P.S.C. MO No. 2 1st Revised Sheet No. Adoption Notice Canceling P.S.C. MO No. 2 Original Sheet No. Adoption Notice

Name of Utility: Hillcrest Utility Operating Company, Inc.

Service Area: Hillcrest Manor Subdivision

Rules Governing Rendering of Sewer Service

Hillcrest Utility Operating Company, Inc. hereby adopts, ratifies, and makes it own, in every respect, all tariffs with the Public Service Commission, State of Missouri, under the name Brandco Investments, LLC and Hillcrest Utilities Company currently on file with and approved by the Commission, representing the rates, terms and conditions of the regulated sewer service previously provided by these companies or under these previous names.

- * Indicates new rate or text
- + Indicates change

March 26, 2015

DATE EFFECTIVE April 22, 2015

Month Day Year

DATE OF ISSUE March 23, 2015
Month Day Year

P.S.C. MO No. 2

Original

Adoption Notice

Brandco Investments, LLC Name of Issuing Company

Certificated Service Areas Previously Served by Hillcrest Utilities Company For:

Certificated Service Area

SEWER 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 sewer 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 sewer 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

P.S.C. MO No. 2 Original Sheet No. Title Page P.S.C. MO No. Sheet No.

Canceling P.S.C. MO No.

Name of Utility: Hillcrest Utility Operating Company, Inc.

Service Area: Hillcrest Manor Subdivision

Rules Governing Rendering of Sewer Service

Hillcrest Utility Operating Company, Inc.

Schedule of Rates, Rules and Regulations And Conditions of Service Governing the Provision and Taking of Sewer Service

- * Indicates new rate or text
- + Indicates change

March 26, 2015

DATE EFFECTIVE April 22, 2015

Month Day Year

ORM NO. 13 P.S.C.MO. No2	SHEET No. 1
ALL PREVIOUS Cancelling P.S.C.MO. No.	Original SHEET No.
	(Revised)
Name of Issuing Corporation	For HILLCREST MANOR SUBDIVISION Community, Town or City
-	Community, Town or City CAPE GIRAR EN COUNTY, MO
TITLE PAG	E FEL 87 1997
	Public Service Commission
HILLCREST UTILI	TIES CO.
RATES	
RULES AND REGU	JLATIONS
APPLYING TO SEWE	ER SERVICE
IN	
HILLCREST MANOR S	SUBDIVISION
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FILED WITH	THE
PUBLIC SERVICE COMMISS	SION OF MISSOURI
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DATE EFFECTIVE APRIL 8, 1969 month day year DATE OF ISSUE MARCH 8, 1989 month day year

CANCELLED
March 26, 2015 ISSUED BY
Missouri Public
Service Commission
WO-2014-0340; YS-2015-0280

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

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1st Revised P.S.C. MO No. 2 Sheet No. 1 Canceling P.S.C. MO No. 2 Original Sheet No. 1

Name of Utility: Hillcrest Utility Operating Company, Inc.

Service Area: Hillcrest Manor Subdivision

Rules Governing Rendering of Sewer Service	
Reserved for Future Use	
* Indicates new rate or text	
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March 26, 2015

DATE OF ISSUE March 23, 2015 Month Day Year DATE EFFECTIVE April 22, 2015

Year

FORM NO. 13	P.S.C.MO. N	No. 2	TARIFF	Origina XXXXXX	SHEET No	2
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HILLCREST	UTILITIES C	COMPANY	HILL	CREST MAI	NOR SUBDIVIS	SION
Name of	Issuing Corporat	tion	CAPE	Community; GIRARDE	Town or Gity AU COUNTY, N	10
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14	ame of issuing Corporation	CAPE GIRARDEAU COUNTY, MO
		- FUB-2V 1989
	INDEX	TED AT 1520
	SEWER SERVICES	
	,	Public Service Commission
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	Index	2
	Map of Service Area	3
	Legal Description of Service And Schedule of Rates	rea 4 5
	Schedule of Nates Schedule of Service Charges	6
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1	Definitions	7-9
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DATE OF ISSUE MARCH 8, 1989 DATE EFFECTIVE $\frac{\text{APRIL 8, 1989}}{\text{month day year}}$ month day year

ISSUED BY BETTY L. MONTGOMERY, SECRETARY, PO BOX 602, CAPE GIRARDEAU, MO
name of officer title address 63703 address

CANCELLED August 19, 2016 Missouri Public Service Commission WR-2016-0064; YS-2017-0016

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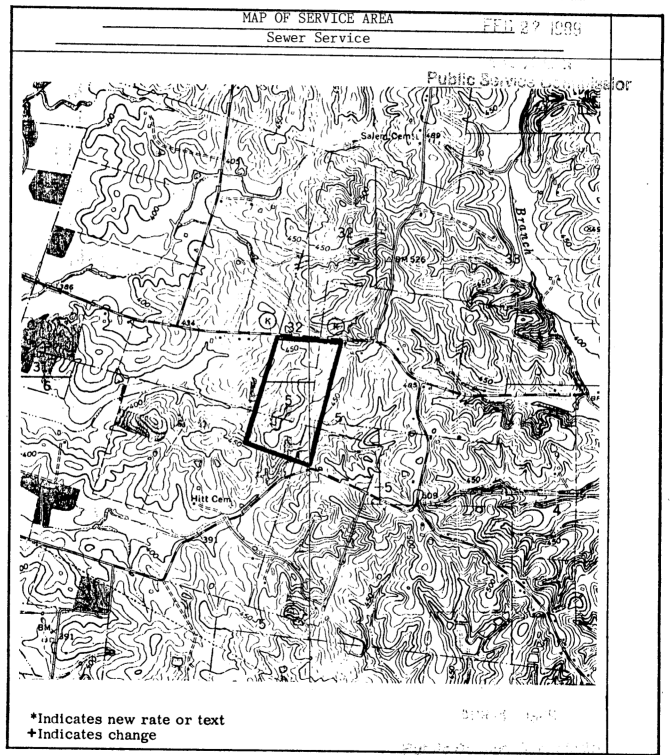
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Original) SHEET No	All previous tariffs	celling P.S.C.MO. No	C
Revised }			

Hillcrest Utilities Company
Name of Issuing Corporation

For Hillcrest Manor Subdivision

Community, Town or City

Cape Girardeau County, MOrry



DATE OF ISSUE March 8, 1989

month day year

CANCELLED'SSUED BY

CANCELLED'SSUED BY

Secretary, PO Box 602, Cape Girardeau, MO

August 19, 2016

Rame of officer

title

address 63702

Missouri Public Service Commission WR-2016-0064; YS-2017-0016

FORM NO. 13	P.S.C.MO. No. 2 ALL PREV elling P.S.C.MO. No	IOUS TARIFF X	**************************************	SHEET No. 4
HILLCREST UNITED Name of	TILITIES COMPANY Issuing Corporation		T MANOR	SUBDIVISION

LEGAL DESCRIPTION OF SERVICE AREA シタ 下独の

Public Service Commission

Community, Town or City

CAPE GIRARDEAU COUNTY, MO

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 l degree 58' curve to the left; thence in an easterly direction with said l 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: 3 14 内 内部的

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

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Missouri Public Service Commission WR-2016-0064; YS-2017-0016 name of officer

Cancelling P.S.C.MO. No	
ILLCREST UTILITIES COMPANY Name of Issuing Corporation	Community, Town or City
<u>-</u>	
	FOR HILLCREST MANOR SUBDIVISION Community, Town or City CAPE GIRARDEAU COUNTY, MO CAPE GIRARDEAU COUNTY, MO Public Service Fublic Service any sewer customer located on Company's suitable for supplying the service Single Family \$14.63 per month \$11.70 per month Le Federal, State or local taxes, computed shall be added as separate items in 11.
Availability	Public Service Congression
Available to any sewer custom collecting mains suitable for supprequested.	er located on Company's lying the service
Rate	
Residential Single Family	\$14.63 per month
Apartments	\$11.70 per month
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-	P.S.C.MO. No. 2 ALL PREV	OUS TARIFF	Original SHEET No	
Cancel	ling P.S.C.MO. No.		_{Original } SHEET No {Revised }	•
HILLCREST U	TILITIES COMPANY	HILL(CREST MANOR SUBDIV	ISIO
Name of Is	suing Corporation	C	ommunity, Town or City	
		————CAPE	GIRARDEAU COUNTY,	MO
	SCHEDULE OF S	SERVICE CHARGE	ES RECEIVE	-)
	SEWER S	ERVICE		k#V
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Tap-On an	d Inspection Fee	•	Publie ระกับเวล Cons	m ss l
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Missouri Public Service Commission WR-2016-0064; YS-2017-0016

- include mobile homes or any building, residential, commercial, or industrial, owned or leased and each unit of any multi-unit structure.
- A "COLLECTING SEWER" is a pipeline, including (d) 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.
- A "CUSTOMER'S SERVICE SEWER" is a pipe with (e) 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.

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Missouri Public **Service Commission**

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	P.S.C.MO. No. 2 ALL PREVIOUS TARIFF	Original SHEET No Revisedak Original SHEET No
Cance	elling P.S.C.MO. No.	Revised SHEET NO
HTT.T.CREST	UTILITIES COMPANY FOR HILI	LCREST MANOR SUBDIVISION
	Issuing Corporation For HILL	Community, Town or City
	CAPI	E GIRARDEAU COUNTY, MO
	Rules and Regulations Govern Rendering of Sewer Service	
	Relidering of Bewer Bervies	
Rule	1 <u>DEFINITIONS</u> (continued)	Public Service Commissio
•	A "SERVICE CONNECTION" is the co service sewer to the Company col either at the bell of a "Y" bran of a saddle placed on the barrel lecting sewer.	onnection of a lecting sewer ach or the bell
] (((The "DATE OF CONNECTION" shall be permit for a service connection Company. In the event no permit service connection is made, the connection shall be determined be available information, such as coccupancy permits, or water or eturn-on dates.	is issued by the is taken and a date of eased on construction/
ć	"DOMESTIC SEWAGE" is sewage, exc and surface water, resulting fro household activities.	luding storm m normal
(("NON-DOMESTIC SEWAGE" is all sew domestic sewage including, but no commercial or industrial wastes. pertaining to Improper Waste and Use.)	ot limited to, (See Rule 6
·	A "FOUNDATION DRAIN" is a pipe is or outside the foundation of a spurpose of draining ground or subway from the foundation.	tructure for the
ä	"PH" is the relative degree of a alkalinity of water as indicated ion concentration. PH is indica	by the hydrogen

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

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

August 19, 20**1**\$SUED BY-Missouri Public Service Commission WR-2016-0064; YS-2017-0016

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Nan Nan	ST UTILITIES COMPANY Le of Issuing Corporation	For HILLCREST MANOR SUBDIVICOM OF Cit	
		CAPE GIRARDEAU COUNTY,	MO
	Rules and Regulation Rendering of Sewer	2	
	Mendelling of Bewel	r Service FIS 27 1980	
Rule	1 <u>DEFINITIONS</u> (continued)	Public Survice Colini	Hesior
(1)	"B.O.D." denotes biochemic is the quantity of oxygen chemical oxidation of organization and laboratory conditional conditions are liter.	utilized in the bio- anic matter under	
(m)	"SUSPENDED SOLIDS" are the insoluble materials suspen expressed in milligrams peweight basis as determined procedures.	nded or dispersed waste er liter on a dry	
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August 19, 20**ISSUED E**Missouri Public
Service Commission
WR-2016-0064; YS-2017-0016

Name of Issuing Corporation

HILLCREST UTILITIES COMPANY FORHILLCREST MANOR SUBDIVISION Community, Town or City

CAPE GIRARDEAU COUNTY, MO

Rules and Regulations Governing	FT 8 5 9	าอดูด
Rendering of Sewer Service		- C/C/C/

Public Service Commission

Rule 2 GENERAL

- 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, rules and regulations.
- The Company's rules and regulations governing (b) rendering of service are set forth in these numbered sheets. The rates applicable to appropriate class of service are set forth in rate schedules and constitute a part of these rules and regulations.
- The Company reserves the right, subject to the authority of the Public Service Commission of Missouri, to prescribe additional rates, rules or regulations or to alter existing rates, rules or regulations as it may deem necessary or proper.
- At the effective date of these rules and regu-(d) lations, 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 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 in the Company's judgement.
- (e) The Company shall have the right to enter upon the Customer's premises for the purpose of inspecting for compliance with these rules and regulations. Company personnel shall identify themselves and such inspections shall be comb ducted during reasonable hours.

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DATE EFFECTIVE APRIL 8, 1989 DATE OF ISSUE MARCH 8, 1989

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

address 63702

month day year

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FORM NO.	P.S.C.MO. No. 2 {Original } SHEET No	11
	Cancelling P.S.C.MO. No. SHEET NO. S	
	(Revised)	
	For	
	CAPE GIRARDEAU COUNTY, MO	
	Rules and Regulations Governing Rendering of Sewer Service FEB 27 1989	
Rule	2 3 LIMITED AUTHORITY OF COMPANY EMPLOYEE'S SERVICE COMMESSION	or
(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 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 letter or intent of these rules and regulations.	1
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Service Commission

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Name of Issuing Corporation

HILLCREST UTILITIES COMPANY FOHILLCREST MANOR SUBDIVISION Community, Town or City

CAPE GIRARDEAU COUNTY, MO

Rules and Regulations Governing	MEGENER
Rendering of Sewer Service	
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Rule 4 APPLICATIONS FOR SEWER SERVICE Public Service Commission

- A written application for service, signed by the customer and accompanied by the appropriate fees and other information required by these rules and regulations, must be received from each Customer before service is provided to any premises. Said application must state the name of the owner of said premises and, in the case of a commercial or industrial Customer, must also state the quantity and strength of effluent to be discharged from said premises into Company's sewer system. 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. Company shall have the right to refuse service for failure to comply with the rules and regulations herein, or if the customer owes a past due bill not in dispute for sewer service at any location within the Company's area. any case, where unusual construction or equipment expense is necessary to furnish the service, the Company may require a contract specifying a reasonable period of time for the Company to provide the service. The Company shall notify the owner of property served and what the Company's billing rules are.
- (b) A commercial or industrial Customer shall, upon request of the Company, present in writing to the Company a list of the devices which are to be attached to the Company's lines, giving 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.

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(Cancelling P.S.C.MO. No	Original SHEET No.
LLCRES Nan	GT UTILITIES COMPANY	For HILLCREST MANOR SUBDIVISION Community, Town or City CAPE GIRARDEAU COUNTY, MO
	Rules and Regulation	
	Rendering of Sewe	
Rule	4 APPLICATIONS FOR SEWER	R SERVICE (Continued) Comment
(c)	No substantial addition to equipment or appliances of system of the Company for trial customers shall be written notice to and with of the Company.	connected to the sewer r commercial or indus-made except upon
(đ)	Any change in the location service connection requestions shall be made at his expense.	sted by the Customer
(e)	Customer service sewers walong public streets or a property of others in consewers. If a service con a point not already serve of adequate capacity, the be extended in accordance	roadways or through nnecting with collecting nnection is requested at ed by a collecting sewer e collecting sewer shall
(f)	New service connections when a service connection Company based on the sche	n fee is paid to the
(g)	When a service is to be of employed by the Customer connecting accessories from plumber shall advise the advance of when he expect stalled so a representation inspect the installation.	shall obtain the rom the Company. The Company 24 hours in ts to have service in- ive of the Company can
		Section 1
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MARCH 8, 1989 DATE OF ISSUE _

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RM NO. 13	P.S.C.MO. No. 2 ALL PREVIOU	IC MADITE	Original SHEET	No
Canc	elling P.S.C.MO. No.		Original SHEET	No
LLCREST UT	TILITIES COMPANY Issuing Corporation	FoHILLCH	REST MANOR SUBDIVI	ISION
	aboung corporation	CAPE (GIRARDEAU COUNTY,	MO
	Rules and Regulat	ions Govern	ning	0
	Rendering of Se	wer Service	PEB 22 1080	c
Rule 4	APPLICATIONS FOR SEW	ER SERVICE	(continued)	anisaic
agr the	rvice to any applicantees to install a water company, so that the	er meter ac	ccessible to	
sev	ver charges.	ere will be	e a basis for	
sev -	ver charges.	ere will be	e a basis for	
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month day year

MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

name of officer month day year

Service Commission WR-2016-0064; YS-2017-0016

Name of Issuing Corporation

Name of Issuing Corporation

Community, Town or City
CAPE GIRARDEAU COUNTY, MO

Rules and Regulations Governing
Rendering of Sewer Service

Rule 5 INSIDE PIPING AND CUSTOMER SERVICE SEWER SIVICE COMMISSION

- (a) The Customer will provide the service sewer at his expense and risk. As a condition of service, inside requirements of all governmental units having jurisdiction and the Company's rules and regulations must be met at the time of connection to the system. The Company may deny service or may discontinue service where footing 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.
- (b) A separate and independent Customer service sewer shall be required for every building, except when one building stands at the rear of another building on an interior lot where no private service sewer is available and cannot can be constructed to the rear building through an adjoining alley, courtyard, or driveway; in that situation, the Customer's service sewer from the front building may be extended to the rear building and it will be considered as one Customer's service sewer.
- (c) Existing service sewers may be used in connection with new buildings only when they are found on examination and test to meet all requirements of the Company.

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

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August 19, 2016 SSUED BY—
Missouri Public

name of officer

(f) Whenever possible the Customer's service sewer shall be brought to the building at an elevation below the basement floor. No building sewer shall be laid parallel to or within three (3) feet of any bearing wall. The depth shall be sufficient to afford protection from frost. Customer's service sewer shall be laid at a uniform grade and in straight alignment insofar as possible. Changes in direction shall be made only with properly curved pipes and fittings.

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Public Strivice APRIL 8, 1989

MARCH 8, 1989 DATE OF ISSUE -

month day year

_DATE EFFECTIVE

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

CANCELLED August 19, 20 SUED BY-Missouri Public Service Commission

WR-2016-0064; YS-2017-0016

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FORM NO. 13 PSC MO No. 2 (Original) SHEET No.	17
FORM NO. 13 P.S.C.MO. No. 2 Original SHEET No. ALL PREVIOUS TARIFF	17
Cancelling P.S.C.MO. No. SHEET No. (Revised)	
HILLCREST UTILITIES COMPANY FOR HILLCREST MANOR SUBDIVISION	ON
Name of Issuing Corporation Community, Town or City CAPE GIRARDEAU COUNTY, MO	
REDEVELO	
Rules and Regulations Governing Rendering of Sewer Service	
Name (No. 1	
Rule 5 INSIDE PIPING AND CUSTOMER SERVICE CONTINUED CONT	aior
(g) In all buildings in which any building drain is too low to permit adequate gravity flow to the collecting sewer, sanitary sewage carried by such drains shall be lifted by approved artificial means and discharged to the building sewer. No water operated sewage ejector shall be used.	·
(h) All excavations required for the installation of a Customer's service sewer shall be open trench work unless otherwise approved by the Company. Pipe laying and backfill shall be performed in accordance with the latest published engineering specifications of the manufacturer of the materials used and all applicable local plumbing codes, except that no backfill shall be placed until the work has been inspected by the Company. Only those jointing materials and methods which are approved by the Company may be used.	
(i) The connection of the customer's service sewer into the collecting sewer shall be made at the "Y" branch, if such branch is available at a suitable location. If the Company's collecting sewer is vitrified clay pipe of 12" diameter or less and there is no properly located "Y" branch at a suitable location, a "Y" branch shall be installed at a location specified by the Company. If the Company's collecting sewer is greater than 12" in diameter, or is PVC of any size, a neat hole may be cut at a location specified by the Company, and a saddle installed	
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DATE OF ISSUE MARCH 8, 1989

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ORM NO.	P.S.C.MO. No. 2 ALL PREVIOUS TARIFF Cancelling P.S.C.MO. No	Original SHEET No. 18 Revised SHEET No
HILLCRES Nan		REST MANOR SUBDIVISION Community, Town or City
	CAPE_GI	RARDEAU COUNTY, MO
	Rules and Regulations Governing Rendering of Sewer Service	## ## 18.9 \$89 P \$ T L # 20 1
Rule		A company of
	to which the Customer's service sewer connected. The invert of the custom sewer at the point of connection share centerline or higher elevation than of the Company's collecting sewer. neat joint shall be made, and the comade secure and watertight by encase crete.	mer's service all be at the the invert A smooth onnection
(j)	The Customer is obligated to construent and maintain the service sewer from lecting sewer to the building of the and such construction and maintenance customer shall be subject to the appauthorized inspector of the Company be in accordance with these Rules and lations as well as construction inforthe Company in force at that time.	the col- e applicant ce by the proval of an and shall nd Regu-
(k)	The Company will locate the point to service sewer connection will be made Company will furnish a "Y" branch, whas not previously been installed, coutlet at the collecting sewer which located in the public right-of-way coessement. All connections are subjective inspection and approval by the Company application for new connection must writing 24 hours in advance stating	de and the when a "Y" or other a shall be or Company ect to any. An be filed in
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BETTY L. MONTGOMERY, SECRETARY, P O BOX 602, CAPE GIRARDEAU, MO

Missouri Public Service Commission WR-2016-0064; YS-2017-0016

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FORM NO. 13 P.S.C.MO. No. 2 ALL PREVIOUS TARIFF Cancelling P.S.C.MO. No. (Original) Revised Revised SHEET No. (Revised)	19
HILLCREST UTILITIES COMPANY Name of Issuing Corporation For HILLCREST MANOR SUBDIVISION Community, Town or City CAPE GIRARDEAU COUNTY, MO	_
Rules and Regulations Governing Rendering of Sewer Service	
Rule 5 INSIDE PIPING AND CUSTOMER BERNAGE VICE COMMESSION	
house number, name of the applicant, name of the property owner, and the time at which connection is to be made. The Company will not be required to supply sewer service until each such connection has been inspected and approved by it. In the event the Customer or the Customer's agent shall damage a "Y" branch or go onto the public right-of-way or Company easement and cause damage to the collecting sewer, then the Customer shall be responsible for the cost of repair or replacing any such damage. The "Y" branch is considered part of the collecting sewer.	
(1) Company personnel may not work on piping or facilities not owned by the Company unless authorized by the Company.	

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Cancelling P.S.C.MO. No.

HILLCREST UTILITIES COMPANY Name of Issuing Corporation

Revised HILLCREST MANOR SUBDIVISION

XXXXXXXXX

Community, Town or City CAPE GIRARDEAU COUNTY, MO

Rules and Regulations Governing Rendering of Sewer Service

Rule 6 IMPROPER OR EXCESSIVE USE

- Public Service Commission
- (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 for excess load, or the requirement that the Customer install facilities to prevent excessive loads and other adverse impacts upon the Company's system.
- (b) No person 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 Company's collecting sewers.
- (c) No person shall discharge or cause to be discharged any of the following described waste waters into the Company's collection sewers:
 - (1)Any liquid or vapor having a temperature higher than 150 degrees F.
 - (2) Any waste water which may contain more than 100 parts per million, by weight, of fat, oil or grease.
 - (3) Any waste water which may contain more than 25 parts per million, by weight, of soluble oils.
 - Any gasoline, benzene, naptha, fuel oil, (4)or other flammable or explosive liquid, solid or gas.
 - (5) Any garbage that has not been properly shredded.

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

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	Cancelling P.S.C.MO. No. (Original) SHEET No. (Revised)
	T UTILITIES COMPANY HILLCREST MANOR SUBDIVISI
Nai	me of Issuing Corporation Community, Town or City CAPE GIRARDEAU COUNTY, MC
	
	Rules and Regulations Governing Rendering of Sewer Service FIRE 27 1985
Rule	7 DISCONTINUANCE OF SERVICE BY COMPRNYIC SURVING CURRENT
(a)	The Company reserves the right to discontinue services for any of the following reasons:
	 For failure to comply with these rules and regulations. For nonpayment of utility bill (see Rule 9). For resale of sewer service. For an unauthorized sewer connection to Company sewers.
(b)	Discontinuance of service to a premises for, violation of these Rules and Regulations 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.
(c)	If 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.
(d)	The Company has the right to refuse or to discontinue service to any premises to protect itself against fraud or abuse.
(e)	At least thirty (30) days prior to physical discontinuance of service, the Company will mail a written notice to the Customer and to the property owner if different than the customer by registered or certified mail, return receipt requested, with a copy thereof forwarded to the Public Service Commission. Said notice shall state the violation and service may be

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Rule	7 DISCONTINUANO (continued)			Hylic Service	Consideration
	discontinued at of the notice per arrangements for have not been made to be detrimental to be detrimental to public or cause the Company is discontinuance of the company is discontinuance of the company is discontinuance.	eriod, provided by the chirty (30) scharge of damage to discovered provided, be notification.	rided satisface of the second day notice materials when the sewer second to protect the Custometed immediat	factory service and the e may be which might ety of the system of vent of health and er and the tely thereof	
(f)	Reconnection of authority of thi payment of the o	s rule wil	ll be made s	ected by subject to	
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Missouri Public
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HILLCREST UTILITIES COMPANY Name of Issuing Corporation

For HILLCREST MANOR SUBDIVISION

Community, Town or City CAPE GIRARDEAU COUNTY, MO

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Rules and Regulations Governing Rendering of Sewer Service 3 37 1989

INTERRUPTIONS IN SERVICE Rule 8

Public Service Commission

- (a) The Company reserves the right to limit sewer service in its collecting sewers at any time 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.
- In order to avoid overloading the capacities of (d) the Company collecting sewers and treatment facilities, the Company reserves the right at all times to determine and regulate, in a reasonable and non-discriminatory manner, the maximum amounts or strength of the wastes discharged into the Company's collecting sewers when they are greater than normal domestic sewage.

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LCRES Nan	T UTILITIES COMPANY ne of Issuing Corporation For HILLCREST MANOR SUBDIVISI Community, Town or City CAPE GIRARDEAU COUNTY, MC
	Rules and Regulations Governing Rendering of Sewer Service
Rule	9 BILLS FOR SERVICE Public Service Commis
(a)	The charges for sewer service shall be at the rates specified in the applicable tariffs on file with the Missouri Public Service Commission. The point of assumption of sewer service shall be at the service connection. Service charges for connection or disconnection are set forth in Rule 10.
(b)	A Customer who has made application for service to a premises shall be held liable for all service furnished to such premises until the customer notifies the Company in writing to discontinue service.
(c)	A Customer is liable for payment for all monthly service charges for sewer service to a premises from the date of connection until the date of disconnection. At least five days prior to disconnection, the Customer shall notify the Company of the date, place, and time of disconnection.
(d)	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.
(e)	Payments shall be made at the office of the Company or at an equally convenient location designated by the Company.
(f)	A separate bill shall be rendered for each Customer's sewer service.

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

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Name of Issuing Corporation

Community, Town or City
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Rules and Regulations Governing	MEC.EN	
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Rendering of Sewer Service		J
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Rule 9 BILLS FOR SERVICE (continued)

Public Service Commission

- (q) The Company shall have the right to render bills monthly in advance and such bills shall be due and payable on the due date indicated on the bill. The Company shall have the right to charge Customers on a monthly basis in arrears when the sewer charges are based on water usage.
- (h) Neither the Company nor the Customer will be bound by bills rendered under mistake of fact as to the quantity of service rendered or as a result of clerical error.
- All bills for sewer service become delinquent after the due date stated on the bill. may be discontinued thirty (30) days after written notice by certified mail from the The Company shall have the right to charge to the customer's account reasonable costs and fees incurred in collecting the delinquent amount.
- (j) When bills are rendered for a period of less than a complete billing period due to the connection or termination of service, the billing shall be for the proportionate part of the monthly charge, or where water usage is the basis for the charge, at the appropriate rate for water used, or a proportionate part of the residential rate, whichever is applicable. Customers terminating with less than one month's service shall pay not less than the monthly minimum.
- If a Customer is a tenant, the Company may require the owner of the property to be ultimately responsible for payment of bills for service, provided the Company has made reasonable and timely efforts to collect bills due from the Customer, All notices of delinquent bills or disconnection shall also be sent to the owner of the property. (k)

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	Rules and Regulation Rendering of Sewer	s Governing Service		2.7.1985	

SPECIAL CONTRACT FOR EXCESSIVE CAPACITY

In the event that the Customer to be served proposes to discharge into Company's system an abnormally high volume or strength of waste as to require an enlargement of Company's existing sewage treatment plant or the construction of a temporary sewage treatment plant, and/or the construction or reconstruction of sewer lines, service shall be provided to such customer under the terms and conditions of a mutually satisfactory contract, in form approved by the Public Service Commission of Missouri, 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.

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

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HILLCREST UTILITIES COMPANY Name of Issuing Corporation

For HILLCREST MANOR SUBDIVISION Community. Town or City

CAPE GIRARDEAU COUNTY, MO

Rules and	Regu]	lations	Governing
Renderin	q of	Sewer	Service

RULE 11 Extension of Collecting Sewers Public Service Commission

- Α. This rule shall govern the extension of collecting sewers by the Company in areas where there are no collecting sewers in the streets and/or roadways. The Company will extend its collecting sewers along streets or roads within its certified area to serve new customers under the following terms and conditions:
 - 1. Upon receipt of written application for service in compliance with Rule 4, 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 manholes, cleanouts, lift stations, reconstruction of existing sewers (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. Applicant(s) 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(s). Applicant(s) shall have the option of installing the main extension under the provisions of Rule 12B in lieu of entering into said contract.

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Name of Iss	uing Corporation	Co	mmunity T	own or City

Rules and Regulations Governing Rendering of Sewer Service

RULE 10

Community, Town or City

CAPE GIRARDEAU COUNTY, MO

- 3.11 If, as a result of reasonably unforeseen circumstances, the actual cost of the extension exceeds the estimated cost of the extension, the Applicant(s) shall pay the added cost.
- 4. The cost to an Applicant or Applicants connecting to a sewer that was contributed by other Applicants shall be as follows:
 - For single-family residential Applicants that are applying for service in a platted subdivision, the Company shall divide the actual cost of the extension (including income taxes) by the number of lots abutting said extension to determine the per lot extension cost. When counting lots, corner lots which abut existing mains shall be excluded.
 - (b) For single-family residential Applicants that are applying for service in areas that are unplatted in subdivision lots, the Applicants' cost shall be equal to the total cost of the extension divided by the total length of the extension in feet times 100 feet.
 - (c) For industrial, commercial, or multi-family residential Applicants, the cost will be equal to the amount calculated for a single-family residence in Paragraphs 3a or 3b above multiplied times a water usage factor.

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RULE 11	Exte	ension of Colle	cting Sewers	-dcontinued)	
				Public service C	ommission
	The	water usage fa lividing the av	ctor shall b	e determined	
	gall	ons by 7,000 g	allons, but	y usage in shall not be	
	less	than 1.	•		
5.	Refu	nds of contrib	utions shall	be made to	
		icant(s) as fo		se made to	
	(a)	Should the ac	tual cost of	extension be	
		less than the	estimated c	ost, the	
		Company shall soon as the a	refund the	difference as	
		ascertained.	ctual cost n	as been	
	(b)	After the Com	bas sla		
	(1)	After the Com for the year	pany nas cio in which a c	sed its books ontribution	
		was made, it	will determi:	ne its actual	
		income tax co extension and			
		tax costs col			
		Applicant.			
	(c)	During the fi	rst ten year	s after the	
		extension is	completed, the	he Company	
		will refund to for the exten	o the Applica sion monies	ants who paid	
		from Applican	ts in accord		
•	•	Rule 12A 4 abo	ove.		} }

- (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.
- Each refund shall be distributed to initial Applicant(s) based upon the

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	DEATH/FD
	Rules and Regulations Governing Rendering of Sewer Service
RULE 11.	Extension of Collecting Sewers Magnety Commission
	percentage of the actual extension cost contributed by each Applicant.
6.	Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.
7.	The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.
8.	The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply 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 or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.
col are App ext ext pro	s rule shall govern the extension of lecting sewers to prospective customers in as where no collecting sewers exist where licant(s) elects to construct said ensions. The Company will connect said ensions to its existing collecting sewers and vide service to Applicant(s) under the lowing terms and conditions:

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

CAPE GIRARDEAU COUNTY MO

Rules and Regulations Governing	RECEIVED
Rendering of Sewer Service	

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RULE 11 Extension of Collecting Sewers (continued)

Public Service Commission

- 1. Applicant(s) shall enter into a contract with the Company. The contract shall provide that the Applicant construct said collecting sewers to meet the requirements of all governmental agencies and the Company rules and regulations, contribute said sewer to the Company with a detailed accounting of the actual cost of construction, and contribute to the Company an amount equal to the Company's estimated income tax cost, calculated at the maximum rate.
- 2. Same as A8.
- 3. The Company, or its representative, shall have the right to inspect and test the extension prior to connecting it to the Company's collecting sewers.
- 4. Connection of the extension to existing Company collecting sewers shall be made only by representatives of the Company.
- 5. The Company shall have the right to refuse ownership and responsibility for the sewers until Applicant(s) has met the contractual obligation as provided in Rule 12 B.1.
- 6. Same as A5.
 - (a) Same as A5(b).
 - (b) Same as A5(c).

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