(3rd Revised) Sheet No. R 1.0 Cancelling (2nd Revised) Sheet No. R 1.0

Missouri-American Water Company
Name of Issuing Corporation

For

St. Louis County, Missouri Community, Town or City

For the following she R 1.0 R 1.1 R 1.2 R 1.3 R 1.4 R 2.0 R 2.0(a) R 2.1 R 2.2 R 2.2(a) R 2.3	R 11.0 R 11.0 (a) R 11.1 (a) R 11.1(a) R 12.0 R 12.0(a) R 12.1 R 12.2 R 12.3 R 12.4 R 12.5 R 12.6 R 12.6(a) R 12.7	R 20.2 R 21.0 R 22.0 R 22.0(a) R 22.0(b) R 22.0(c) R 22.0(d) R 22.0(e) R 22.0(e) R 22.0(f) R 22.0(g) R 22.0(g) R 22.0(h) R 22.1	+ + + + + + + + + +
R 1.1 R 1.2 R 1.3 R 1.4 R 2.0 R 2.0(a) R 2.1 R 2.2 R 2.2(a)	R 11.0 (a) R 11.1 R 11.1(a) R 12.0 R 12.0(a) R 12.1 R 12.2 R 12.3 R 12.4 R 12.5 R 12.6 R 12.6(a)	R 21.0 R 22.0 R 22.0(a) R 22.0(b) R 22.0(c) R 22.0(d) R 22.0(e) R 22.0(f) R 22.0(g) R 22.0(h)	+ + + + + + + +
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R 2.4		R 22.1(a)	+
R 3.0	R 12.8	R 23.0	+
R 4.0	R 12.8(a)	R 23.1	+
R 4.1	R 12.9	R 23.2	+
R 4.2	R 13.0	17.20.2	+
R 4.3	R 14.0		+
R 5.0	R 15.0		+
R 5.1	R 16.0		+
R 5.1(a)	R 16.0(a)		+
R 6.0	R 17.0		+
R 6.1	R 18.0		+
R 7.0	R 18.1		+
R 7.1	R 18.2		+
R 8.0	R 18.3		+
R 9.0	R 18.4		+
R 9.0(a)	R 19.0		+
R 10.0	R 19.1		+
R 10.1	R 19.1(a)		+
R 10.2	R 19.2 ´		+
R 10.3	R 20.0		+
R 10.3(a)	R 20.0(a)		+
R 10.4	R 20.1 `		+
* Indicates new rate	or text		
+ Indicates change			

October 15, 2011

DATE OF ISSUE: August 26, 2011

DATE OF EFFECTIVE: October 1, 2011

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

FILED Missouri Public Service Commission JW-2012-0088

FORM NO.	13	P.S.C.MU.NO. <u>6</u>	Second	kevibed on	EEI NO.	
Cance	lling	P.S.C.MO.No. <u>6</u>	First	Revised SH	EET No.	R1.0
ST. LOU	IS COU	NTY WATER COMPANY	For _	ST. LOUIS COUN	TY, MISS	PECEIVED
						MAR 2 1992

INITIATION OF AND CONTINUATION OF WATER SERVICE (GENERAL)

Rule 1.0 An application for meter installation and/or supply of service shall be made by each customer before service is turned on to any premises. This application may be made by mail, telephone, or at the Company office. This application, when accepted by the Company, constitutes the contract between the Company and the customer.

Application for general water service (excluding temporary water service or service for construction purposes) shall be for a minimum term of one (1) year with monthly or quarterly payments for service rendered in accordance with filed rate schedules.

The Company can refuse to provide water service through facilities that do not comply with the Company's Rules and Regulations pertaining to the nature and location of service lines or any other water facilities owned and maintained by the customer.

Excepting a request for a 5/8" or 3/4" tap for a single family residence without atypical water requirements, the Company may refuse to sell a tap in an existing main if adequate service is not available for the requested additional usage. In such a situation, Rule R22.0 will apply to provide for the necessary additional supply from the closest adequate and reliable source in the Company's distribution system.

Where Temporary Water Service is requested by a customer and provided by the Company, a Temporary Water Service charge as provided under the Company's Tariff for Miscellaneous Charges will be made and must be paid in advance to cover the cost of turning on and turning off the water. This charge will be in addition to the billing under Rate A Tariff.

Service for construction purposes or for seasonal service shall be in accordance with Rate Tariff K or V, respectively.

Customers requesting a metered service connection may be subject to a "Customer Fair Share Cost" in accordance with Rule 22.0.

FILED

APR 2 1992

MO. PUBLIC SERVICE COMM.

*Indicates new rate or text

+Indicates change

DATE OF ISSUE _____ March 3, 1992 ____ DATE EFFECTIVE _____ April 2, 1992

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 -11 EB

MISSOURI

Public Service Commission

FORM	NO.	13	P.S.C.MO.	No. <u>6</u>			First	_Revised	SHEET	No.	<u>R1</u>	.0_
С	ancel	ling	P.S.C.MO	No. <u>6</u>	<u> </u>			_Original	SHEET	No.	R1	.0_
ST.	LOU1	s cour	NTY WATER	COMPANY	<u></u>	For	ST	. LOUIS CO	OUNTY,	MISSO HE	OURI CEI	VED
										JU	N 3	1988

INITIATION OF AND CONTINUATION OF WATER SERVICE MISSOURI (GENERAL) Public Service Commission

Rule 1.0 An application for meter installation and/or supply of service shall be made by each customer before service is turned on to any premises. This application may be made by mail, telephone, or at the Company office. This application, when accepted by the Company, constitutes the contract between the Company and the customer.

Application for general water service (excluding temporary water service or service for construction purposes) shall be for a minimum term of one (1) year with monthly or quarterly payments for service rendered in accordance with filed rate schedules.

The Company can refuse to provide water service through facilities that do not comply with the Company's Rules and Regulations pertaining to the nature and location of service lines or any other water facilities owned and maintained by the customer.

Where Temporary Water Service is requested by a customer and provided by the Company, a Temporary Water Service charge as provided under the Company's Tariff for Miscellaneous Charges will be made and must be paid in advance to cover the cost of turning on and turning off the water. This charge will be in addition to the billing under Rate A Tariff.

Service for construction purposes or for seasonal service shall be in accordance with Rate Tariff K or V, respectively.

Customers requesting a metered service connection may be subject to a "Customer Fair Share Cost" in accordance with Rule 22.0.

CANCELLED

APR 2 1992 -

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Public Service Commission MISSOURI

FILED

*Indicates new rate or text +Indicates change

JUN 8 1988 88-5 Public Service Commission

DATE OF ISSUE	20M 0.3 1388	DATE EFFECTIVE	JUN 0 8 1988
77	Deedu		s Rd., St, Louis, MO 63141
ISSUED BY T. L	<u>. Reeder, V.P., Admin.,</u>	<u>535 N. New Balla</u>	<u>s Rd., St, Louis, MO 63141</u>

Cancelling P.S.C.MO.No.	riginal SHEET NO. RI.O RI.O RI.O
ST. LOUIS COUNTY WATER COMPANY FOr	ST. LOUIS COUNTY, MISSOURI Community, Town or City
Name of Issuing Corporation	
INITIATION OF AND CONTINUATION OF WAY (GENERAL)	TER SERVICE
RULE 1.0 An application for meter installation and/or so be made by each customer before service is turned on to plication may be made by mail, telephone, or at the Composition, when accepted by the Company, constitutes the company and the customer.	any premises. This ap- any office. This appli-
Application for general water service (excluding temporal service for construction purposes) shall be for a minimulation monthly or quarterly payments for service rendered rate schedules.	m term of one (1) year +
The Company can refuse to provide water service through comply with the Company's Rules and Regulations pertaining cation of service lines or any other water facilities ow the customer.	ng to the nature and lo-
Where "temporary water service" is requested by a custom Company, a single charge of \$20.00 will be made and must cover the cost of turning on and turning off the water. addition to the billing under Rate A Tariff.	be paid in advance to
Service for construction purposes or for seasonal service with Rate Tariff K or V, respectively.	e shall be in accordance *
Customers requesting a metered service connection may be Fair Share Cost" in accordance with Rule 22.0.	subject to a "Oustomer" +
CANCELLED	
JUN 8 1988 BY LAL RS RILD Public Service Commission MISSOURI	
*Indicates new rate or text +Indicates change	Signature Constitution

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Cancelling P.S.C.	MO.No.		Origina		No
ST. LOUIS COUNTY WATE	TR CYMPANY	For	, ear	I COTTO CONTROL	V Mac
Name of Issuing	 		Comm	LOUIS COUNT unity, Town o	r City
INITIATION	OF AND CONTINUAL	ION OF WATER	SERVICE	(CONTINUED)	- 1
	(6	ENERAL)			
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ater by Co	Unless spa		(GE	NERAL)	R SERVICE (CONTINUED)	
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ILE 1.2 that on the state of th	Name of INITIA	TION OF AND	CONTINUATI (GE	ON OF WATER	Commu	COUNTY, MISS	

CANCELLED
October 15, 2011

Missey Brillian Rd., St. Louis, MD 63141

CANCELLED
October 15, 2011

FORM NO. 13	P.S.C.MO.No.	6	Original	SHEET No. R1.3
Cancelling	P.S.C.MO.No.		Coriginal Revised	SHEET No.

ST. LOUIS COUNTY WATER COMPANY	For	ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation		Community, Town or City

INITIATION OF AND CONTINUATION OF WATER SERVICE (CONTINUED) (LIABILITY FOR FURNISHING UNINTERRUPTED WATER SERVICE)

RULE 1.3 The Company is not liable for failure to furnish uninterrupted water service.

In cases of Company emergencies, such as main breaks, some customers may experience interruptions in water service, however, such interruptions will be corrected as soon as it is reasonably possible.

In all other cases, reasonable efforts will be made to prevent interruptions of service and when such interruptions occur, service will be re-established as soon as reasonably possible. When service is interrupted for the purpose of scheduled work on any portion of the Distribution System, a reasonable effort will be made to have such interruption occur at a time that will cause the least inconvenience to affected customers as a whole. For scheduled shutdowns of any portion of the Company's distribution system, whenever reasonably possible, customers will be notified in advance, either orally or in writing.

*Indicates new rate or text +Indicates change

DATE OF ISSUE

SEP 2 4 1984

day

DATE EFFECTIVE

ISSUED BY

V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer

title

FORM NO. 13 P.S.C MO NO. 6 Original Sheet No. R 1.4

Missouri-American Water Company	For	St Louis County & Jefferson County Areas Only
Name of Issuing Corporation		Community, Town or City

RULES AND REGULATIONS GOVERNING THE RENDERING OF SERVICE - Continued	
Rule 1.4. A Connection/Turn-On Fee will be charged for a service connection during the Company's regular business hours or after regular business hours or on Saturday, Sunday or Holidays. Refer to Sheet No. RT 12.0 for amounts. This Service Charge is applicable whenever the Company makes a special trip to read the meter for an initial meter reading and/or to make a connection for a new customer for the premises to which service is requested.	* * * * * *

* Indicates new rate or text

+ Indicates change

DATE OF EFFECTIVE: July 1, 2010 DATE OF ISSUE: June 18, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED Missouri Public Service Commission WR-2010-0131; YW-2010-0725

FORM NO.	13	P.S.C.MO.N	o. <u> </u>	Secon	d	_Revised	SHEET	No	R2.0
Cancel	lling	P.S.C.MO.N	Io	<u> First</u>		_Revised	SHEET	No	R2.0
ST. LOU	JIS COU	UNTY WATER	COMPANY		For ST.	LOUIS CO	UNTY, I	MES GOU	性いたり

MAR 2 1989

DISCONTINUANCE OF SERVICE (CROSS-CONNECTION)

MISSOURI Public Service Commission

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RULE 2.0 When the Company becomes aware of the existence of a cross-connection, the Company shall attempt to notify the customer, but regardless of the success of the attempt, the Company shall discontinue service to such customer unless all physical connections creating the cross-connection are immediately severed. term cross-connection includes but is not limited to any physical connection between: a) a water service line from a main of the Company, b) the internal plumbing of a premises, or c) a fire hydrant, and a) any source, pipe, tank, well, cistern, or other appurtenance known to contain polluted or otherwise questionable substances, or b) any source, pipe, tank, well, cistern, or other appurtenance known to be a water supply not approved by the Missouri Department of Natural Resources ("DNR"), After discontinuance of service to a premises, the Company will attempt to notify the St. Louis County Health Department of such action. Service will not be restored until the appropriate backflow prevention control assembly has been installed. Requirements for backflow prevention control assemblies shall be in accordance with the provisions of the DNR set forth in Chapter 11, 10 CSR 60-11.010.

In addition, the Company shall discontinue water service for violation of any of the provisions of DNR regulations relating to cross-connection (Chapter 11, 10 CSR 60-11.010). If water service to premises has been discontinued for any reason relating to DNR regulations for backflow prevention (cross-connections), restoration of service and charges therefore shall be in accordance with Rule 2.2.

FILED

APR 5 1989

Public Service Commission

CANCELLED
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088
*Indicates new rate or text

+Indicates change

DATE OF ISSUE March 6, 1989

DATE EFFECTIVE April 5, 1989

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

FORM	NO.	13 P.S.C.MO.No	·6_	<u>First</u>	Revised	SHEET No.	<u>R 2.0</u>
	Cancelling	P.S.C.MO.No	6		Original	SHEETS NO.	PR 2.0-
		S COUNTY WATER			LOUIS COUNT		

DISCONTINUANCE OF SERVICE (CROSS-CONNECTION)

Professional

<u> JUN 0 / 1947</u>

Rule 2.0 No known physical connection will be allowed between either a Water Communication Service Line from a main of the Company or the internal plumbing of a premises and any pipe, tank, well, cistern, or other appurtenance which is known to contain polluted or otherwise questionable substances or known to be a water supply not approved by the Missouri Department of Natural Resources ("DNR").

If the Company becomes aware that a cross-connection exists, the Company, after an attempt is made to notify the customer in person or by phone, shall discontinue service to the customer in question, unless all physical connections creating the cross-connection are immediately severed. After discontinuance of service, the Company will attempt to notify the St. Louis County Health Department of such action. Service will not be restored until the appropriate backflow prevention control assembly has been installed. Requirements for backflow prevention control assemblies shall be in accordance with the provisions of the DNR, Division 60 -Public Drinking Water Program, Chapter 11, 10 CSR, 60-11.010.

In addition, the Company shall discontinue water service for violation of any of the provisions of DNR regulations relating to cross-connection (Chapter 11, 10 CSR 60-11.010). If water service has been discontinued for any reason relating to DNR regulations for backflow prevention (cross-connections), restoration of service and charges therefor shall be in accordance with Rule 2.2.

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APR 5 1989 BYJERS TIRDO Public Service Commission

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*Indicates new rate or text

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DATE OF ISSUE June 3, 1987

DATE EFFECTIVE

Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R2.0
	(Original) SHEET No.
Cancelling P.S.C.MO.No.	Revised \
	,
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	NCE OF SERVICE CONNECTION)
	~
Rule 2.0 No physical connection will be	allowed between either a Water Serv-
ice Line from a main of the Company or the	internal plumbing of a premises and
any pipe, tank, well, cistern, or other appropriate otherwise questionable substances or to a way	purtenance which contains polluted or
Missouri Department of Natural Resources. S	Should such a cross-connection be
found, the Company will notify the St. Loui	is County Health Department, and after
an attempt is made to notify the customer i	in person, by phone, or by written
notice, will discontinue service to the cus	stamer in question, unless all physi-
<pre>cal connections creating the cross-connect; will not be restored until:</pre>	ion are immediately severed. Service
_	
a) an air gap is provided, and/or	*
 b) a backflow prevention device which 	ch has been approved by the
appropriate governing authority h	
Also then a succession is discussed	3
Also, when a cross-connection is discovered nected together are serving a premises, back	
installed to protect each service line.	and the prevention devices must be
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ISSUED BY H. E. Wellman, V.P., Compt;	535 N.New Ballas Rd., St. Louis, MO 63141

title

address

name of officer

P.S.C MO NO. 6

1st Revised Sheet No. R 2.0(a) Cancelling Original No. R 2.0(a)

Missouri-American Water Company

For

St. Louis County and Jefferson County

Areas Only

Name of Issuing Corporation

Community, Town or City

Fire Protection Systems

Rule 2.0(a) Fire Protection Systems

- a. All new fire protection systems, other than residential systems utilizing a combination service line for one and two family premises, connected to the Company's water supply shall be protected from back pressure and back siphonage by one of the following testable devices:
 - Double Check Detector assembly (DCDA).
 - Reduced Pressure Detector Assembly (RPDA).
- Fire protection systems that contain antifreeze, fire retardant, or other chemicals must be b. equipped with an RPDA.
- A reduced pressure assembly (RP) may be used to isolate a branch line(s) of the fire service C. that contains chemicals, at the discretion of the Company. In this case, a DCDA may be installed as the containment assembly.
- d. Existing fire protection systems must be equipped, at a minimum, with a double check valve assembly (DC) unless the system contains chemicals. In this case, the system must be equipped with an RP.
- When an existing fire protection system equipped with a DC is extended or renovated, the e. system's backflow prevention device must be upgraded to a DCDA.

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

Indicates new rate or text

+ Indicates change

DATE OF ISSUE: September 23, 2010

DATE EFFECTIVE: October 23, 2010

ISSUED BY:

Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

FILED Missouri Public Service Commission WR-2010-0131; YW-2011-0149 FORM NO. 13 P.S.C MO NO. 6 Original Sheet No. R 2.0(a)

Missouri-American Water Company

For

St Louis County & Jefferson County Areas Only

Name of Issuing Corporation

Community, Town or City

Rules and Regulations Governing Rendering Of Water Service

RULE 2.0(a)

Fire Protection Systems

- a. All new fire protection systems connected to the Company's water supply shall be protected from back pressure and back siphonage by one of the following testable devices:
 - Double Check Detector assembly (DCDA).
 - Reduced Pressure Detector Assembly (RPDA).
- b. Fire protection systems that contain antifreeze, fire retardant, or other chemicals must be equipped with an RPDA.
- c. A RP may be used to isolate a branch line(s) of the fire service that contains chemicals, at the discretion of the Company. In this case, a DCDA may be installed as the containment assembly.
- d. Existing fire protection systems must be equipped, at a minimum, with a double check valve assembly (DC) unless the system contains chemicals. In this case, the system must be equipped with an RP.
- e. When an existing fire protection system equipped with a DC is extended or renovated, the system's backflow prevention device must be upgraded to a DCDA.

- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
October 23, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2011-0149

Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

RM NO. 13 P.S.C.MO.No. 6 Cancelling P.S.C.MO.No.	Origina Despect Origina	κ (
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ST. LOUIS COUNTY WATER COMPANY		S COUNTY, MISSOURI
Name of Issuing Corporation	Commu	inity, Town or City
DISCONTINUANCE OF SE		
(BY PLUM	RERS)	S. C. C.
MALE 2.1 Plumbers are not allowed to turn woock or stop cock for any Water Service Line their work, after which they will leave it of otherwise directed by the Company.	except to make re Ef or on as they f	pairs and test ound it, unless
All other parties not connected with the Comp the water on or off at the corporation cock of the Company.		
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October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

(4th Revised) Sheet No. R 2.2 Cancelling (3rd Revised) Sheet No. R 2.2

Missouri-American Water Company
Name of Issuing Corporation

For

St Louis County & Jefferson County, MO Community, Town or City

DISCONTINUANCE OF SERVICE (CONTINUED) FOR VIOLATION OF ANY OF COMPANY'S RULES

<u>Rule 2.2</u> For violation of any of the Rules and Regulations of the Company by the customer, the right is reserved by the Company to discontinue service. Discontinuance of service to residential customers for non-payment of bills will be in accordance with 4 CSR 240-13.050 and a variance as authorized in Case No. WE-2010-0136.

Except holidays, restoring service between 8:00 a.m. and 6:00 p.m. Monday through Friday and between 8:00 a.m. and 5:00 p.m. on Saturday

Regular-Hour Restoration Charge (1)

Restoring service at all off-hour times including holidays
Off-Hour Restoration Charge (2)

In all cases, when water service has been discontinued, someone must be present at the premises before water service can be restored, unless, approved by the Company.

The Company will attempt to restore service during regular working hours, Monday thru Friday, on the same day the request is made at the Regular Hour Restoration Charge only if the reason for discontinuance has been corrected and all appropriate charges are received by the Company prior to a payment deadline of 3:00 p.m., Monday thru Friday.

If payment of the appropriate charges including the Regular Hour Restoration Charge are received by the Company after the payment deadline of 3:00 p.m., restoration of service shall be attempted no later than the next regular working day. Should the customer require same day restoration of service after the payment deadline of 3:00 p.m. (3), then the cost of such service restoration shall require payment to the Company of the appropriate charges and the Off-Hour Restoration Charge prior to restoration of service.

- (1) Regular-Hour Restoration Charge as provided under tariff for Miscellaneous Charges.
- (2) Off-Hour Restoration Charge (as provided under tariff for Miscellaneous Charges).
- (3) This time is based upon historical workload requirements, and is subject to adjustments.
- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE: July 30, 2010 DATE OF EFFECTIVE: August 29, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WE-2010-0136; YW-2011-0053

(3rd Revised) Sheet No. R 2.2 Cancelling (2nd Revised) Sheet No. R 2.2

Missouri-American Water Company
Name of Issuing Corporation

For

St Louis County & Jefferson County, MO Community, Town or City

DISCONTINUANCE OF SERVICE (CONTINUED) FOR VIOLATION OF ANY OF COMPANY'S RULES

 $\underline{\text{Rule 2.2}}$ For violation of any of the Rules and Regulations of the Company by the customer, the right is reserved by the Company to discontinue service. Discontinuance of service to residential customers for non-payment of bills will be in accordance with 4 CSR 240-13.050.

Except holidays, restoring service between 8:00 a.m. and 6:00 p.m. Monday through Friday and between 8:00 a.m. and 5:00 p.m. on Saturday

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Restoring service at all off-hour times including holidays
Off-Hour Restoration Charge (2)

In all cases, when water service has been discontinued, someone must be present at the premises before water service can be restored, unless, approved by the Company.

The Company will attempt to restore service during regular working hours, Monday thru Friday, on the same day the request is made at the Regular Hour Restoration Charge only if the reason for discontinuance has been corrected and all appropriate charges are received by the Company prior to a payment deadline of 3:00 p.m., Monday thru Friday.

If payment of the appropriate charges including the Regular Hour Restoration Charge are received by the Company after the payment deadline of 3:00 p.m., restoration of service shall be attempted no later than the next regular working day. Should the customer require same day restoration of service after the payment deadline of 3:00 p.m. (3), then the cost of such service restoration shall require payment to the Company of the appropriate charges and the Off-Hour Restoration Charge prior to restoration of service.

- (1) Regular-Hour Restoration Charge as provided under tariff for Miscellaneous Charges.
- (2) Off-Hour Restoration Charge (as provided under tariff for Miscellaneous Charges).
- (3) This time is based upon historical workload requirements, and is subject to adjustments.
- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
August 29, 2010
Missouri Public
Service Commission
WE-2010-0136; YW-2011-0053

Frank Kartmann, President
727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

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FORM NO. 13 P.S.C.MO.No. 6 Seco	ond Revised SHEET No. R 2.2
Cancelling P.S.C.MO.No. 6 Firs	st Revised SHEET No. R 2.2
ST. LOUIS COUNTY WATER COMPANY For ST	LOUIS COUNTY, MISSOURI
	RECEIVED
	JUN 3 1988
DISCONTINUANCE OF SERVI	
(FOR VIOLATION OF ANY OF	COMPANY'S RULES) MISSOURI Public Service Commission
Rule 2.2 For violation of any of the Rules and Recustomer, the right is reserved by the Company to Discontinuance of service to residential customer in accordance with 4 CSR 240-13.050.	o discontinue service.
Except holidays, restoring service between 8:00 Friday and between 8:00 a.m. and 5:00 p.m. on Sa Regular-Hour Restoratio	turday
G	
Restoring service at all off-hour times includin Off-Hour Restoration	
OII-Mour Restoration	onarge (2)
In all cases, when water service has been discon the premises before water service can be restore	
The Company will attempt to restore service duri thru Friday, on the same day the request is made Charge only if the reason for discontinuance has charges are received by the Company prior to a p thru Friday.	at the Regular Hour Restoration + been corrected and all appropriate
If payment of the appropriate charges including are received by the Company after the payment de service shall be attempted no later than the nex customer require same day restoration of service p.m.(3), then the cost of such service restorati Company of the appropriate charges and the Off-H restoration of service.	adline of 3:00 p.m., restoration of tregular working day. Should the after the payment deadline of 3:00 on shall require payment to the
(1) Regular-Hour Restoration Charge as provided Charges.	under tariff for Miscellaneous
(2) This Off-Hour Restoration Charge is the actual during hours when Company personnel are work actual cost is reviewed annually and adjuste	ring at overtime rates. This average ed.
(3) This time is based upon historical workload	requirements, and is subject to
adjustments.	JUN 8 1988
*Indicates new rate or text +Indicates change	Public Service Commission

DATE OF ISSUE

JUN 0 3 1988

DATE EFFECTIVE

LISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

CANCELISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 6314 July 1, 2010
Missouri Public

FORM NO. 13 P.S.C.MO.No. 6 First Rev	vised SHEET No. R 2.2
	ginal SHEET No. R 2.2
ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS	COUNTY, MISSOURINE
DISCONTINUANCE OF SERVICE (CONTI (FOR VIOLATION OF ANY OF COMPANY'S	
Rule 2.2 For violation of any of the Rules and Regulations customer, the right is reserved by the Company to discont Discontinuance of service to residential customers for no in accordance with 4 CSR 240-13.050.	inue service.
Except holidays, restoring service between 8:00 a.m. and Friday and between 8:00 a.m. and 5:00 p.m. on Saturday Regular-Hour Restoration Charge	
Restoring service at all off-hour times including holiday Off-Hour Restoration Charge (
In all cases, when water service has been discontinued, s the premises before water service can be restored, unless	
The Company will attempt to restore service during regula thru Friday, on the same day the request is made at the \$ Charge only if the reason for discontinuance has been cor charges are received by the Company, Monday thru Friday, of 3:00 p.m.	10 Regular Hour Restoration rected and all appropriate
If payment of the appropriate charges including the Regul of \$10 are received by the Company after the payment dead restoration of service shall be attempted no later than t day. Should the customer require same day restoration of deadline of 3:00 p.m. ⁽²⁾ , then the cost of such service r payment to the Company of the appropriate charges and the Charge prior to restoration of service.	line of 3:00 p.m., he next regular working service after the payment estoration shall require
(1) This Off-Hour Restoration Charge is the actual average during hours when Company personnel are working at owactual cost is reviewed annually and adjusted.	rertime rates. This average
(2) This time is based upon historical months adjustments.	ents, and is subject to
*Indicates new rate or text +Indicates change BY 2 R 2 R 2 R 2 R 2 R 2 R 2 R 2 R 2 R 2	JUL 03 1987
Public Service MISSOURI	
DATE OF ISSUE June 3, 1987 DATE EFFECTIVE	July 3, 1987
ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas F	Rd., St. Louis, MO 63141

FORM NO. 13 P.S.C	.MO.No6	Original s	SHEET No. R2.2
Cancelling P.S.C	.MO.No.	Original S	SHEET No.

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

Name of Issuing Corporation

Community, Town or City

DISCONTINUANCE OF SERVICE (CONTINUED) (FOR VIOLATION OF ANY OF COMPANY'S RULES)

RULE 2.2 For violation of any of the Rules and Regulations of the Company by the customer, the right is reserved by the Company to discontinue service, after due notice as provided in 4 CSR 240 13.050 has been given.

If it is necessary to excavate to discontinue service at the corporation cock or the stop cock, or to disconnect the Water Service Line, a "Discontinuance Charge" will be made to the customer equivalent to the actual cost of labor, material, transportation, equipment and overhead. In addition, any needed repairs to the customer-owned service line, as identified by the Company, must be made by and at the expense of the customer or customer's agent. Such repairs must be made and the payment of the "Discontinuance Charge" must be paid before water can be turned back on. At the option of the Company, an "installment payment schedule" may be arranged for the payment of the "Discontinuance Charge." The Company will excavate at the corporation cock or stop cock only to discontinue service. Any subsequent excavations and/or other steps required to restore service will then be the responsibility of the customer. Service may not be restored until payment of all charges described above has been made by the Customer and notice given to the Company.

CANCELLED

JUL 3 1987

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Public Service Commission
MISSOURI

*Indicates new rate or text +Indicates change

DATE OF ISSUE SEP 24 1334

DATE EFFECTIVE

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ISSUED BY H. E. Mollmen, V.P., Comp., 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer

title

address

FORM NO.	13 P.S.C.MO.No.	6	First	_Revised	SHEET No.	R2,2(a)
Cancell	ing P.S.C.MO.No.	6		_Original	SHEET No.	R2.2(a)

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

RECEIVED

JUN 3 1988

DISCONTINUANCE OF SERVICE (CONTINUED)
(FOR VIOLATION OF ANY OF COMPANY'S RULES)

Public Service Commission

If the Company travels to the location of the premises to restore service and no one is at the premises, then (a) a notice will be left notifying the customer that an attempt was made to restore service and no one was home, (b) restoration of service will not be attempted until the next regular work day unless the Company has service personnel on duty and available when the customer calls again to have service restored, and (c) an additional Regular Hour Restoration of service charge will be made for the second and each subsequent trip during regular work days to restore service. This additional charge(s) will be added to the next regular water bill.

If it is necessary to excavate to discontinue service at the corporation cock or the stop cock, or disconnect the water service line, a "Discontinuance Charge" will be made to the customer equivalent to the actual costs of labor for an appropriately sized and supervised crew, material, transportation, equipment and overheads. Overhead costs are based on the amount of time worked by the employees who are discontinuing service. In addition, any needed repairs to the water service line, as identified by the Company, must be made by and at the expense of the customer or customer's agent. Such repairs must be made and the payment of the "Discontinuance Charge," in addition to the charges for restoration of service, must be paid before water can be turned back on. At the option of the Company, an "installment payment schedule" may be arranged for the payment of the "Discontinuance Charge." The Company will excavate at the corporation cock or stop cock only to discontinue service. Any subsequent excavations and/or other steps required to restore service will then be the responsibility of the customer. Service may not be restored until payment of all charges described above has been made by the customer and notice given to the Company.

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*Indicates new rate or text +Indicates change

JUN 8 1988 88-5

Public Service Commission

DATE OF ISSUE JUN 0 3 1988 DATE EFFECTIVE JUN 0 8 1988

CANCELLSSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO.	13 P.S.C.MO.No.	60	riginal	SHEET No.	R2.2(a)

Cancelling P.S.C.MO.No.

SHEET NO ENVISION

ST. LOUIS COUNTY WATER COMPANY_

For ST. LOUIS COUNTY, MISSOURI

DISCONTINUANCE OF SERVICE (CONTINUED) (FOR VIOLATION OF ANY OF COMPANY'S RULES)

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If the Company travels to the location of the premises to restore service and no one is at the premises, then (a) a notice will be left notifying the customer that an attempt was made to restore service and no one was home, (b) restoration of service will not be attempted until the next regular work day unless the Company has service personnel on duty and available when the customer calls again to have service restored, and (c) an additional \$10.00 charge will be made for the second and each subsequent trip during regular work days to restore service. This additional charge(s) will be added to the next regular water bill.

If it is necessary to excavate to discontinue service at the corporation cock or the stop cock, or disconnect the water service line, a "Discontinuance Charge" will be made to the customer equivalent to the actual costs of labor for an appropriately sized and supervised crew, material, transportation, equipment and overheads. Overhead costs are based on the amount of time worked by the employees who are discontinuing service. In addition, any needed repairs to the water service line, as identified by the Company, must be made by and at the expense of the customer or customer's agent. Such repairs must be made and the payment of the "Discontinuance Charge," in addition to the charges for restoration of service, must be paid before water can be turned back on. At the option of the Company, an "installment payment schedule" may be arranged for the payment of the "Discontinuance Charge." The Company will excavate at the corporation cock or stop cock only to discontinue service. Any subsequent excavations and/or other steps required to restore service will then be the responsibility of the customer. Service may not be restored until payment of all charges described above has been made by the customer and notice given to the Company.

CANCELLED

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MISSOURI

*Indicates new rate or text

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JUL 03 1987
Public Service Commission

DATE OF ISSUE June 3, 1987 DATE EFFECTIVE July 3, 1987

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

(4th Revised) Sheet No. R 2.3 Cancelling (3rd Revised) Sheet No. R 2.3

Missouri-American Water Company
Name of Issuing Corporation

For

St Louis and Jefferson County, Missouri
Community, Town or City

DISCONTINUANCE OF SERVICE (CONTINUED) FOR VIOLATION OF ANY OF COMPANY'S RULES

Rule 2.3 In all cases of nonpayment of bills by nonresidential customers, within sixteen days after the billing date and within eleven (11) business days for monthly billed customers, and twenty (20) business days for quarterly billed customers after due notice has been given, the supply may be turned off and not turned on again except upon payment of the amount due, together with the additional charge for restoring service at the stop cock. In cases of nonpayment of bills by residential customers within sixteen days after the billing date, the supply may be turned off and not turned on again in accordance with the provisions of 4 CSR 240-13.050 and a variance as authorized in Case No. WE-2010-0136, except upon payment at the Company office, during normal working hours, of the amount due, together with the appropriate additional charge for restoring service at the stop cock. In these instances the charge for turning on the water at the stop cock will be as follows

Except holidays, restoring service between 8:00 a.m. and 6:00 p.m. Monday through Friday and between 8:00 a.m. and 5:00 p.m. on Saturday

Regular-Hour Restoration Charge (1)

Restoring service at all off-hour times including holidays
Off-Hour Restoration Charge (2)

In all cases, when water service has been discontinued, someone must be present at the premises before water service can be restored, unless, approved by the Company.

The Company will attempt to restore service during regular working hours, Monday thru Friday, on the same day the request is made at the Regular Hour Restoration Charge only if the delinquent bill and all other charges are received by the Company prior to a payment deadline of 3:00 p.m. Monday thru Friday.

If payment of the delinquent bill and all other charges including the regular hour restoration charge are received by the Company after the payment deadline of 3:00 p.m., restoration of service shall be attempted no later than the next regular working day. Should the customer require same day restoration of service after the payment deadline of 3:00 p.m. (3), then the cost of such service restoration shall require payment to the Company of the delinquent bill, all other charges, and the Off-Hour Restoration Charge prior to restoration of service.

- (1) Regular-Hour Restoration Charge as provided under tariff for Miscellaneous Charges.
- (2) Off-Hour Restoration Charge (as provided under tariff for Miscellaneous Charges).
- (3) This time is based upon historical workload requirements, and is subject to adjustments.
- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE: July 30, 2010 DATE OF EFFECTIVE: August 29, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WE-2010-0136; YW-2011-0053

(3rd Revised) Sheet No. R 2.3 Cancelling (2nd Revised) Sheet No. R 2.3

Missouri-American Water Company
Name of Issuing Corporation

For

St Louis and Jefferson County, Missouri Community, Town or City

DISCONTINUANCE OF SERVICE (CONTINUED) FOR VIOLATION OF ANY OF COMPANY'S RULES

Rule 2.3 In all cases of nonpayment of bills by nonresidential customers, within sixteen days after the billing date and after due notice has been given, the supply may be turned off and not turned on again except upon payment of the amount due, together with the additional charge for restoring service at the stop cock. In cases of nonpayment of bills by residential customers within sixteen days after the billing date, the supply may be turned off and not turned on again in accordance with the provisions of 4 CSR 240-13.050, except upon payment at the Company office, during normal working hours, of the amount due, together with the appropriate additional charge for restoring service at the stop cock. In these instances the charge for turning on the water at the stop cock will be as follows

Except holidays, restoring service between 8:00 a.m. and 6:00 p.m. Monday through Friday and between 8:00 a.m. and 5:00 p.m. on Saturday

Regular-Hour Restoration Charge (1)

Restoring service at all off-hour times including holidays
Off-Hour Restoration Charge (2)

In all cases, when water service has been discontinued, someone must be present at the premises before water service can be restored, unless, approved by the Company.

The Company will attempt to restore service during regular working hours, Monday thru Friday, on the same day the request is made at the Regular Hour Restoration Charge only if the delinquent bill and all other charges are received by the Company prior to a payment deadline of 3:00 p.m. Monday thru Friday.

If payment of the delinquent bill and all other charges including the regular hour restoration charge are received by the Company after the payment deadline of 3:00 p.m., restoration of service shall be attempted no later than the next regular working day. Should the customer require same day restoration of service after the payment deadline of 3:00 p.m. (3), then the cost of such service restoration shall require payment to the Company of the delinquent bill, all other charges, and the Off-Hour Restoration Charge prior to restoration of service.

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DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
August 29, 2010
Missouri Public
Service Commission
WE-2010-0136; YW-2011-0053

Frank Kartmann, President
727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

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	FORM NO. 13 P.S.C.MO.No. 6 Second Revised SHEET No. R2.3	
	Cancelling P.S.C.MO.No. 6 First Revised SHEET No. R2.3	
	ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI	
	RECEIVED	
	DISCONTINUANCE OF SERVICE (CONTINUED) JUN 3 1988 (NONPAYMENT OF BILLS)	_
Ì	RULE 2.3 In all cases of nonpayment of bills by nonresidential customers within	
	RULE 2.3 In all cases of nonpayment of bills by nonresidential customers within sixteen days after the billing date and after due notice has been given, the	
	supply may be turned off and not turned on again except upon payment of the amount due, together with the additional charge for restoring service at the stop cock.	
	In cases of nonpayment of bills by residential customers within sixteen days after the billing date, the supply may be turned off and not turned on again in	
	accordance with the provisions of 4 CSR 240-13.050, except upon payment at the	
	Company office, during normal working hours, of the amount due, together with the appropriate additional charge for restoring service at the stop cock. In these	
	instances the charge for turning on the water at the stop cock will be as follows:	
	Except holidays, restoring service between 8:00 a.m. and 6:00 p.m. Monday through	
	Friday and between 8:00 a.m. and 5:00 p.m. on Saturday Regular-Hour Restoration Charge (1)	+
İ	Restoring service at all off-hour times including holidays	
	Off-Hour Restoration Charge (2)	+
	In all cases, when water service has been discontinued, someone must be present at the premises before water service can be restored, unless, approved by the Company.	
	The Company will attempt to restore service during regular working hours, Monday thru Friday, on the same day the request is made at the Regular Hour Restoration	
	Charge only if the delinquent bill and all other charges are received by the Company prior to a payment deadline of 3:00 p.m. Monday thru Friday.	+
	If payment of the delinquent bill and all other charges including the regular hour restoration charge are received by the Company after the payment deadline of 3:00 p.m., restoration of service shall be attempted no later than the next regular	
	working day. Should the customer require same day restoration of service after	
	the payment deadline of 3:00 p.m. (3), then the cost of such service restoration shall require payment to the Company of the delinquent bill, all other charges,	+
	and the Off-Hour Restoration Charge prior to restoration of service.	
	(1) Regular-Hour Restoration of Service as provided under tariff for	
	Miscellaneous Charges. (2) This Off-Hour Restoration Charge is the actual average cost of restoring	*
	service during hours when Company service personnel are working at overdime rates. This average actual cost is reviewed annually and adjusted.	
	(3) This time is based upon historical workload requirements and isjustifications	+

CANCELLED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

July 1, 2010

Missouri Public

88-5
Public Service Commission

July 1, 2010 Missouri Public Service Commission WR-2010-0131; YW-2010-0725

adjustment.

*Indicates new rate or text

FORM NO. 1	P.S.C.MO.No.	6	First	XXXXXX Revised	SHEET	No. R2.3
Cancellin	g P.S.C.MO.No.	6		Original		NoR2.3
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	of Issuing Corpor				ECEN	
			SERVICE (CONT	rinued)	JUL 3 19	986
RULE 2.3 In all sixteen days afte may be turned off together with the cases of nonpayme the billing date, dance with the proffice, during no priate additional stances the charg	and not turned of additional charg nt of bills by re the supply may be ovisions of 4 CSE rmal working hour charge for resto	ce and art on again e ge for res esidential be turned R 240-13.0 rs, of the oring serv	except upon potoric except upon potoring servi customers we off and not 150, except use amount due, rice at the s	e has been ayment of the second the sixted turned on a second together with the stop cock. It	tistomers of the cock. The amount stop cock. The days a sigain in a count the count the a count the a count these i	due, In fter ccor- ompany ppro- n-
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Restoring service			cluding holid ation Charge			*
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The Company will thru Friday, on t ration Charge onl the Company, Mond	the same day the same y if the delinque	request is ent bill a	s made at the and all other	s \$10 Regula charges a	ar Hour Re ce receive	sto-
If payment of the restoration charge of 3:00 p.m., restregular working of after the payment tion shall require charges, and the	ge of \$10 are recestoration of serving. Should the control of 3:00 to the	eived by to ice shall customer of 0 p.m. ⁽²⁾ Company of	the Company a be attempted require same , then the co of the deline	after the part of the part of the part of such quent bill,	ayment dea than the n ation of s service r all other	dline ext ervice estora-
service during rates. This	e	pany servings is constituted as the serving se	ice personnel Ligue Dannual Lload require 1988	l are working and adjusted and Published	ng æt li ðv et usted.	158 ^{‡0}
DATE OF ISSUE_			Commission	CTIVE A	1197 ch	3,1987
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ISSUED BY T.	Reeder, V.P., Admame of officer	min., 535	N. New Balla title	as Rd., St.	Louis, MC	

title address

	riginal SHEET NO. R2.3
Cancelling P.S.C.MO.No.	riginal SHEET No.
ST. LOUIS COUNTY WATER COMPANY For	ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
DISCONTINUANCE OF SERVICE (CONTIN (NONPAYMENT OF BILLS)	(NED) ((E(d))
	2
RULE 2.3 In all cases of nonpayment of bills by nonres	dential customers +
within sixteen days after the billing date and after due	notice has been given,
the supply may be turned off and not turned on again exce	
amount due, together with the additional charge for resta stop cock. In cases of nonpayment of bills by residentia	
sixteen days after the billing date, the supply may be to	
on again in accordance with the provisions of 4 CSR 240-1	13.050, except upon
payment of the amount due, together with the additional	
service at the stop cock. In both cases the charge for the stop cock will be the following:	turning on the water at
die soop ooch will be die following.	
Restoring Service between 8:00 a.m. and 5:00	p.m. +
Monday through Saturday (except Holida	
Restoring Service All Other Days and Hours wh	
Company "service" personnel are on du Restoring Service during hours when Company	ty \$15.00 +
"service" personnel are not on duty	Actual Cost *
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If it is necessary to excavate to discontinue service at	
the stop cock, or to disconnect the Water Service Line, a Charge" will be made to the customer equivalent to the ac	
material, transportation, equipment and overhead. In add	
pairs to the Water Service Line, as identified by the Cor	
and at the expense of the customer or customer's agent.	Such repairs must be
made and the payment of the "Discontinuance Charge," in	
for restoration of service, must be paid before water can the option of the Company, an "installment payment schedu	
the payment of the "Discontinuance Charge." The Company	
corporation cock or stop cock only to discontinue service	Any subsequent exca-
vations and/or other steps required to restore service w	ill then be the respon-
sibility of the customer. Service may not be restored un	ntil payment of all
charges described above has been made the the company.	Tiperce diveries of discussion
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	RECEIVED
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Cancelling P.S.C.MO.No. 6	Original SHEET No. R2.3(a)
FORM NO. 13 P.S.C.MO.No. 6	<u>First</u> Revised SHEET No. <u>R2.3(a)</u>

DISCONTINUANCE OF SERVICE (CONTINUED)

(NONPAYMENT OF BILLS)

MISSOURI

JUN 3 - 1988

Public Service Commission

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If the Company travels to the location of the premises to restore service and no one is at the premises, then (a) a notice will be left notifying the customer that an attempt was made to restore service and no one was home, (b) restoration of service will not be attempted until the next regular work day unless the Company has service personned on duty and available when the customer calls again to have service restored, and (c) an additional Regular Hour Restoration of service charge will be made for the second and each subsequent trip during regular work days to restore service. This additional charge(s) will be added to the next regular water bill.

If it is necessary to excavate to discontinue service at the corporation cock or the stop cock, or to disconnect the water service line, a "Discontinuance Charge" will be made to the customer equivalent to the actual cost of labor, material, transportation, equipment and overhead. In addition, any needed repairs to the water service line, as identified by the Company, must be made by and at the expense of the customer or customer's agent. Such repairs must be made and the payment of the "Discontinuance Charge," in addition to the charges for restoration of service, must be paid before water can be turned back on. At the option of the Company, an "installment payment schedule" may be arranged for the payment of the "Discontinuance Charge." The Company will excavate at the corporation cock or stop cock only to discontinue service. Any subsequent excavations and/or other steps required to restore service will then be the responsibility of the customer. Service may not be restored until payment of all charges described above has been made by the customer and notice given to the Company.

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JUN 8 1988 88-5 Public Service Commission

*Indicates new rate or text +Indicates change

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FORM NO. 1 P.S.C.MO.No. 6 Cancelling P.S.C.MO.No.	Origin SHEET NO. R2.3(a) Original SHEET NO. Revised
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation	ST. LOUIS COUNTY A MISSOURI.
DISCONTINUANCE OF SERVICE (CONTINUANCE OF SERVICE (CONTINUANCE OF SERVICE)	5 1 1
If the Company travels to the location of the premise one is at the premises, then (a) a notice will be left an attempt was made to restore service and no one was service will not be attempted until the next regular has service personnel on duty and available when the service restored, and (c) an additional \$10.00 charge and each subsequent trip during regular work days to tional charge(s) will be added to the next regular was if it is necessary to excavate to discontinue service the stop cock, or to disconnect the water service liming will be made to the customer equivalent to the actual transportation, equipment and overhead. In addition, water service line, as identified by the Company, must pense of the customer or customer's agent. Such repayment of the "Discontinuance Charge," in addition of service, must be paid before water can be turned to Company, an "installment payment schedule" may be arm "Discontinuance Charge." The Company will excavate and cock only to discontinue service. Any subsequent excrequired to restore service will then be the responsible Service may not be restored until payment of all chaim made by the customer and notice given to the Company	t notifying the customer that home, (b) restoration of work day unless the Company customer calls again to have will be made for the second restore service. This additer bill. at the corporation cock or me, a "Discontinuance Charge" cost of labor, material, any needed repairs to the state be made by and at the exist must be made and the cothe charges for restoration back on. At the option of the canged for the payment of the canged for the payment of the canged for the customer. Sees described above has been
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ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Iouis, MO 63141
name of officer title address

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ST. LOUIS COUNTY WATER O		For		nity, Town o	
DISO	ONTINUANCE OF	SERVICE (CC	NTINUED)		
	(NO ACCESS '	TO READ METE	IR)		
TLE 2.4 Discontinuance of any's inability to gain accepter meter, shall be in acc	ess to a custo	omer's premi			
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title

address

name of officer

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.MO.No. 6	Original	SHEET No. R	3.0
Cancelling P.S.C.MO.No.	Original }	SHEET No	
	()	WNT 1/7000	
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation		CUNTY, MISSOURI ty, Town or City	_
	, ,	, , , , , , , , , , , , , , , , , , ,	
TERMINATION OF SERVICE REQUEST	TED BY CUSTOMER		
RULE 3.0 A customer may order termination of setwenty-four (24) hours notice to the Company durin (8:00 a.m. to 5:00 p.m Monday through Friday, e	g its regular c	ffice hours	+
Termination of service, following such notification scheduled and accomplished by the Company as soon and if the appropriate customer-owned service line in proper working order.	as it is reason	ably possible	*
The final bill for service shall become due and pa pany billing terms. In cases when the meter is re service, any Guarantee Deposit may not be refunded opportunity to test the meter.	moved upon term	ination of	+
A request can be made for termination of service be time, a request can be made to "transfer" the obli- into the name of a different entity at the same pre to comply with the request to "transfer" the obligato to a different entity without removing the meter repany.	gation for paymentses. However pation for payme	ment of service er, the decision ent of service	*
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ISSUED BY H. E. Mollman, V.P., Comp.; 535 N.New		nth day year	

CANCELLED
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

name of officer title

address

	FORM	NO.	13	P.S.C.MO.N	١٥٠	6	First		xxxxxl vised	SHEET	No.	R4.(
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	PURUL	E 4.0	. With t	the exception	of adj	justed o	or final	bills,	billing	gs for me	tered			
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	acc	ordan	nce with a	applicable Ra	ite Sche	edules.								
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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

ORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R4.0
Cancelling P.S.C.MO.No.	(Original) SHEET No.
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	PAYMENT OF BILLS Y OF BILLING)
RILE 4.0 With the exception of adjusted service are to be rendered monthly or qua accordance with applicable Rate Schedules	rterly at the option of the Company, in

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JAN 1 1986

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+Indicates change

SEP 2 4 1984 DATE OF ISSUE

DATE EFFECTIVE

OCT 2 4 1984

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an, V.P., Compt; 535 N. New Ballas Rd., St. Louis, MO 63141 ISSUED BY title address

FORM NO. 13 P.S.C.MO.No. 6	
Cancelling P.S.C.MO.No.	Original SHEET No.
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	ONT OF BILLS (CONTINUED) FOR EACH METER)
RULE 4.1 Each meter installed as a conshall be billed as a separate meter in a Tariff.	mponent part of a Water Service Line + accordance with the appropriate Rate
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*Indicates new rate or text +Indicates change	
	1, e 3 1 ma e 55 d
DATE OF ISSUE SEP 2 4 1984	DATE EFFECTIVE OCT 2 1984 month day year
A Walencer	535 N.New Ballas Rd., St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 name of officer

title

address

 $(3^{rd}$ Revised) Sheet No. R 4.2 Cancelling (2^{nd} Revised) Sheet No. R 4.2

Missouri-American Water Company

For

St Louis County, Missouri and Jefferson

County, Missouri

Name of Issuing Corporation

Community, Town or City

BILLING AND PAYMENT OF BILLS (CONTINUED) LOCATION TO PAY BILLS

Rule 4.2 Payment of water bills shall be made by mail, at the office of the Company, at authorized subpay stations, or by Electronic Funds Transfer. Except for special cases, Company employees can only receive payment of water bills at the Company office.

In addition to any and all other charges due the Company, the customer will be charged a Returned Deposit Item for each check or Electronic Funds Transfer returned to the Company for insufficient funds or for any other reason, as provided under the Company's tariff for Miscellaneous Charges.

The Company may serve a Customer on a cash only basis if more than one check or Returned Deposit Item of the Customer is returned NSF or any other valid return reason in a 12 month period. "Cash" shall be deemed to mean US currency, money order or certified check.

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

FORM NO. 13 P.S.C. MO. No. 6 Second Revised SHEET No. R4.2

Cancelling P.S.C. MO. No. 6 First Revised SHEET No. R4.2

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

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BILLING AND PAYMENT OF BILLS (CONTINUED) (LOCATION TO PAY BILLS)

MO. PUBLIC SERVICE COMM

Rule 4.2 Payment of water bills shall be made by mail, at the office of the Company, at authorized subpay stations, or by Electronic Funds Transfer. Except for special cases, Company employees can only receive payment of water bills at the Company office.

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July 1, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

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Public Service Commission

DATE OF ISSUE

April 20, 1998

DATE EFFECTIVE

May 20, 1998

ISSUED BY

K. Turner, Sr. V. P., Business Affairs, 535 N. New Ballas Road, St. Louis, MO 63141

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FORM NO. 1	13 P	P.S.C.MO.No.	6	<u></u>	<u>First</u>	_Revised	SHEET	No.	R4.	2

BILLING AND PAYMENT OF BILLS (CONTINUED)
(LOCATION TO PAY BILLS)

Publication Payment OF BILLS (CONTINUED)

D) MISSOURI
Public Service Commission

RULE 4.2 Payment of water bills shall be made by mail, at the office of the Company, or at authorized sub-pay stations. Except for special cases, Company employees can only receive payment of water bills at the Company office.

In addition to any and all other charges due the Company, the customer will be charged a Return Check Charge for each check returned to the Company for insufficient funds or for any other reason, as provided under the Company's tariff for Miscellaneous Charges.

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JUN 8 1988 8 8 - 5 Public Service Commission

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ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

ORM NO. 13 P.	S.C.MO.No. 6	Original Secosed		4.2
Cancelling P.	S.C.MO.No.	(Origina)		
		Revised	}	
ST. LOUIS COUNT	LIMBER COMORNIO	For ST. LOUIS C	MRW MICCOIDT	
	ssuing Corporation		nity, Town or City	
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	BILLING AND PAYMENT OF (LOCATION TO PAYMENT)			
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Company, or at author	f water bills shall be mad brized sub-pay stations. I receive payment of water b	Except for special	cases, Company	+
In addition to any a charged \$5.00 for ea for any other reason	and all other charges due a ach check returned to the a a.	the Company, the c Company for insuff	ustomer will be icient funds or	*
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ISSUED BY H. E. McLiman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R4.3
Cancelling P.S.C.MO.No.	Original SHEET No.
	{Revised }
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	ENT OF BILLS - (CONTINUED) PRIVATE FIRE PROTECTION)
RULE 4.3. Billing for private fire pr	rotection under Rate Tariff F shall begin *
on the date that the tap is made for th	ne Private Fire Protection Service Line.
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ISSUED BY

H. F. Mollman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer

title

address

	When the Company is unable to	read a customoris me	ter due to extreme	.
	weather conditions, emergencie	es, labor agreement,	work stoppages, or	*
(B)	When the Company is unable to for the purpose of reading the		-	*
	the meter unnecessarily diffic	cult. If the Company	is unable to obtain an	*
	actual meter reading for these alternatives to obtain a custo			*
	leaving postpaid, pre-addresse			*
	note the reading unless the cu	stomer requests othe	rwise.	*
most rece usage in: base its	mate on the usage during the sament year for which the figures formation is available or the prestimate upon average usage of any must actually read the waters.	are available. In c prior usage is estima similar customers.	ases where no prior ted, the Company will	+
	d bills shall not be rendered a unless conditions beyond the co			* *
If the Co	ompany underestimates a custome ity, if requested, to make paym		_	*
	y be rendered based on readings ons in Rule 5.1.	s furnished by the cu	stomer subject to	*

CANCELLED ISSUED BY _ October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13	P.S.C.MO.No. <u>6</u>	First	Revised	SHEET No.	R5.0
Cancelling	P.S.C.MO.No6		Original		
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ST. IDUIS C	OUNTY WATER COMPANY	For _	51, L0015 CO		
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	ESTIMATING WATE	ER USAGE FOR B	ILLING PURPOS	MALE	SSOURI
shall base its in the most re prior usage in average usage	it is necessary to estimate on the usa cent year for which formation is available of similar customers at actually read the	age during the the figures a ole, the Compa s.	same period, re available. ny will base	at the sam In cases it estimate	me premises, where no upon provided
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Public Service Commission

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DATE OF ISSUE March 6, 1989

DATE EFFECTIVE April 5, 1989

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FORM NO. 13	P.S.C.MO.No.	6	Original	SHEET No. R5.0
Cancelling	P.S.C.MO.No.		Original Revised	SHEET No.

ST.	LOUIS	COUNTY	WATER	COMPANY
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For

ST. LOUIS COUNTY, MISSOURI

Name of Issuing Corporation

Community, Town or City

ESTIMATING WATER USAGE FOR BILLING PURPOSES

When it is necessary to estimate the usage for a customer, the Company shall base its estimate on the usage during the same period, at the same premises, in the most recent year for which the figures are available. In cases where no prior usage information is available, the Company will base its estimate upon average usage of similar customers.

When an actual meter reading is finally obtained, the summation of prior billings based on estimates will be corrected.

The Company must actually read the water meter serving each premises as provided in Rule 9.0.

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APR.5 1989 Public Service Commission MISSOURI

*Indicates new rate or text

+Indicates change

SEP 2 4 1984 DATE OF ISSUE

DATE EFFECTIVE

OCT 2 4 1984

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ISSUED BY

man, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141 name of officer

address

FORM NO. 13	P.S.C.MO.No.	<u>6</u>	Original	Origin	al SHEET	No. <u>R5.1</u>	
Cancelling	P.S.C.MO.No.	66			SHEET	No	
ST. LOUIS CO	OUNTY WATER COM	IPANY	For	ST. LOUIS	COUNTY.	MISSOURT	

FAILURE TO OBTAIN METER READING

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Rule 5.1 The Company shall attempt to secure an actual reading at least 1880URI annually for monthly billed customers, at least once every 1-1/2 Weir Secure Commission quarterly billed customers not submitting customer readings, and at least once every two years for quarterly billed customers submitting customer meter reads.

If the Company is unable to obtain an actual meter reading, the customer shall be notified under Provision A or B of this rule and offered the following options:

- (a) provide access to the meter at the regularly scheduled reading time, which is provided to the customer, upon request, or
- (b) return customer-completed card readings to the Company, by the date specified on the card, or
- (c) request an appointment reading as described in Rule 9.0, or
- (d) contract for and permit the installation of a remote meter reading attachment, or
- (e) provide a meter box at or near the property line together with approved connections and piping for installations of a meter.

The Company shall notify the customer that if usage is not reported by the customer and if the customer fails, after written request, to grant access to the meter, then service may be discontinued in accordance with Rule 9.0 and 4CSR 240-13.050.

- If usage is not reported by the customer, the Company shall notify the customer by first class mail or personal delivery as follows:
 - (1) After three consecutive quarterly or monthly estimated bills without a customer read, the Company shall send a letter to the customer advising that bills are based on estimates and the options set out above are available.
 - (2) After five consecutive estimated quarterly bills or six consecutive estimated monthly bills, without a customer read, the Company shall send a second letter similar to the first reminding the customer that the Company must get a reading and listing the options above.

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*Indicates new rate or text

+Indicates change

APR 02 1992

MISSOURI Public Service Commission

DATE OF ISSUE March 3, 1992 DATE EFFECTIVE <u> April 2, 1992</u> Peeder

Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

С	ancelling	P.S.C.MO.No.	6			SHEET N	io	
ST	. LOUIS CO	OUNTY WATER COM	<u>IPANY</u>	For	ST. LOUIS	COUNTY, MI		EIVE
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Rule	5.1 (cont.		ORE TO	OBTAIN METER	READING	•	MISS	SOUR
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		reporting usage the meter read			that the	Company mus	st gain ad	ссевв
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FORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R6.0
Cancelling P.S.C.MO.No.	(Replaced) (Original) SHEET No
ST. LOUIS COUNTY WATER COMPANY For	ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	<u> </u>
Limitations on use of (sprinkling, emergencies	• •
RULE 6.0 The Company is authorized to limit by sp unusual, unnecessary or wasteful use of water, or t gardens, orchards, lawns, parks or club grounds, an the flushing of streets, avenues, roads, and other	he sprinkling of fields, d may prohibit and prevent
Also, the Company is authorized to regulate or limi- orders the filling of tanks, basins, swimming pools of water, where such use of water may affect service	, etc., requiring large flows
The Company may restrict or regulate the quantity of case of scarcity or whenever an emergency affecting may require such restrictions.	f water used by customers in * public health and welfare
The use of water for sprinkling or landscape wateri Company to alternate days to prevent excessive use use of water for sprinkling may be limited as follo	and/or waste of water. The
Customers having their properties, homes, or places abutting on the north side of streets, avenues, or and westerly direction, or fronting or abutting on avenues, or roads, running in a northerly and south for sprinkling on Monday, Wednesday and Friday of tweekday. Customers having their properties, homes, ing or abutting on the south side of streets, avenue easterly and westerly direction, or fronting or abustreets, avenues, or roads, running in a northerly use water for sprinkling on Tuesday, Thursday and Son any other weekday. During the time of a fire, hulley forbidden. Sprinkling must be limited to the	the west side of the streets, erly direction, may use water he week and not on any other or places of business frontes or roads, running in an tting on the east side of and southerly direction, may aturday of the week and not owever, sprinkling is abso-
Enforcement of this Rule may be by discontinuance o	f service. *
	05, 4, 50,
*Indicates new rate or text +Indicates change	Su kím Pozus Holisa (
DATE OF ISSUE SEP 2.4 1984 DATE EF	PECTIVE OCT 2 4 1984
month day year	month day year
ISSUED BY H. E. Mertinan, V.P., Comp.; 535 N. New B	allas Rd., St. Louis, MO 63141

title

address

name of officer

ISSUED BY
CANCELLED
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

	C.MO.No. <u>6</u>	First	Revised SHEET No. R	
Cancelling P.S.C			Original SHEET No. <u>R</u>	<u>.6.1</u>
ST. LOUIS COUNTY W	NATER COMPANY	For	T. LOUIS COUNTY, MISSOURI	
			RECE	IVED
-			MAR 2	1989
	LIMITATIONS ON (USE FROM UNMETE		THE ODENTHOON	1
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others are forbidden their metered service	to open any fir for any purpos tank or fire f	e hydrants, v se other than	ents or fire districts, a alves, or other openings fire protection (fire pro ment by a fire department	not on tection
1) Obtaining written	authorization f	rom the Compa	ny and,	
60-11.010 Blackflo	ow Prevention) a	ınd,	lations (Chapter 11, 10 C	
 Adhering to the Co hose, rates of flo and allowed usages 	ow, and other sp	tions about tecifications	he hours, the size of pip concerning the manner of	es or usage
If the Company become withdraw authorizatio	es aware of any on and/or discor	violation of stinue such se	this Rule, the Company wirvice.	11
Payment for authorize	ed usage shall b	e in accordan	ce with RT 12.0.	
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			6 944 4	
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*Indicates new rate o	·		FILI APR 5	

DATE OF ISSUE March 6, 1989

CANCELLED October 15, 2011

Missouri Public Service Commission

JW-2012-0088

DATE EFFECTIVE April 5, 1989

DATE EFFECTIVE April 5, 1989

DATE OF ISSUE April 5, 1989

DATE OF ISSUE April 5, 1989

DATE OF ISSUE April 5, 1989

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R6.1
	Original) SHEET No.
Cancelling P.S.C.MO.No.	Revised SHEI NO.
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	OF WAITER (CONTINUED)
(USE FROM UNMETERED S	SERVICE LINE OPENINGS)
RULE 6.1 Customers, or their agents, fire all others are forbidden to open any fire I not on their metered service, for the purp tank on fire fighting equipment filled by a basin, reservoir, ditch, swimming pool, oth without first obtaining written authorizations, and then observing and conforming to hours, the size of pipes or hose, rates of cerning the manner of filling any such tank	hydrants, valves, or other openings open ose of filling any tank (excluding a a fire department or fire district), ther large receptacle, or impoundments ion from the Company for filling the othe Company's instructions about the flow, and other specifications con-
CANCE	
0.000	
	FILED
#Indianton now make an eart	å cc. ⊥= 1934
*Indicates new rate or text +Indicates change	Survices Commission,
DATE OF ISSUE SEP 2 4 1984	DATE EFFECTIVE OCT 2 4 1984

DATE OF ISSUE SCENE 1984 DATE EFFECTIVE UC) 2 4 1984

month day year month day year

ISSUED BY H. E. Molaman, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C.MO.No. 6 Cancelling P.S.C.MO.No.	Original SHEET No. R7.0 Original SHEET No. R7.0 Revised
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	SIMENTS FOR METER ERROR BILL FOR METER ERROR)
to the prejudice of the customer or the adjusting the billing to the customer, used, either by a test of the meter, by sponding period the preceding year, or be amount of water used during the preceding period during which the meter is shown to	the meter, when inspected and and maximum flow rate testing profive percent (5%) defective or incorrect Company, the Company, as a basis for will determine the quantity of water the amount of water used during a correcy an estimate based on the average of twelve months proportioned to the to have become defective or inaccurate, is unable to read a customer's meter at all estimate the amount of water used for 0, which billing shall be adjusted, if
*Indicates new rate or text +Indicates change	e e e e e e e e e e e e e e e e e e e
DATE OF ISSUE SEP 2 4 1984 month day year	DATE EFFECTIVE 007 2 4 1984 month day year

ISSUED BY H. E. MSliman, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141
name of officer title address

		
ORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R7	.1
Cancelling P.S.C.MO.No.	Original SHEET No.	
	{Revised }	
ST. LOUIS COUNTY WATER COMPANY		
Name of Issuing Corporation	Community, Town or City	
	TS FOR METER ERROR (CONTINUED) STING BY COMPANY)	
		1
RILE 7.1 The Company, at its expense, of its meters in order to maintain them Company will make a test of the accuracy upon request of a customer, provided that twelve (12) months previous to such requal a water meter is to be removed only by the	of any water meter, free of charge, at the meter had not been tested within mest. Unless authorized by the Company.	
If a customer requests a test of a meter	and the meter has been tested within	
shall be borne as specified in Section 3	mest, the cost of the most recent request 393.160(5) RSMo.	
	i erai era	
	Files	
	OUT 2 14034	
Indicates new rate or text Indicates change	្រុំ ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រាជាក្រុម ប្រជាជាក្រាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រាក្រ ប្រជាជាក្រាក្រាម ប្រជាជាក្រាក្រ ប្រាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រាក្រាក្រាក្រ ប្រជាជាក្រាក្រ ប្រជាជាក្រាក្រ ប្រជាជាក្រាក្រ ប្បាជាក្រាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រាក្រ ប្រជាជាក្រាក្រ	
ATE OF ISSUE SEP 2 4 1984	DATE EFFECTIVE OCT 2 4 1984	
month day year	month day year	

month day year month day year

ISSUED BY H. E. Mod Dran, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R8.0
Cancelling P.S.C.MO.No.	Original SHEET No.
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation	For ST. LOUIS COUNTY, MISSOURI Community, Town or City
Name of fashing corporation	community, lown of city
	HOT 12
CUSTOMER COMP	LAINTS
RULE 8.0 Complaints concerning customer bill: Company in person, in writing, or by telephone a.m 5:00 p.m.) Monday through Friday, excluthe complaint, the Company will refer the matter record the time, date and nature of the complainmatter and attempt to resolve it to the satisfacustomer.	during normal working hours (8:00 + ding holidays. Upon receipt of er to the proper department and int, and shall investigate the
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*Indicates new rate or text +Indicates change	

DATE OF ISSUE SEP 2 4 1984 DATE EFFECTIVE OCT 2 4 1984 month day year

ISSUED BY H. E. Moliman, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

title

FORM 13

P.S.C.MO.No. 6

Cancelling P.S.C.MO.No. 6

Second Revised SHEET No. R9.0

First Revised SHEET No. RE. CEVED

ST. LOUIS COUNTY WATER COMPANY

FOR

OCT 13 1994

ST. LOUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI

MO. PUBLIC SERVICE COMM.

ACCESS TO CUSTOMER'S PREMISES (CUSTOMER READINGS AND ESTIMATED BILLS)

Rule 9.0 Authorized personnel of the Company shall have access at all reasonable hours to the premises supplied, for the purpose of making necessary examination of the plumbing and fixtures; taking meter readings; changing meters; installing; removing or servicing remote reading attachments; and for any other reasons deemed necessary by the Company. Such access must be provided as specified in this rule to avoid discontinuance of service.

CUSTOMER READINGS: Customers may read the meter and submit card readings or phone in the meter reading if the meter has an odometer type register. These readings must be returned to the Company within the time allotted on the card to be used as a basis for billing. In addition, customers must permit Company personnel access to obtain an actual meter reading by electing one of the options a, b, c, or d below to conform the customer meter readings at least once annually for monthly billed customers, and at least once every two years for quarterly billed customers.

ESTIMATED BILLS: If the Company is unable to obtain an actual meter reading and a customer read is not submitted to the Company within the time allotted, the Company will estimate the bill in accordance with Rule 5.0. If no usable (timely received) customer meter readings are provided to the Company, the customer must permit Company personnel to obtain a meter reading through provisions a, b, c, or d below at least once every year for monthly billed customers, and at least once every six quarters for quarterly billed customers.

The Company may discontinue service as provided in this rule if a customer fails to cooperate with the Company to obtain an actual meter reading by not:

- a. providing access to the meter at the regularly scheduled reading time, as provided to the customer, or
- b. requesting an appointment reading as hereinafter described, or
- c. contracting for and permitting the installation of a remote meter reading attachment, or
- d. providing a meter box at or near the property line together with approved connections and piping for installation of a meter.

* Indicates new rate or text

+ Indicates change

NOV 1 4 1994

MISSOURI Public Service Commission

DATE OF ISSUE October 12, 1994

DATE EFFECTIVE November 14, 1994

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

FORM NO. 13 P.S.C.MO.No. 6 First Revised SHEET No. R9.0	
Cancelling P.S.C.MO.No. 6 Original SHEET No. R9.0	
ST. LOUIS COUNTY WATER COMPANY FOR ST. LOUIS COUNTY, MISSOURI	
RECEIVE	D
MAR 2 199	2
(CUSTOMER READINGS AND ESTIMATED BILLS) MISSOURI	
Rule 9.0 Authorized personnel of the Company shall have access at all reasonable	missic:
hours to the premises supplied, for the purpose of making necessary examination of the plumbing and fixtures; taking meter readings; changing meters; installing; removing or servicing remote reading attachments; and for any other reasons deemed necessary by the Company. Such access must be provided as specified in this rule to avoid discontinuance of service.	
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must be returned to the Company within the time allotted on the card to be used as	*
a basis for billing. In addition, customers must permit Company personnel access to obtain an actual meter reading by electing one of the options a, b, c, or d	*
below to confirm the customer meter readings at least once annually for monthly	*
billed customers, and at least once every two years for quarterly billed customers.	*
ESTIMATED BILLS: If the Company is unable to obtain an actual meter reading and a	*
customer read is not submitted to the Company within the time allotted, the Company will estimate the bill in accordance with Rule 5.0. If no usable (timely	*
received) customer meter readings are provided to the Company, the customer must	*
permit Company personnel to obtain a meter reading through provisions a, b, c, or d below at least once every year for monthly billed customers, and at least once	*
every six quarters for quarterly billed customers.	*
The Company may discontinue service as provided in this rule if a customer fails to cooperate with the Company to obtain an actual meter reading by not:	*
 a) providing access to the meter at the regularly scheduled reading time, as provided to the customer upon request, or 	*
b) requesting an appointment reading as hereinafter described, or	
 c) contracting for and permitting the installation of a remote meter reading attachment, or 	
d) providing a meter box at or near the property line together with approved connections and piping for instribution of a meter.	
*Indicates new rate or text NOV 141994 # PQ.0 APR 2 1992	
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DATE OF ISSUE March/3/1992 DATE EFFECTIVE April 2, 1992

ISSUED BY March/3/1992 DATE EFFECTIVE April 2, 1992

FORM NO.	. 13	P.S.C.MO.No.	6		[Original]	SHEET No.	R9.0
		ng P.S.C.MO.No.			Cocioca Original Revised	SHEET No.	K3.0_
_st.		OUNTY WATER COMPA		For ST.		TY, MISSOURI y, Town or City	,
			ESS TO CUSTOMI URE TO ALLOW		="		
ble hou tion of install other r	rs to the pluing, remeasons d	orized personnel e premises supplimbing and fixture bying or servicing leamed necessary leamed necessary leamed	ied, for the p es; taking med ng remote mete by the Company	purpose of ter reading er reading	making nece gs; changing attachments	essary examina- g meters; s; and for any	
	event th eading b	nat a customer fa: ny not:	ils to coopera	ate with th	ne Company t	co obtain a CANCEL	LED
(a)	request	ing an appointmen	nt reading as	hereinafte	er described	a, or APR 2 19	300
(b)	contrac reading	ting for and pen attachment, or	mitting the i	nstallation		te meter low R Jublic Service Co	STRA
(c)		ing a meter box and connections and			line togethe	er withMISSOU	
(a)		ng customer-comp er's regular bill		adings to t	the Company	, prior to the	+
(e)	with thunable six such meter rediscont terly knotice	ng access to the ne result that the to obtain a read reading times for time service to oilled" customers of discontinuance of discontinuance of discontinuance.	e Company, during for a "mon meter reading "quarterly b residential or not less that e, or not less	ring normal nthly bille times, or illed" cust r non-resion six (6) o s than 48 1	working he ded customer four succestomers, the dential "mor days after a hours after	ours, has been r's meter for ssive regular Company may onthly or quarmailing a	+
that Co meter t	mpany pe	ntinuance of serversonnel have accommoder-compless	ess to a cust	omer's prem	mises to respect to the second of the second	ad a customer's	
	es new r	rate or text ge				The Control	

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ISSUED BY H. E. Noldman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141
name of officer title address

FORM NO. 13 P.S.C. MO. NO. 6

Cancelling

(5th Revised) (4th Revised) SHEET NO.

R9.0(a) R9.0(a)

FOR

MISSOURI-AMERICAN WATER COMPANY

NAME OF ISSUING CORPORATION

ST. LOUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI

COMMUNITY, TOWN, OR CITY

ACCESS TO CUSTOMER PREMISES (APPOINTMENTS, MAINTENANCE, DISCONTINUANCE, AND RESTORATION)

Rule 9.0 (Continued)

APPOINTMENTS: The Company will, at a customer's request, read customer's meter by appointment between regular working hours of 8:00 a.m. and 6:00 p.m. on Monday through Friday, and between 8:00 a.m. and 5:00 p m. on Saturday. A Meter Reading Appointment Service Charge, as provided under Company's tariff for Miscellaneous Charges, will be added on the customer's next regular water bill. Appointment for meter reading will not be scheduled outside of regular working hours described above.

ACCESS FOR MAINTENANCE: The Company may discontinue service as provided in this rule if a customer fails to provide access to allow inspection, maintenance, or changing the meter, notwithstanding the presence of a remote meter reading attachment, or successful actual meter reads.

DISCONTINUANCE: In the event a residential or nonresidential customer fails to comply with the above requirements, the Company may discontinue service in accordance with 4 CSR 240-13.050 and a variance as authorized in Case No. WE-2010-0136.

Written notices by first class mail shall be provided at least ten (10) days and at least twenty-four (24) hours prior to discontinuance, and will be effective for eleven (11) business days for monthly billed customers and twenty (20) business days for quarterly billed customers, following the date specified on the notice. The discontinuance notice shall include information to the customer regarding what is required to avoid discontinuance (i.e. access for meter reading, access for maintenance, scheduling an appointment reading, returning a customer meter reading, etc., as applicable) regardless of previous requests or notifications, and shall inform the customer what will be required before service is restored as provided in this rule.

RESTORATION: Service which has been discontinued due to noncompliance with the above stated provisions of this rule will not be restored unless and until the customer either: 1) requests and permits the installation of a remote meter reading attachment in accordance with Rate W, meeting requirements of proper clearances for the meter and accessibility for routing of ARB appurtenances: or 2) provides a meter box in accordance with applicable rules and regulations.

- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE	July 30, 2010	DATE EFFECTIVE	August 29, 2010	
	month day year		month day year	
	Frank Kartmann		727 Craig Road	
ISSUED BY:	President		St. Louis, MO 63141	
	Name of Officer, Title		Address	

+

P.S.C.MO.No. 6

Fourth Revised SHEET No. R9.0(a)

Cancelling P.S.C.MO.No. 6

Third Revised SHEET No. R9-Q(a)

RECEIVED

ST. LOUIS COUNTY WATER COMPANY

FOR

ST. LOUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI OCT 13 1994

ACCESS TO CUSTOMER'S PREMISES MO. PUBLIC SERVICE COMM. (APPOINTMENTS, MAINTENANCE, DISCONTINUANCE, AND RESTORATION)

Rule 9.0 (Continued)

APPOINTMENTS: The Company will, at a customer's request, read customer's meter by appointment between regular working hours of 8:00 a.m. and 6:00 p.m. on Monday through Friday, and between 8:00 a.m. and 5:00 p.m. on Saturday. A Meter Reading Appointment Service Charge, as provided under Company's tariff for Miscellaneous Charges, will be added on the customer's next regular water bill. Appointment for meter reading will not be scheduled outside of regular working hours described above.

ACCESS FOR MAINTENANCE: The Company may discontinue service as provided in this rule if a customer fails to provide access to allow inspection, maintenance, or changing the meter, notwithstanding the presence of a remote meter reading attachment, or successful actual meter reads.

DISCONTINUANCE: In the event a residential or nonresidential customer fails to comply with the above requirements, the Company may discontinue service in accordance with 4 CSR 240-13.050. + Written notices by first class mail shall be provided at least ten (10) days and at least twenty-four + (24) hours prior to discontinuance, and will be effective for eleven (11) business days following the + date specified on the notice. The discontinuance notice shall include information to the customer + regarding what is required to avoid discontinuance (i.e. access for meter reading, access for maintenance, scheduling an appointment reading, returning a customer meter reading, etc., as applicable) regardless of previous requests or notifications, and shall inform the customer what will be required before service is restored as provided in this rule.

RESTORATION: Service which has been discontinued due to noncompliance with the above stated provisions of this rule will not be restored unless and until the customer either: 1) requests and permits the installation of a remote meter reading attachment in accordance with Rate W, meeting requirements of proper clearances for the meter and accessibility for routing of ARB appurtenances: or 2) provides a meter box in accordance with applicable rules and regulations.

- * Indicates new rate or text
- + Indicates change

FILED

NOV 1 4 1994

DATE OF ISSUE October 12, 1994

MISSOURI DATE EFFECTIVE <u>Novembelig Squite</u> Commission

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

CANCELLED
August 29, 2010
Missouri Public
Service Commission
WE-2010-0136; YW-2011-0053

FORM NO. 13	P.S.C.MO.No.	6	Third	_Revised	SHEET No.	<u>R9.0(a)</u>
Cancelling	P.S.C.MO.No.	6_	Second	_Revised	SHEET No.	<u>R9.0(a)</u>
ST. LOUIS C	COUNTY WATER COM	PANY	For <u>\$T.</u>	LOUIS CO	UNTY, MISSO	URI

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ACCESS TO CUSTOMER'S PREMISES
(APPOINTMENTS, MAINTENANCE, DISCONTINUANCE, AND RESTORATION)

MAR 2 1992

MISSOURI

Rule 9.0 (continued)

Public Service Commiss

APPOINTMENTS: The Company will, at a customer's request, read a customer's meter by appointment between regular working hours of 8:00 a.m. and 6:00 p.m. on Monday through Friday, and between 8:00 a.m. and 5:00 p.m. on Saturday. A Meter Reading Appointment Service Charge, as provided under Company's tariff for Miscellaneous Charges, will be added on the customer's next regular water bill. Appointment for meter reading will not be scheduled outside of regular working hours described above.

ACCESS FOR MAINTENANCE: The Company may discontinue service as provided in this rule if a customer fails to provide access to allow inspection, maintenance, or changing the meter, notwithstanding the presence of a remote meter reading attachment, or successful actual meter reads.

DISCONTINUANCE: In the event a residential or nonresidential customer fails to comply with the above requirements, the Company may discontinue service not less than six days after mailing a notice of discontinuance by first class mail or not less than 48 hours after hand delivering a notice of discontinuance to the customer's premises, in accordance with 4 CSR 240-13.050. The discontinuance notice shall include information to the customer regarding what is required to avoid discontinuance (i.e. access for meter reading, access for maintenance, scheduling an appointment reading, returning a customer meter reading, etc., as applicable) regardless of previous requests or notifications, and shall inform the customer what will be required before service is restored as provided in this rule.

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NOV 141994 9.0 (a)

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BY IT R.S. 9.0 (c)

BY IT R.S. 9.0 (a)

BY IT R.S. 9.0 (b)

BY IT R.S. 9.0 (c)

*Indicates new rate or text

+Indicates change

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APR 2 1992

MO. PUBLIC SERVICE COMM.

DATE O	F ISSUE	March 3, 1992	DATE EFFECTIVE	Apı	il 2, 1	.992
		Parder V. B. Admin	525 N. Nov. Palla	a Dd Ch		NO 62141

FORM NO.	13	P.S.C.MO.No.	6	Second	Revised	SHEET No.	R9.0(a)
Cancel:	ling	P.S.C.MO.No.	6	First	Revised	SHEET No.	R9.0(a)
ST. LOU	IS CO	UNTY WATER CO	MPANY	For ST. L	OUIS COUN	TY, MISSOU RE	CEIVED

JUN 3 1988

CUSTOMER PROVIDING ACCESS FOR METER READING (APPOINTMENT FOR METER READING)

MISSOURI

Public Service Commission

Rule 9.0 (continued)

The Company will, at a customer's request, read a customer's meter by appointment. A Meter Reading Appointment service charge, as provided under Company's tariff for Miscellaneous Charges, for an appointment reading made between regular working hours 8:00 a.m. and 6:00 p.m. on Monday through Friday and between 8:00 a.m. and 5:00 p.m. on Saturday will be added on the customer's next regular water bill.

Appointments for meter readings will not be scheduled outside of regular working hours as noted or on Sundays or holidays.

Service which has been discontinued due to noncompliance with the above stated provisions of this rule will not be restored unless and until the customer permits the installation of a remote meter reading attachment, including provisions of proper clearances for the meter and accessibility for routing of ARB appurtenances, in accordance with Rate W or the customer provides a meter box in accordance with the applicable rules and regulations.

CANCELLED

APR 2 1992

Public Service Commission MISSOURI

FILED

JUN 8 1988 8 8 - 5

Public Service Commission

*Indicates new rate or text +Indicates change

DATE OF ISSUE JUN 0 3 1988 DATE EFFECTIVE JUN 0 8 1988

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

FORM NO. 1 P.S.C.MO.NO. 6 First KXXX								
•	inal SHEET No. R9.0(a)							
ST LOUIS COUNTY WATER COMPANY For Company Corporation Company	ST. LOUIS COUNTY, MISSOURI							
CUSTOMER PROVIDING ACCESS FOR METER READING (APPOINTMENT FOR METER READING)	REGEIVED							
RULE 9.0 (Cont'd.)	MISSUURI Public Service Commission							
The Company will, at a customer's request, read a customer's ment. The service charge for such an appointment will be add next regular water bill as follows:								
For an appointment reading made between regular working hand 6:00 p.m. on Monday through Friday and between 8:00 a on Saturday								
Appointment Meter Reading Service Charge =	\$10.00 +							
Appointments for meter readings will not be scheduled outsid working hours as noted or on Sundays or holidays.	le of regular +							
Service which has been discontinued due to noncompliance with the above stated provisions of this rule will not be restored unless and until the customer permits the installation of a remote meter reading attachment, including provisions of proper clearances for the meter and accessibility for routing of ARB appurtenances, in accordance with Rate W or the customer provides a meter box in accordance with the applicable rules and regulations.								
CANCELLED								
JUNG 1988 BY 2 (S R 9.0 (a)) BY 2 (S R 9.0 (a))	FSILED WAR 3 1987							
	Public Service Commission March 3 1947							
DATE OF ISSUE JUL 3 1986 DATE EFFECTIVE								
month day year	month day year							

ISSUED BY T. L. Reeder, V.P., Admin; 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title address

FORM NO. 13 P.S.C.MO.No. 6 Cancelling P.S.C.MO.No.	Original Coriginal (Original)	SHEET NO.	R9.0(a
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation	Communit	LOUIS COUNTY, M	
CUSTOMER PROVIDING ACCESS FOR ME (APPOINTMENT FOR METER REA		CEIVED	
RULE 9.0 (Cont'd.)	Ç.	. g 1 (c.)	
Service which has been discontinued due to non-compliant stated provisions of this rule will not be restored untower permits the installation of a remote meter reading provisions of proper clearances for the meter and access ARB appurtenances, in accordance with Rate W or the case of the appurtenance with the applicable rules and regulations.	nless and un ing attachme essibility f ustomer prov	til the cus- nt, including or routing of	
The Company will, at a customer's request, read a customent upon payment of a service charge as follows:	tomer's mete	r by appoint-	+
For an appointment reading made between 8:00 a.m. a through Friday - \$10.00	and 5:00 p.m	. on Monday	+
For an appointment reading made between 5:00 p.m. a through Friday - \$15.00	and 9:00 p.m	on Monday	+
For an appointment reading made between 8:00 a.m. a Saturday - \$15.00	and 5:00 p.m	on a	+
Appointments for meter readings will not be scheduled	on Sundays	or holidays.	+
GANGELLED MAR 3 1987 BY LAT R. S. R. 9.0(a) BY LAT R. S. R. 9.0(a)			
PUBLIC SERVICE COMMISSION MISSONIE	F =: 1 1 +: 1	止国间	
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H. E. Mollman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO name of officer title address ISSUED BY 63141

FORM NO. 13 P.S.C.MO.No.	6	Second	Revised	SHEET No.	R10.0	
Cancelling P.S.C.MO.No	6_	<u>First</u>	Revised	SHEET No.	R10.0	
ST. LOUIS COUNTY WATER COMPANY		For ST.	LOUIS COU	_	RECEIVEI	٦
					WAR 2 1992)

TAPS (WATER SERVICE LINE CONNECTIONS) MISSOURI (TIMING AND INFORMATION REQUIRED FOR TAP APPLICATIONS, PRICE CHIEFSEPVICE Commission

RULE 10.0 Taps are made only by the Company or an authorized agent and only after the availability of adequate and reliable service is determined as stated in Rule 1.0, and the proper application and payments are made by the Customer or the Customer's Authorized Agent for both the tap and service. All applications shall be made at the Company office. Request for taps and metered service must be filed in writing at least forty-eight (48) hours in advance of need. As a part of the proper application for a tap, the minimum following data will be required:

- a) backflow prevention device data form
- b) excavation and/or plumbing permit number(s)
- c) St. Louis County Property Tax Assessor's Locator Number (Not applicable in Jefferson County)
- d) subdivision name
- e) lot number or description of property
- f) street name
- g) house number
- h) name of applicant
- i) name and address of property owner or contractor
- j) size of service line to be installed by owner or agent .
- k) accurate location of where tap is to be made
- 1) date upon which tap is wanted
- m) meter size requested by customer

On Water Service Line connections larger than 2½-inch, the applications must be preceded or accompanied by two (2) or more copies of appropriate plans, for review by the Company for compliance with its Rules, at least two (2) weeks prior to the issuance of the tap.

In the event of Company emergencies, it may be necessary for the Company to delay or reschedule the "making" of a tap.

For taps larger than 3-inch, scheduling of such taps may not be possible on Mondays.

The price of taps charged to customers will be based upon the Company's actual cost of labor, equipment, transportation and applicable overhead. This tap price shall be regularly reviewed by the Company and if necessary, adjusted **FILED** prospectively for known changes.

*Indicates new rate or text

APR 2 1992

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MO. PUBLIC SERVICE COMM.

DATE OF	? IS	SUE _	Mar	ch 3,	1992		DAT	re ef	FECTIVE	E	Apri	1 2, 1	992	
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CANCELLED ISSUED	BY '	Ť. L.	Reeder,	V.P.,	Admin.,	535	N.	New	Ballas	Rd.,	St.	Louis,	MO	63141
October 15, 2011	•													
Missouri Public														
Service Commission														
JW-2012-0088														

FORM NO. 13 P.S.C.MO.No.	6	<u>First</u> F	Revised	SHEET No.	<u>R10.0</u>	
Cancelling P.S.C.MO.No.	6	(Original	SHEET No.	R10.0	_
ST. LOUIS COUNTY WATER COMPANY	For	ST. LO	OUIS COU	NTY, MISSO	JRI	
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TAPS (WATER S (TIMING AND INFORMATION REQUI				M A.C.E.:QFoTAJ	SSOUR	
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RULE 10.0 Taps are made only by the						er:
the proper application and payments Authorized Agent for both the tap a	and service	. All app	plication	ns shall be	e made a	
the Company office. Request for ta at least forty-eight (48) hours in						.ng
application for a tap, the minimum					•	•
a) backflow preventi						*
b) excavation and/or c) St. Louis County	Property T	ax Assess	or's Loca	ator Numbe	r	^
(Not applicable in d) subdivision name	in Jefferso	n County)		CA	NCELL	FD
e) lot number or des f) street name	scription o	f propert	y			
g) house number				AP Andrea	R 2 199	92
h) name of applicant i) name and address	of propert	v owner o	r contra	Platic Son	nd R	+
j) size of service .	line to be	installed	by owne:	r or agent	SSOUR	nmissioi !
k) accurate location l) date upon which to	n of where	tap is to	be made			
m) meter size reque	-					
On Water Service Line connections	larger than	24-inch,	the app	lications	nust be	
preceded or accompanied by two (2) by the Company for compliance with						
issuance of the tap.	•			•		
In the event of Company emergencies or reschedule the "making" of a tag		e necessa	ry for t	he Company	to dela	ay
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For taps larger than 3-inch, sched Mondays.	uling of su	ch taps m	ay not b	e possible	on	;
The price of taps charged to custom						
cost of labor, equipment, transpor shall be regularly reviewed by the					tap pri	ce
prospectively for known changes.			,,	3	•	
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				ublic Servi		1
DATE OF ISSUE March 6, 1989	DAT	E EFFECTI	IVE Ap	ril 5, 198	9	_
ISSUED BY T. L. Reeder, V.P., Admi	n., <u>535 N</u> ,	New Balla	as Rd.,_S	t. Louis.	MO 6314	<u>1</u>

FORM NO. 13	P.S.C.MO.No.		ginal SHEET NO. RIO.O
Cancel	ling P.S.C.MO.No.		stack SHEET No.
Cancer	IINg F.B.C.MO.RO.		ised
ST. IOUI	S COUNTY WATER COMPANY	For St. 100	IS COUNTY, MISSOURI
	me of Issuing Corporation		ommunity, Town or City
			2.0
			
(TIM	TAPS (WATER S LING AND INFORMATION REQUI	ERVICE LINE CONNECTION RED FOR TAP APPLICATION	I
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	(not applicable in b) subdivision name c) lot number or design at the color of the	owner line to be installed b n of where tap is to m cap is wanted	y owner or agent
be preceded review by the	rvice Line connections law or accompanied by two (2) he Company for compliance e issuance of the tap.	or more copies of ap	propriate plans, for
	of Company emergencies, schedule the "making" of a		or the Company to *
For taps lan	rger than 3-inch, schedul:	ing of such taps may n	ot be possible on *
cost of laboration price shall	f taps charged to customer or, equipment, transporta- be regularly reviewed by ly for known changes.	tion and applicable ov the Company and if ne	erhead. This tap cessary, adjusted
*Indicates ne	- ew rate or text	EPR 5 1989 10:0	CC 1 _ 4 1934
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DATE OF ISS	UE TOUCH	Service	/EOCT 2 4 1984
	month day year		month day year
ISSUED BY	H. E. Moriman, V.P., Con		Rd., St. Louis, MO 63141
	name of officer	title	address

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R10.1
Cancelling P.S.C.MO.No.	Original) SHEET No.
	Revised }
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation	For ST. LOUIS COUNTY, MISSOURI Community, Town or City
	INE CONNECTIONS) (CONTINUED) ERMIT REQUIREMENTS)
RULE 10.1 Where applicable, a Plumbir public agency having jurisdiction over Line in question, and an Excavation Penjurisdiction over the street in which the exhibited when an application for a tap	the installation of the Water Service + mit from each public agency having he excavation is to be made, must be
	[[[]]]
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	i de la compania del compania del compania de la compania del compania de la compania de la compania del compania de la compania de la compania de la compania del compania
*Indicates new rate or text +Indicates change	
DATE OF ISSUE SEP 2 4 1984	DATE EFFECTIVE OCT 2 4 1984
month day year	month day year
ISSUED BY H. E. Wellman, V.P., Comp.;	535 N.New Ballas Rd., St. Louis, MO 63141

title

address

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 name of officer

FO!	RM NO.	13	P.S.C.MO.No.	6	Second	_Revised	SHEET No	R10.2
	Cance	lling	P.S.C.MO.No.	6	First	_Revised	SHEET No	R10.2
	ST. LO	uis co	OUNTY WATER CO	MPANY	For ST. L	OUIS COUN	TY. MISSOURI	and

JEFFERSON COUNTY, MISSOURI

TAPS (WATER SERVICE LINE CONNECTIONS) (CONTINUED)
(EXCAVATION REQUIREMENTS)

RECEIVED

AUG 27 1993

RULE 10.2 The tap excavation at the Company's main must be:

MISSOURI
Public Service Commission

- 1) of approved size, construction and shape to allow Company personnel to attach and operate the tapping machine, and
- shored, if necessary to be in compliance with OSHA requirements, or if deemed necessary by the Company, and
- 3) free of mud and water.

In addition the exterior portion of the Company's main must be cleaned where the tap is to be made.

If the Company employee finds any part of the Water Service Line installation or tap excavation not ready, the tap will not be made and the Company must be notified again by the plumber or customer of readiness before the tap is rescheduled for a subsequent day.

If the Company receives a second or subsequent notice that preparations have been made for a specific tap, a Rescheduled Tap Charge will be charged to the plumber or customer for the second trip, and for every subsequent rescheduled trip as provided under the Company's tariff for Miscellaneous Charges. The Company may demand that Rescheduled Tap Charges be paid before additional trips are scheduled to make a tap. Rescheduled Tap Charges will be based upon the Company's actual cost of labor, equipment, transportation and applicable overhead.

An excavation of a size approved by the Company must be provided at the Company's main, at the tapping point, and the Water Service Line complete with appurtenances including stop cock and meter box at or near the property line must all be furnished and installed by the owner or authorized agent before the tap will be made and the meter set by the Company.

Under special conditions, tap connections, when approved by the Company, may be made by the Company prior to the installation of the Water Service Line.

*Indicates new rate or text

+Indicates change

FILED

93 - 20 4

DATE OF ISSUE August 27, 1993 DATE EFFECTIVE September 1, 1993

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO.	13	P,S.C.MO.No.	6	First	_Revised	SHEET No.	<u>R10.2</u>
Cancel	ling	P.S.C.MO.No.	6	_	_Original	SHEET No.	R10.2
ST. LOU	IS COU	NTY WATER CON	<u>IPANY</u>	For ST. L	OUIS COUNT	Y, MISSOU	RI

RECEIVED

TAPS (WATER SERVICE LINE CONNECTIONS) (CONTINUED)
(EXCAVATION REQUIREMENTS)

JUN 3 1988

MISSOURI

RULE 10.2 The tap excavation at the Company's main must be: Public Service Commission

- 1) of approved size, construction and shape to allow Company personnel to attach and operate the tapping machine, and
- 2) shored, if necessary to be in compliance with OSHA requirements, or if deemed necessary by the Company, and
- 3) free of mud and water.

In addition the exterior portion of the Company's main must be cleaned where the tap is to be made.

If the Company employee finds any part of the Water Service Line installation not ready, the tap will not be made and the Company must be notified again by the plumber or customer of readiness before the tap is rescheduled for a subsequent day.

If the Company receives a second notice that preparations have been made for a specific tap and, upon calling to make the tap, finds that the above preparations have not been completed, a Rescheduled Tap Charge will be charged to the plumber or customer for that trip, and for every subsequent rescheduled trip as provided under the Company's tariff for Miscellaneous Charges. The Company may demand that such charges be paid before additional trips are scheduled.

An excavation of a size approved by the Company must be provided at the Company's main, at the tapping point, and the Water Service Line complete with appurtenances including stop cock and meter box at or near the property line must all be furnished and installed by the owner or authorized agent before the tap will be made and the meter set by the Company.

Under special conditions, tap connections, when approved by the Company, may be made by the Company prior to the installation of the Water Service Line.

CANCELLED

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JUN 8 1988

*Indicates new rate or text +Indicates change Public Service Commiss

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Public Service Commission

FORM NO. 13 P.S.C.MO.NO. 6	Original	SHEET No	R10.2
Cancelling P.S.C.MO.No	Original)	SHEET No	
ST. LOUIS COUNTY WATER COMPANY For		INTY, MISSOURI	
Name of Issuing Corporation		ty, Town or Ci	•
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TAPS (WATER SERVICE LINE CONNECTION (EXCAVATION REQUIREMEN	- TOP	3D)	
and a garage was different			
RULE 10.2 The tap excavation at the Company's main	must be:	•	+
 of approved size, construction and shape to attach and operate the tapping machine, and 		ny personnel to	
shored, if necessary to be in compliance wit ments, or if deemed necessary by the Company		re-	
3) free of mud and water,			
In addition the exterior portion of the Company's material is to be made.	ain must be c	leaned where th	ne *
If the Company employee finds any part of the Water not ready, the tap will not be made and the Company the plumber or customer of readiness before the tap quent day.	must be noti:	fied again by	. +
If the Company receives a second notice that prepara specific tap and, upon calling to make the tap, find tions have not been completed, a fifteen dollar (\$19) the plumber or customer for that trip. In addition charged for every subsequent rescheduled trip. The Charges be paid before additional trips are scheduled	ds that the a 5.00) fee wil , a \$15.00 fe Company may d	bove prepara- l be charged to e will be	
An excavation of a size approved by the Company must Company's main, at the tapping point, and the Water appurtenances including stop cock and meter box at must all be furnished and installed by the owner or tap will be made and the meter set by the Company.	Service Line or near the p	complete with roperty line	
Under special conditions, tap connections when the made by the Company prior to the installation of the	roved by the e Water Servi	Company, may b ce Line.	e *
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DATE OF ISSUE SEP 2.4 1984 DATE FE	·PPCTIVE	nrt 2.4 1984	<u> </u>

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ISSUED BY H. E. Weilman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C. MO. No. 6 First Revised SHEET No. R10.3

Cancelling P.S.C. MO. No. 6 Original Revised SHEET No. R10.3

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

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TAPS (Water Service Line Connections) (Continued)
(Service for Other than Occupied Premises)

JUL 19 2000

MISSOURI
Public Service Commission

RULE 10.3 Plans and specifications must accompany application for tap when requested by the Company. Taps will not be made in advance of building requirements.

Taps may be approved for service other than to an occupied premises or building, such as service to a drinking fountain or a "yard hydrant" used only for agricultural crop growing, or for extensive lawn watering needs such as areas within multilot subdivisions or landscaped areas of large shopping centers provided that:

- 1) the tap and the Water Service Line are not used in the future to serve any other purpose which would result in a violation of Rule 2.0 or to avoid a proper main extension under Rule 22.0; and
- 2) every "yard hydrant" must be of a proper freeze-proof, self-draining design, equipped with a locking device which shall be kept locked by the customer to prevent unauthorized use of water; and
- 3) a proper meter box is installed and maintained by the customer; and
- 4) use of the Water Service Line and appurtenances will not in any way result in a cross-connection. All such services shall have a backflow prevention device which conforms to the requirements of the Department of Natural Resources, the appropriate local governmental authority, and/or as required by the Company.

FILED

AUG 18 2000

*Indicates new rate or text

+Indicates change

MISSOURI Public Service Commission

DATE OF ISSUE

July 19, 2000

DATE EFFECTIVE

August 18, 2000

ISSUED BY

D.P. Abernathy,
V. P., Corporate Counsel

535 N. New Ballas Road St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 F.S.C.MO.NO.	- (Protect) Sheet No. Riv.5
Cancelling P.S.C.MO.No.	Original) SHEET No.
	Revised }
ST. LOUIS COUNTY WATER COMPANY For	ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
TAPS (WATER SERVICE LINE CONNECTION	
(SERVICE FOR OTHER THAN OCCUPIE	D PREMISES)
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RULE 10.3 Plans and specifications must accompany requested by the Company. Taps will not be made in a	
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Taps may be approved for service other than to an occurrence as service to a drinking fountain or a "yard hyd	
cultural crop growing, or for extensive lawn watering	
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provided that:	
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any other purpose which would result in a vic avoid a proper main extension under Rule 22.0	
avoid a proper main extension disser kine 22.0	O; auki
2) every "yard hydrant" must be of a proper free	
design, equipped with a locking device which customer to prevent unauthorized use of water	
customer to prevent distribution use or with	,
3) a proper meter box is installed and maintaine	ed by the customer; and *
4) use of the Water Service Line and appurtenan	nces will not in any way *
result in a cross-connection. All such serv	i i
prevention device which conforms to the requi of Natural Resources, the appropriate local of	-
and/or as required by the Company.	government duality,
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H. E. MSliman, V.P., Comp.; 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title address

ISSUED BY_

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P.S.C. MO. No. 6

Original

SHEET No. R10.3 (a)

Cancelling

P.S.C. MO. No. 6

Revised SHEET No.

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

TAPS (Water Service Line Connections) (Continued) (Service for Other than Occupied Premises)

JUL 1 9 2000

MISSOURI

Public Service Commission notwithstanding the provisions of Rule 1.2, irrigation systems for extensive watering of 5) multilot lawn areas and landscaping may extend across property lines in residential or commercial subdivisions provided that:

- a) The service line must comply with the provisions of Rule 12.3, except that because no "premises" is being "served" for which an owner could be determined, instead the meter box, the terminus of the service line and the beginning of the irrigation system must be located on property owned in fee by the customer of record. This may include common ground owned by an owners' association or similar entity.
- b) The installation must, at a minimum, consist of all parts of a service line otherwise required. This shall include type K copper through a T-head shut off valve and stop box located at or near the property line and an approved meter box in an area acceptable to the Company for reasonable access to and reading of the meter. This must be followed by an undeground stop and drain type valve at least four feet outside the meter box, with a stop box followed by a reduced pressure backflow device located a minimum of twelve inches above ground, followed by at least four feet of flexible type K copper beyond the backflow device. Thereafter the irrigation system constructed of materials acceptable to the customer may be extended.
- c) The customer may not engage in the resale of water or water service for gain.
- d) Appropriate property rights for installation of piping and other facilities of the irrigation system shall have transferred between the affected property owners, and the Company will have no responsibility to determine or otherwise police disputes between such owners with respect to facilities located on property not owned by the customer.

FILED

AUG 18 2000

*Indicates new rate or text

+Indicates change

Public Service Commission

DATE OF ISSUE

July 19, 2000

DATE EFFECTIVE

August 18, 2000

ISSUED BY

D.P. Abernathy,

535 N. New Ballas Road

V. P., Corporate Counsel

St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.MO.No. 6		{Original}	SHEET NO	· R10.4
Cancelling P.S.C.MO.No.		Original)	SHEET No	
ST. LOUIS COUNTY WATER COMPANY	For <i>S</i>		UNTY, MISSO	
Name of Issuing Corporation		Communi	ty, Town or	City
			,	<u> </u>
TAPS (WATER SERVICE LI (DISCONNECTION OF ABAI				
, su <u> </u>			.5 - ,,	
RULE 10.4 Abandoned or unused Water S the "tap" at the Company's main, and the ration cock(s), destruction shall be by doned taps, other than brass corporation by the Company.	tap(s) must be sawing off the	e destroyed outlet thr	For a conceads. Aban-	rpo-
This disconnection and tap destruction significant premises or the owner's authorized agent tion of the Company the destruction of the connection will not be made to serve the same parcel of property or another premisell of the abandoned or unused Water Serin the paragraph above, are disconnected	as directed by the tap may be of same premises ses on another vice Lines to t	y the Compa ione by oth or a new p parcel of the premise	ny. At the ers. A new remises on t property unt s, referred	op- the
Upon customer's request to reuse an exis a new premises on a parcel of property, Water Service Line installation, and if rials, alignment, etc. to comply with Coreuse, provided the owner of the parcel Company that the new premises to be added days. Otherwise, disconnection of the Watap(s) is required.	the Company may it meets all re mpany's Rules, of property cor ad will be under	y review the equirements Company man nveys in wr construct	e existing of size, may y approve so iting to the ion within	ate- ach e
Also, the Company may require a security destroying the tap(s). Refund of this d tap(s) is reused and a meter has been se ises, or the customer decides not to reuthe tap(s).	leposit will be et by the Compar	made when ny to serve	either the the new pre	≥m
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H. E. Mollman, V.P., Comp.; 535 N. New Ballas Rd., St. Louis, MO 63141

title

address

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

ISSUED BY

name of officer

FORM NO	o. 13 p.s	.c.Mo.No	6	Second	Revised	SHEET No.	R11.0	
Car	ncelling P.S	.c.Mo.No	6	First	Revised	SHEET No.	R11.0	
	LOUIS COUNTY	WATER_COMPANY	Fc	or <u>ST.</u>	LOUIS COU	NTY, MISSO	RI	
						R	CEWED	
						MA	R 21992	
	(SIZE	WATER SE AND MATERIAL		COMPONENT		TIMPEL		
in acco	1.0 For all	new or replace the requirement	cement Wate	er Service :	Lines the	r. Pagaildhear	IISSOURI Mi⊊@⊊o‱m	ission
The minas fol		Service Line 1	requirement	s for mate	rial and c	onstruction	shall be	
A		or Replacement Having An Ou			(Minimum	3/4" Inside	<u>1</u>	
	1. Water	Service Line	s 3/4" and	1 1"				
	(a)	From the Con Type "K" cor		in to the s	top cock s	hall be fle	exible	
	(p)	From the sto	op cock to					+
		the premises and an elect						+
		side of the type "K" or	meter yoke	e, all other				+
	2. <u>Wate</u>	Service Line	s Greater	Than 1" Bu	t Less Tha	n 4"		
	(a)	From the Con			top cock s	hall be fle	exible	
	(p)	From the sto	op cock to	four (4) fo				+
		the premises assembly and						+
		outlet side be flexible	of the met	er setter,	all other			+
	3. <u>Water</u>	Service Line	s Four (4)	Inches An	d Greater			
	be a	the Company of Company	's main to Class 52 du	six (6) feactile iron	et beyond pipe conf	the meter borming to a	oox must applicable	
	pre- or s	copper Water S -purchased "me silver soldere ess specifical	eter setter ed. Use of	rs") shall f any other	be either type of j	flared, compant oint is prosecuted to the prosecute of the company.	pression	
	ates new rate ates change	or text				MO. PU	BLIC SERVICE C	OMM.
DATE OF	F ISSUE	March 3, 199	92	DATE EFFEC	TIVEA	pril 2, 199	92	
CANCELLED ISSUED October 15, 2011	BY T. L. Res	eder, V.P., Ad	<u>lmin., 535</u>	N. New Bal	las Rd., S	t. Louis, M	<u>10 63141</u>	
Missouri Public Service Commission JW-2012-0088						_		

FORM NO. 13 P.S.C.MO.No. 6 First Revised SHEET No. R11.0
Cancelling P.S.C.MO.No6 Original SHEET No. R11.0
ST. LOUIS COUNTY WATER COMPANY FOR ST. LOUIS COUNTY, MISSOURI
RECEIVED
MAR 2 1989
WATER SERVICE LINE COMPONENT PARTS
(SIZE AND MATERIAL REQUIREMENTS - WATER SERVICE LINES) MISSOURI Public Service Commission
RULE 11.0 For all new or replacement Water Service Lines the installation must be in accordance with the requirements of all governmental agencies having jurisdiction.
The minimum Water Service Line requirements for material and construction shall be as follows:
CANCELLED
A. For New or Replacement Water Service Lines (Minimum 3/4" Inside Diameter) Having An Outside Meter Box APR 2 1992
1 Water Service Lines 3/4" and 1" BY2 7 8 5 7 1/1
Public Service Commission
(a) From the Company's main to the stop cock shall be Fig. 15 (a) Type "K" copper.
(b) From the stop cock to four (4) feet beyond the meter box: * except for the 3 inch long, Schedule 80 PVC (i.p.s.) nipple in the meter box, material to be flexible type "K" or "L" copper.
2. <u>Water Service Lines Greater Than 1" But Less Than 4"</u>
(a) From the Company's main to the stop cock shall be flexible or rigid Type "K" copper.
(b) From the stop cock to four (4) feet beyond the meter box: * except for the two 3-6 inch long, Schedule 80 PVC nipples in the meter box, material to be flexible type "K" or "L" copper.
3. Water Service Lines Four (4) Inches And Greater
From the Company's main to six (6) feet beyond the meter box must be a minimum of Class 52 ductile iron pipe conforming to applicable AWWA standards.
4. On copper Water Service Lines, joints (excluding joints on pre-purchased "meter setters") shall be either flared, compression, or silver soldered. Use of any other type of joint is prohibited unless specifically authorized in writing by the Company.
APR 5 1989
*Indicates new rate or text +Indicates change

DATE OF ISSUE March 6, 1989

DATE EFFECTIVE April 5, 1989

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141.

FORM NO. 1	3 P.S.C.MO.No. 6	Original	
Cano	celling P.S.C.MO.No.	Original Revised	
ST. LO	UIS COUNTY WATER COMPANY For ST	. LOUIS CO	UNIY, MISSOURI
*	Name of Issuing Corporation		ity, Town or City
	WATER SERVICE LINE COMPONENT (SIZE AND MATERIAL REQUIREMENTS - WATER	PARTS R SERVICE I	CENTED LINES)
	For all new or replacement Water Service Lin Mance with the requirements of all government		
The minimum as follows:	Water Service Line requirements for material	and const	ruction shall be
Α.	For New or Replacement Water Service Lines (Diameter) Having An Outside Meter Box	Minimum 3/	4" Inside *
	1. Water Service Lines 3/4" and 1"		
	(a) From the Company's main to the sto	p cock sha	all be flexible
	Type "K" copper. (b) From the stop cock to four (4) fee shall be flexible Type "K" or "L" be used outside the building wall minimum of ten (10) feet.	copper. A	ulso, copper must
	2. Water Service Lines Greater Than 1" But I	ess Than 4	*
	 (a) From the Company's main to the stoor rigid Type "K" copper. (b) From the stop cock to four (4) fee shall be flexible or rigid type "K copper must be used outside the buises served, a minimum of ten (10) 	t beyond t " or "L" o ilding wal	the meter box copper. Also,
	3. Water Service Lines Four (4) Inches And G	reater	*
	From the Company's main to six (6) feet must be a minimum of Class 52 ductile i applicable AWWA standards.		
	4. On copper Water Service Lines, joints (pre-purchased "meter setters") shall be or silver soldered. Use of any other tunless specifically authorized in writing	either fl ype of joi	ared, compression,
*Indicates +Indicates	new rate or text change APR 5 1989 APR 5.4 RII.0	£	Sun as Tunnalesion

DATE OF ISSUE SEP 24 1984 | Service DATE EFFECTIVE | OCT 24 1984 | month day year NISSUED BY HE MALL SERVICE DATE EFFECTIVE | MONTH day year NISSUED BY HE MALL SERVICE DATE EFFECTIVE | MONTH DAY YEAR ISSUED BY H. E. Mollman, V.P., comp; 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title address

month day year

FORM NO. 13 P.S.C.MO.No. 6 First Revised SHEET No.R11.O(a)	
Cancelling P.S.C.MO.No. 6 Original SHEET No.R11.0(a)	
ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI	
RECEIVED	
MAR 2 1989	
WATER SERVICE LINE COMPONENT PARTS - (CONTINUED) (SIZE AND MATERIAL REQUIREMENTS - MASTER WATER SERVICE LINENISSOURI	
Public Service Commit	ssion
RULE 11.0 (Cont'd.)	
B. For replacement Water Service Lines with acceptable inside meter settings, materials shall be the same as for new Water Service Lines, except the copper or ductile pipe shall extend from the Company's main to the meter inside the premises served.	
C. For Water Service Lines having no meter box (Private Fire Protection Service Lines) materials shall be the same as described in A2(a), A2(b) and A3 above, except that the copper or ductile pipe must extend from the Company's main to the premises served. If a detector check valve assembly is provided in a vault as part of the private fire protection service line, then:	
 for private fire protection service lines 4-inch or greater, AWWA C900 plastic pipe can be used in lieu of ductile iron pipe from 6 feet beyond the vault to the premises, or 	
 for private fire protection service lines less than 4-inch, material other than copper pipe can be used from 6 feet beyond the vault to the premises, provided such material is in compliance with local plumbing codes. 	-
Where installation of a privately owned "Master Water Service Line" is permitted by the Company's Rules, the component or material requirements for the "Master Water Service Line" from the connection at the Company's main throughout its entire length are as follows:	
a) For a size 3/4" or 1" - flexible type "K" copper is required.	
b) For sizes greater than 1" but less than 4", flexible or rigid type "K" or "L" copper is required.	
c) Sizes 4" and greater, a minimum of Class 52 Ductile Iron Pipe is required, conforming to applicable AWWA Standards.	
d) In addition to the control valve portion of the tap at the Company Emain, a stop cock is required at or near the property line where the "Master Water Service Line" enters the parcel of property. *Indicates new rate or text APR 5 1989	
+Indicates change Public Service Commission	n

DATE OF ISSUE March 6, 1989

CANCELLEDISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

Missouri Public
Service Commission

JW-2012-0088

FORM NO. 13 P.S.C.MO.NO. 6 CREVISED SHEET NO.	R11.0(a)							
Cancelling P.S.C.MO.No. (Original) SHEET No. Revised								
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation For ST. LOUIS COUNTY. MISSOURI Community, Town or City								
WATER SERVICE LINE COMPONENT PARTS - (CONTINUED) (SIZE AND MATERIAL REQUIREMENTS - MASTER WATER SERVICE LINE)								
RULE 11.0 (Cont'd.)								
B. For replacement Water Service Lines with acceptable inside meter settings, materials shall be the same as for new Water Service Lines, except the copper or ductile pipe shall extend from the Company's main to the meter inside the premises served.	*							
C. For Water Service Lines having no meter box (Private Fire Protection Service Lines) materials shall be the same as described in A2(a), A2(b) and A3 above, except that the copper or ductile pipe must extend from the Company's main to the premises served. If a detector check valve assembly is provided in a vault as part of the private fire protection service line, then:								
1. for private fire protection service lines 4-inch or greater, AWWA C900 plastic pipe can be used in lieu of ductile iron pipe from 6 feet beyond the vault to the premises, or								
2. for private protection service lines less than 4-inch, material other than copper pipe can be used from 6 feet beyond the vault to the premises, provided such material is in compliance with local plumbing codes.								
Where installation of a privately owned "Master Water Service Line" is permitted by the Company's Rules, the component or material requirements for the "Master Water Service Line" from the connection at the Company's main throughout its entire length are as follows:	*							
a) For a size 3/4" or 1" - flexible type "K" copper is required.	*							
b) For sizes greater than 1" but less than 4", flexible or rigid type "K" or "L" copper is required.	*							
c) Sizes 4" and greater, a minimum of Class 52 Ductile Iron Pipe is required, conforming to applicable AWWA Standards.	*							
d) In addition to the control valve portion of the tap at the Company's main, a stop cock is required at or near the percent line where the "Master Water Service Line" enters the parcel of property. *Indicates new rate or text +Indicates change APR 5	*							
DATE OF ISSUE SEP 2 4 1984 SUNIC Service Commission OCT 2 4 1984 Month day year MISSOURIEFFECTIVE month day year								
month day year 10113355 month day ye.	11							

ISSUED BY H. E. Wollman, V.P., Comp. 535 N. New Ballas Rd., St. Louis, MO 63141
name of officer title address

FORM NO. 13	P.S.C. MO. No.	6	Third	Revised	SHEET No.	R11.1	
Cancelling	P.S.C. MO. No.	6	Second	Revised	SHEET No.	R11.1	
OT LOTTE COLINITY	WATED COMPA	NV	For	TIOIT TO	COLINTY	MISSOURI	

RECEIVED

WATER SERVICE LINE COMPONENT PARTS (CONTINUED) APR 2 0 1998 (METER BOX, STOP BOX, STOP COCK, ETC.)

MO. PUBLIC SERVICE COMM

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When a meter is to be installed in a "meter yoke" or a "meter setter" outside of the building in a meter box, a tee head "angle valve" of bronze material and a design acceptable to the Company shall be installed on the inlet side and outlet side as an integral part of each meter yoke or meter setter. Also an electrical current insulating fitting of a material and design acceptable to the Company shall be installed on the outlet side as an integral part of a meter yoke or a meter setter. For service lines greater than two (2) inches, where there is no meter yoke or meter setter, an electrical current insulating coupling shall be installed in the service line inside the meter vault on the outlet side of the meter. For meters not installed in a meter voke or meter setter, a water shutoff gate valve shall be installed in the meter box before and after the meter. In addition, for all meter sizes a "stop cock" of a material and design acceptable to the Company (2-inch and smaller must be bronze material; larger than 2-inches must be gray or ductile cast iron material) complete with stop box shall be installed in the Water Service Line located accessibly on the property line or in public right-of-way (subject to plumbing code requirements) near the right-of-way line.

If a basement meter setting exists, then a "stop cock" of material and design acceptable to the Company, complete with stop box, shall be installed in the service line, located accessibly on the property line or in public right-of-way (subject to plumbing code requirements) near the right-of-way line.

A cast iron extension type stop box of a design acceptable to the Company shall be placed over each stop cock so that the stop cock is readily accessible for turning water off or on by employees of the Company.

The stop cock, of a design acceptable to the Company, must be installed in a separate stop box and located in accordance with the applicable plumbing code, but in no event shall the location be more than three (3) feet from the property or easement line, unless otherwise approved by the Company.

The control valve portion of a tap at the Company's main, which is also required, is not a substitute for the stop cock.

In every Water Service Line installation, a stop and waste valve of a design acceptable to the Company shall be installed in the Water Service Line at or immediately beyond the point where the Water Service Line enters the building wall of a premises, and also at a point such that water can be drained out of the pipes in the building. The stop and waste valve must be kept accessible at all times for readily turning water off or on by the occupant of the building or by Company's employees.

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED

MAY 2 0 1998

*Indicates new rate or text.

+Indicates change

MISSOURI Public Service Commission

DATE OF ISSUE	April 20, 1998	DATE EFFECTIVE	May 20, 1998
ISSUED BY	B. K. Turner, Sr. V. P., Bu	usiness Affairs, 535 N. New Ba	allas Rd., St. Louis, MO 63141

FORM NO.	13	P.S.C.MO.No	6	Second	Revised	SHEET No.	<u>R11.1</u>
Cancel	ling	P.S.C.MO.No	6	First	Revised	SHEET No.	<u>Rll.1</u>
ST. LOUI	s coul	NTY WATER COMPANY		ForST.	LOUIS COU	NTY, MISSOU	RI

RECEIVED

WATER SERVICE LINE COMPONENT PARTS (CONTINUED)
(METER BOX, STOP BOX, STOP COCK, ETC.)

MAR 2 1992

Rule 11.1 When a meter is to be installed in a "meter yoke" or a "meter settescours!

outside of the building in a meter box, a tee head "angle valve" of bio Service Commiss:

material and a design acceptable to the Company shall be installed on the inlet

side as an integral part of each meter yoke or meter setter. Also an electrical +

current insulating fitting of a material and design acceptable to the Company +

shall be installed on the outlet side as an integral part of a meter yoke or a

meter setter. For meters not installed in a meter yoke or meter setter, a water

shutoff gate valve shall be installed in the meter box before and after the meter.

In addition, for all meter sizes a "stop cock" of a material and design acceptable

to the Company (2-inch and smaller must be bronze material; larger than 2-inches

must be gray or ductile cast iron material) complete with stop box shall be

installed in the Water Service Line located accessibly on the property line or in

public right-of-way (subject to plumbing code requirements) near the right-of-way

line.

If a basement meter setting exists, then a "stop cock" of material and design acceptable to the Company, complete with stop box, shall be installed in the service line, located accessibly on the property line or in public right-of-way (subject to plumbing code requirements) near the right-of-way line.

A cast iron extension type stop box of a design acceptable to the Company shall be placed over each stop cock so that the stop cock is readily accessible for turning water off or on by employees of the Company.

The stop cock, of a design acceptable to the Company, must be installed in a separate stop box and located in accordance with the applicable plumbing code, but in no event shall the location be more than three (3) feet from the property or easement line, unless otherwise approved by the Company.

The control valve portion of a tap at the Company's main, which is also required, is not a substitute for the stop cock.

In every Water Service Line installation, a stop and waste valve of a design acceptable to the Company shall be installed in the Water Service Line at or immediately beyond the point where the Water Service Line enters the building wall of a premises, and also at a point such that water can be drained out of the pipes in the building. The stop and waste valve must be kept accessible at all times for readily turning water off or on by the occupant of the building or by Company's employees.

APR 2 1992

*Indicates	new	rate	or	text
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+Indicates change

MAY 2 6 1998

MO. PUBLIC SERVICE COMM.

DATE OF ISSUE March 3, 1992 By WATE EFFECTIVE April 2, 1992

Public Service Commission:

ISSUED BY T. L. Reeder, V.P., Admin., 53 MISSINGER Plantage Rd., St. Louis, MO 63141

FORM NO	٥.	13	P.S	.C.MO.	No	6		First	Revised	SHEE"	ΓNo.	<u>R11.1</u>
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ST. I	LOUI	S COU	NTY V	WATER_	COMPANY	<u>Y</u>	For	ST.	LOUIS CO	UNTY	REG	EIVED
												1989

MISSOURI

Public Service Commission

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WATER SERVICE LINE COMPONENT PARTS (CONTINUED)

(METER BOX, STOP BOX, STOP COCK, ETC.)

RULE 11.1 When a meter is to be installed in a "meter yoke" or a "meter setter" outside of the building in a meter box, a tee head "angle valve" of bronze material and a design acceptable to the Company shall be installed on the inlet side as an integral part of each meter yoke or meter setter. Also a schedule 80 PVC threaded nipple (3-inches long) shall be installed on the outlet side as an integral part of a meter yoke or a schedule 80 PVC nipple (3 to 6-inches long) shall be installed in both the outlet riser and the horizontal by-pass pipe as an integral part of a meter setter. For meters not installed in a meter yoke or meter setter, a water shutoff gate valve shall be installed in the meter box before and after the meter. In addition, for all meter sizes a "stop cock" of a material and design acceptable to the Company (2-inch and smaller must be bronze material; larger than 2-inches must be gray or ductile cast iron material) complete with stop box shall be installed in the Water Service Line located NCELL accessibly on the property line or in public right of way (subject to plumbing code requirements) near the right-of-way line. APR 2 199

If a basement meter setting exists, then a "stop cock" of material and design war acceptable to the Company, complete with stop box, shall be installed in the service line, located accessibly on the property line or in public right-of-way comm (subject to plumbing code requirements) near the right-of-way line.

A cast iron extension type stop box of a design acceptable to the Company shall be placed over each stop cock so that the stop cock is readily accessible for turning water off or on by employees of the Company.

The stop cock, of a design acceptable to the Company, must be installed in a separate stop box and located in accordance with the applicable plumbing code, but in no event shall the location be more than three (3) feet from the property or easement line, unless otherwise approved by the Company.

The control valve portion of a tap at the Company's main, which is also required, is not a substitute for the stop cock.

In every Water Service Line installation, a stop and waste valve of a design acceptable to the Company shall be installed in the Water Service Line at or immediately beyond the point where the Water Service Line enters the building wall of a premises, and also at a point such that water can be drained out of the pipes in the building. The stop and waste valve must be kept accessible at all times for readily turning water off or on by the occupant of the building or by Company's employees.

*Indicates new rate or text +Indicates change **Public Service Commission**

DATE	ΟF	ISSU	Œ _	<u> March</u>	<u>6. 1989</u>	}		DAT	re ei	FFECTIVE	3 <u> </u>	Apri]	<u>l 5, 19</u>	<u>89 </u>	
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ISSUE	ED E	SY T.	L.	Reeder,	<u>V.P.,</u>	Admin.	535	N.	New	Ballas	Rd	St.	Louis,	MO	63141

FORM	NO.	13	P.S.C.MO.N	o. <u>6</u>	Original	SHEET NO. RILL
	Ca	ncelling	P.S.C.MO.N	٥.	[Original]	SHEET No.
				-		i
	ST.		OUNTY WATER CO		For ST. LOUIS CO	
		Name o	of Issuing Cor	poration	Communi	lty, Town or City
					CONENT PARTS (CONTINUED OX, STOP COCK, ETC.)	5)
RUT	£ 11.	.1 When	n a meter (up	through 1 inci	h in size) is to be in	stalled outside *
of	the b	milding	in a meter bo	x, a tee head	"angle valve" of bron	ze material and
					e installed on the inl For meters greater th	
wat	er sì	utoff ga	ite valve shal	l be installe	d in the meter box bef	ore and after
					a material and design onze material; larger	
mus	t be	gray or	ductile cast	iron material) complete with stop b	ox shall be
					d accessibly on the pr g code requirements) n	
		f-way lir		cc co praidir	g conc rodurement, u	
If	a bas	sement ma	eter settina e	xists. then a	"stop cock" of materi	al and design
acc	eptal	ole to th	ne Company, co	mplete with s	top box, shall be inst	alled in the
					operty line or in publ ar the right—of—way li	
					esign acceptable to th	
			each stop cock Efor on by em		stop cock is readily a e Company.	ccessible for
	_		_		- -	
					he Company, must be in e with the applicable	
but	in	no event	shall the loc	ation be more	than three (3) feet f	
or	easer	ment line	e, unless othe	rwise approve	d by the Company.	
			ve portion of a substitute f		Company's main, which	is also re-
ا م	.reu,	15 IDC (i substitute i	or the emb o	CCK.	
					a stop and waste valve ed in the Water Servic	
					er Service Line enters	
wa]	l of	a premia	ses, and also	at a point su	ch that water can be d	rained out of
all	tim	es in the	eadily turning	water off or	aste valve must be ker on by the occupant of	the building or
by	Compa	any's emp	ployees.	APR	on by the occupant of	10-
*Inc	licat	es new r	ate or text	BY	R.S. # R.II. I	gua i sa ta kuuri
		es chang		Service Servi	ice Collitiusoid.	-
<u>L</u>			CED O 4	- NII	5500111	00T 0 4 1964
DATE	OF	ISSUE_	SEP 24	1984 Vear	DATE EFFECTIVE	OCT 24 1964

Abliman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

address

title

ISSUED BY

name of officer

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FORM NO. 13	P.S.C.MO.No.	6		Original	SHEET No	R11.1(a)
Cance	lling P.S.C.MO.No.			Original)	SHEET No.	
	_			-{Kevised}	_	<u>-</u>
	IS COUNTY WATER COMPA		_For		UNTY, MISSOURI	
N	ame of Issuing Corpor	ration	-		y, Town or Cit	у
				- · · · · · · · · · · · · · · · · · · ·		
	WATER SERVIO (METER I	CE LINE COMPO BOX, STOP BOX	NENT PAR STOP O	IS (CONTINUE OCK, ETC.)))	
			· · · · · · · · · · · · · · · · · · ·			
vided in the meter, when	Cont'd.) The Compan e Water Service Line necessary, to facili water discharge.	piping on ei	ther or b	oth immediat	e sides of the	+
					-	-]
				i e		
					<u> </u>	
*Indicates no +Indicates c	ew rate or text hange					1.3
	SEP 2 a loga				OCT 0 5 100 f	

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R12.0
Cancelling P.S.C.MO.No.	(XXXXXXX) (Original) SHEET No.
	Revised }
ST. LOUIS COUNTY WATER COMPANY For S	T. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	157575
INSTALLATION REQUIREMENTS FOR WATER SER (INTENT OF INSTALLATION REQU	· · · · · · · · · · · · · · · · · · ·
	·
RULE 12.0 It is the intent of the Rules relating to MENTS FOR SERVICE LINES" to require a separate Water meter, in a straight line from the tap at the Company box" and "meter box" to the premises being served. To close relationship between the service line and the proves the ability to field locate Water Service Line meter.	Service Line for each 's main, through the "stop his arrangement assures a remises served, and im-
Water Service Lines are not owned by the Company, thus is not that of the Company. If any deficiency, such Water Service Line, the provisions of Rule 19.1 apply	as a leak, develops on a
All Water Service Line components, such as the tap, so box, and vault, must comply with the provisions of cur tions and applicable plumbing codes.	top box, stop cock, meter * rrent Company specifica-
Replacement of a Water Service Line shall be done in requirements for a new Water Service Line installation basement meter setting may qualify to remain in service 20.0.	n, except that an existing
A typical cross-sectional view of a Domestic Water Ser residential or commercial premises is shown on Append	rvice Line supplying a * ix Sheet AP1.0.
When any portion of a Water Service Line supplies water ("Master Water Service Line"), the following shall applies permit several customers to take water service save customers the expense of constructing totally in from the Company's main to each premises; however, as Service Lines have inherent risks of service deficient which are greater than similar risks associated with Lines serving single customers. Therefore, as a condipermitting a Customer to utilize a Master Water Service accepts full responsibility for maintenance and repair Service Line.	ply: Master Water Service through a common pipe to dependent Water Service Lines a consequence, Master Water cies and service terminations independent Water Service itions of the Company ce Line, each such customer
(Continued on R12.0(a))	, r.

*Indicates new rate or text

+Indicates change

DATE OF ISS	UE SEP 2.4 1984	DATE EFFECTIVE	OCT 24 1984			
	month day year		month	day	year	
	The Offilmer-					

ISSUED BY H. E. Moliman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title address

FORM NO. 13 P.S.C. MO. No. 6 First Revised SHEET No. R12.0(a)

Cancelling P.S.C. MO. No. 6 Original SHEET No. R12.0(a)

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

RECEIVED

INSTALLATION REQUIREMENTS FOR WATER SERVICE LINES (GENERAL) - (CONTINUED)
(INTENT OF INSTALLATION REQUIREMENTS)

JAN 2 1 1997

RULE 12.0 (Cont'd)

MISSOURI Public Service Commission

Furthermore, if the Company shall ever have lawful cause to discontinue water service to any one of the customers using a Master Water Service Line, whether due to reason of nonpayment of bills, leaks in the Master Water Service Line or a Water Service Line connected thereto, faulty or inadequate maintenance of metering facilities or any other lawful cause whatsoever, the water service to the entire Master Water Service Line may be discontinued and all customers dependent on the line can be deprived of water service because of the actions or inactions of one of said customers.

If a parcel of property under one ownership with a Master Service Line is subdivided to include multiple ownerships, the provisions of Rule 12.4 will apply.

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+Indicates change

MO.PUBLIC SERVICE COMM

DATE OF ISSUE

January 21, 1997

DATE EFFECTIVE

February 20, 1997

ISSUED BY

K. Turner, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission .IW-2012-0088

ORM NO. 13	P.S.C.MO.No. 6	-	sinal SHEET No. R12.0
Cancelli	ng P.S.C.MO.No.	Orig	inal SHEET No.
		(KeV)	ised }
	COUNTY WATER COMPANY		OUIS COUNTY, MISSOURI
Name	of Issuing Corporation	Co	ommunity, Town or City
		<u> </u>	
TNOTALL APPL	N REQUIREMENTS FOR WATER	SERVICE I THES (CENE	PALA: = \(CONTINUED)
	(INTENT OF INSTAL	LATION REQUIREMENTS)	
RULE 12.0 (Cont	L'd.)		() - n
service to any due to reason of a Water Service metering facil: the entire Mass pendent on the	f the Company shall ever one of the customers usi of nonpayment of bills, le Line connected thereto, ities or any other lawful ter Water Service Line maline can be deprived of the of said customers.	ng a Master Water Se eaks in the Master W faulty or inadequat cause whatsoever, t y be discontinued an	rvice Line, whether ater Service Line or e maintenance of he water service to d all customers de-
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	inal SHEET No. R12.1
Cancelling P.S.C.MO.No. Orig	inal) SHEET No.
	S COUNTY, MISSOURI
Name of Issuing Corporation Co	mmunity, Town or City
INSTALLATION REQUIREMENTS FOR WATER SERVICE LINES (GE (DEPTH AND TERMINATION POINTS)	NERAL) - (CONTINUED)
RULE 12.1 Before a tap is made by the Company, the followi	
All Water Service Lines must be installed at least 3-1 surface of the ground (finished grade) at any point.	/2 feet below the +
Water Service Lines, 3/4" and 1" in diameter, shall be mum of one (1) foot beyond the far side of the Company	extended to a mini- + 's main.
Water Service Lines with manifolds and multiple flexible ple connections to the water main shall be extended so is not less than six (6) feet and not more than eight main and each flexible lead extends one (1) foot beyon the main.	that the manifold (8) feet from the
Water Service Lines of ductile cast iron pipe or of ri shall be extended approximately eight (8) feet short of Following the tapping of the Company's main, ductile of copper Water Service Lines shall be extended and connect to the outlet of the tap at the Company's main.	of the water main. ast iron or rigid
Replacement of a Water Service Line shall be done in a requirements for a new Water Service Line installation existing basement meter setting may qualify to remain vided in Rule 20.0.	, except that an
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DATE OF ISSUE SEP 2 4 1984 DATE EFFECTIVE	OCT 2 4 1984

CANCELLED BY
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

name of officer

V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO

63141

FORM NO. 13 P.S.C.MO.No. 6 Cancelling P.S.C.MO.No.	Original SHEET NO. R12.2 Original SHEET No. Revised Revised
ST. LOUIS COUNTY WATER COMPANY For S Name of Issuing Corporation	Community, Town or City
INSTALLATION REQUIREMENTS FOR WATER SERVICE LI (CONFLICTS WITH SEWER LI	
	()
RULE 12.2 Water Service Lines shall be laid in a tribuilding drainage trenches. The Water Service Line a horizontally separated by at least ten (10) feet. Whereate trenches is not feasible, and approval is obtain governmental authority, the minimum requirement shall Service Line on an undisturbed earth shelf on one side building drainage trench at such an elevation that the ice Line is at least eighteen (18) inches above the tenth of the shall inches above the tenth of the shall be laid in a trench at such an elevation that the last eighteen (18) inches above the tenth of the shall be laid in a trench at such an elevation that the last eighteen (18) inches above the tenth of the shall be laid in a trench at such an elevation that the last eighteen (18) inches above the tenth of the shall be laid in a trench at such an elevation that the last eighteen (18) inches above the tenth of the shall be laid in a trench at such an elevation that the last eighteen (18) inches above the tenth of the last elevation that the last eighteen (18) inches above the tenth of the last elevation that the last eighteen (18) inches above the tenth of the last elevation that the last elevation the last elevation that the last elevation that the last elevation that the last elevation that elevation the last elevation that elevation the last elevation that elevation the last elevation the last elevation the last elevation the last elevation the last	nd sewer trenches are to be ere construction of sepa- ed from the appropriate be to install the Water e of the sewer or e bottom of the Water Serv-
Where the Water Service Line crosses a sanitary sewer (18) inches vertical clearance must be provided eithe unless approved in writing by the appropriate governi	r above or below the sewer.
The Water Service Line trench from the Company's main be backfilled until after the tap is made, water turn option, the Company has made an inspection to ensure	ed on and, at the Company's
*Indicates new rate or text +Indicates change	32 770 de 1 <mark>2</mark> 01

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R12.3
Cancelling P.S.C.MO.No.	Obecések (Original) SHEET No.
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation	For ST. LOUIS COUNTY, MISSOURI Community, Town or City
INSTALLATION REQUIREMENTS FOR WATER SER (RELATIONSHIP TO STREETS, RI	
RULE 12.3 Customers will not be permitted to public right-of-way or on private property alo private streets or roadways to obtain connecti premises on a parcel of property which would o proper main extension under Rule 22.0 or to ci Service Line rules.	ng, parallel, or across public or + con to Company's main to serve a circumvent the need to construct a
Customers, however, will be permitted to exten across a driveway owned by the customer, or in to connect to a water main installed within or street or roadway to serve property fronting or	nto or across a street or roadway immediately adjacent to that
Water Service Lines must be located on propert premises to be served.	y owned in fee by the owner of the
A Water Service Line may not be located on an the portion of the line which enters the Compathe main installed in that easement; and with situation where, in the Company's sole discret the Company's water main is unobtainable and t installation on an easement is in an area wher serve no useful purpose for present or potenti	ny's existing easement, to reach the exception also of the tion, property ownership abutting the proposed Water Service Line re a water main extension would

*Indicates new rate or text +Indicates change

DATE OF ISSUE

SEP 24 1984

DATE EFFECTIVE

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**Molecular H. E. Molecular V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO

name of officer

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R12.4	SHEET NO	Revised	First :		6	P.S.C.MO.No.	13	FORM NO.
						P.S.C.MO.No.		
RECEIVED	UNTY, M	LOUIS CO	ST.	_ For	YNA	NTY WATER COMP	JIS COU	ST. LO
MAR 2 1992	L) - (CC	S (GENERA	CE LINE	€ ER SERV	FOR WAT	N REQUIREMENTS	ALLATIC	INST
MISSOURI	WITH RU	OMPLIANCE	IOT IN C	LINES	R SERVICE	CTION OF WATER	(CORRE	

RULE 12.4 When a Water Service Line is not in compliance with appulate Service Commission rules in any respect other than use of a type of material which was permitted at the time of original installation, but such line is temporarily permitted under the provisions of a valid AGREEMENT AND ENCUMBRANCE accepted by all affected parties under the provisions of Rule 12.5, the owner(s) or customer(s) must resolve or correct the known deficiencies, including arranging for a Company water main extension, if necessary, upon the following occurrences:

- I. If any affected party or parties, or their heirs, successors or assigns, notify the Company in writing that they elect to cancel or void the AGREEMENT of AND ENCUMBRANCE; or
- II. If any of the following occurrences are discovered to have taken place following the execution of the AGREEMENT AND ENCUMBRANCE and the Company determines in its sole judgment at any time thereafter that the continuation of status quo under the AGREEMENT AND ENCUMBRANCE is unfair to or reasonably likely to be detrimental to the interests of other property owners or present or potential customers:
 - A. The property on which the premises are located is sold or subdivided.
 - B. Service is ordered shut off by owner or customer when vacating the premises.
 - C. Service is terminated for non-payment of water bills.
 - D. A leak or other failure occurs or any other changes are required on any portion of the Water Service Line or appurtenances.
 - E. Changes or lack of maintenance on the premises prevents proper protection or access for servicing and reading Company's meter.

The occurrence of one of the above conditions could affect customers whose Water Service Lines cross property of others; or who are incorrectly connected to Water Service Lines of others; or may involve two or more separate premises being served through one meter.

The Company may require appurtenances to be installed or replaced in an existing Water Service Line or may require the repairs to be made to an existing Water Service Line when one of the above conditions occurs; however, the pipe material used for the same Water Service Line need not be replaced if such material was permissible at the time of the original Water Service Line installation.

The Company will cooperate with the customer(s) in allowing adequate time (not exceeding 12 months following the date of notification to customer) to correct known deficiencies. At Company's option, service can be allowed to continue during the period that deficiencies are being corrected.

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MO. PUBLIC SERVICE COMM.

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ISSUED	B	(<u>T. L</u>	. Reeder,	V.P.,	Admin.,	535 N	. New	Ballas	Rd.,	st.	Louis,	MO	<u>63141</u>
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FORM NO. 13 P.S.C.MO.No. 6	Original	
Cancelling P.S.C.MO.No.	obeséesek (Original Revised	
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation		CUNTY, MISSOURI
INSTALLATION REQUIREMENTS FOR WATE (CORRECTION OF WATER SERVICE)	ER SERVICE LINES (GENERA	AL) - (CONTINUED)
RULE 12.4 On and after the effective da Service Lines and appurtenances not in or may continue in service until one of the	ampliance with applicabl	le Company Rules
A. The property on which the pre-	mises are located is sol	ld or subdivided. *
B. Service is ordered shut off by premises.	owner or customer when	
C. Service is terminated for non-	-payment of water bills.	. CANCELLED.
D. A leak or other failure occurs any portion of the Water Servi	rce rine or appurtenance	es. BY OFKS KIA
E. Changes or lack of maintenance protection or access for servi	on the premises prever icing and reading Compar	ublic Service Commissions proper ny s metalsSOURI
The occurrence of one of the above conditions of the conditions of others; of water Service Lines of others; or may involve being served through one meter.	or who are incorrectly o	connected to
When the Company becomes aware that a War with applicable Company rules, and one of the Company's option (Ref. Rule 12.5), Oc customer's expense, to resolve or correct arranging for a Company water main extens	f the above conditions of ompany may require the of t the known deficiencies	occurs, then at customer(s), at
The Company may require appurtenances to Water Service Line or may require the reservice Line when one of the above conditused for the same Water Service Line need permissible at the time of the original water Service Line need permissible at the time of the original water Service Line need permissible at the time of the original water Service Line need permissible at the time of the original water Service Line need permissible at the time of the original water Service Line need to the line need to the original water Service Line need to the line need to the line need to the line need to the line need to the line need to the line need to the line need to the line need to the line need to the line need to the line nee	pairs to be made to an e tions occurs; however, t d not be replaced if su	existing Water the pipe material ch material was
The Company will cooperate with the customic exceeding 12 months following the date of known deficiencies. At Company's option continue during the period that deficient	f notification to custom , service can be allowed	mer) to correct d to 写真 写真
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DATE OF ISSUE SEP 2 4 1984	DATE EFFECTIVE	OCT 2 4 1961
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ISSUED BY H. E. MolGran, V.P., Comp.; 5	35 N.New Ballas Rd., St	
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		P.S.C.MO.No.						
Cancel	ling	P.S.C.MO.No.	6	First	Revised	SHEET	No. RE	ČĚIVED
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INSTALLATION REQUIREMENTS FOR WATER SERVICE LINES - (CONTINUED) MISSOUR!

(CONTINUED USE OF WATER SERVICE LINE(S) NOT IN COMPLIANCE - ENCUREMENT MISSION

RULE 12.5 Excluding the requirement that all component parts of a Water Service Line must be operable and in place, and excluding any type of material utilized which was acceptable at the time of original installation and is therefore grandfathered, on and after the effective date of this Rule, when the Company becomes aware that a Water Service Line(s) serving a single or multiple premises is not in compliance with current Company Rules, service through such Water Service Line may, at the option of the Company, be allowed by the Company to continue in service, provided that the owner(s) of the parcel(s) of property upon which the premises are located all agree to execute an "AGREEMENT AND ENCUMBRANCE."

This "AGREEMENT AND ENCUMBRANCE," when executed, will allow service to continue to all involved parties without the need to correct the then known deficiencies in the Water Service Line(s) on the basis that all parties agree to accept the status quo, to release all claims against the Company for its willingness to forgo enforcement of its Water Service Line Rules and to encumber said parcel(s) with recorded notice to future purchasers, tenants or customers that the right to continued service can be contingent on the willingness of affected parties to accept the status quo. Also, each Party must understand and agree that in the case where a water service line serves more than one customer ("Interdependent Water Service Line"), the interdependency which exists has inherent risks of service deficiencies and terminations which are greater than similar risks associated with independent water service lines serving single customers. Consequently, as further consideration for Company's willingness to permit use of a preexisting Interdependent Water Service Line, the parties agree that in the event that the Company shall have lawful cause to discontinue water service to any one or more of the premises due to reasons of non-payment of bills, leaks in the system, faulty or inadequate repair of metering facilities or any other lawful cause whatsoever, the water service may be discontinued to all parties and all premises may be deprived of water service because of the acts or inactions of one or more of said parties. The resolution of disagreements concerning responsibility for said actions or inactions shall be between the owners of the premises and the customers occupying such premises and shall not involve the Company. The Company must be authorized to discontinue water service to the entire "Interdependent Water Service Line" in the event of any occurrence anywhere on said "Interdependent Water Service Line" which would justify discontinuance to a water service line serving a single customer or premises.

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MO. PUBLIC SERVICE COMM.

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FORM NO. 13 P.S.C.MO.No.	First (Axia 1321) SHEET NO. R12.5
Cancelling P.S.C.MO.No. 6	(Revised) (Original) SHEET NO. R12.5
ST. LOUIS COUNTY WATER COMPANY	Forst. Louis COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
	<u> </u>
INSTALLATION REQUIREMENTS FOR (CONTINUED USE OF WATER SERVICE LINE(S) NO	WATER SERVICE LINES - (CONTINUED) T IN COMPLIANCE - ENCUMBRANCE AGREEMENT
RULE 12.5 Excluding the required component after the effective date of this Rule, when Service Line(s) serving a premise or multipl current Company Rules, service through such the Company to continue, provided, that the upon which the premises are located all agreencumbrance".	the Company becomes aware that a Water e premises is not in compliance with Water Service Line can be allowed by owner(s) of the parcel(s) of property
N D R	ded to correct the then known deficientis that all parties agree to accept the de Company for its willingness to forgo and to encumber said parcel(s) with a sor customers that the right to consigness of affected parties to accept stand and agree that in the case where stomer ("Interdependent Water Service inherent risks of service deficiencies lar risks associated with independent accept consequently, as further considerate of a preexisting Interdependent Water event that the Company shall have lawly one or more of the premises due to be system, faulty or inadequate repair cause whatsoever, the water service may see may be deprived of water service more of said parties. The resolution of said actions or inactions shall be customers occupying such premises and must be authorized to discontinue water Service Line" in the event of dent Water Service Line" which would
Public Servic	e Commission Public Service Commission SOURI
DATE OF ISSUE December 20, 1985	DATE EFFECTIVE January 1, 1986
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FORM NO. 13 P.S.C.MO.No Cancelling P.S.C.MO.No		Original Revised Original	SHEET NO. R12.5
ST. LOUIS COUNTY WATER Name of Issuing Corpo		For ST. LOUIS COUNT	TY, MISSOURI ty, Town or City
INSTALLATION REQUIREME (CONTINUED USE OF WATER SERVICE		ERVICE LINES - (COM	
	And the second s	C	2 1
RULE 12.5 Excluding the require and after the effective date of Water Service Line(s) serving a ance with current Company Rules allowed by the Company to conti of property upon which the premember AND ENCUMBRANCE". This "AGREEMENT AND ENCUME continue to all involved particulation of the Water Service accept the status quo, to releasingness to forgo enforcement of said parcel(s) with recorded not that the right to continued service affected parties to accept the	f this Rule, who a premise or mules, service through inue, provided, mises are located BRANCE, when expess without the rice Line(s) on the seall claims af its Water Service to future rvice can be on	en the Company become tiple premises is and such Water Service that the owner(s) of all agree to executed, will allow need to correct the the basis that all pagainst the Company vice Line Rules and purchasers, tenanter	mes aware that a mot in complicion line can be of the parcel(s) cute an "AGREE- service to then known parties agree to for its will- to encumber s or customers
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SEP 2 4 1984 DATE EFFECTIVE OCT 2 4 1984 DATE OF ISSUE ISSUED BY H. E. Mollman V.P., Comp; 535 N.New Ballas Rd., St. Louis, MO 63141 name of officer title address

+Indicates change

OF MISSOURI

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٠	FORM NO. 13	P.S.C. MO. No. 6	First	Revised	SHEET No.	R12.6	
	Cancelling	P.S.C. MO. No. 6		Original	SHEET No.	R12.6	
	ST. LOUIS COUNTY	WATER COMPANY	For	ST. LOU	IS COUNTY, N	MISSOURI	
		QUIREMENTS FOR WATI WATER SERVICE LINE B		,	NERAL) " (&) MAIN AND PR	•	
		ation arrangements for all Wany's Main Or "Master Water			PublicSen	Ace Commis	sior
	Edge o	f The Street And The Face of ent Where No Street Exists.		`	-	•	
	(1)	The "Tap," "Stop Cock and perpendicular to the Compa of the premises served. (See	any's Main or "N	Master Wat	ter Service Line	_	
	(2)	The Water Service Line from perpendicular to the Compa of the premises served.	•	•		_	
	Condition "B." Compar	ny's Main Not Parallel To Ed	lge of Street No	The Face	of the Premises	i.	
)	(1)	The "Tap," "Stop Cock," and to the edge of the street and AP2.2 and AP2.3.)					
	(2)	The Water Service Line por straight line and, where poss alternate, be parallel to the s	sible, perpendict	ular to the	face of the pren	nises or, as an	
	which case the meter(s)	is with a Master Water Servic is not required to be in front ssible at the discretion of the	of the premises	served, bu	t must be on the	e parcel being	* *
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MO.PUBLICSERVICE COMM DATE EFFECTIVE February 20, 1997

ISSUED BY

January 21, 1997

B. K. Turner, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

DATE OF ISSUE

FORM NO. 13 P.S.	C.MO.No6	Original	SHEET No. R12	.6			
Cancelling P.S.	C.MO.No.	Original Revised	SHEET No.				
ST. LOUIS COUNTY WATER COMPANY FOR ST. LOUIS COUNTY, MISSOURI							
	ing Corporation		ty, Town or City				
							
	UIREMENTS FOR WATER SERVICE I WATER SERVICE LINE BETWEEN OX						
-			Section 2				
RULE 12.6 The install as follows:	lation arrangements for all Wa	ater Service I	ines shall be	*			
Condition "A." Compar Nearly The Pr	ny's Main Or "Master Water Ser Parallel) To The Edge of The remises Or Company's Main Is I reet Exists.	e Street And	The Face of	*			
(1	The "Tap," "Stop Cock and Sahall be in a straight line Company's Main or "Master Sahall of the premises serve AP2.0 and AP2.1)	e perpendicula Nater Service	ar to the Line" and in	*			
(2	The Water Service Line from shall be in a straight line pany's main or "Master Water face of the premises serve	e perpendicula er Service Lir	ar to the Com-	*			
	ny's Main Not Parallel To Edg e Premises.	e of Street Nk	or The Face	*			
(1) The "Tap," "Stop Cock," and straight line perpendicula and in <u>front</u> of the premise Sheets AP2.2 and AP2.3)	r to the edge	of the street	*			
(2	The Water Service Line por the premises shall be in a possible, perpendicular to as an alternate, be parall area of the premises berve	straight ling the face of t el to the side	e and, where the premises or, es of the front	*			
*Indicates new rate or +Indicates change	area of the premises berve CANCE FEB 20 1997 FEB 20 1997 FEB 20 1997 FEB 20 1997 MISSOURI	ssion					
DATE OF ISSUE S		FECTIVE	OCT 24 1984 onth day year				

ISSUED BY H. E. Molumen, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P		· · · · · · · · · · · · · · · · · · ·	Original Bezásad Original)	SHEET No. RI	2.6(a
Cancelling P	.s.C.MO.No.		Revised }	SHEET No	
ST. LOUIS COUNT	Y WATER COMPANY	For ST.	LOUIS COU	NTY, MISSOURI	
Name of 1	Issuing Corporation			y, Town or City	
				7 (10.77 (2)	<u> </u>
	REQUIREMENTS FOR WATER OF WATER SERVICE LINE				
_	·				
RULE 12.6 (Cont'd.)					
Condition "C."	For an existing buildifoundation, the Water angles to the Company's building in a line par inside the property lipracticable, and then building through the sallow the Water Service herein, special instrufrom the Company.	Service Line of smain and the rallel to the sine and as cloosin turn at righted to be the beautiful to be to be to be to be to be to be to be to be to be the beautiful to be the beautifu	may be insended by allowing the language of the language such processing the language of the l	talled at right wed to pass the building, building as to enter the edure does not as specified	*
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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

ISSUED BY

H. E. Mollman, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO name of officer

title

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FORM NO. 13 P.S.C.MO.NO. 6 Original SHEET NO. R12. Cancelling P.S.C.MO.NO. Original SHEET NO. R12. ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI Name of Issuing Corporation Community, Town or City	.7			
Installation requirements for water service lines (general) - (continued) (termination of main extension to allow proper water service line alignment)				
RULE 12.7 Where a Company main does not exist in front of the premises to be served, allowing the Water Service Line(s) to be installed in accordance with Rule 12.6, a Company main extension(s) shall be required as follows:	*			
MAIN EXTENSION				
A. New Streets - (Easements) Multi-Lot Residential Subdivision	*			
1. If an existing Company main is not adjacent to a multi-lot subdivision, a main extension necessary to reach the subdivision shall be required in accordance with Rule 22.0.	*			
2. The Company main extension(s) required within the boundary of the subdivision shall be determined by the Company and installed to permit Water Service Lines to be installed in accordance with Rule 12.5.	*			
3. When the Company main extension is installed in an easement on private property or in public right-of-way, within the boundaries of a multi-lot subdivision, the end of each main extension to serve the premises on the last lot at the end of each street shall be terminated near the farthest property line unless, in Company's judgment, the main cannot be extended further in the future. (See Appendix Sheet AP3.0.)				
B. Existing Street (Easement) - Water Service To Individual Premises	*			
1. Where a Company main does not exist adjacent to a parcel of property and in front of a premises to be served, and Water Service Lines to the premises are to be connected to the Company's main, a Company main ex- tension shall be installed to the front of the farthest premises to be served so that Water Service Lines can be installed in accordance with Rule 12.6 (See Appendix Sheet AP4.0.)	*			
2. Where a Company main does not exist adjacent to a parcel of property, such as a park or playground where water service is desired to serve a "yard hydrant" or a drinking fountain, a Company main extension shall be installed such that the end of the main extension will be opposite the drinking fountain or "yard hydrant" to allow a Water Service Line to be installed between the Company's main and the drinking fountain or "yard hydrant" and at right angles to the Company's main. *Indicates new rate or text +Indicates change	*			

DATE OF ISSUE month

DATE EFFECTIVE

H. E. Mortinan, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141
name of officer title address ISSUED BY

FORM NO. 13

P.S.C. MO. No. 6

Second

Revised SI

SHEET No.

R12.8

Cancelling

P.S.C. MO. No. 6

First Revised

SHEET No.

R12.8

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

INSTALLATION REQUIREMENTS FOR SERVICE LINES (GENERAL) - (COMMINGED) (MASTER WATER SERVICE LINES)

JAN 2 1 1997

RULE 12.8

MISSOUR: Public Service Commission

"MASTER WATER SERVICE LINE"

When two or more buildings are located on a parcel of property, the Water Service Lines to each building may be connected to and supplied from a "Master Water Service Line" as shown on Appendix Sheets AP5.0, AP5.1 and/or AP5.2 provided:

- A. The parcel of property is under one ownership, and
- B. A Company main or a new main extension is installed in front of the farthest premises to be served (Ref. AP5.1), and
- C. At Company's discretion, the additional Company main extension is not required into the parcel of property to satisfy good water distribution system design, satisfy the requirements of applicable Company Rules, or that the extension could or would not be extended further at a future time to serve future customers, and
- D. A proper road access system is provided to allow Company personnel to enter on the parcel of property to efficiently conduct its business, such as reading and/or servicing water meters, and
- E. No portion of the "Master Water Service Line" violates any of the provisions of Rule 12.3, except the Water Service Line can parallel a portion of a street that is also paralleled by an existing Company main, except as provided in "C" above, and
- F. All Water Service Lines from the "Master Water Service Line" to the premises comply with the requirements of Rule 12.6 and/or other Company Rules which relate to the Installation Requirements of Water Service Lines for specific types of customers, and
- G. An "AGREEMENT OF ENCUMBRANCE" must be executed by the owner of the property and such documents recorded. By utilizing a Master Water Service Line the Owner understands and agrees that due to the interdependency of the Master Water Service Line, in the event that Company shall have lawful cause to discontinue water service to any one or more of the premises on the parcel served by the

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*Indicates new rate or text

+Indicates change

FEB 20 1997

DATE OF ISSUE

January 21, 1997

DATE EFFECTIVE

FMO.PUBLIC SERVICE COMM

ISSUED BY

B. K. Turner, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

FOR	M NO. 13	3	P.S.C.M	O.No	_6	First	— XXXXXX — Revise	Brand SHEI	T No	R12.8
	Cance	elling	P.S.C.M	O.No	6		Origin	al SHE	ET No.	R12.8
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			S COUNTY I			For _{ST}	LOUIS CO	DUNTY PAIS Tuhlity, (Total	iouri in or ci	ES .
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	INSTA	ALLATIO				LINES (G	'4	(CONTINUE	D) SCUR!	
RULE	12.8						Ď	rublic Servic	e Jonmi	ssion
"MAS	TER WATER	SERVI	CE LINE"							
Line Serv	es to each vice Line"	build as sh	ing may bown on Ap	e connect pendix Sh	ed to an eets AP5	d supplied .0 and/or	from a " AP5.1 pro	Φ,	لاع	
A. B.	The parce A Company	l of p main	roperty i or a new	s under o main exte	ne owner nsion is	ship, and installed	d <u>in front</u>	of FEB 2) 1997 arfhest	R12-18
c.	At Compan into the satisfy t	y's di parcel he req	scretion, of prope uirements	the addi rty to sa of appli	tional C tisfy go cable Co	ompany ma: od water (mpany Rule	in extensi distributi es, or tha	pohlis not in system at the extenserve futu	design, ension	:ss:\u
D.	the parce	of p		o efficie	ently con			rsonnel to such as r		n
E.	Rule 12.3	, exce ilso pa	pt the Wa	iter Servi	ce Line	can paral	lel a port	of the pro tion of a as provid	street	
F.	comply wi	th the	requirem	ents of F on Requir	Rule 12.6	and/or o	ther Compa	" to the p any Rules nes for sp	which	
G.	such docu understan Service I	ments ds and Line, i	recorded. dagrees t in the eve	By utilinat due to the contract of the contrac	lizing a to the in	Master Wa terdepend shall have	ter Servi ency of the lawful c	of the pr ce Line th he Masker ause to di cel served	e Owner Water sponting by the	ie *
	ndicates r		e or tex	<u></u>			8 4 Pubii		1986 85-2 Immission	4 3
DAT	E OF ISS		December	20, 1985 ay year	<u> </u>	DATE EFF	(months and a second	January 1	, 1986	ear
TSS	UED BY		Red	u		N More P	allae Dd	, St. Loui	•	
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- beenbeek
- {Original SHEET No. Revised
C. LOUIS COUNTY, MISSOURI Community, Town or City

	INSTALLATION REQUIREMENTS FOR SERVICE LINES (GENERAL) - (CONTINUED) (MASTER WATER SERVICE LINES)				
ULE 1	12.8				
When	ER WATER SERVICE LINE" n two or more buildings are located on a parcel of property; the Water is vice Lines to each building may be connected to and supplied from a "Master er Service Line" as shown on Appendix Sheets AP5.0 and/or AP5.1 provided:	1			
A.	The parcel of property is under one ownership, and				
в.	A Company main or a new main extension is installed in <u>front</u> of the farthest premises to be served (Ref. AP5.1), and				
c.	At Company's discretion, the additional Company main extension is not required into the parcel of property to satisfy good water distribution system design, satisfy the requirements of applicable Company Rules, or that the extension could or would not be extended further at a future time to serve future customers, and				
D.	A proper road access system is provided to allow Company personnel to enter on the parcel of property to efficiently conduct its business, such as reading and/or servicing water meters, and				
E.					
F.	All Water Service Lines from the "Master Water Service Line" to the premises comply with the requirements of Rule 12.6 and/or other Company Rules which relate to the Installation Requirements of Water Service Lines for specific types of customers, and				
G.	An "AGREEMENT OF ENCUMBRANCE" must be executed by the owner of the property and such documents recorded.				
н.	If at any future time any portion of the parcel of property is sold, which causes Water Service Lines to not be in compliance with applicable Company rules, the provisions of Rule 12.4 will apply.	-			
	ates new rate or text ates change JAN 1. 1986	*			

ISSUED BY H. E. Mollangn, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

DATE OF ISSUE

FORM NO. 13 P.S.C.MO.No6	Original SHEET No. R12.8(a)
Cancelling P.S.C.MO.No.	Original SHEET No. R12.8(a)
ST LOUIS COUNTY WATER COMPANY	FORST LOUIS COUNTY MISSOURI
Name of Issuing Corporation	Community (Town of City
	SERVICE LINES (GENERAL) - (CONTINUED) TER SERVICE LINES)
RULE 12.8 (Cont'd.)	Public Sanica Commission
system, faulty or inadequate repair of cause whatsoever, the water service may customers may be deprived of water serv of one or more of said customers. The responsibility for said actions or inac premises and customers occupying such p Company. The Company must be authorized to the Master Water Service Line in the	tions shall be between the Owner of the remises and shall not involve the d by Owner to discontinue water service event of any occurrence anywhere on tinuance to a water service line serving agree to indemnify Company against
H. If at any future time any portion of the causes Water Service Lines to not be in rules, the provisions of Rule 12.4 will	compliance with applicable Company
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*Indicates new rate or text +Indicates change	JAN 1 1986 84-77 85-24 3 Public Service Commission
DATE OF ISSUE December 20, 1985	DATE EFFECTIVE January 1, 1986

ISSUED BY

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T. L. Reeder, V.P., Admin; 535 N. New Ballas Rd., St. Louis, MO 63141

FORM NO. 13 P.S.C MO NO. 6 Original Sheet No. R 12.9

Missouri-American Water Company

For

St Louis County Jefferson County

Name of Issuing Corporation

Community, Town or City

RULES, REGULATIONS AND CONDITIONS OF SERVICE				
	*			
12.9 INSTALLATION OF SERVICE LINES – Continued Service Line Inspection fee – A Service fee will be charged for an inspection by Company personnel to insure compliance with Rule 12.0 through Rule 18.2. Refer to Sheet No. RT 12.0 for fees.	*			
* Indicates new rate or text + Indicates change				

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

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FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R13.0				
Cancelling P.S.C.MO.No.	Original SHEET No.				
	Revised }				
	ST. LOUIS COUNTY, MISSOURI				
Name of Issuing Corporation	Community, Town or City				
	11307 1300 1315				
INSTALLATION REQUIREMENTS FOR WATER SERVICE LII (RESIDENTIAL — SINGLE FAMI					
	V 2 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
RESIDENTIAL - SINGLE FAMI	ILY DWELLING				
RULE 13.0 Each individual, single-family resident separate Domestic Water Service Line, except as pro					
When, in the Company's judgment, a Water Service Line from the Company's main to a "single family" residential premises cannot be installed to comply with the requirements of Rule 12.6 because of physical obstructions within or across the front area of the premises (see Appendix Sheets AP6.0 and AP6.1 for typical example), and such obstructions cannot be practically or economically eliminated, the Company, at its discretion, can approve the installation of the Water Service Line to vary from the requirements of Rule 12.0. If the Company's main does not exist in front of the premises to be served as shown in AP 6.0 and AP 6.1, a main extension will be required to terminate in front of the premises even though the Water Service Line may not be tapped in front of the premises served.					
The Water Service Line from the meter box to the property owned in fee by the same owner of the presprovided in Rule 12.3, and the installation must mental plumbing code requirements.	mises to be served, except as				
*Indicates new rate or text +Indicates change	国門上屋间 CU、上のEC。 Summa Summission				
DATE OF ISSUE SEP 2.4 1984 DATE E	FFECTIVE OCT 2 4 1984				

day year month year H. E. Molekman, V.P., Comp.; 535 N. New Ballas Rd., St. Louis, MO 63141 ISSUED BY name of officer

FORM NO. 13 P.S.C.MO.No. 6	Original	SHEET No. R14.	.0
Cancelling P.S.C.MO.No.	TROCOGOI (Original) Revised	SHEET No.	
ST. LOUIS COUNTY WATER COMPANY For ST	,	VTY, MISSOURI	
Name of Issuing Corporation	Communi	ty, Town or City	
		O PLUMES TO	
INSTALLATION REQUIREMENTS FOR WATER SERVICE LINES (CONTINUED) (RESIDENTIAL -		ATER SERVICE LINE)
	J		
RESIDENTIAL - DUPLEX RULE 14.0 The installation arrangements permitted by Service Line serving a Duplex unit (two side-by-side I common wall(s)), wherein each half of the Duplex is a owned or rented, are as shown in Appendix AP7.0. and A	the Company living units premises and	having a	•
The "Master Water Service Line" installation shall sat Rules 12.0, 12.7 and 12.8.	isfy the rea	quirements of	*
		·	
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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.MO.No6	Original SHEET NO. R15.0					
Cancelling P.S.C.MO.No.	Original SHEET No.					
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation	ST. LOUIS COUNTY, MISSOURI Community, Town or City					
Name of Issuing Corporation Community, fown of City						
INSTALLATION REQUIREMENTS FOR WATER SERVICE LIN (CONTINUED) (RESIDENTIAL - M						
RESIDENTIAL - MULTI-E	PAMILY ,					
RULE 15.0 The installation arrangements permitted by the Company for a Water Service Line serving a multi-family (more than two) building on a parcel of property owned by a single entity, one or more stories, wherein all individually occupied quarters within the building are separately owned by different parties, and each different owner is responsible for payment of his or her water service, are shown on Appendix Sheets AP8.0 and AP8.1. To allow the installation arrangement shown in Appendix Sheets AP8.0 or AP8.1, each individually owned occupied quarters in the building must also include ownership of individual ground floor quarters that have entry through the face of the premises served.						
The "Master Water Service Line" installation shall Rules 12.0, 12.7 and 12.8.	satisfy the requirements of *					
The installation arrangement permitted by the Compasserving a multi-family (more than two) building, on either 1) all individual premises within the building unit is individually owned but responsibility for paying a single entity, such as a condominium association Sheet AP8.2.	e or more stories, wherein ng are rented; or 2) each ayment of water service rests					
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DATE OF ISSUE SEP 2 4 1984 DATE EF	FECTIVE 007 2 4 1984 month day year					
Flyllmer	Ballas Rd., St. Louis, MO 63141					

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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 name of officer

FORM NO. 13 P.	s.c.Mo.No6	First_X	Original CXXXXXX Revised	SHEET NOR16	i.o
Cancelling P.	s.c.mo.no6) c		SHEET NO. R16	.0
ST. LOUIS COUNTY Name of I	WATER COMPANY ssuing Corporation	For ST. 1	Community	MISSOURI	
IN (DOME	STALLATION REQUIREMENT ESTIC WATER SERVICE LI	TS FOR WATER SEINE) (CONTINUED)	RVICE (LINES	r) 21860.(3): NFR 53 1982	A. Physics is an ex-
	COMMERC	CIAL	Pudic	Sanios Juminis	son
RULE 16.0 The instal Service Line serving a are to receive water s		al building, wh	nerein multi		
The installation arran serving a multi-story water service, are sho	commercial building, w	wherein multiple	e tenants ar	e to receive	
The "Master Water Serv Rules R12.0, R12.7 and		n shall satisfy	the require	ements of	
Multiple Water Service may not be interconnect sides of the meter and each service line.	ted unless each service	e has a manual	shut-off va	lve on both	
The installation requisupplying large commer by-case basis, followicustomer or the customerequired, all applicab	cial complexes will be ng review of appropria er's authorized agent.	e established by ate plans submit . Although ind:	y the Compan tted by the ividual revi	y on a case- prospective .ew is	
On all large commercial entity with common ing serve numerous commercial time(s), an agreement must be recorded to sufor the Water Service insure that each party the water system, in the tinue water service to due to reasons of non-repair of metering fact service may be discontall Parties, Parcels of service because of the *Indicates new rate of +Indicates change	ress and egress from prial tenants, which recommust be executed by all bstantiate common accelline(s) and appurtenant understands and agree he event that the Company one or more Parcel payment of bills, leaking index to all feeds to f property, premises, eacts or inactions of	public or private quire a looped rail affected parties to and maintages. Also, such state to the pany shall have also of property as in the system the looped multipor customers may be also to the looped multipor customers may be also be a	te streets a nulti-feed water and suctenance respondent interder lawful caus, premises, m, faulty or atsoever, the interded water average deprivation of the control of the	and that Mater Service The agreement Tonsibility The is to The service The ser	*
	ecember 20, 1985	DATE EFFECT	IVE Janu	ary 1, 1986	
ISSUED BY T. L. Reed	reder-	New Ballas Road	month d, St. Louis	, ,	

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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 name of officer

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R16.0		
Cancelling P.S.C.MO.No.	Original SHEET No.		
	{Revised }		
	ST. LOUIS COUNTY, MISSOURI		
Name of Issuing Corporation	Community, Town or City		
INSTALLATION REQUIREMENTS FOR (DOMESTIC WATER SERVICE LINE) (CO	NATER SERVICE LINES TO THE SER		
COMMERCIAL	0.55 2 0.70		
RULE 16.0 The installation arrangements permitt Service Line serving a single-story commercial bu ises are to receive water service, are shown on A	ilding, wherein multiple premana		
The installation arrangements permitted by the Conserving a multi-story commercial building, wherein receive water service, are shown on Appendix Sheet	n multiple tenants are to		
The "Master Water Service Line" installation shal Rules R12.0, R12.7 and 12.8.	1 satisfy the requirements of *		
Multiple Water Service Lines into the same premises or more than one premises may not be interconnected unless each service has a manual shut-off valve on both sides of the meter and an approved back-flow prevention device is installed on each service line.			
The installation requirements permitted by the Consupplying large commercial complexes will be est case-by-case basis, following review of appropriate prospective customer or the customer's authorized review is required, all applicable provisions of apply.	ablished by the Company on a te plans submitted by the agent. Although individual		
On all large commercial centers or complexes that entity with common ingress and egress from public serve numerous commercial tenants, which require Service Line(s), an agreement must be executed by agreement must be recorded to substantiate common responsibility for the Water Service Line(s) and	or private streets and that a looped multi-feed Water all affected parties and such access to and maintenance		
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JAN 1 1986	001241934		
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ISSUED BY

H. E. Mollingan, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C.MO.No6	Original SHEET NO R16.0(a)
Cancelling P.S.C.MO.No.	(Original) SHEET No.
Cancelling F.S.C.No.No.	Revised
ST. LOUIS COUNTY WATER COMPANY	FOR ST. LOUIS COUNTY, MISSOURIED
Name of Issuing Corporation	Community, Town or City
ğ .	DEC 23 1985
INSTALLATION REQUIREMEN (DOMESTIC WATER SERVICE L	INE) (CONTINUED) (COMMERCIAL) CO COMMISSION
RULE 16.0 (Cont'd.)	
The resolution of disagreements concerning reactions shall be between the parties, propert involve the Company. The Company must be aut to the entire multi-feed water system in the said system which would justify discontinuance single premise or customer.	y owners, and customers and shall not horized to discontinue water service event of any occurrence anywhere on
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	JAN 1 1986 84-77 55-24 9
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ISSUED BY T. L. Reeder, V.P., Admin, 535 N. name of officer	New Ballas Rd., St. Louis, MO 63141 title address

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.	40.No6	Original	SHEET No. R17.0	
Cancelling P.S.C.	MO . No .	(Original)	SHEET No.	
Caucelling F.5.C.	<u> </u>	Revised	SHEET NO.	_
ST. LOUIS COUNTY WATER		or ST. LOUIS COU		
Name of Issuing	Corporation	Communi	ty, Town or City	
TATEMENT AUTON DESCRIPTION	AMO DOD LAMBO CERTATOR I	Time (permitted)		
	ints for water service i ND large quantity users			
	·	Ç	3	
MANUFA	CTURERS AND LARGE QUANT	ITY USERS OF WATE		
	MAJOR SHOPPING CENTE	RS, OTHERS		
RULE 17.0 The installati	on requirements permitt	ed by the Company	v for Water Second	
Service Lines supplying Ma	mufacturers, Large Quar	ntity Users of War	ter, Major	
Shopping Centers, or other	type customers not spe	cifically covere	d elsewhere in	
the Company's Rules, will following review of approp	be established by the (Company on a case	-by-case basis,	
by the prospective custome	er's authorized agent.	y the prospective	e customer or	
Although individual review of other Company Rules sha		ed, all applicab	le provisions *	
or other ecupany names are	ur appril.			
On all major shopping cent				
entity with common ingress				
serve numerous tenants, what an agreement must be execu	nted by all affected man	Utl-feed Water S ties and such ac	ervice Line(s),	
recorded to substantiate of	common access to and maj	ntenance respons	ibility for the	
Water Service Line(s) and		•		
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ISSUED BY H. E. MOIDMAN	1, V.P., Comp.; 535 N.Nev	Ballas Rd., St.	Louis, MO 63141	
name of of		(4) -		

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

(2nd Revised) Sheet No. R18.0 Cancelling (1st Revised) Sheet R18.0

Missouri-American Water Company			
Name of Issuing Corporation			

For

St. Louis County, MO Community, Town or City

HELD FOR FUTURE USE	*
* Indicates new rate or text + Indicates change	

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY: <u>Frank Kartmann, President</u>

727 Craig Road, St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

FORM NO. 13	P.S.C. MO. No. 6	First	Revised	SHEET No.	R18.0
Cancelling	P.S.C. MO. No. 6		Original	SHEET No.	R18.0
ST. LOUIS COUNTY WATER COMPANY		For ST. LOUIS COUNTY, MISSOURI			MISSOURI
				D	

INSTALLATION REQUIREMENTS FOR WATER SERVICE LINES APR 2 0 1998 (PRIVATE FIRE PROTECTION SERVICE LINES) (ALL CUSTOMERS

RESIDENTIAL, COMMERCIAL, MANUFACTURERS, LARGE OUN PHANICE COMM USERS OF WATER, LARGE SHOPPING CENTERS, OTHERS

Rule 18.0 The installation requirements permitted by the Company for Private Fire Protection Service Lines supplying Residential, Commercial, Manufacturers, Large Quantity Users of Water, Large Shopping Centers, or Others, will be established by the Company on a case-by-case basis, following the review of all appropriate plans submitted by the customer or the customer's authorized agent, which must reflect the necessary approval of the appropriate fire protection district or department, as well as the fire flow requirements. Although individual review of each case is required, all applicable provisions of other Company Rules shall apply.

Private Fire Protection Service Lines and Domestic Water Service Lines may either be run separately from the Company's main, or provided through a "Dual Water Service Line" or "Split Water Service Line" with individual controls, in a box located at or near the property line or, if not at the property line, at a convenient location acceptable to the Company. Flow detection devices, housed in satisfactory meter boxes or vaults, are to be provided, installed, and maintained by the customer on Private Fire Protection Service Lines at the discretion of the Company. Such devices shall be of a design acceptable to the Company and equipped with a spring loaded check valve. All such installations shall be constructed, installed, and maintained by and at

the expense of party(s) other than Company.

Where private fire protection is to be provided to premises having a service line two (2) inches or smaller, such fire protection must be provided through either a split water service arrangement (reference DF 1.9) or a separate service line equipped with a flow detection device.

After the tap is made by the Company for a Private Fire Protection Service Line, the control valve portion of the tap at the Company's main will be left closed. It is the responsibility of the Customer or the Customer's authorized agent to open the control valve to the "full open" position following completion of the installation of the Water Service Line and appurtenances.

On all large centers or complexes that are recognizable as a single entity with common ingress and egress from public or private streets and that serve numerous tenants, which require a looped multi-feed Private Fire Protection Service Line(s), an agreement must be executed by all affected parties and such agreement must be recorded to substantiate common access to and maintenance responsibility for the Water Service Lines(s) and appurtenances.

CANCELLED July 1, 2010 Missouri Public Service Commission WR-2010-0131: YW-2010-0725

MAY 2 o 1998

Public Service Commission

+Indicates change

DATE OF ISSUE

DATE EFFECTIVE

May 20, 1998

. P., Business Affairs, 535 N. New Ballas Rd., St. Louis, MO 63141 ISSUED BY

	FORM NO. 13 P.S.C.MO.No	6	Original	SHEET NoR	8.0		
	Cancelling P.S.C.MO.No.		(Original) (Revised	SHEET No.			
_	ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporati			NTY, MISSOURI ty, Town or City			
	INSTALLATION REQ (PRIVATE FIRE PROTE	UIREMENTS FOR WATER	R SERVICE L	INES LIVERY INES LIVERY			
Ì				2			
		RCIAL, MANUFACTURER , LARGE SHOPPING CE					
	come or while	, Draw Griller G	Pa5iic	Lance Commissio	ត្		
	RULE 18.0 The installation require Fire Protection Service Lines suppliance Quantity Users of Water, Large lished by the Company on a case-by-propriate plans submitted by the cubich must reflect the necessary and district or department, as well as vidual review of each case is required pany Rules shall apply.	lying Residential, (ge Shopping Centers, case basis, following stomer or the custo pproval of the appro- the fire flow require	Commercial, , or Others, ing the revi omer's author opriate fire irements. I	Manufacturers, , will be estab- iew of all ap- prized agent, e protection Although indi-	*		
	Private Fire Protection Service Lines and Domestic Water Service Lines may either be run separately from the Company's main, or provided through a "Dual Water Service Line" or "Split Water Service Line" with individual controls, in a box located at or near the property line or, if not at the property line, at a convenient location acceptable to the Company. Flow detection devices, housed in satisfactory meter boxes or vaults, are to be provided, installed, and maintained by the customer on Private Fire Protection Service Lines at the discretion of the Company. All such installations shall be constructed, installed, and maintained by and at the expense of party(s) other than Company.						
	After the tap is made by the Comparthe control valve portion of the tall is the responsibility of the Cusopen the control valve to the "full installation of the Water Service I	up at the Company's stomer or the Custon l open" position fo	main will ! mer's autho: llowing com	be left closed. rized agent to	*		
	On all large centers or complexes to common ingress and egress from publicants, which require a looped mulicants, an agreement must be executed to substantial bility for the Water Service Line(s)	lic or private stre lti-feed Private Fin uted by all affecte ate common access to	ets and that re Protection d parties a color maint s.	t serve numerous on Service nd such agree enance responsi-			
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ISSUED BY H. E. Meitman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

(1st Revised) Sheet No. <u>R18.1</u> Cancelling (Original) Sheet <u>R18.1</u>

Missouri-American Water Company
Name of Issuing Corporation

For

St. Louis County, MO Community, Town or City

HELD FOR FUTURE USE	*
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+ Indicates change	
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DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY: Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

FORM NO.	13 P.S.C.MO.No	_6	Original	SHEET No	218.1
Can	celling P.S.C.MO.No.		Original)	SHEET No.	
			- Revised		
ST. LO	OUIS COUNTY WATER COMPANY		ST. LOUIS COUN	TY, MISSOURIS	ח
	Name of Issuing Corporatio	n	Communit	y,_Town-or-City	<u>ا</u>
				<u> </u>	1
	PRIVATE FIRE PROTECT TERMINATION OF	TION SERVICE LINE SERVICE AND BILE	es - all custo L enforcement	MERS	
			Fu	nio Service Contin	13101
RULE 18.1	•		Tenssr		
a custome: service l	a tap has been made to serve r or owner decides either (a ine and piping and to cancel existing private fire prote	a) not to instal: I the private pr	l the private Otection billi	fire protection ng or (b) to	
1.	A written request for terms from the customer and owner			tion service	*
2.	Proof that the appropriate that private fire protection premises; and				*
3.	Destruction of the tap as p "split water service line," providing the private fire directed by the Company in	that portion of protection serv	f the water se ice may be mad	rvice line	*
Private F	he above requirements are no ire Protection billing in ac ection bills are not paid, (:	cordance with R	ate Tariff F.	If Private	*
А.	Transfer the unpaid balance customer, and/or	e to any other s	ervice account	of the	*
В.	Attempt to notify the appropriate owner of the premises if exproceed to terminate Private tap. In the case of a "spitap will also terminate dor Company's work, including the tap and service restorated including those transferred	ther are known to Fire Protectilit water service. excavation, will ation will not be	to the Company on service by e line" destru The actual co be billed to e permitted un	, and then destroying the action of the osts of the customer.	
*Indicates +Indicates	new rate or text change		84-	JAN 1 1986 7 7 8 5 - 2 Service Commissi	-110
DATE OF I	month day year	DATE EFF	ECTIVE Jan	uary 1, 1986 th day yea	r
ISSUED BY	T. D. Reeder, V.P.,	Admin; 535 N. Ne	w Ballas Rd.,	St. Louis, MO	63141
CANCELLED	name of officer	title		address	

July 1, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

P.S.C MO NO. 6

2nd Revised Sheet No. R 18.2 Cancelling 1st Sheet No. R 18.2

Missouri-American Water Company	For	St. Louis County and Jefferson County Areas Only
Name of Issuing Corporation		Community, Town or City

Private Fire Protection Service

Rule 18 Private Fire Protection Service

- A. Application for private fire protection service will be considered by the Company subject to the availability of water mains of sufficient size, and the furnishing of fire protection service shall be on the basis of pressure and volumes as may exist in the locality, which pressures and volumes are not guaranteed by the Company. The private fire protection service is not designed to extinguish a fire, but rather to suppress or retard its growth to protect persons and property.
- B. When fire flows are necessary (whether for a single premises or on a Master Water Service Line which is metered at its connection to the Company's main), the meter(s) must be capable of measuring a full range of flows required by the customer (both domestic and fire flows). The Customer with approval from the Company may choose the preferred method of:

A combination service line with a meter designed for both domestic flows and fire flows, typically referred to as a "fire flow" meter, or an approved meter by the Company. For residential single or two family premises combination services only, this meter may not be a "fire flow" meter designed and warranted for use on residential fire suppression systems. That portion of the dual purpose service line from the Company main to the property line shall be the property of the Company in consideration of its perpetual maintenance and upkeep excluding St. Louis County Operations.

Based on Customer's needs and premises requirements, the Customer with approval from the Company may also choose between:

- 1) a split service line configuration which uses a detector check meter(s) on the fire line and a meter suitable for the reasonably anticipated domestic usage requirements on the line not used for fire protection, or
- 2) a dedicated fire service line with detector check meter, which is separate from the domestic water service line.

If a Customer chooses a combination service configuration for a one or two family residential premises that is sized to meet fire flows, this service line will be considered an oversized Domestic Service Line and must conform to the rules for service connections as set forth in Rules 10 through 16. An "Application for Special Connection" must be completed and approved in writing by the Company, as well as by the applicable Fire Protection Authority.

A Customer who receives both domestic water and fire protection services through a combination or split service line acknowledges that discontinuance of service for any reason will result in the discontinuance of fire protection service.

C. If unauthorized usage is made of the fire protection facilities, or unusual circumstances develop, the Company reserves the right, at any time, to install a meter or flow-detection device. In such circumstances the Company will provide the meter, but the cost of meter installation including necessary plumbing, fittings, vaults or meter settings necessary for the installation shall be paid by the Customer.

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE: September 23, 2010

DATE EFFECTIVE: October 23, 2010

ISSUED BY:

Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141 FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2011-0149

FORM NO. 13

P.S.C MO NO. 6

(1st Revised) Sheet No. <u>R18.2</u> Cancelling (Original) Sheet <u>R18.2</u>

Missouri-American Water Company	
Name of Issuing Corporation	_

For

St. Louis County, MO Community, Town or City

HELD FOR FUTURE USE	*
* Indicates new rate or text + Indicates change	

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
October 23, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2011-0149

Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141

FORM NO. 13	P.S.C. MO. No. 6		Original	SHEET No.	R 18.2	
Cancelling	P.S.C. MO. No.		Revised	SHEET No.		
ST. LOUIS COUNTY	WATER COMPANY	For	ST. LOUI	S COUNTY, N	MISSOURI	
						_
INDEX NEXT PG. P	REV. PG.			<u> </u>		
*INSTALLATION RE	QUIREMENTS FOR Y ERVICE LINE) (CON				<u>ROTECPLOID</u>	
<u> </u>	BRY ICE EIT (E) (COIT	THICED) (NEOEDER)	111117 71			À
	(RESI	DENTIAL - VILLAS)		REC'D	OCT 1 5 2001	1
				Service	Commissi	0
Rule 18.2 The install Line serving a Villa uni Villa is an individual pr shown in Appendix AP	emises and each premi	ng units having a com	mon wall(s)), wherein eac	h half of the	•
The Fire Protection Line	e shall comply with ins	tallation requirements	as stated in	n Rule R18.0	•	¥
The ownership of such association which shall responsibility shall be c subdivision/homeownership.	be responsible for its o odified and reflected in	peration and maintena the subdivision's ord	nce and su inances/ind	ch ownership a	nd concurrent	
The Domestic Water Se applicable tariffs.	rvice for each unit shal	l be a separate tap and	l service lir	ne conforming	to all	
CANCELLED						
July 1, 2010						
Missouri Public				Missour	Public	
Service Commission WR-2010-0131; YW-2010-0725					, , GDNC	
*Indicates new rate or to +Indicates change	ext ext			FILED NOV	1 4 2001	
. Titalogian anmiles			S	ervice Col	mmission	
DATE OF ISSUE Oct	ober 15, 2001	DATE EFFECTIV				

ISSUED BY D. Abernathy, V.P. and General Counsel, 535 N. New Ballas Rd., St. Louis, MO 63141

P.S.C MO NO. 6

1st Revised Sheet No. R 18.3 Cancelling Original Sheet No. R 18.3

Missouri-American Water Company

For

St. Louis County and Jefferson County

Areas Only

Name of Issuing Corporation

Community, Town or City

Rules and Regulations Governing Rendering Of Water Service **Private Fire Protection Service**

Rule 18 Private Fire Protection Service (Continued)

- D. All new Private Fire Service Line Connections shall include installations of a valve, as approved by the Company, of the same size as the service connection at the junction of the water main, along with an approved backflow prevention assembly with detection meter. The Company or Company's representative will make the service tap to its mains at the cost and expense of the Customer. The backflow assembly must be installed on the Customer's premises in an in-ground vault, above ground, or inside a building. The installation and operation of the backflow assembly must conform to the requirements of the Company and the Department, of Natural Resources and shall remain the sole responsibility of the Customer for periodic inspections, testing and maintenance by the Customer. Should a Customer fail to have the backflow assembly inspected, tested or maintained, the Company will refuse to continue service to the premise until such time as the Customer complies with the Rules.
- E. No Private Fire Service Line Connections shall be used for domestic, commercial or industrial use unless such connection is authorized by the Company in writing.
- F. All new sprinkler pipes and other private fire connection pipes shall be so placed as to be readily inspected. If the pipes are concealed on existing services or not readily identifiable, or if any authorized connections for other uses are in existence, meters shall be installed on each service at the expense of the Customer.

Indicates new rate or text

+ Indicates change

DATE OF ISSUE: September 23, 2010

DATE EFFECTIVE: October 23, 2010

ISSUED BY:

Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141

Service Commission

CANCELLED October 15, 2011 Missouri Public ervice Commission JW-2012-0088

Missouri-American Water Company
Name of Issuing Corporation

For

St. Louis County and Jefferson County, MO
Community, Town or City

*

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PRIVATE FIRE PROTECTION SERVICE LINES

Rule 20 Private Fire Protection

- A. Application for private fire protection service will be considered by the Company subject to the availability of water mains of sufficient size, and the furnishing of fire protection service shall be on the basis of pressure and volumes as may exist in the locality, which pressures and volumes are not guaranteed by the Company.
- B. When fire flows are necessary (whether for a single premises or on a Master Water Service Line which is metered at its connection to the Company's main), the meter(s) must be capable of measuring a full range of flows required by the customer (both domestic and fire flows). The Customer with approval from the Company may choose the preferred method of:

A combination service line with a meter designed for both domestic flows and fire flows, typically referred to as a "fire flow" meter, or an approved meter by the Company. That portion of the dual purpose service line from the Company main to the property line shall be the property of the Company in consideration of its perpetual maintenance and upkeep excluding St. Louis County Operations.

Based on Customers needs and premise requirements, The Customer with approval from the Company may also choose between:

- 1) a split service line configuration which uses a detector check meter(s) on the fire line and a meter suitable for the reasonably anticipated domestic usage requirements on the line not used for fire protection, or
- 2) a dedicated fire service line with detector check meter, which is separate from the domestic water service line.
- C. If unauthorized usage is made of the fire protection facilities, or unusual circumstances develop, the Company reserves the right, at any time, to install a meter or flow-detection device. In such circumstances the Company will provide the meter, but the cost of meter installation including necessary plumbing, fittings, vaults or meter settings necessary for the installation shall be paid by the customer.
- D. All new Private Fire Service Line Connections shall include installations of a valve, as approved by the Company, of the same size as the service connection at the junction of the water main, along with an approved backflow prevention assembly with detection meter. The Company or Company's representative will make the service tap to its main at the cost and expense of the Customer. The backflow assembly must be installed on the customer premises in an in-ground vault, above ground, or inside a building. The installation and operation of the backflow assembly must conform to the requirements of the Company and the Department of Natural Resources and shall remain the sole responsibility of the Customer for periodic inspections, testing and maintenance by the Customer. Should a Customer fail to have the backflow assembly inspected, tested or maintained, the Company will refuse to continue service to the premise until such time as the Customer complies with the Rules.
- E. No Private Fire Service Line Connections shall be used for domestic, commercial or industrial use unless such connection is authorized by the Company in writing.
- F. All new sprinkler pipes and other private fire connection pipes shall be so placed as to be readily inspected. If the pipes are concealed on existing services or not readily identifiable, or if any authorized connections for other uses are in existence, meters shall be installed on each service at the expense of the Customer.
- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
October 23, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2011-0149

Frank Kartmann, President
727 Craig Road, St. Louis, MO 63141

FILED
Missouri Public
Service Commission
WR-2010-0131; YW-2010-0725

P.S.C MO NO. 6

1st Revised Sheet No. R18,4 Cancelling Original Sheet No. R18.4

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For

St. Louis County and Jefferson County Areas Only

Name of Issuing Corporation

Community, Town or City

Private Fire Protection Service

Rule 18 Private Fire Protection Service (continued)

- G. The size of the private fire service connection shall be determined by the Company.
- Customers desiring private fire service must consult, before installation, with the Company as to the availability of mains and pressure. In the event a private fire service connection is requested at a point not already served by a main of adequate capacity, at the sole discretion of the Company, a main extension will be required as provided in the rule for Extension of Company's Water Mains.
- Private fire hydrants not installed on public right-of-way or on Company easement and connected to Company mains shall be subject to required contracts as provided in the Company's applicable rate schedule.
- J. Any modifications to any existing service lines to retrofit a fire suppression system for either residential or commercial structures shall have written approval of the Company, applicable Fire Protection Authority, and the division of plumbing having jurisdiction of the premises to be served, prior to modification and or installation of said fire suppression system.
- K. An applicant for Split, Combination Water Service lines, Special Connection(s) or dedicated fire service lines shall comply with all provisions specified in the Application for Special Connection, which may be modified, altered or changed from time to time by the Company.
- L. Service connections for water to be used for the suppression of fire shall be made only upon the terms as provided for in the "Application for Special Connection" for such service, a copy of which is available at the Company's office, and then only after such application has been approved in writing by the Company, as well as by the applicable Fire Protection Authority.
- M. A valve controlling the entire supply, as approved by the Company, shall be placed either at the curb or at such other point as may be approved by the Company, and said valve shall be at the expense of the Customer, and any valve pit or vault which may be required will also be furnished by and at the expense of the Customer.
- N. Where split services are used for both general and fire purposes, separate charges will be made for each type of service in accordance with the established schedule of rates.
- O. The Company shall not be considered in any manner an insurer of property or persons, or to have undertaken to extinguish fire or to protect any persons or property against loss or damage by fire, or otherwise.
- P. The Company shall not in any way or under any circumstance be held liable or responsible for personal injury, death, property damage, or any other claim of loss following or resulting from: the termination or discontinuance of a Customer's service; a deficiency in the pressure, volume or supply of water due to the malfunction or failure of a meter; or a deficiency in the pressure, volume or supply of water while meters or service lines are being repaired or replaced, unless such injury, damage or loss is due to the willful misconduct or gross negligence of the Company.
- Indicates new rate or text
- + Indicates change

ISSUED BY:

DATE OF ISSUE: September 23, 2010

Frank Kartmann, President

727 Craig Road, St. Louis, MO 63141

DATE EFFECTIVE: October 23, 2010

FILED Missouri Public

Service Commission WR-2010-0131; YW-2011-0149 Missouri-American Water Company
Name of Issuing Corporation

For

St. Louis County and Jefferson County, MO Community, Town or City

PRIVATE FIRE PROTECTION SERVICE LINES

Rule 20 Private Fire Protection (continued)

- G. The size of the private fire service connection shall be determined by the Company.
- H. Customers desiring private fire service must consult, before installation, with the Company as to the availability of mains and pressure. In the event a private fire service connection is requested at a point not already served by a main of adequate capacity, at the sole discretion of the Company, a main extension will be required as provided in the rule for Extension of Company's Water Mains.
- I. Private fire hydrants not installed on public right-of-way or on Company easement and connected to Company mains shall be subject to required contracts as provided in the Company's applicable rate schedule.
- J. At the sole discretion of the Company, the preferred method of private fire line installation that may be permitted would be a combination water service line for both Domestic and Private Fire service.
- K. Any modifications to any existing service lines to retrofit a fire suppression system for either residential or commercial shall have written approval of the Company, Fire authority, and the division of plumbing having jurisdiction of the Premises to be served prior to modification and or installation of said fire suppression system.
- L. An applicant for Split, Combination Water Service lines, Special Connections(s) or dedicated fire service lines shall comply with all provisions specified in the Application for Special Connection which may be modified, altered or changed from time to time by the Company.
- M. Service connections for water to be taken for the extinguishment of fire shall be made only upon the terms as provided for in the "Application for Special Connection" for such service, a copy of which is available at the Company office, and then only after such application has been approved in writing by the Company designee, as well as by the Fire Protection Authority designee.
- N. A valve controlling the entire supply, as approved by the Company, shall be placed either at the curb or at such other point as may be approved by the Company, and said valve shall be at the expense of the Customer, and any valve pit or vault which may be required will also be furnished by and at the expense of the Customer.
- O. Where split services are used for both general and fire purposes, separate charges will be made for each type of service in accordance with the established schedule of rates.

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE: June 18, 2010 DATE OF EFFECTIVE: July 1, 2010

ISSUED BY:
CANCELLED
October 23, 2010
Missouri Public
Service Commission
WR-2010-0131; YW-2011-0149

Frank Kartmann, President 727 Craig Road, St. Louis, MO 63141

FORM NO. 13	P.S.C.MO.No. 6	Origi	
Cancel	ling P.S.C.MO.No.	(Origi	inal) SHEET No.
		Revie	sed }
ST. LOUI:	S COUNTY WATER COMPANY		IS COUNTY, MISSOURI
Na	me of Issuing Corporation	Cor	munity, Town or City
			DE WEIMEN
C	USTOMER'S OBLIGATIONS FOR I	MAINTENANCE OF WATER S	ERVICE LINES AND
		is (waste of water)	S_> 0
repair, at t	ll custamers shall prevent heir own expense, their War bibbs, water closets, and	ter Service Line, hydro	ants, faucets,
		grady in	
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DATE OF ISS	UE SEP 2 4 1984	DATE EFFECTIVE	OCT 2 4 1984
	month day year		month day year
ISSUED BY	H. E. Morman, V.P., Comp.	; 535 N.New Ballas Rd.	,St. Louis, MO 63141
	name of officer	title	address

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM	NO.	13	P.S.C.MO.No.	6		<u>First</u>	_Revised	SHEET	No	R19	<u>.1_</u>
(Cance:	lling	P.S.C.MO.No.	6			_Original	SHEET	No	R19	<u>.1</u>
ST	, LOU	IS COU	NTY WATER COM	PANY	For	<u>ST</u>	. LOUIS CO	OUNTY,			VED
									JUN	13	1988

CUSTOMER OBLIGATIONS FOR MAINTENANCE OF WATER SERVICE LINE AND COMMENCE COMMISSION

(CONTINUED) (LEAK ON A WATER SERVICE LINE) Public Service Commission

RULE 19.1 All Water Service Line installations, including a "Master Water Service Line," meter yokes, gate valves, corporation cocks, stop cocks, stop and waste valves, stop boxes, meter boxes, check valves, pressure reducing valves, backflow preventors or other appurtenances, are not the property of the Company and must be kept operational, maintained and repaired by the owner or customer as a condition of service. It is the responsibility of the owner or customer to keep all remote meter reading devices and all Water Service Line appurtenances, except for the corporation cock, readily accessible to the Company.

Liability for damages caused by the failure of any component part of a Water Service Line, is not that of the Company.

When a leak occurs on any portion of a Water Service Line between the Company's main and the premises being served, the Company, when made aware of the water leak, will notify the owner, customer or tenant of such leak. As part of the notification, the Company will inform the owner, customer or tenant that needed repairs must be made at owner's, customer's, or tenant's expense. Repairs must be completed within a reasonable time, not to exceed 30 (calendar) days from the date of notification. However, service can be discontinued without notification if the Water Service Line leak is causing property damage, or hazard, or if discontinuance is ordered by an appropriate governing authority.

If such repairs are not made within the 30 days specified, the Company will discontinue service and issue a bill to the owner, customer, or tenant, covering any appropriate combination of service charges and/or actual costs for Discontinuance of Service (leak or service line) as provided under Company's tariff for Miscellaneous Charges. These costs must be paid before service can be restored to the premises being served.

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JUN 8 1988

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Public Service Commission

*Indicates new rate or text +Indicates change

DATE OF	ISSUE	JUN 0 3 191	<u>පස </u> p	ATE EFF	ECTIVE	JUNOS	1988
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October 15, 201 ISSUED	BY <u>T. I</u>	. Reeder, V.P.,	Admin., 53	35 <u>N. Ne</u>	w Ballas Rd	. St. Louis	MO 63141

FORM NO. 13 P.S.C.MO.No. 6 Original SHEET No. RIG	2.1_			
Cancelling P.S.C.MO.No. SHEET No. Revised				
ST. LOUIS COUNTY WATER COMPANY FOR ST. LOUIS COUNTY, MISSOURI				
Name of Issuing Corporation Community, Town or City				
TRESTER TO THE TREE TO THE TREE TREE TO THE TREE TREE TREE TREE TREE TREE TREE				
CUSTOMER OBLIGATIONS FOR MAINTENANCE OF WATER SERVICE LINES AND COMPONENTS :(CONTINUED) (LEAK ON A WATER SERVICE LINE)				
RULE 19.1 All Water Service Line installations, including a "Master Water Service Line," meter yokes, gate valves, corporation cocks, stop cocks, stop and waste valves, stop boxes, meter boxes, check valves, pressure reducing valves, backflow preventors or other appurtenances, are not the property of the Company and must be kept operational, maintained and repaired by the owner or customer as a condition of service. It is the responsibility of the owner or customer to keep all remote meter reading devices and all Water Service Line appurtenances, except for the corporation cock, readily accessible to the Company.				
Liability for damages caused by the failure of any component part of a Water Service Line, is not that of the Company.	*			
When a leak occurs on any portion of a Water Service Line between the Company's main and the premises being served, the Company, when made aware of the water leak, will notify the owner, customer or tenant of such leak. As part of the notification, the Company will inform the owner, customer or tenant that needed repairs must be made at owner's, customer's, or tenant's expense. Repairs must be completed within a reasonable time, not to exceed 30 (calendar) days from the date of notification. However, service can be discontinued without notification if the Water Service Line leak is causing property damage, or hazard, or if discontinuance is ordered by an appropriate governing authority.				
If such repairs are not made within the 30 days specified, the Company will discontinue service and issue a bill to the owner, customer, or tenant, covering any appropriate combination of the following costs, which costs must be paid before service can be restored to the premises being served:	*			
A. "Turn-off" of leaking service at stop cock without excavating. 1) Between 8:00 a.m. and 5:00 p.m.: Monday through Saturday (except holidays)	+			
2) All other days and hours when Company "service"	ļ			
personnel are on duty	+			
personnel are not on duty Actual Cost	*			
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-indicates new rate or text				
The Sarvice Commission				
MISSOUTH TOTAL 1094				
DATE OF ISSUE 5E7 24 1984 DATE EFFECTIVE UCI 24 1984 month day year month day year				
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ISSUED BY H. E. Keilman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

	FORM NO. 13 P.S.C.MO.No. 6 First Revised SHEET No. R 19.1(a)				
	Cancelling P.S.C.MO.No. 6 Original SHEET No. R 19.1(a)				
	ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI				
	CUSTOMER OBLIGATIONS FOR MAINTENANCE OF WATER SERVICE LINES AND COMPONENTS	!			
	(CONTINUED) (REPLACEMENT OF A CORPORATION COCK))			
_	10.0 (PE)	i			
	RULE 19.1 (Cont'd.)	:			
	When correction of a Water Service Line leak requires the replacement of any portion of a tap, it will be done only by the Company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, customer's, or company at the owner's, or company at the owner's, customer's, or company at the owner's customer's, or company at the owner's customer's, or company at the owner's customer's, or company at the owner's customer's cu	*			
	tenant's expense or the expense of the party causing the damage, unless covered by	. 1			
	warranty conditions. Warranty on defective material or installation for a tap				
	installated by Company will not extend beyond 90 days. Following replacement of any				
	portion of the tap, if no other Water Service Line repairs are needed, the company will reconnect the Water Service Line to the tap, turn on the control valve portion				
	of the tap and inspect the tap and the connection of the Water Service Line to the				
	tap for leaks. Following this inspection, the water will be left on and the proper				
	billing made to the owner, customer, or tenant. Payment of charges must be made within 30 days or, at the option of the Company, service may be discontinued.				
	within to days of, at the option of the congenty, service may be discontinued.				
	B. If it is necessary to excavate to discontinue service at the corporation cock or the stop cock, to disconnect the Water Service Line, or replace any portion of a tap, a "Discontinuance Charge" will be made equivalent to the actual costs of labor for an appropriately sized and supervised crew, material, transportation, equipment and overheads. Overhead costs are based on the amount of time worked by the employees who are discontinuing service. At the option of the Company an "installment payment schedule" may be arranged for the payment of the "Discontinuance Charge." The Company will excavate at the corporation cock or stop cock only to discontinue service. Any subsequent excavation and/or other steps required to restore service will then be the responsibility of the customer. Service may not be restored until payment of all charges described above has been				
	made by the Customer and notice given to the Company.				
	In the event service is discontinued by the Company because of a Water Service Line leak and the leak is repaired and the customer's authorized agent restores service, the Company's bill for the "discontinuance charge" must be paid within thirty (30) days or, at the option of the Company, service may again be	*			
	discontinued.				
	When backfill of an excavation exposing the tap is done by parties other than Company, any subsequent damage to the tap will not be the responsibility of the Company. The Company will replace the damaged tap components and issue the appropriate bill. Payment of the bill is to be as described above.	*			
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	* Indicates new rate or text				
	+ Indicates thew rate or text + Indicates change				

DATE OF ISSUE June 3, 1987 DATE EFFECTIVE July 3, 1987

CANCELLED October 15, 2011 ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

Missouri Public Service Commission

JW-2012-0088

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R19.1(a
Cancelling P.S.C.MO.No.	(Original) SHEET No.
ST. LOUIS COUNTY WATER COMPANY Name of Issuing Corporation	For ST. LOUIS COUNTY, MISSOURT Community, Town or City
CUSTOMER OBLIGATIONS FOR MAINTENANCE (CONTINUED) (REPLACEMEN	OF WATER SERVICE LINES AND COMPONENTS OF A CORPORATION COCK)
RULE 19.1 (Cont'd.)	SIP 2
tion of a tap, it will be done only by tenant's expense or the expense of the warranty conditions. Warranty on defer installed by Company will not extend by portion of the tap, if no other Water will reconnect the Water Service Line tion of the tap and inspect the tap and to the tap for leaks. Following this the proper billing made to the owner, omust be made within 30 days or, at the continued.	the Company at the owner's, customer's, or party causing the damage, unless covered by ctive material or installation for a tap eyond 90 days. Following replacement of any service Line repairs are needed, the company to the tap, turn on the control valve portion of the Water Service Line inspection, the water will be left on and customer, or tenant. Payment of charges option of the Company, service may be distributed in the discontinuous control of the company.
cock or the stop cock, to disconnect the portion of a tap, a "Discontinuance Charactual cost of labor, material, transproption of the Company an "installment payment of the "Discontinuance Charge." ration cock or stop cock only to discontions and/or other steps required to responsibility of the customer. Service	arge" will be made equivalent to the ortation, equipment and overhead. At the payment schedule" may be arranged for the "The Company will excavate at the corponatinue service. Any subsequent excava-
Service Line leak and the leak is reparrestores service, the Company's bill for	tinued by the Company because of a Water ired and the customer's authorized agent or the "discontinuance charge" must be paid ion of the Company, service may again be
Company, any subsequent damage to the Company. The Company will replace the priate bill. Payment of the bill is to CANC	ELLED 007 _ 4 1934
+Indicates change	S. KIT. (C)
DATE OF ISSUE SEP 2 4 1984 Service month day year 15	COMMISSION OCT 24 1984 BOUTH MONTH day year

E. Moktigen, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141
name of officer title address ISSUED BY

FORM NO. 13	P.S.C.MO.No. 6		ginal SHEET NO	R19.2
Concellia	ng P.S.C.MO.No.		ginal) SHEET No.	
Cancelli	.8 1.0.0.10.10.		ised }	
		•		
	OUNTY WATER COMPANY		UIS COUNTY, MISSOURI	
Name	of Issuing Corporation	C	ommunity, Town or City	
			ម៉ែរ ទី លើក ប្រាយមាន	
CUSTOMER OBLIGATION	ONS FOR MAINTENANCE OF WA	TER SERVICE LINES A	ND COMPONENTS TO E	1 1
	(CONTINUED) - (FREEZING M	ETERS AND WATER SER	VICE LINES)	<u> </u>
	·		$\mathcal{S} \supset \mathcal{D}$	
		_	·	
	mers must take necessary			+
from freezing in	cold weather and must hav mud, and debris at all ti	re the meter boxes p	roperly installed and	.]
	, but if meters are damage			'
	, or neglect of the custo			
	e customer and payment fo			
	ice. The customer will s		sponsible for	
breventable damag	e to any remote meter rea	aing attachment.		
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DATE OF ISSUE	month day year	DATE EFFECTIV	<u></u>	
	TE Malemen		month day year	•
ISSUED BY H.	E. Moderman, V.P., Comp.;	535 N.New Ballas Rd	1.,St. Louis, MO 63141	L
	name of officer	title	address	

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

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FORM NO. 13 P.S.C.MO.No.	6First_		SHEET NO. R20.0)
Cancelling P.S.C.MO.No.	6		SHEET NOTER20.0)
		KXXXXXX)	GETWEER20.0	
ST. LOUIS COUNTY WATER COMPA		ST. LOUIS COUN	TY, MISSOURI	
Name of Issuing Corpor	ration	Communit	yr Town Gots City	
			101199911DI	
	METER INSTALLATION	NS Buildin	Sarvice Commission	
	IDE METERS, LIABILI	TY FOR WATER_LE	AKAGE)	
RULE 20.0 The meter shall only be acceptable to the Company and local				
box shall also be at or near the pro-				
less another location is approved I				
Water Service Line is allowed to be cases where the location of the Cor				
Line prevents efficiently locating				
meter location will be determined meter reading.	by the Company to fa	acilitate prope	er and efficient	
All outside meter boxes must be pro	otected from floodi	ng, and constru	cted of con-	*
crete, brick or other materials ac				
cover of a design acceptable to the box is to be furnished, owned, and				
Also, to minimize meter freezing p	-	-	1	
ing all outside meter boxes instal	led after the effec	tive date of th	nis Rule,	
unless specifically allowed by the			of paved or	
graveled areas such as driveways, all meter boxes must be kept clear	·	- ·	ings that would	
inhibit accessibility for efficien		andscaped pram	ings that would	
When the Company and customer agre	e that there is no	suitable locati	on for a meter	
box, a meter may be installed in a				
the Company. In such case, instal required, with the costs of instal				
tomer, in accordance with Tariff R				
Approved meter installation locati				
the meter from freezing, may remai determined by the Company, for ser		_	I	
located where the Water Service Li				٠
electrical ground wire is installe				
the customer and/or the owner of twhich, in the event of water disch				
couplings, will not result in dama	ge. The Company's 1	iability for da	amages to any	
and all property, caused by such 1				
service to the affected premises f year. If the premises has not rece				
ceed the price of service to an av	erage comparable cu	stomer for and	verage billing	
period.		JAN	1 1986	
*Indicates new rate or text +Indicates change		<u> </u>	85-243	
- Indicates change		84-77 Public Sand	ce Commission	
DATE OF ISSUE December 20, 19)85 DATE FE	ř.	uary 1, 1986	
month day y	vear DATE EF	mon		
ISSUED BY T. L. Reeder, V.P., A	dmin. 535 N. New Da	illac DA S+ 1	Louis, MO 63141	
name of officer	titl		address	

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.MO.N	lo. <u>6</u>	Original	SHEET No. R20.0	
Cancelling P.S.C.MO.N	1 _	(Original)		
Cancering P.S.C.MO.P		Revised {	SHEET No	
		(
ST. LOUIS COUNTY WATER CON	PANY For	ST. LOUIS CO	UNTY, MISSOURI	
Name of Issuing Cor	poration	Communi	ty, Town or City	
		[2]		
	METER INSTALLATION	□ 11 <u>0</u>		
(METER BOXES, IN	SIDE METERS, LIABILIT	Y FOR WATER LE	AKAGE)	
RULE 20.0 The meter shall or	alv be installed in a	dry meter box (of a size and +	
design acceptable to the Compa				
The meter box shall also be at	or near the property	line, in from	t of the prem-	
ises served unless another loc				
cases where the Water Service				
(Rule 12.3) or in the cases what routing of the Water Service I				
or near the property line, the				
to facilitate proper and effic				
333				
All outside meter boxes must be concrete, brick or other mater				
and cover of a design acceptal				
The meter box is to be furnish				
erty owner. When the Company	and customer agree th	at there is no	suitable loca-	
tion for a meter box, a meter may be installed in a basement in a suitable				
location acceptable to the Company. In such case, installation of a remote reading device will also be required, with the costs of installation of said				
device to be borne by the cust				
device to be borne by the cust	wher, in accordance w	TOI IGITIT NO.	= ** •	
Approved meter installation lo				
keep the meter from freezing,	may remain, provided	the meter is r	eadily accessi-	
ble, as determined by the Comp	cany, for servicing an	d reading, the	meter space	
provided is located where the properly installed electrical				
the responsibility of the cust				
location for the meter which,				
leakage from the meter or cour				
liability for damages to any a				
no event exceed the price of a billing period in the precedir				
for one year, liability will r				
parable customer for an average	e billing period in	, , , , , , , , , , , , , , , , , , ,		
parable customer for an average				
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ISSUED BY H. E. MOTEMEN, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

First

Revised

SHEET No.

R20.0(a)

Cancelling P.S.C. MO. No. 6

Original SHEET No. R20.0(a)

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTED INTO STATE OF ST. LOUIS COUNTED INTO ST. LOUIS COUNTED INTO STATE OF ST

METER INSTALLATIONS (CONTINUED) (METER CONNECTIONS AND SIZE OF METER)

JAN 2 1 1997

MISSOUR

RULE 20.0 (Cont'd) Where damage is not caused by a leaking meter or couplings, the Santing Country of the Count the negligence of Company personnel while present 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.

At all meter locations, the customer or property owner must provide proper and approved connections and piping for installing the meter in the Water Service Line. Unless otherwise permitted by the Company, all water meters must be installed at the same time that a Water Service Line tap to the Company's main is made. Plumbing appurtenances, such as pressure reducing valves, auxiliary shutoff valves, gauges, backflow prevention devices, lawn sprinkler connections, etc., or any other construction shall not be located inside a meter box containing the meter and shall not interfere with the installation, removal, operation, servicing or reading of the meter. Only those Water Service Line or plumbing appurtenances of a design acceptable to the Company will be permitted to be installed in the meter box.

Unless otherwise permitted by the Company, the size of the meter installed by the Company will not be greater than the smallest size of any portion of the Water Service Line. The Company must own all meters. The style and size of the meter(s) will be determined by the Company based on the service line configuration chosen by the Customer from those alternatives which are permissible under the Company's Rules and Regulations then if effect.

If fire flows are necessary (whether for a single premises or on a Master Water Service Line which is metered at its connection to the Company's main), the meter(s) must be capable of measuring a full range of flows required by the customer (both domestic and fire flows). The customer must choose between either a split service line configuration which uses a detector check meter(s) on the fire line and a meter suitable for the reasonably anticipated domestic usage requirements on the line not used for fire protection, or the customer may avoid the use of a split service configuration but then must utilize a meter designed for both domestic flows and fire flows, typically referred to as a "fire flow" meter.

On a split service, the Company will pay for all meters used, but the size of the meter installed on the domestic line will not be larger than necessary for the reasonably anticipated domestic usage requirements of the Customer. If the "fire flow" meter alternative is chosen, the customer must pay to the Company as a contribution-in-aid-of-construction, in consideration of a) the extraordinary cost of a "fire flow" meter, and b) fire flow potential demand, the difference between the actual cost of the "fire flow" meter and the costs of the meter(s) otherwise deemed appropriate by the Company for the split service line arrangement. The Company does not pay the cost of any required meter boxes or related plumbing requirements, regardless of which service line configuration is utilized.

*Indicates new rate or text

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DATE OF ISSUE

January 21, 1997

DATE EFFECTIVE

MO.PUBLICSERVICE COMM February 20, 1997

CANCELISSUED BY October 15, 2011

Missouri Public Service Commission

JW-2012-0088

B. K. Turner, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET NO. R20.00
Cancelling P.S.C.MO.No.	Original SHEET No
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation	ST. LOUIS COUNTY, MISSOURI Community, Town or City
METER INSTALLATIONS (C	
(METER CONNECTIONS AND SI	ZE OF PIETER)
RULE 20.0 (Cont'd.) Where damage is not caused by but rather is caused by the negligence of Company premises, this limitation will not apply. If a cuaccessible location for a meter as determined by the notify the Secretary of the Public Service Commiss service or proceeding to discontinue service.	personnel while present at the similar refuses to provide an the Company, the Company will
At all meter locations, the customer or property of approved connections and piping for installing the Line. Unless otherwise permitted by the Company, stalled at the same time that a Water Service Line made. Plumbing appurtenances, such as pressure red off valves, gauges, backflow prevention devices, letc., or any other construction shall not be locating the meter and shall not interfere with the ins servicing or reading of the meter. Only those Wat appurtenances of a design acceptable to the Company stalled in the meter box.	e meter in the Water Service all water meters must be in- e tap to the Company's main is ducing valves, auxiliary shut- lawn sprinkler connections, ted inside a meter box contain- stallation, removal, operation, ter Service Line or plumbing
The style and size of the Company owned meter will Unless otherwise permitted by the Company, the size the Company will not be greater than the smallest Water Service Line.	ze of the meter installed by
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ISSUED BY H. E. McChman, V.P., Comp; 535 N. New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13	P.S.C.MO.No. 6		iginal SHEET	No. R20.1
Cancelli	ng P.S.C.MO.No.		xxxxxi iginal Sheet	No.
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ST. LOUIS C	COUNTY WATER COMPANY	For ST. I	OUIS COUNTY, MI	SSOUTE T
·	of Issuing Corporation		Community, Town	· · · -
				7 () () ()
		LATIONS (CONTINUED) LTI-STORIED BUILDIN		(E.Ai
		- · · · · · · · · · · · · · · · · · · ·	()	
houses, wherein e unless all units	of multi-storied buildicach unit is individually therein have individual company Rules which relates.	owned, will not be ground floor quarter	separately meters and conform	ered:::::::::::::::::::::::::::::::::::
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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FORM NO. 13 P.S.C.MO.	lo6	Original SHEET No. R20.2
Cancelling P.S.C.MO.1	io .	{Original} SHEET No.
		Revised }
ST. LOUIS COUNTY WATER CON	IPANY For	ST. LOUIS COUNTY, MISSOURI
Name of Issuing Cor		Community, Town or City
		
	TER INSTALLATIONS (CONT RIZED PERSONNEL TO CHAN	(INUED)
RULE 20.2 No person except a person duly authorized by the nection from the water main of set, change, remove, interfere Company's meter or other proper violations of this rule and the	Company, shall make are the Company, nor shall with, bypass, or make erty. The customer shall	ny connection to or discon- ll unauthorized individuals and connection to, the all be responsible for any
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CELLED name of office		

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

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FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R21.0
Cancelling P.S.C.MO.No.	(Original) SHEET No.
	{Revised }
ST. LOUIS COUNTY WATER COMPANY	For ST. LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City
FIRE HYDRANT USE, OPERAT	TION & INSPECTION FOR PROCEED
	TION & INSPECTION EOUE (MEDICAL MEDICAL
•	
RULE 21.0 Water shall not be used through fire	
lines for any purpose other than for fire prote Company (Reference Rule 6.1.) The Company shall	inspect all public hydrants at +
least once in every 14-month period. If such is hydrant is not in working order, or upon receip	nspection reveals that any public
City, Town, Village, Fire District or other des	ignated official empowered to act
on behalf of political entity that any public h the Company shall restore any such hydrant to w	ydrant is not in working order,
and after the date of such inspection, or of re	ceipt of said notification. Fire
hydrants shall not be opened for inspection dur	ing freezing weather.
It is understood by the incorporated Cities, To	wns, Villages or Fire Districts +
and all retail water customers that there are m fire hydrant and that the Company cannot, by an	inspection program or otherwise.
keep all fire hydrants in working condition at fire hydrant service charge has been determined	all times, and that the public
hydrants are used by an incorporated City, Town	, Village, Fire District or other
political entity or for fire drill, they shall the incorporated City, Town, Village or Fire Di	be left in proper condition by strict to prevent freezing and
other damages.	The state of the s
The owner of any private fire hydrant or private	e fire protection system, when *
notified by the area fire protection authority inoperative condition or unauthorized water usa	or by the Company of any defect,
the private fire protection system, shall, when	applicable, repair the private
fire hydrant or private fire protection system order within ten (10) days from date of notific	and restore to proper working
unauthorized water usage. If such action is no	t taken, service to the private
fire protection system will be subject to disconnection.	ntinuance, at the option of the
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SEP 24 1984 DATE OF ISSUE DATE EFFECTIVE day year H. E. Moliman, V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141 ISSUED BY CANCELLED name of officer title address

FORM NO. 13

P.S.C. MO. No. 6

Fourth

Revised SHEET No.

R22.0

Cancelling P.S.C. MO. No. 6

Third

Revised SHEET No.

R22.0

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS

JUL J 1996

Rule 22.0 This rule shall govern the extension of the Company's water mains after the date hereof which are MISSOURI necessary to serve customers within its service area. Public Service Commission

The Company's water mains can be extended within St. Louis County or Jefferson County either by the Company's forces or by an independent contractor in accordance with Company's standards and contractual requirements. Because Commission jurisdiction constitutes a legislative recognition that the public interest in proper regulation of public utilities transcends municipal or county lines, and that a centralized control must be entrusted to an agency whose continually developing expertise will assure uniformly safe, proper and adequate service by the Company, no regulations or ordinances of local governments shall be permitted to impose differing construction methods (excepting local permit requirements for excavation and restoration of public rights-of-way), material selections, water main sizes or licensing qualifications of the Company's employees or of those independent contractors employed to install, replace or maintain water mains owned or to be owned by the Company when such work is performed under the supervision of or inspection by Company agents or employees, unless such requirement is adopted and approved by the Commission upon complaint alleging that such requirement is necessary for safe and adequate service and requesting uniform application throughout Company's service area.

The following terms and conditions shall apply:

When a request is made for an extension of water main, the Company shall first determine the closest adequate and reliable source of water in its existing distribution system. The Company will then determine the sizes of mains, tie-ins if necessary, and ancillary equipment needed. The Company will make a preliminary estimate of the cost of the needed additions to the Company's distribution system. The Company will provide an estimate in the form of a proposal to the applicant if the applicant requests the installation of the addition by the Company. The prices contained in the proposal will include the costs of piping, valves, fittings, booster stations, water storage tanks, other materials, and any necessary reconstruction or reinforcement of existing water mains to which the proposed main extension will be connected. The proposal will include the Company's anticipated costs of materials, labor, labor related expenses such as pension and welfare costs, supervision, insurance, tools, easements, permits, appropriate taxes, and other miscellaneous expenses which include but are not limited to those costs not necessarily exclusive to any particular part of the needed additions such as stores expenses, administrative salaries, transportation expenses and construction equipment expenses.

The cost contained in the proposal, adjusted for known changes is based on the Company's estimate of the actual cost of the job.

*Indicates new rate or text

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ISSUED BY

Clottone, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

FORM NO. 13

P.S.C. MO. No. 6

Third

Revised SHEET No.

R22.0

Cancelling P.S.C. MO. No. 6

Second

Revised SHEET No.

R22.0

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

FEB 1 3 1996

EXTENSION OF COMPANY'S WATER MAINS

MISSOURI **Public Service Commission**

Rule 22.0 This rule shall govern the extension of the Company's water mains after the date hereof which are necessary to serve customers within its service area.

The Company's water mains can be extended within St. Louis County or Jefferson County either by the Company's forces or by an independent contractor in accordance with Company's standards and contractual requirements and the following terms and conditions:

When a request is made for an extension of water main, the Company shall first determine the closest adequate and reliable source of water in its existing distribution system. The Company will then determine the sizes of mains, tie-ins if necessary, and ancillary equipment needed. The Company will make a preliminary estimate of the cost of the needed additions to the Company's distribution system. The Company will provide an estimate in the form of a proposal to the applicant if the applicant requests the installation of the addition by the Company. The prices contained in the proposal will include the costs of piping, valves, fittings, booster stations, water storage tanks, other materials, and any necessary reconstruction or reinforcement of existing water mains to which the proposed main extension will be connected. The proposal will include the Company's anticipated costs of materials, labor, labor related expenses such as pension and welfare costs, supervision, insurance, tools, easements, permits, appropriate taxes, and other miscellaneous expenses which include but are not limited to those costs not necessarily exclusive to any particular part of the needed additions such as stores expenses, administrative salaries, transportation expenses and construction equipment expenses.

The cost contained in the proposal, adjusted for known changes is based on the Company's estimate of the actual cost of the job.

The applicant or the applicant's authorized agent may contract with the Company for such extension or may contract with an independent contractor in accordance with the Company's standards and contractual requirements. Any necessary reconstruction of existing mains or installation of mains larger than 12" in diameter must be done by Company's forces.

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MAR 15 1996

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MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

B. K. Turner, V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

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ST. LOUIS COL	UNTY WATER COMPANY	ForST.	LOUIS COUNTY,	MISSOURI
Cancelling	P.S.C.MO.No. 6	First	Revised SHEET	No. <u>R22.0</u>
FORM NO. 13	P.S.C.MO.No. 6	Second	Revised SHEET	No. <u>R22.0</u>

EXTENSION OF COMPANY'S WATER MAINS (GENERAL & INSTALLATIONS BY THE COMPANY)

MISSOURI Public Service Commission

MAR 2 1992

Rule 22.0 This rule shall govern the extension of the Company's water mains after the date hereof which are necessary to serve customers within its service area.

The Company's water mains can be extended within St. Louis County or Jefferson County either by the Company's forces or by an independent contractor in accordance with Company's standards and contractual requirements and the following terms and conditions:

When a request is made for an extension of water main, the Company shall first determine the closest adequate and reliable source of water in its existing distribution system. The Company will then determine the sizes of mains, tie-ins if necessary, and ancillary equipment needed and will make an estimate of the cost of the needed additions to the Company's distribution system and provide it to the applicant. The estimates will include the costs of piping, valves, fittings, booster stations, water storage tanks, other materials, and any necessary reconstruction or reinforcement of existing water mains to which the proposed main extension will be connected. The estimate will include the Company's anticipated costs of materials, labor, labor related expenses such as pension and welfare costs, supervision, insurance, tools, easements, permits, appropriate taxes, and other miscellaneous expenses which include but are not limited to those costs not necessarily exclusive to any particular part of the needed additions such as stores expenses, administrative salaries, transportation expenses and construction equipment expenses.

Such estimates of direct and indirect costs, adjusted for known changes, are based on the Company's experience for the previous year on a unit cost basis for extensions of water mains of the same diameter and length of extension. The unit costs will include all the direct and indirect costs of the job. Indirect costs are allocated to the job on the basis of labor hours, equipment and materials used.

B. The applicant or the applicant's authorized agent may contract with the Company for such extension or may contract with an independent contractor in accordance with the Company's standards and contracted requirements. Any necessary reconstruction of existing mains or in the ration of mains larger than 12" in diameter must be done by Company's forces. MAR 15 1996 3 rd R S. # R 22.0

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MO. PUBLIC SERVICE COMM.

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535 N. New Ballas Rd., St. Louis, MO 63141

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	FORM NO. 13 P.S.C.MO.No. 6 Lst Revised SHEET No. R	22.0
	Cancelling P.S.C.MO.No. 6 Original SHEET No. R.	
	ST. LOUIS COUNTY WATER COMPANY FOR ST. LOUIS COUNTY MISSOURI	101 '
_		\
	EXTENSION OF COMPANY'S WATER MAINS (GENERAL & INSTALLATIONS BY THE COMPANY)	!
	Paulio sa vice Como	
	Rule 22.0 This rule shall govern the extension of the Company's water mains a the date hereof which are necessary to serve customers within its service are	
	The Company's water mains can be extended within St. Louis County or Gerrerso County either by the Company's forces or by an independent contractor in	
	accordance with Company's standards and contractual requirements and the following and conditions:	1 ~ W-
	A. When a request is made for an extension of water main, the Companyes	hall
	first determine the closest adequate source of water in its existing distribution system. The Company will then determine the sizes of mains and ancillary equipment needed and will make an estimate of the cost of the needed addition the Company's distribution system and provide it to the applicant. The estimate will include the costs of piping, valves, fittings, booster stations, water storage tanks, other materials, and any necessary reconstruction or reinforce of existing water mains to which the proposed main extension will be connected the estimate will include the Company's anticipated costs of materials, labor labor related expenses such as pension and welfare costs, supervision, insurationly, easements, permits, appropriate taxes, and other miscellaneous expenses which include but are not limited to those costs not necessarily exclusive to particular part of the needed additions such as stores expenses, administrational salaries, transportation expenses and construction equipment expenses.	ment d. noce, es any ve
	Such estimates of direct and indirect costs, adjusted for known character are based on the Company's experience for the previous year on a unit cost based for extensions of water mains of the same diameter and length of extension. Unit costs will include all the direct and indirect costs of the job. Indirect costs are allocated to the job on the basis of labor hours, equipment and materials used.	sis The
	B. The applicant or the applicant's authorized agent may contract with Company for such extension or may contract with an independent contractor in accordance with the Company's standards and contractual requirements. Any necessary reconstruction of existing mains or installation of mains larger that 12" in diameter must be done by Company's forces.	nan
	*Indicates new rate or text JUL 03 1987	*
	+Indicates change Public Senice Commis	SSIUn

DATE OF ISSUE ______ June 3, 1987 _____ DATE EFFECTIVE _ July 3, 1987 ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MD 63141

FORM NO. 13 P.S.C.MO.No. 6	Original	SHEET No. R22.0
Cancelling P.S.C.MO.No.	INCOMES	SHEET No.
ST. LOUIS COUNTY WATER COMPANY For	, ,	UNTY, MISSOURI
Name of Issuing Corporation	Communi	ty, Town or City
		mayinanak
EXTENSION OF COMPANY'S WATE (GENERAL & INSTALLATIONS BY		SEP 2
	Jub	Alikaodhi Io Sanjar formussion
RULE 22.0 This rule shall govern the extension of the date hereof which are necessary to serve customer	ne Company's wa	ter mains after
The Company's water mains can be extended within St. County either by the Company's forces or by an independence with Company's standards and contractual sterms and conditions:	endent contract	or in
A. When a request is made for an extension of shall first determine the closest adequate source of distribution system. The Company will then determine and will make an estimate of the cost of the proposed valves, fittings, booster stations, standtowers, other necessary reconstruction of existing water mains to will be connected. The estimate will also include the for labor, supervision, engineering, insurance, tools other overhead expense.	water in its e e the sizes of : d extension inc er materials, a which the propo he Company's an	mains needed luding pipe, nd any sed extension ticipated costs
B. The applicant or the applicant's authorize the Company for such extension or may contract with accordance with the Company's standards and contract necessary reconstruction of existing mains or install 12" in diameter must be done by Company's forces.	an independent ual requirement	contractor in s. Any
1. INSTALLATIONS BY THE COMPANY		+
If the applicant or the applicant's with the Company for the extension, the		
CANCELLED		
JUL 3 1987 BY PRS # R 22.0 Public Service Commission MISSOURI +Indicates change	ec:	LED 2-1934 vice Commission
		OCT 2 4 1984
ISSUED BY H. E. Weilman, V.P., Comp.; 535 N.New		nth day year Louis, MO 63141

title

address

name of officer

FORM NO. 13 P.S.C. MO. No. 6 Fourth Revised SHEET No. R22.0 (a)
Cancelling P.S.C. MO. No. 6 Third Revised SHEET No. R22.0 (a)

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS

JUL 3 1996

Rule 22.0 (continued)

The applicant or the applicant's authorized agent may contract with the Company Residence Contractor in accordance with the Company's standards and contractual requirements. Any necessary reconstruction of existing mains or installation of mains larger than 12" in diameter must be done by Company's forces.

1. INSTALLATIONS BY THE COMPANY

If the applicant or the applicant's authorized agent contracts with the Company for the extension, the following shall apply:

- a. If the estimate included in the proposal of the extension is not greater than the Original Prospective Customer Offset,* the Company will pay for and install the extension. If the estimate included in the proposal of the proposed extension exceeds the Original Prospective Customer Offset,* the cost of the extension will be reduced by the Original Prospective Customer Offset.*
- b. The Company shall provide the Applicant with a form of agreement which will describe payment alternatives and all other contractual preconditions to the installation.
- c. The estimate included in the proposal of the extension shall be compared to the actual cost of the work done as soon as the work is completed and final cost is ascertained. If the estimate included in the proposal is greater than the completed and final actual cost as ascertained by Company's Accounting Department, the Company shall refund the difference.

2. INSTALLATIONS BY INDEPENDENT CONTRACTORS

If the applicant or the applicant's authorized agent elects to use an independent contractor for the main extension, the following shall apply:

* "Original Prospective Customer Offset" = total prospective customers who agree to take water service for one year and guarantee to the Company that they will take water service at their existing premises within 30 days after the date water is turned into the main multiplied times the Company Participation Refund for 5/8" meters. (See RT 13.0.)

*Indicates new rate or text

CANCELLED
October 15, 2011

Missouri Public Service Commission JW-2012-0088

DATE OF ISSUE July 8, 1996

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7 1995

ISSUED BY

+Indicates change

B. K. Turner, Senior V. P., 535 North New Ballas Road, St. Louis, MO 63141

FORM NO. 13 P.S.C. MO. No. 6 Third Revised SHEET No. R22.0 (a) Cancelling P.S.C. MO. No. 6 Second Revised SHEET No. R22.0 (a) ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI RECEIVED EXTENSION OF COMPANY'S WATER MAINS FEB 1 3 1996 Rule 22.0 (continued) MISSOURI **Public Service Commission** 1. INSTALLATIONS BY THE COMPANY If the applicant or the applicant's authorized agent contracts with the Company for the extension, the following shall apply: a. If the estimate included in the proposal of the extension is not greater than the Original Prospective Customer Offset,* the Company will pay for and install the extension. If the estimate included in the proposal of the proposed extension exceeds the Original Prospective Customer Offset,* the cost of the extension will be reduced by the Original Prospective Customer Offset.* b. The Company shall provide the Applicant with a form of agreement which will describe payment alternatives and all other contractual preconditions to the installation. c. The estimate included in the proposal of the extension shall be compared to the actual cost of the work done as soon as the work is completed and final cost is ascertained. If the estimate included in the proposal is greater than the completed and final actual cost as ascertained by Company's Accounting Department, the Company shall refund the difference. 2. INSTALLATIONS BY INDEPENDENT CONTRACTORS If the applicant or the applicant's authorized agent elects to use an independent contractor for the main extension, the following shall apply: "Original Prospective Customer Offset" = total prospective customers who agree to take water service for + one year and guarantee to the Company that they will take water service at their existing premises within 30 days after the date water is turned into the main multiplied times the Company Participation Refund for + 5/8" meters. (See RT 13.0.) CANCELLED 7 1995 ΔUG BY 4th R. S # R32.0(a) FILED **Public Service Commission** *Indicates new rate or text MAR 15 1996 MISSOUR! +Indicates change MO. PUBLIC SERVICE COMM

DATE OF ISSUE February 13, 1996 DATE EFFECTIVE March 15, 1996

ISSUED BY B. K. Turner, V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

FORM NO.	13	P.S.C.MO.No.	6	Second	Revised	SHEET	No.	<u>R</u>	<u>22.</u>	<u>0(a)</u>
Cance	lling	P.S.C.MO.No.	6	<u>First</u>	Revised	SHEET	No.	<u>R</u>	<u>22.</u>	<u>0(a)</u>

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS
(INSTALLATIONS BY INDEPEDENT CONTRACTORS) JUN 3 1988

RULE 22.0 (Cont'd.)

MISSOURI Public Service Commission

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- 1. INSTALLATIONS BY THE COMPANY
- If the applicant or the applicant's authorized agent contracts with the Company for the extension, the following shall apply:
- a. If the estimated cost of the extension is not greater than the Company Participation Refund for 5/8" meters (2) for each "original prospective customer," (1) the Company will pay for and install the extension. If the estimated cost of the proposed extension exceeds the Company Participation Refund for 5/8" meters (2) per "original prospective customer" (1) the cost of the extension to the applicant shall be reduced by the Company Participation Refund for 5/8" meters (2) per "original prospective customer." (1)
- b. Prepayment of pipeline material costs shall be a condition precedent to an extension contract with the Company, and all other estimated costs will be due prior to initiation of construction and prior to the provision of water service as described in the Company's construction proposal. Additional charges for special conditions, as described in the contract, must be paid prior to the providing of water service connections.
- c. The estimated cost of the extension shall be compared to the actual cost of the work done as soon as the work is completed and final cost is ascertained. If the estimated cost is greater than the completed and final actual cost as ascertained by Company's accounting department, the Company shall refund the difference.
- INSTALLATIONS BY INDEPENDENT CONTRACTORS

If the applicant or the applicant's authorized agent elects to use an independent contractor for the main extension, the following shall apply:

(1) "Original prospective customers" are those who agree to take water service for one year and guarantee to the Company that they will take water service at their existing projects within 30 days after the date water is turned into the company.

(2) Company Participation Refund as set forth in Company's tariff of

*Indicates new rate or text +Indicates change MAR 15 1996

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ISSUED B	Y Т. I	. Reeder,	V.P	Admin	535 N.	New	Ballas	Rd				

FORM NO. 13 P.S.C.MO.No.	6	<u>lst</u> Revi	sed SHEET No.	R 22.0(a)
Cancelling P.S.C.MO.No.	6	Origi	nal SHEET No.	R 22.0(a)
ST. LOUIS COUNTY WATER COMP.	ANY F	or <u>st. Louis c</u>		
			BEGEN	
EXTENSIO (INSTALLATI	N OF COMPANY' ONS BY INDEPE	S WATER MAINS	rs) (UH 0)	Hari
RULE 22.0 (Cont'd.)			ກິດ ຄົນບໍ່	
1. INSTALLATIONS BY	THE COMPANY		Public % dina !	Inmmission !
If the applicant the Company for the ex				cacts with
a. If the estimated ceach "original prospective customer."	tive customer If the esti inal prospect cant shall be	,"¹ the Compan mated cost of ive customer"¹	y will pay for the proposed of the cost of t	the and extension the
b. Prepayment of pipel to an extension contra will be due prior to i provision of water ser proposal. Additional the contract, must be connections.	ct with the C nitiation of vice as descr charges for s	ompany, and al construction a ibed in the Co pecial conditi	l other estimated prior to the superny's constructions, as described as the superny to the super	ated costs ne ruction ibed in
c. The estimated cost cost of the work done ascertained. If the e final actual cost as a Company shall refund t	as soon as the stimated cost scertained by	e work is comp is greater the Company's acc	pleted and fina an the complete	al cost is ted and
2. INSTALLATIONS BY	INDEPENDENT C	ONTRACTORS		
If the applicant an independent contract apply:				
¹ "Original prospective service for one year a water service at their water is turned into the service and the service at the service at the service at the service at the service and service at the service at th	and guarantee existing pro the mainANC	to the Company	that they will days after	ll_take
*Indicates new rate or text +Indicates change	B1 ===	Ro Ray (a) ce Commission	JUL 03	
DATE OF ISSUEJune_3,_1987_	Public Service Miles	SOUHI	July 3, 198	7

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MD 63141

	P.S.C.MO.No.	6	Original RXXXXX Original Revised	-	R22.0(a)
	ST. LOUIS COUNTY WAT Name of Issuing Corpor		Commun	ST. LOUIS COUNT lity, Town or Cit 民作[[[[日]]]	
			ny's water mains Mendent contractors	22	
RULE 22.0 (Cont'd.)		ь	11. M. J. J.	
	a. If the estimated for each "original pro and install the extens extension exceeds \$130 of the extension to th "original prospective	spective cust ion. If the per "origina e applicant a	tomer," ¹ the Company estimated cost of al prospective cust	y will pay for the proposed omer" the cost	
	b. Prepayment of pip dent to an extension of mated costs will be du to the provision of wa struction proposal. A described in the contr water service connecti	contract with se prior to in ter service a dditional cha act, must be	nitiation of constr as described in the arges for special o	ll other esti- uction and prior Company's con- onditions, as	
	c. The estimated cost actual cost of the worfinal cost is ascertai completed and final acaccounting department,	k done as so ned. If the tual cost as	estimated cost is ascertained by the	ompleted and greater than the Company's	
	2. INSTALLATIONS BY	INDEPENDENT (CONTRACTORS		
	use an independent con	tractor for	cant's authorized a	gent elects to the following	
	l"Original prospective service for one year a water service at their		to the Company the	والمراجع والمراجع والمستحد والمستحد والمستحد والمستحد والمستحد والمستحدد والمستحدد والمستحدد والمستحدد والمستحد	:e "
	water is turned into t	he main.	<u> </u>	- 10 METERS	
*Indicates +Indicates	new rate or text change			. ja S ov ica Savati	35.0.L [‡]
DATE OF I	SEP 2 4 1984	D	ATE EFFECTIVE	GCT 2.4 1984	

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ISSUED BY H. E. Moliman, V.P., Comp; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

FORM NO. 13 P.S.C. MO. No. 6 Fourth Revised SHEET No. R22.0 (b)

Cancelling P.S.C. MO. No. 6 Third Revised SHEET No. R22.0 (b)

ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI

RECEIVED

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EXTENSION OF COMPANY'S WATER MAINS

FEB 1 3 1996

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Rule 22.0 (continued)

MISSOURI Public Service Commission

- a. On request, the Company will provide written standards and other miscellaneous documents for the proposed extension and a "developer lay" contract for installation by an independent contractor.
- b. At the Applicant's option, the Company will either lay out the required water main addition on plans furnished by the Applicant or plans and Specifications may be prepared by the Applicant's engineer and submitted for Company approval. However, the size and location of the main will be determined by the Company.
- c. Company will enter into a contract with the Applicant or the Applicant's agent in which Company will agree to accept the installation into Company's distribution system on the terms and conditions stated in the contract.
- d. On-site inspection will be provided by the Company at the Applicant's expense in accordance with the contract.

Whether the mains are extended by Company or an independent contractor, the Company will refund to the Applicant or the Applicant's authorized agent during the first ten years after the water main is installed as follows:

1. After customers equal to the stated number of total prospective customers as described in the "Original Prospective Customer Offset" are taking metered water service, a "Company Participation Refund" as set forth in Company tariff of Miscellaneous Refunds, shall be made payable to the Applicant, or the Applicant's authorized agent, for each additional water service connection [subject to 1-c on Sheet No. R22.0 (c)] to said extension which supplies metered water service under a rate tariff, where the meter size is requested by the customer and allowed by Company.

FILED

*Indicates new rate or text

+Indicates change

CANCELLED
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

MAR 15 1996

MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

B. K. Turner, V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

FORM NO.	13 P.S.C.MO.No. 6 Third Revised	SHEET No. R22.0(b)
Cancel	lling P.S.C.MO.No. 6 Second Revised	SHEET No. <u>R22.0(b)</u>
STLOUI	IS COUNTY WATER COMPANY For ST. LOUIS CO	OUNTY, MISSOURI
		RECEIVED
		· · · · · · · · · · · · · · · · · · ·
	EXTENSION OF COMPANY'S WATER MAINS	MAR 2 1989
	REFUNDS - "COMPANY PARTICIPATION REFUND")	11110000111
		Public Service Commission
RULE 22.0	(Cont'd.)	
а.	On request, the Company will provide written standa extension and form of Company's standard contract findependent contractors.	
ъ.	Plans and Specifications must be prepared by the Ap and submitted for Company approval.	plicant's engineer
с.	Company will enter into a contract with the Applica agent in which Company will agree to accept the ins Company's distribution system on the terms and cond contract.	tallation into
đ.	On-site inspection will be provided by the Company expense in accordance with the contract.	at the Applicant's
the Compan	ether the mains are extended by Company or an indepent on will refund to the Applicant or the Applicant's are first ten years after the water main is installed	authorized agent
1.	After customers equal to the stated number of "origicustomers" are taking metered water service, a Comp Refund (1) shall be made payable to the Applicant, authorized agent, for each additional water service to C-1-c on Sheet No. R22.0(c)] to said extension we metered water service under a rate tariff, where the requested by the customer and allowed by Company.	pany Participation or the Applicant's connection [(subject which supplies is
		MAR 15 1996 WAR 15 1996 BY TARS Commission Public Service Commission MISSOURI
	Company Participation Refund as set forth in Company Miscellaneous Refunds. (Sheet No. RT13.0)	
	es new rate or text	APR 5 1989
+Indicate		ublic Service Commission
DATE OF I	SSUE March 6 1989 DATE EFFECTIVE Apri	

ISSUED BY T. L. Reeder, V.P.,

Admin.

535 N. New Ballas Rd., St. Louis, MO 63141

FORM NO. 13 P.S.C.MO.No. 6 Second Revised SHEET No. R22.0(b)
Cancelling P.S.C.MO.No. 6 First Revised SHEET No. R22.0(b)
ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI
RECEIVED
EXTENSION OF COMPANY'S WATER MAINS (REFUNDS - "COMPANY PARTICIPATION REFUND") JUN 3 1988
RULE 22.0 (Cont'd.) RULE 22.0 (Cont'd.) Public Service Commission
a. On request, the Company will provide written standards for the proposed extension and form of Company's standard contract for installations by independent contractors.
b. Plans and Specifications must be prepared by the Applicant's engineer and submitted for Company approval.
c. Company will enter into a contract with the Applicant or the Applicant's agent in which Company will agree to accept the installation into Company's distribution system on the terms and conditions stated in the contract.
d. On-site inspection will be provided by the Company at the Applicant's expense in accordance with the contract.
C. Whether the mains are extended by Company or an independent contractor, the Company will refund to the Applicant or the Applicant's authorized agent during the first ten years after the water main is installed as follows:
 After customers equal to the stated number of "original prospective customers" are taking metered water service, a Company Participation Refund (1) shall be made payable to the Applicant, or the Applicant's authorized agent, for each additional water service connection (**) to said extension which supplies metered water service under a regular yearly contract, where the meter size is requested by the customer and allowed by Company.
** Subject to the provisions of the footnote (c) at the bottom of Sheet R22.0(c).
(1) Company Participation Refund as set forth in Company tariff of Miscellaneous Refunds.
CANCELLED
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APR 5 1989 BY 30 R. S. # R 22.0 (4) JUN 8 1988 8 8 - 5
*Indicates new rate or text Public Service Commission Public Service Commission Hindicates change MISSOURI

DATE OF ISSUE JUN 0 3 1988 DATE EFFECTIVE JUN 0 8 1988

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

FORM NO.	13 P.S.C.MC	.No6	-First	Original Revised	SHEET N	O·R22.0(b)
Can	ncelling P.S.C.MC	.No6		Original)		o.833-0(p)
	ST. LOUIS COUNTY	WATER COMPANY	For	tST=L	OUIS COUNT	MISSOURI
	Name of Issuing				y, Town or	
					-#3 6 B 31	
	(RE	EXTENSION OF COF FUNDS - "COMPANY		au au	DEC ZUR	
RULE 22.0 (Cont'd.)			Publi	c Service Co	m:missio1
a.	On request, the Contract of th	m of Company's s			_	_
b.	Plans and Specifi and submitted for			the Applic	ant's engi	neer
c.	Company will enter cant's agent in winto Company's di in the contract.	hich Company wil	l agree to	accept the	installation	on
d.	On-site inspection expense in accordance			company at t	he Applica	nt's
the Company	ther the mains are y will refund to the first ten years as	ne Applicant or t	he Applican	it's authori	zed agent	,
1.	After customers of customers" are to called the "Composite Applicant, or additional water supplies metered according to the size is requested	aking metered wat any Participation the Applicant's service connecti water service ur following schedu	er service, Refund") s authorized on (**) to der a regul le by meter	a refund (shall be mad lagent, for said extens ar yearly c size, wher	hereafter e payable each ion which contract, e the mete	to *
** Subject	to the provisions	of the footnote	(***) at th			.0(c). *
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DATE OF	December	20, 1985	DATE EFFE		inúary 1, 1	
	The Reeder	y year V.P., Admin: 53	5 N.New 9211		nth day	•

name of officer title address

Cancelling P.S.C.MO.NO. (Original) SHEET NO. (Revised) ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI Name of Issuing Corporation Community, Town or City					
EXTENSION OF COMPANY'S WATER MAINS OF COMPANY PARTICIPATION REFUND")	}				
RULE 22.0 (Cont'd.)					
a. On request, the Company will provide written standards for the 18000 proposed extension and form of Company's standard contract for installations by independent contractors.					
b. Plans and Specifications must be prepared by the Applicant's engineer and submitted for Company approval.					
c. Company will enter into a contract with the Applicant or the Applicant's agent in which Company will agree to accept the installation into Company's distribution system on the terms and conditions stated in the contract.					
d. On-site inspection will be provided by the Company at the Appli- cant's expense in accordance with the contract.					
C. Whether the mains are extended by Company or an independent contractor, the Company will refund to the Applicant or the Applicant's authorized agent during the first ten years after the water main is installed as follows:	+				
1. After customers equal to the stated number of "original prospective customers" are taking metered water service, a refund (hereafter called the "Company Participation Refund") shall be made payable to the Applicant, or the Applicant's authorized agent, for each additional water service connection to said extension which supplies metered water service under a regular yearly contract, according to the following schedule by meter size, where the meter size is requested by the customer and allowed by Company.					
GANGELLED JAN 1 1986 FILED					
*Indicates new rate or text Public Service Commission +Indicates change Public Service Commission Public Service Commission Public Service Commission Public Service Commission					

FORM NO. 13 P.S.C. MO. No. 6

Fourth Third

Revised SHEET No. R22.0 (c)

Cancelling P.S.C. MO. No. 6

Revised SHEET No. R22.0 (c)

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS

FEB 13 1995

Rule 22.0 (continued)

MISSOURI **Public Service Commission**

- a) No "Company Participation Refund" will be made for meters set after the expiration date of the main extension contract. For meters greater than 1", set during the last 48 months of the main extension contract, a prorated "Company Participation Refund" will be made.
- b) If it is requested that a meter greater than or equal to 1-1/2" be changed to a smaller size, refund amounts will either: 1) cease if the amount refunded to date exceeds the refund amount available for the smaller meter size; or 2) the refunds will be reduced, but will be continued under the refund schedule for the smaller meter size. In addition, customer must arrange, at customer's expense, for all piping changes needed to accommodate the smaller meter size.
- c) During the life of a main extension contract serving a customer or customers, if a tap is made to the main extension which will serve the piping within a customer's meter box facility that is initially designed to accommodate multiple meters over time due to a "phased-in" increase in usage, then the refund schedule above shall apply for each meter set.
- 2. In addition, if requested by Applicant at the time of entering into the contract with the Company, the Company shall refund to an Applicant, or Applicant's authorized agent, a "Customer Fair Share Cost." The "Customer Fair Share" is to be collected in advance from each new customer connecting a new service line to a designated portion of the water main extension and taking metered water service, (excluding "total prospective customers" previously addressed with an "original prospective customer offset") as described in the contract with Applicant, provided:

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED

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MAR 15 1996

*Indicates new rate or text

+Indicates change

MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

FORM	NO. 13	P.S.C.MO.No.	6	Third	Revised	SHEET No.	R22.0(c)	
c	Cancelling	P.S.C.MO.No.	<u>6</u>	Second	Revised	SHEET No.	R22.0(c)	
ST.	LOUIS COU	NTY WATER COM	PANY	For	ST. LOUIS CO	OUNTY, MIS	SOURI	
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(REF	JNDS - "COM	PANY PARTICIP	ATION REP	TABLE	& "CUSTOMER F	Public Se	MISSOURI ervice Commi	ission
RULE	22.0 (Cont	'd.)						
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(p)	a smaller date exceethe refund for the sm	equested that size, refund eds the refund is will be red maller meter see expense, for	amounts was amount a uced, but ize. In	vill either available for will be co addition, o	l) cease if to the smaller ontinued under customer must	the amount meter si the refu arrange,	refunded to ze, or 2) nd schedule at	
(c)	if a tap i customer's multiple m	e life of a mais made to the made to the meter box fancters over ti	main ext cility the me due to	tension which nat is inition o a "phased-	ch will serve tally designed in" increase	the pipin to accom	g within a modate	
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MO. PUBLIC SERVICE COMM.

DATE OF ISSUE March 3, 1992 DATE EFFECTIVE April 2, 1992

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FORM	NO. 13	P.S.C.MO.No. 6	5	Second	_ Revised SHE	ET No. R	22.0(c)	
C	Cancelling	P.S.C.MO.No. 6	5	First	_ Revised SHE	ET No. <u>R</u>	22.0(c)	
ST.	LOUIS COL	INTY WATER COMPA	ANY F	or <u>ST</u>	LOUIS COUNT	Y. MESEO	庭IVED	
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(REF	UNDS - "CON	EXTENSION PARTICIPAT	OF COMPANY TION REFUND'	'S WATER MA' ' TABLE & "	AINS CUSTOMER FARIN			ssion
RULE	22.0 (Cont	'd.)						
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2.	authorized collected line to a metered wa	on, the Company i agent, a "Cus "in advance fr designated por ater "service, the contract w	tomer Fair (om each new tion of the excluding "o	Share Cost, customer c water main original pr	" which is to onnecting a n extension an ospective cus	be new servioud nd taking	:e	
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Public Service Commission

DATE OF ISSUE JUN 0 3 1988 DATE EFFECTIVE AM 0 8 1989

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

*Indicates new rate or text

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FORM NO. 1	P.S.C.MO.No.	6 Firs	- XXXXXXXX		P22.0 (4
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<u>S</u>	T. LOUIS COUNTY WATER C			ronie/Iconnix, Wi	
	Name of Issuing Corpor.	ation	(Commun	ilty, Townfor Cat	У
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l" Meter	\$325	\$130		\$195	
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	month day y	ear	TI (onth day ye	ar
ISSUED BY		Admin: 535 N.Net	Ballas RdSt.	Louis, MO 631	41
 	name of officer		itle	address	

FORM NO. 13	P.S.C.MO.No.	6	Original	SHEET No.	R22.0(c
Cancel	ling P.S.C.MO.No.		Original	SHEET No.	
			,		
	COUNTY WATER COMPAN	FUL.		UNTY, MISSOUR	
Na	me of Issuing Corpor	ation	Communi	ty, Town or C	ity
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	EXTENSIO	ON OF COMPANY'S WAY	PER MATNS UN	古心自心定	.[[]]
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RULE 22.0 (Cont	'd.)	-		SEP 2 10.7	
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3/4" Meter	\$ 195	\$130	\$ 65		
1" Meter	\$325	\$13 0	\$195		ł
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and larger					ł
set after the expiration date of the main extension contract. For meters greater than 5/8", set during the last 48 months of the main extension contract, a prorated "Company Participation Refund" will be made. (**) If it is requested that a meter be changed to a smaller size, refund amounts will either 1) cease if the amount refunded to date exceeds the refund amount available for the smaller meter size, or 2) the refunds will be reduced, but will be continued under the refund schedule for the smaller meter size. In addition, customer must arrange, at customer's expense, for all piping changes needed to accommodate the smaller meter size. 2. In addition, the Company shall refund to an Applicant, or Applicant's authorized agent, a "Customer Fair Share Cost," which is to be collected in advance from each new customer connecting a new service line to a designated fortion of the water main extension and taking metered water service, excluding "original prospective customers" as listed in the contract with Applicant, provided:					
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DATE OF ISSU	CED 0 4 1004		FFECTIVE	OCT 2.4 1984	
	month day y	ear		nth day	year
TOCHED DA	H. E. Meilman, V.P.		Ballas RdSt.	Louis, MO 6	3141

ISSUED BY name of officer title address FORM NO. 13

P.S.C. MO. No. 6

First

Revised SHEET No. R22.0 (d)

Cancelling P.S.C. MO. No. 6

Original

Revised SHEET No. R22.0 (d)

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS

FEB 13 1993

Rule 22.0 (continued)

MISSOURI **Public Service Commission**

- (a) the new water service connection is made to a portion of the Main Extension covered by the contract that is installed only within the right-of-way of an existing* public street, or an existing* private street, or on a Company or dedicated utility easement to get to or be parallel with the aforementioned streets.
- (b) the new water service connection is made to a portion of a Main Extension that is not within the boundary of an existing* multi-lot subdivision unless such portion of Main Extension is in a Company or dedicated utility easement and the section of the main is not serving or intended to serve customers within the existing multi-lot subdivision.
- "Existing" within the terms of this rule means a public or private street or multi-lot subdivision that was in existence and of public record prior to either: 1) the approval date of the subdivision which is to be served by the Applicant's main extension; or 2) if the main extension is not to serve a new subdivision, then "existing" would mean before the date of the Applicant's main extension contract.

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED

*Indicates new rate or text

+Indicates change

MAR 15 1996

MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

B. K. Turner, V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

FORM NO. 13 P. Cancelling P.		Original Revised Revised	SHEET NOR22.0(d) SHEET NO
	S COUNTY WATER COMPANY For suing Corporation		LOUIS COUNTY, MISSOU
	_	[n] [r	
	EXTENSION OF COMPANY (REFUNDS - "CUSTOMER F	'S WATER MAINS AIR SHARE COST")	
RULE 22.0 (Cont'd.)	the new water service conne	i.	LASSOUM
(a)	the new water service connecting the Main Extension covered stalled only within the right street, on an existing pridedicated utility easement the aforementioned streets.	by the contract thint-of-way of an exvate street, or or to get to or be pa	nat is in- risting* public + n a Company or
(b)	the new water service conner Main Extension that is not ing* multi-lot subdivision Extension is in a Company of the section of the main is customers within the existi	within the boundar unless such portic or dedicated utilit not serving or int	y of an exist- n of Main + cy easement and cended to serve
determined Refund." greater th refunded.	mer Fair Share Cost" is equal below, times 60 feet, minus If the amount of the "Company an (60 feet x "c"), no "Cust The Company shall not colle Fair Share Cost" for areas e	the "Company Part Participation Ref comer Fair Share Co ect nor shall it re	cicipation fund" is pst" will be fund the
or multi-lot subdivisi either 1) the approval cant's main extension,	the terms of this rule means on that was in existence and date of the subdivision whi or 2) if the main extension would mean before the dates.	of public record ch is to be served is not to serve	prior to i by the appli- a new subdivi-
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DATE OF ISSUE			OCT 2.4 1981
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ISSUED BY H. E. Moliman, V.P., Comp; 535 N.New Ballas Rd., St. Louis, MO 63141

FORM NO. 13 P.S.C. MO. No. 6 First Revised SHEET No. R22.0 (e) Cancelling P.S.C. MO. No. 6 Original Revised SHEET No. R22.0 (e) ST. LOUIS COUNTY WATER COMPANY For ST. LOUIS COUNTY, MISSOURI RECEIVED FEB 13 1995 **EXTENSION OF COMPANY'S WATER MAINS** MISSOURI Rule 22.0 (continued) Public Service Commission Cost calculations for determining the "Customer Fair Share Cost" refund shall be made as follows: "a" is the lesser of the estimate included in the proposal plus cost of unanticipated rock excavation + charges, and unanticipated tunnelling and pavement breaking and replacement charges for the + construction and installation of the Main Extension when the applicant contracts with the Company, + or the actual cost when the applicant contracts with an independent contractor. Neither amount + includes CIAC tax. + "b" is the total contract length of the Main Extension. "c" is the "Cost per Foot" which equals "a"/"b" (without CIAC tax). The "Customer Fair Share Cost" = [(60 feet x "c") - ("Company Participation Refund")] times the taximpact, if applicable. "C" is equal to the cost per foot of the installation to be calculated as follows: In a "developer lay," it is the lesser of the contractor's total price to the developer or the costs the Company would have charged for the installation without the tax impact. In an installation by the Company, it is actual cost without the tax impact. If the amount of the "Company Participation Refund" is greater than (60 feet x "c"), no "Customer Fair

Share Cost" will be refunded. The Company shall not collect nor shall it refund the "Customer Fair Share Cost" for areas excluded from such cost in the contract.

3. At the expiration of the ten-year period, the refund account will be closed and no further refunds will be made.

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED

MAR 15 1996

*Indicates new rate or text

+Indicates change

MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

LLDUNG V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

FORM NO. 13 P.S.C.MO.No. 6	Original SHEET No. R22.0(e)
Cancelling P.S.C.MO.No.	Original SHEET No
ST. LOUIS COUNTY WATER COMPANY FOR STATE OF THE PROPERTY OF TH	ST. LOUIS COUNTY, MISSOURI Community, Town or City
EXTENSION OF COMPANY'S MAINS	S E C C III () 12 TO
(CALCULATION OF "CUSTOMER FAIR SHAR	CEP 2 /
RULE 22.0 (Cont'd.)	: : : : : : : : : : : : : : : : : : :
Cost calculations for determining the "Customerefund shall be made as follows:	
"a" is the estimated contract cost p rock excavation charges, and una pavement breaking and replacement tion and installation of the Mai	nticipated tunnelling and t charges for the construc-
"b" is the total contract length of	the Main Extension.
"c" is the "Cost per Foot" which equ	als "a"/"b".
The "Customer Fair Share Cost" = (60 ticipation Refund.")	feet x "c") - ("Company Par-
3. At the expiration of the ten-year per will be closed and no further refunds will	
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DATE OF ISSUE SEP 2 4 1984 DATE EFF.	ECTIVE OCT 2 4 1984
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ISSUED BY H. E. Mollman, V.P., Comp.; 535 N.New Bal	llas Rd.,St. Louis, MO 63141

FORM NO. 13

P.S.C. MO. No. 6

First

Revised SHEET No. R22.0 (f)

Cancelling P.S.C. MO. No. 6

Original

Revised SHEET No. R22.0 (f)

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

RECEIVED

EXTENSION OF COMPANY'S WATER MAINS

FFB 1 3 1993

Rule 22.0 (continued)

MISSOURI Public Service Commission

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The sum of the refunds including the Company Participation Refund and Customer Fair Share refund, if applicable, made by the Company shall in no event exceed either the amount paid to the Company for the extension when the Company performs the extension or the actual cost when an independent contractor performs the extension.

Extensions made under this rule shall be and remain the property of the Company.

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 paying for the original extension to a refund for the attaching of such customers.

Extensions made under this rule shall be of Company-approved 6" or larger ductile cast-iron pipe sized to meet water service requirements including supply for fire protection. 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 larger size of pipe shall be borne by the Company.

No interest will be paid by the Company on payments made by the Applicant for the extension.

If extensions are required on private roads, streets, through private property, or on private property adjacent to public right-of-way, a proper deed of easement must be furnished to the Company without cost to the Company, before the extension will be made.

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FILED

MAR 15 1996

*Indicates new rate or text

+Indicates change

MO. PUBLIC SERVICE COMM

DATE OF ISSUE

February 13, 1996

DATE EFFECTIVE

March 15, 1996

ISSUED BY

B. K. Turner, V. P., Rates, 535 North New Ballas Road, St. Louis, MO 63141

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		EXTENSION	OF COMPANY'S (GENERAL)		1,710	SOISIVE	
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	E. Extended the Company.	ensions made unde	r this rule s	hall be and	remain th	e property o	of
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DATE OF ISSUE SEP 2.4 1984 DATE EFFECTIVE OCT 2.4 1934

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ISSUED BY H. E. Mollman, V.P., Comp; 535 N.New Ballas Rd., St. Louis, MO 63141

name of officer title address

*Indicates new rate or text

+Indicates change

FORM NO. 13

P.S.C. MO. No. 6

Original

Revised SHEET No. R22.0 (g)

Cancelling

P.S.C. MO. No. 6

Revised SHEET No.

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

EXTENSION OF COMPANY'S WATER MAINS AND RECOVERY
OF COSTS FOR APPLICANTS MEETING SPECIAL QUALIFICATIONS
(As authorized by Case Nos. WC-2000-478, WC-2000-479 & WC-2000-480).
Missouri Public
Service Commission

RULE 22.0 (continued)

REC'D JUL 28 2000

The Company's water mains can be extended within St. Louis County or Jefferson County on those terms and conditions hereinbefore specified, however Applicants meeting special qualifications may elect to apply "Special Customer Fair Share Cost" requirements to the installation, in lieu of those Customer Fair Share Cost calculations heretofore specified. The qualifications necessary to be eligible to elect application of Special Customer Fair Share cost requirements to the water main installation are that 1) the Applicants must consist of groups of three or more potential customers [any combination of residential and commercial customers], 2) each with a water demand of 50 gallons per minute or less, 3) where at least 80% of existing residential or commercial premises directly affected by the proposed extension have existed and obtained water from sources other than the company for at least three years, and 4) where the original applicants own frontage on either side of the proposed main extension which, when added together, equals at least 30% of a number equivalent to the length of the proposed main extension [hereinafter "Special Customer Fair Share Cost Applicants"].

Cost calculations to determine the "Special Customer Fair Share Cost" for a new connection for a new customer on the main extension, and calculations to determine the refund amount to each existing customer connected to the main extension, will change after each new connection, and shall be determined by the following formulas:

"a" is the lesser of the estimate included in the proposal plus cost of unanticipated rock excavation charges, and unanticipated tunneling and pavement breaking and replacement charges for the construction and installation of the Main Extension when the applicant contracts with the Company, or the actual cost when the applicant contracts with an independent contractor, minus the Original Prospective Customer Offset Applicable to the original applicants.

"b" is the number of parties who have previously connected to the Main Extension at the time a Special Customer Fair Share Cost calculation is being made for the purpose of determining the cost of an additional service line connection of the Main Extension.

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FILED SEP 18 2000

*Indicates new rate or text

+Indicates change

DATE OF ISSUE

August 4, 2000

DATE EFFECTIVE

September 18, 2000

ISSUED BY

D.P. Abernathy,
V. P., Corporate Counsel

535 N. New Ballas Road St. Louis, MO 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088 P.S.C. MO. No. 6

Original

Revised SHEET No. R22.0 (h)

Cancelling P.S.C. MO. No. $\overline{6}$

Revised SHEET No.

ST. LOUIS COUNTY WATER COMPANY

For ST. LOUIS COUNTY, MISSOURI

Missouri Public Service Commission

RECD JUL 28 2000

EXTENSION OF COMPANY'S WATER MAINS AND RECOVERY OF COSTS FOR APPLICANTS MEETING SPECIAL QUALIFICATIONS (As authorized by Case Nos. WC-2000-478, WC-2000-479 & WC-2000-480)

RULE 22.0 (continued)

"c" is the Special Customer Fair Share Cost contribution required of each new customer on Main Extension.

"d" is the amount of the Special Customer Fair Share Cost contribution that is refunded to each of the parties in "b".

"e" is the Original Prospective Customer Offset payable by the Company applicable to each potential customer subsequent to the Special Customer Fair Share Cost Applicants.

Therefore, c = (a-e)/(1+b); and d = (c+e)/b

The right to a refund is vested in each party making a contribution, and does not transfer to future purchasers of the premises receiving service unless specifically assigned by the party vested with the right to the refund. The obligation to pay and the right to received a Special Customer Fair Share Cost Contribution expire ten years from the date the Main Extension is placed in service.

The Original Prospective Customer Offset is refunded to the initial applicants, but thereafter any Company Participation Refund attributable to additional service line connections will be made to each customer paying a Special Customer Fair Share Cost.

Missouri Public Service Commission

*Indicates new rate or text

+Indicates change

DATE OF ISSUE

August 4, 2000

DATE EFFECTIVE

September 18, 2000

ISSUED BY

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

D.P. Abernathy, V. P., Corporate Counsel

535 N. New Ballas Road St. Louis, MO 63141

FORM NO. 13 P.S.C.MO.No.	6 Second Revised SHEET No. R22.1
Cancelling P.S.C.MO.No.	6 First Revised SHEET No. R22.1
	DMPANY FOR ST. LOUIS COUNTY, REGENCED
· ·	MAR 2 1987 CAX EFFECT INTERIM TARIFF
unless accompanied by an amour as follows:	mpany shall not accept into its syspen projective Commission aid of Construction, whether in cash or property at equal to the Tax Impact of such acceptance defined
Tax Impact (TI) Where:	$\mathbf{r} = \begin{pmatrix} 1 - PV \\ 1 \\ 1 - T \end{pmatrix} \times C$
PV = Present v as follow	value of tax savings from tax depreciation calculated
	CF1 CF2 CFn
PV = (:	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Sa	nual cash flow per \$1 of "C" for year j from tax vings due to depreciation on "C" as defined below alculated based on:
(2	n) Company's projected tax depreciation life and method in effect for the year in which the taxes on "C" will be incurred with "n" equal to the tax life in years, and
(l	c) Company's projected, combined, marginal, statutory income tax rate for each year in which the tax savings will be realized, including state and federal income taxes.
	ompany's most recently allowed Rate of Return on riginal cost rate base.
rate for including follows:	the year in which the taxes will be incurred, state and federal income taxes. Calculated as Calculat
Missouri Public Service Commission F = Margi	nal Statutory Federal Rate x (1-S) we-87-3- nal Statutory State Rate x (1-F) we-87-83 Public S20005 Commission
DATE OF TOSHE 2/2/07	DATE REFECTIVE 2/2/07

DATE OF ISSUE 3/2/87 DATE EFFECTIVE 3/3/87

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

• •		•				
FORM NO. 13	P.S.C.MO.No	6	First	OF YEAR Revised	SHEET No	R22
Cancelli	ng P.S.C.MO.No	6		Original)	SHEET No.	R22
	UIS COUNTY WATER		For		UBS COUNTY, MI	`
Name	of Issuing Corp	poration		Communit	y, Town or Ci	ty !
				<u> </u>	0304965	
	TX	AX EFFECT INTI	ERIM TARIFF	, jir h		
taxable Advandary property (exceedadary) accompanied by follows:	nuary 1, 1987, t ces or Contribut ept amounts paid y an amount equa	cions in Aid o I for remote m al to the Tax	of Construct meter readin Impact of s	ion, whethe g service),	r in cash or unless	3
Tax Where:	Impact (TI) =	$= \left(\frac{1}{1-T}\right)$	1) x C			
PV	= Present value as follows:		_	_		
	$PV = \frac{1}{(1+R)}$	$\frac{1}{1} + \frac{CF_2}{(1+R)}$	2 + .	• • • (1	$\frac{n}{+R)^n}$	
}	savings	cash flow per s due to depre ated based on:	eciation on	for year j "C" as defi	from tax ned below	
	ir Wi	n effect for t	he year in	which the t	life and metho axes on "C" he tax life in	
	iı	ompany's proje ncome tax rate avings will be ederal income	e for each y e realized,	ear in which		
	CAK	y's most recent	pase.			
T	= Company's pro				curred, includ	

January 1, 1987 DATE OF ISSUE December 30, 1986 DATE EFFECTIVE month year month day year T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title

*Indicates new rate or text

+Indicates change

F = Warginal Statutory State Rate x (1-S)
S = Marginal Statutory State Rate x (1F) JAN

Wentinged 100

Public Service Commission

address

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FORM NO. 13 P.S.C.MO. No. 6	{Original } SHEET No
Cancelling P.S.C.MO. No	Original SHEET No.
ST. LOUIS COUNTY WATER COMPANY FOR- ST. LO	OUIS COUNTY MISSOURIEM
Name of Issuing Corporation	Community, Town or City
	IAN 4 G KOSO
	2158000
INTERIM TARIFF	Public Service Commission
All contracts entered into by Companextension of its distribution system and facilities shall, until further direction Commission, contain the following language. "In the event the monies or propertibeing contributed to Company shall become income tax, Applicant shall pay to Companimpact as hereinafter defined. The Commipresently has pending before it Case No. Company and Applicant agree that this pare be amended and superseded by a final detethat case regarding calculation of and trax impact associated with the tax effect Contributions in Aid of Construction or Contributions in Aid of Construction or Property. Tax impact, unless and until referred to Company hereunder for the tax impact paid to Company hereunder for the tax impreceiving Advances, Contributions in aid construction or contributed property which to Company by taxing authorities, shall be imposition of any tax on Advances, Contributions of emposition of any tax on Advances, Contributions of contributions of emposition of any tax on Advances, Contributions of contributions of contributions of any tax on Advances, Contributions of contributions of any tax on Advances, Contributions of contributions of contributions of contributions of any tax on Advances, Contributions of contributions of any tax on Advances, Contributions of contr	related a from the ge: les herewith e subject to ny that tax lssion WO-86-100. cagraph shall ermination in ceatment of any c of Advances, Contributed cedefined by a proposed .5% of the cost t. Any monies bact of of ch are refunded be refunded to adding

This security shall be delivered to Company before it makes any taps on the contributed facilities or accepts the contributed facilities later of its system."

require Applicant to provide to Company a letter of

credit from an acceptable institution or other acceptable security in the amount of estimated

1 1987 PUBLIC SERVICE COMMISSION

Public Service Commission

*Indicates new rate or text +Indicates change

potential tax impact.

_ DATE EFFECTIVE January 17, 1986 January 16, 1986 DATE OF ISSUE _ month day year

ISSUED BY R. T. Ciottone, V.P. Secy; 535 N. New Ballas Rd., St. Louis, MO 63141 name of officer title address

	FORM NO. 13	P.S.C.MO.No.	6		Original Rayksed	SHEET	No	R22.1(a
	Cancelling	P.S.C.MO.No.			Original	SHEET	No	
•		S COUNTY WATER COM f Issuing Corporat		For	ST. I	OUIS COUNTY	TY, M	ISSOURI
		TAX EFFECT	INTERIM TA	RIFF (Cont	t'd.)	DEC 3		2. 3.79
	C =	Amount of cash Ad Contribution in A under Rule 22.0 P	id of Cons	truction,	or in the	case of r	Con	
	charged to an a Costs" collecte on Advances or refund of the a in the "TI" for	ing Tax Impact sha pplicant under Rule d by the Company. Contributions rece ssociated Tax Impa mula under no circ nced to the Compan	e 22.0 as Other ref ived after ct recalcu umstances	well as to unds under January l lated usin	o "Customer Rule 22.0 L, 1987, s ng then cur	Fair Sha Paragrap hall incl rent vari	re h C 1 ude a ables	.)
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						FALE		
						JAN 1	1987	

DATE OF ISSUE December 30, 1986 DATE EFFECTIVE January 1, 1987

month day year month day year

Public Service Commission

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

CANCELLED name of officer title address

October 15, 2011 Missouri Public Service Commission JW-2012-0088

*Indicates new rate or text

+Indicates change

FORM 13

P.S.C.MO.No. 6

Cancelling P.S.C.MO.No. 6

Third Revised SHEET No. R23.0

Second Revised SHEET No. R23.0

ST. LOUIS COUNTY WATER COMPANY FOR

RECEIVED

ST. LOUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI

ÖCT 13 1994

GUARANTEE OF PAYMENT (DEPOSIT)
(AMOUNT REQUIRED & INTEREST PROVISIONS)

MO. PUBLIC SERVICE COMM.

Rule 23.0 A cash deposit may be required from new or existing residential or non-residential customers when permitted under 4 CSR 240-13.030 or 4 CSR 240-10.040 to guarantee the payment + of water bills and costs of repairs under Rule 19.2. The amount required from new residential customers and new or existing non-residential customers shall not exceed one-sixth (1/6) of the +estimated annual bill for monthly billed customers and one-third (1/3) of an estimated annual bill for + quarterly billed customers for utility charges at the requested service location. The amount required from existing residential customers, when permitted, shall not exceed two times the highest bill of that + customer during the preceding twelve months. On all deposits for residential customers, interest at the rate of one percent above the prime lending rate as published in the Wall Street Journal for the last business day of July preceding the receipt of the deposit, and shall be adjusted annually on August 1 each year to prospectively reflect such published rate. Said interest shall be compounded annually and shall be either credited to the service account of the customer on an annual basis, or paid upon the return of the deposit. On all deposits for non-residential customers, interest shall be credited at the rate of one percent above the prime lending rate as published in the Wall Street Journal for the last business day of July preceding the receipt of the deposit, and shall be adjusted annually on August 1 each year to prospectively reflect such published rate. Said interest shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first; and provided the cash deposit remains for a period of at least six (6) months. No interest shall accrue after the date the Company has made a reasonable effort to return such deposit to the customer.

- * Indicates new rate or text
- + Indicates change

FILED

NOV 1 4 1994

DATE OF ISSUE October 12, 1994

DATE EFFECTIVE November 14 MISSUURI Public Service Commission

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

FOR	M NO.	13	P.S.C.MO.NO.	6	Second	Revised	1 SHEET	No <u>F</u>	23.0	•
	Cance	lling	P.S.C.MO.No.	6	First	Revised	SHEET	NoE	23.0	•
S	r. LOU	IS COU	NTY WATER COM	ANY	For	ST. LOUIS	COUNTY,	MISSOU	MI and	Ţ
						JEFFERSON	COUNTY,	MISSO	recei	VED

JUL 221994

GUARANTEE OF PAYMENT (DEPOSIT)
(AMOUNT REQUIRED & INTEREST PROVISIONS)

VIISSOURI Public Service Commissio

RULE 23.0 A cash deposit may be required from new or existing residential or non-residential customers when permitted under 4 CSR 240-13.030 or 4 CSR 240-10.040 to guarantee the payment of water bills and costs of repairs under Rule 19.2. The amount required from new customers shall not exceed utility charges applicable to one billing period plus thirty days, and shall be computed on the basis of the estimated annual billing for service. The amount required from existing customers, when permitted, shall not exceed two times the highest bill of that customer during the preceding twelve months. On all deposits for residential customers, interest shall be credited at the rate of one percent above the prime lending rate as published in the Wall Street Journal for the last business day of July preceding the receipt of the deposit, and shall be adjusted annually on August 1 each year to prospectively reflect such published rate. Said interest shall be compounded annually and shall be either credited to the service account of the customer on an annual basis, or paid upon the return of the deposit. On all deposits for non-residential customers, interest shall be credited at the rate of one percent above the prime lending rate as published in the Wall Street Journal for the last business day of July preceding the receipt of the deposit, and shall be adjusted annually on August 1 each year to prospectively reflect such published rate. Said interest shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichevers occurs first; and provided the cash deposit remains for a period of at least six (6) months. No interest shall accrue after the date the Company has made a reasonable effort to return such deposit to the customer.

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Public Service Commission

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*Indicates new rate or text

+Indicates change

AUG 1 1994 94 - 166 MO. PUBLIC SERVICE COMM

DATE OF ISSUE July 21, 1994 DATE EFFECTIVE August 1, 1994

The Receive ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

FORM	NO.	13	P.S.C.MO.	No	6	First	F	Revised	SHEET	No.	<u>R23.</u>	0
(Cancel	lling	P.S.C.MO.	No	6		c	Origina:	l sheet	No.	<u>R23.</u>	0
ST	. LOUI	s cou	NTY WATER	COMPANY	7	For	ST.	LOUIS	COUNTY,	MISS	SOURI	and

JEFFERSON COUNTY, MISSOURI RECEIVED

GUARANTEE OF PAYMENT (DEPOSIT)
(AMOUNT REQUIRED & INTEREST PROVISIONS)

AUG 27 1993

MISSOURI
Public Service Commission

RULE 23.0 A cash deposit may be required from new or existing residential or non-residential customers when permitted under 4 CSR 240-13.030 or 4 CSR 240-10.040 to quarantee the payment of water bills and costs of repairs under Rule 19.2. The amount required from new customers shall not exceed utility charges applicable to one billing period plus thirty days, and shall be computed on the basis of the estimated annual billing for service. The amount required from existing customers, when permitted, shall not exceed two times the highest bill of that customer during the preceding twelve months. On all deposits for residential customers, interest at the rate of nine percent (9%) per annum, compounded annually, shall be either credited to the service account of the customer on an annual basis, or paid upon the return of the deposit. On all deposits for non-residential customers, interest at the rate of nine percent (9%) shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichevers occurs first; and provided the cash deposit remains for a period of at least six (6) months. No interest shall accrue after the date the Company has made a reasonable effort to return such deposit to the customer.

CANCELLED

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*Indicates new rate or text

+Indicates change

SEP 0 1 1993 93 - 2 0 4 MO. PUBLIC SERVICE COMM.

DATE OF ISSUE <u>August 27, 1993</u> DATE EFFECTIVE <u>September 1, 1993</u>

FORM NO. 13 P.S.C.MO.No. 6	Original		•0
Cancelling P.S.C.MO.No.	Original Revised		<u> </u>
ST. LOUIS COUNTY WATER COMPANY For Name of Issuing Corporation	ST. LOUIS O	OUNTY, MISSOURI	
	1) (2 (a) (2		
GUARANTEE OF PAYMENT (DE (AMOUNT REQUIRED & INTEREST I	POSIT) PROVISIONS)	SP 2	
Rule 23.0 A cash deposit may be required from new of customers when permitted under 4 CSR 240-13.030 to go water bills and costs of repairs under Rule 19.2. The customers shall not exceed utility charges applicable thirty days, and shall be computed on the basis of the for service. The amount required from existing customet exceed two times the highest bill of that customet twelve months. On all deposits for residential customet twelve months. On all deposits for residential customet to the service account of the customer on an annual because a reasonable effort to return such deposit to the may be required from any and all commercial customers retained and refunded in the same manner as herein so customers.	marantee the me amount red to one bill he estimated omers, when per during the omers, interestants, or part the date one customers, which sha	payment of sound quired from new ling period plus annual billing permitted, shall e preceding est at the rate ither credited id upon the the Company has A cash deposit ll thereafter be	+
	CAN	CELLED	
	SEP BY <u>lat</u> Public Ser N	1 1993 R.C.# R 23 rvice Commission IISSOURI	
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ORM NO. 13	P.S.C.MO.No.	6	- Xibexioosi	SHEET NO R23.1
Cancellin	g P.S.C.MO.No		(Original)	SHEET No
		-	ST. LOUIS COX	NUMBER OF STREET
	NNTY WATER COMPANY of Issuing Corporati			ty, Town or City
Meme	or resuring corporary			•
			[0) [c	
	GUARANTEE OF PAYME	NT (DEPOSIT) - (CONTINUED)	
	(WRITTEN GU	ARANIEE IN LIEU	OF)	7
TESS! The W	ritten guarantee of a	responsible pa	rtv mav belacc	epted by the
mpany, at its of	otion, in lieu of a c	cash deposit fro	m the customer	Final Thinission
			one of the state	The second secon
			الم والواحد	FILED
			Charges Name	!
			*************************************	001 44904
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	SED 0 4 1004			OCT 2 4 1984
DATE OF ISSUE	SEP 2 4 1984 month day yea		FFECTIVE	onth day year
	Att M. Mary 100			•
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CANCELLED
October 15, 2011
Missouri Public
Service Commission
JW-2012-0088

FORM 13

P.S.C.MO.No. 6

Second Revised SHEET No. R23.2

Cancelling P.S.C.MO.No. 6

First Revised SHEET No. R23.2

ST. LOUIS COUNTY WATER COMPANY FOR

RECEIVED

ST. LQUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI

OCT 13 1994

Guarantee of Payment (Deposit) - (Continued) (Refund Provisions)

MO. PUBLIC SERVICE COMM.

Rule 23.2 Upon discontinuance of service or or termination of service other than for a change of + address, any deposit, with accrued interest, shall be credited to the final bill and the balance, if any, shall be returned to the customer in accordance with Rule 3.0. The credit of a residential customer shall be established and the deposit and accrued interest shall be refunded promptly upon satisfactory payment by the customer of all proper charges for utility service for a period not to exceed twelve successive months. For purposes of this rule, payment is satisfactory if made prior to the date upon which the bill becomes delinquent. The Company may withhold refund of the deposit funds pending the resolution of a meter in dispute involving discontinuance for nonpayment or unauthorized interference by the customer.

* Indicates new rate or text

+ Indicates change

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NOV 1 4 1994

DATE OF ISSUE October 12, 1994

MISSOURI

DATE EFFECTIVE Novembublic Service Commission

SSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

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CANCELLED October 15, 2011 Missouri Public Service Commission JW-2012-0088

			_JE	FFERSON CC	UNTY, M	MIRSEUE IE	LVED
ST. LOUIS	COUNTY WATER COMPA	<u>NY</u> Fo	r <u> </u>	. LOUIS CO	UNTY, M	MISSOURI	and .
Cancelli	ng P.S.C.MO.No.	6		_Original	SHEET N	No. <u>R23.2</u>	<u>!</u>
FORM NO. 13	P.S.C.MO.No.	6	First	_Revised	SHEET N	No. <u>R23.2</u>	

GUARANTEE OF PAYMENT (DEPOSIT) - (CONTINUED)
(REFUND PROVISIONS)

AUG 27 1993

MISSOURI Public Service Commission

RULE 23.2 Upon termination of service, any deposit, with accrued interest, shall be credited to the final bill and the balance, if any, shall be returned to the customer in accordance with Rule 3.0. The credit of a residental customer shall be established and the deposit and accrued interest shall be refunded promptly upon satisfactory payment by the customer of all proper charges for utility service for a period not to exceed twelve successive months. For purposes of this rule, payment is satisfactory if made prior to the date upon which the bill becomes delinquent. The Company may withhold refund of the deposit funds pending the resolution of a matter in dispute involving discontinuance for nonpayment or unauthorized interference by the customer.

CANCELLED

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BY 2 R.S. R 23.2

Public Service Commission

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*Indicates new rate or text

+Indicates change

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SEP 0 1 1993

MO. PUBLIC SERVICE COMI...

DATE OF ISSUE August 27, 1993

DATE EFFECTIVE September 1, 1993

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, MO 63141

	riginal SHEET No.R23.2
Cancelling P.S.C.MO.No.	riginal SHEET No.
· ·	LOUIS COUNTY, MISSOURI
Name of Issuing Corporation	Community, Town or City 図Eの名IVEの
GUARANTEE OF PAYMENT (DEPOSIT) - (CC (REFUND PROVISIONS)	SEP 2 1 11 7
RULE 23.2 Upon termination of service, any deposit, with shall be credited to the final bill and the balance, if at to the customer in accordance with Rule 3.0. The credit established and the deposit and accrued interest shall be the utility upon satisfactory payment by the customer of for utility service for a period not to exceed twelve successory payment is satisfactory if made provided the bill becomes delinquent. The utility may within posit funds pending the resolution of a matter in dispute ance for nonpayment or unauthorized interference by the contents.	ny, shall be returned \$5000 of a customer shall be refunded promptly by all proper charges cessive months. For ior to the date upon old refund of the deinvolving discontinu-
Si BY Public	Service Commission Service Commission MISSOURI
*Indicates new rate or text +Indicates change	FILED OCT 2 4 1934 Prote Service Commission IVE OCT 2 4 1934
DATE OF ISSUE SEP 2 4 1984 DATE EFFECT:	month day year

V.P., Comp.; 535 N.New Ballas Rd., St. Louis, MO 63141 ISSUED BY title

name of officer

address

FORM 13

P.S.C.MO.No. 6

First Revised SHEET No. R24.0

Cancelling P.S.C.MO.No. 6

Original SHEET No. R24.0

ST. LOUIS COUNTY WATER COMPANY

FOR

RECEIVED

ST. LOUIS COUNTY, MISSOURI AND JEFFERSON COUNTY, MISSOURI

OCT 13 1994

Reserved for future filing.

MO. PUBLIC SERVICE COMM.

* Indicates new rate or text

+ Indicates change

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NOV 1 4 1994

MISSOURI Public Service Commission

DATE OF ISSUE October 12, 1994

DATE EFFECTIVE November 14, 1994

ISSUED BY T. L. Reeder, V.P., Admin., 535 N. New Ballas Rd., St. Louis, Mo 63141

CANCELLED March 20, 2012 Missouri Public Service Commission WR-2011-0337

FORM NO. 13	P.S.C.MO.No.	6			_Origi	lnal SHE	ET No.	<u>R24.0</u>
Cancelling	P.S.C.MO.No.					SHE	ET No.	
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LEAD SAMPLING

JAN 1 1 1988

-MISSOURI

The U.S. Environmental Protection Agency (EPA) has, un Revolucion Comprission the Safe Drinking Water Act, promulgated a regulation concerning public notification of lead in drinking water. The State of Missouri, which has primacy for enforcing the Safe Drinking Water Act requires the Company to provide public notification concerning lead.

Customers, because of the public notification and the possibility of lead entering into drinking water from household plumbing, may request that the drinking water from their households be analyzed. The Company will provide testing for lead if the customer picks up the necessary sampling bottles from the Company and follows the procedures for sampling.

In order to determine if any lead is being leached from the customer's household plumbing, it will require that two water samples be collected from the same location: (1) an initial sample as an indication of the quality of water which has been in the household plumbing overnight, and (2) a later sample to indicate quality of water after flowing through household plumbing. Upon the customer returning filled sample bottles to the Company, the Company will analyze and mail the results to the customer. The price of this service is \$45.00 per household location payable when bottles are picked up by the customer.

This tariff shall expire and this service shall no longer be available after December 31, 1988.

CANCELLED

NOV 141994

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MISSOURI

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Public Service Commission

*Indicates new rate or text +Indicates change

DATE OF ISSUE

FEB 3 1988

DATE EFFECTIVE

ISSUED BY E. O. Norman, President, 535 N. New Ballas Rd., St. Louis, MO 63141

<u>January 11, 1988</u>