall show such meter to have an average error of more than five percent (5%) on the test streams prescribed by the Commission, the Company shall adjust the Customer's bills by the amount of the actual average error of the meter and not the difference between the allowable error and the error as found. The period of adjustment on account of the under-registration or over-registration shall be determined as follows:
  - (1) Where the period of error can be shown, the adjustment shall be made for such period.
  - (2) Where the period of error cannot be shown, the error found shall be considered to have existed for three (3) months preceding the test.
- (b) If the meter is found on any such test to under-register, the Company may render a bill to the Customer concerned for the estimated consumption not covered by bills previously rendered during the period of inaccuracy as above outlined. Such action shall be taken only when the Company was not at fault for allowing the inaccurate meter to remain in service.
- (c) If the meter is found faster than allowable, the Company shall refund to the Customer concerned any overcharge caused thereby during the period of inaccuracy as above defined. Said refund may, at the Company's option, be in the form of a credit to the Customer's bill.

FILED

APR 8 1989

\*Indicates new rate or text +Indicates change

Public Service Commission

APRIL 8, 1989

MARCH 8, 1989

\_\_\_\_DATE EFFECTIVE\_

month day year

DATE OF ISSUE month day year

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

name of officer

title

HILLCREST UTILITIES COMPANY

HILLCREST MANOR SUBDIVISION

Name of Issuing Corporation

Community, Town or City CAPE GIRARDEAU COUNTY, MO

RECEIVED RULES AND REGULATIONS GOVERNING

RENDERING OF WATER SERVICE

FEB 27 1989

# Rule 14 EXTENSION OF WATER MAINS

MISSOURI Public Service Commission

- This rule shall govern the extension of mains by the Company in areas where there are no water mains in the streets and/or roadways. Company will extend its mains along streets or roads within its certified area to serve new customers under the following terms and conditions:
  - (1)Upon receipt of a written application for a main extension, the Company will provide the Applicant(s) an itemized estimate of the cost of the proposed extension. Said estimate shall include the cost of all labor and materials required, including valves, fire hydrants, booster stations, storage facilities, reconstruction of existing mains (if necessary), and the direct costs associated with supervision, engineering, permits, and bookkeeping. Applicable income tax cost will be added to this estimate calculated at the maximum rate.
  - (2) Applicants shall enter into a contract with the Company for the installation of said extension and shall tender to the Company a contribution in-aid-of construction equal to the amount determined in A-1, plus the appropriate customer connection fee. The contract may allow the customer to contract with an independent contractor for the installation and supply of material, except that mains of 12" or greater diameter must be installed by the Company and the reconstruction of existing facilities must be done by the Company. FILED

APR 8 1989

Public Service Commission

DATE OF ISSUE MARCH 8, 1989 month day year \_\_\_\_DATE EFFECTIVE APRIL 8, 1989

month day year

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

ISSUED BY-

name of officer

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Rule	14	EXTENSION OF I	WATER MAINS (co	ontinue#Ublic Service	Commis
	(3)	The cost to a	an Applicant or	r Annlicants	· }
-		connecting to	o a main extens	sion contributed	1
		by other App	licants shall b	oe as follows:	
		(a) For sing	gle-family resi	idential	
		- Applica	nts that are ap	oplying for	]
		service	in a platted s	subdivision, the the the actual cost	1
		of the	extension (incl	luding income	
	•	. taxes)	by the number o	of lots abutting	
		said ex	tension to dete	ermine the per	
		lots. co	ension cost. V orner lots whic	when counting ch abut existing	
		mains sl	hall be exclude	ed.	
		(b) For sin	alo fomila moni	idontial	1
		Applicat	gle-family resi nts that are ap	oplying for	
•		service	in areas that	are unplatted in	
		subdivi shall b	sion lots, the e equal to the	Applicants' cost	
,		the main	n extension div	vided by the	
		total le	ength of the ma	ain extension in	
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			t will be equal ted for a sing	l to the amount le-family	
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ISSUED BY BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO

CANCELLED March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279

name of officer

title

APRIL 8, 1989 MARCH 8, 1989 DATE OF ISSUE \_\_ \_\_\_ DATE EFFECTIVE\_ month day year month day year

BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO ISSUED BY-

March 26, 2015 Missouri Public Service Commission WO-2014-0340; YW-2015-0279

CANCELLED

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HILLCREST UTILITIES COMPANY

Name of Issuing Corporation

Community Town or City
CAPE GIRARDEAU COUNTY ME

RULES AND REGU	LATIONS	GOVERNING	FEB 27 1989
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#### Rule 14 EXTENSION OF WATER MAINS (continued)

- (d) The sum of all refunds to any 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.
- (8) No interest will be paid by the Company of payments for the extension made by the Applicant(s).
- If extensions are required on private roads. (9) 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.

FILED

APR 8 1989

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