

P. S. C. MO. Cancelling P. S. C. MO.

EXHIBIT-5

No supplement of this tariff will be issued except for the purpose of caucolling the tariff.

REGEIVED

SEP 1 6 1974

MISSOURI

Pablic Service Commission

LINCOLN COUNTY UTILITIES CO.

Name of Corporation

SCHEDULE OF RATES

FOR SEWER

APPLYING TO THE FOLLOWING TERRITORY_ CERTIFICATED AREAS IN LINCOLN COUNTY

OCT 3 1 1974

Public Service Commission

ISSUED August 1, 1973

EFFECTIVE

By Billy D. Patty, president Name of Officer

4105 Missouri Highway 94 S. St. Charles Missouri 63301 Address of Officer



FORM NO. 13	P.S.C.MO. No	1		Original	SHEET No. A	
Cance	lling P.S.C.MO. No			∫ Original {	SHEET No	_
•			•	(Revised)		
Lincoln Cou	nty Utilities Co) .	For Lincoln	County	, Missouri	
Name of l	ssuing Corporation		Co	mmunity, T	own or City	
•			All Ce	ertificat	ted Areas	

	All Certificat	ed Areas	
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DATE OF ISSUE August 1, 1973 month day year

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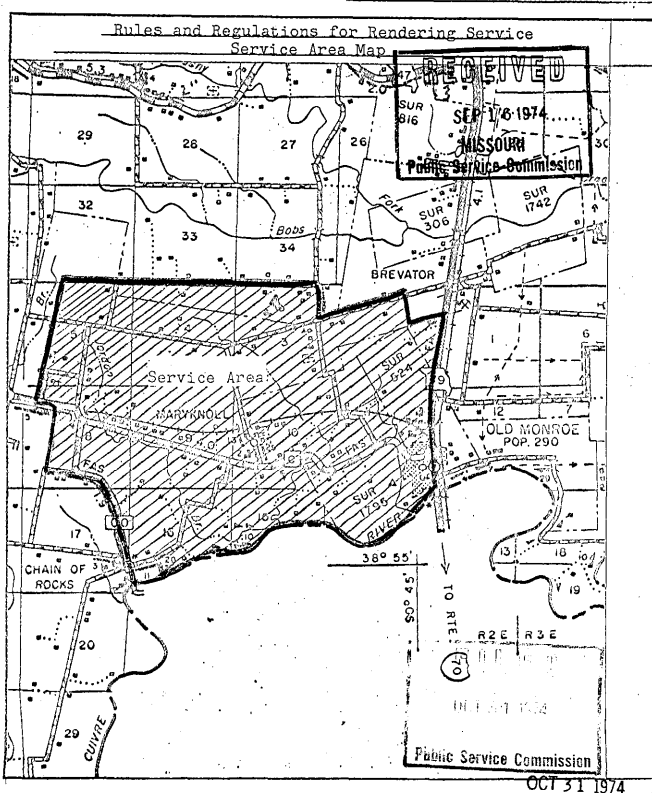
ISSUED BY Billy D. Patty.

4105 S. Hwy. 94 month da St. Charles, Missouri 63301

FORM NO. 13 P.S.C.MO. No. 1 SHEET NO. B

Brevisock (Original SHEET No. B

Revised SHEET No. SHEE



CANCELLED July 25, 2008 SM-2006-0369 Missouri Public

DATE OF ISSUE August 1, 1973 month day year

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Missouri Public

Service Commission resupp by Billy D. Patty, pres. St. Charles, Mi

mt 63369

FORM NO. 13 P.S.C.MO. No. 1	Original) SHEET No. C
	(Brewisteck)
Cancelling P.S.C.MO, No	Original SHEET No
,	(Revised)
Lincoln County Utilities Co.	For Lincoln County, Missouri
Name of Issuing Corporation	Community, Town or City All Certificated Areas

Rules and Regulations for Rendering Service

MARYKNOLL SERVICE AREA

SEP 1 6 1974

MISSOURI Public Service Commission

BEGINNING at the centerline intersection and the centerline of Cuivre River; thence Westerly along the centerline of Cuivre River to the most Eastern boundary of the "Town of Chain of Rocks"; thence North 33° West 24.88 chains to the most Northern corner of said town; thence South 57° West to where the town limit line intersects the centerline of State Highway "O"; thence along the centerline of State Highway "O", to where said centerline intersects the most Southern line of a 295 acre tract now or formerly owned by Ernest Burkemper; thence Westerly along said Southern line to the Western line of said Burkemper tract; thence Northwardly along said Western line to where it intersects with State Highway "C"; thence Westerly along the centerline of State Highway "C" to a point 25.76 chains East of the most Western line of U. S. Survey 3035; thence North and paralleled with the Western line of U. S. Survey 3035 to its intersection with the Township line dividing Townships 48 and 49; thence Easterly along said Township line to a point in the centerline of a County Road, said point being 1400 feet, more or less, West of the most Western line of U. S. Survey 885; thence Southwardly along the centerline of said County Road to where it intersects the most Northern line of U.S. Survey 60; thence Easterly along said U. S. Survey line 3500 feet to a point; thence leaving said U. S. Survey line Southwardly and perpendicular to the Northern line of U. S. Survey 60 to a point where it intersects the most Northern line of U. S. Survey 1788; thence Easterly along said U. S. Survey line to where it intersects the centerline of State Highway 79; thence along the centerline of State Highway 79, to the point of beginning, said tract containing 6050 acres more or less.

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Public Service Commis.

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public

DATE OF ISSUE_

August 1, month day year DATE EFFECTIVE Depremoe

month day

4105 S. Hwy.

<u>Charles</u>

Service Commission

Billy D. Patty, pres., name of officer

DATE OF ISSUE November 18, 1977 month day year

+Indicates change

Public Service Commission DATE EFFECTIVE January 1, 1978

625 S. Fifth Street St. Charles, Missouri

month day year

Robert J. Cannon , Pres. ISSUED BY-

6330l

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

F	ORM NO. 13 P.S.C.MO. No. 1	Revised No. 1
	Cancelling P.S.C.MO. No	(Revised) Original SHEET No Revised
:	Name of Issuing Corporation	coln County, Missouri Community, Town or City Certificated Areas
	Sewer Service Schedule N	REGETVED
	AVAILABILITY	SEP 1 6 1974
	Available to any sewer customer loca collecting mains suitable for supplying pt	ted MissouRlany's hit savive Commissions ted.
	This schedule is applicable to all of service area being provided with sanitary service through trunk sewer mains designe posal service from two or more subdivision areas with the trunk sewer main/s disposification sewage into an approved sewage treatment to provide service for a partial or full	customers within a sewage disposal of to provide dis- ons or drainage of said sanitary facility designed
	RATE	Quarterly
	BApartment Complexes (p (Two or more units under single owners	per unit) \$18.00 ship) and
	lst 25,000 cu.ft. used @ \$.65 per 10 Next 10,000 cu.ft. used @ \$.57 per 10 Next 10,000 cu.ft. used @ \$.46 per 10 Next 15,000 cu.ft. used @ \$.40 per 10 All Over 60,000 cu.ft. used @ \$.34 per 10	00 cu.ft. 00 cu.ft. 00 cu.ft.
	Minimum billing for D. above	\$19.50
•	Bills based on water consumption shal from cubic feet used based on water m	
_	These rates do not include any Munici Federal taxes. Any such Taxes applicable separata items in rendering each bill.	
GANG		FILED
100	1 1978	OCT 3 1 1974
BY	CE COMOSEST new rate or text missorbicates change	Public Service Commission
	DATE OF ISSUE DATE 1	EFFECTIVE OCT 31 1974
	month day year 4105 S. Hv ISSUED BY Billy D. Patty, pres. St. Charle	www. 94 month day year
	ISSUED BY DAZZI OF TRANSPORT	title address

Revised 1

(MANGRAMA) SHEET No. 2

Cancelling P.S.C.MO. No. 1

iBandsedi (

Original \ SHEET No. 2 & 3

Lincoln County Utilities Co. Name of Issuing Corporation

For Lincoln County, Missouri

Community, Town or City

All Certificated Areas

Rules and Regulations Governing Rendering Billings for Sewer Service

BILLINGS

(According to Rate Classifications)

NOV 22 1977

A.-Single Family Residential Accounts will be billed monthly MISSOURI advance, for payment on or before the due date. Public Service Commission

Any account remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such further action as specified in its rules and regulations.

B.- Apartment Complexes will be billed monthly in advance, for payment on or before the due date.

Any account remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such further actionas specified in its rules and regulations.

C.-Mobile Home Residential Parks will be billed monthly in advance, for payment on or before the due date.

Any account remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such further action as specified in its rules and regulations.

D.-Commercial, Industrial, Institutional, and other Services billed for service based on metered water will be billed monthly based on water consumption as registered by the water meter. If the sewer customer is not a water customer of the Company or is a water customer taking water service for more than one business through a master meter, the Customer shall provide at his expense a water meter for each business taking sewer service so that there will be a basis for the sewer charge.

Any accounts remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty_ charge, and the Company may take such further action as spec in its rules and regulations.

> 1978 JAN 1

ublic Service Commission

*Indicates new rate or text

+Indicates change

DATE OF ISSUE November 18, 1977 month day year

_DATE EFFECTIVE January 1, 625 S. Fifth Street

1978 month day year

St. Charles, Missouri 6330l

Robert J. Cannon, Pres.

ISSUED BYname of officer

address

F	FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No.	_ 2
	Cancelling P.S.C.MO. No Cancelling P.S.C.MO. No Original \(\) SHEET No.	
•	\text{Revised } \\ \frac{\text{Lincoln County Utilities Co.}}{\text{For} All Certificated Areas}	
•	Name of Issuing Corporation Community, Town or City Lincoln County, Missour:	
	DEACINED 1	
•	Rules and Regulations Governing Render地域UVLU	
•	of Billings for Sewer Service	
	BILLINGS (According to Rate Classifications) MISSOURI	
	ASingle Family Residential Accounts whith Service Commission quarterly in advance, for payment on or before the due date.	
	Any account remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such further action as specified in its rules and regulations.	
	BApartment Complexes with 23 or less units will be billed quarterly in advance, for payment on or before the due date. Apartment Complexes with 24 or more units will be billed monthly in advance, for payment on or before the due date.	
	Any account remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such further action as specified in its rules and regulations.	
	CMobile Home Residential Parks with 23 or less units will be billed quarterly in advance, for payment on or before the due date.	
CANCE		
JAN 1 JAN 1	Any account remaining unpaid thirty days after due date a shall be considered delinquent and subject to a ten commission cent (10%) penalty charge, and the Company may take	
	regulations.	
	DCommercial, Industrial, Institutional, and Other 1974 Services billed for service based on metered water	
	*Indicates new rate or text +Indicates change Public Service Commission	
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I	DATE OF ISSUE August 1, 1973 DATE EFFECTIVE DEPOCHABLE IN	ear

month day year

4105 S. Hwy. 94 month day year

4105 S. Hwy. 94

ISSUED BY Billy D. Patty, pres. St. Charles, Missouri 63301

Annua of officer title

FORM NO. 13	P.S.C.MO. No. 1		(Origina)	I SHEET No. $\frac{3}{2}$
Cance	lling P.S.C.MO. No		(SHEET No
) Revised	_ _
Lincoln Cour	nty Utilities Co.	For_	Lincoln County	r, Missouri
Name of I	ssuing Corporation		Community, T	
			All Certifica	ited Areas

Rules and Regulations Governing of Billings for Sewer Service

(According to Rate Classifications)(Cont'd.) BILLINGS

will be billed monthly based on waterpagesympteionmassicn registered by the water meter. If the sewer customer is not a water customer of the Company or is a water Customer taking water service for more than one business through through a master meter, the Customer shall provide at his expense a water meter for each business taking sewer service so that there will be a basis for the sewer charge.

Any accounts remaining unpaid thirty days after due date shall be considered delinquent and subject to a ten percent (10%) penalty charge, and the Company may take such action as specified in its Rules and Regulations.

CANCELLED

JAN 1 1978

1St R 2 2 PUBLIC SERVICE COMMISSION OF MISSOUR

*Indicates new rate or text

+Indicates change

FILED

OCT 3 1 1974

Public Service Commission

_DATE EFFECTIVE OCT 3 1 1974 DATE OF ISSUE September 26, 1974 month day month day year 4105 S. Hwy. 94 ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301 name of officer address

1	Cancelling P.S.C.MO. No. 1 Original SHEET No. Cancelling P.S.C.MO. No. Original SHEET No.
	(Revised)
	Lincoln County Utilities Co. For Lincoln County, Missouri Name of Issuing Corporation Community, Town or City
٠	All Certificated Areas
	Rules and Regulations Governing Religible of Sewer Service
Ŋ,	Rule 1 GENERAL SEP 1 5 1974
•	(a) Every Customer, upon signing an application Source rendered by the Company, or up rollie Service Commission service, shall be considered to have expressed consent to be bound by these rates, rules and regulations.
	(b) The Company's rules and regulations governing rendering of service are set forth in these numbered sheets. The rate applicable to appropriate service or rate determination areas are set forth herein and in the alphabetically numbered appendixes to these rules and regulations.
	(c) The Company reserves the right, subject to authority of the Public Service Commission of Missouri, to prescribe additional rates, rules and regulations or to alter existing rates, rules or regulations as it may from time to time deem necessary or proper.
	(d) Every Customer, upon signing an application for sewage disposal service to be rendered by the Company, shall be considered to have expressed consent to notify the Company twenty-four hours in advance of making installations that connect to the Company's sewer mains in order that the Company may inspect the installations for conformance with its specifications.
	At the effective date of these rules and regulations, all new facilities, construction contracts, and written agreements shall conform to these rules and regulations in accordance with the statutes of the State of Missouri. However, nothing in these rules and regulations shall require reconstruction or alternation of existing facilities owned or operated by the Company to provide conformance either at the effective date or thereafter, excepting where such alteration is mutually agreeable between the Company and the Customers involved, where such alteration of the Customer's facilities are here essary to protect the health and welfare of other Customer's and their properties or is considered here essary by the Company.
	*Indicates new rate or text +Indicates change Public Service Commission
	OCT 3 1, 1974.

CANCELLED July 25, 2008

SM-2006-0369 Missouri Public Service Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission Commission Commission Commission DATE OF ISSUE August 1, 1973 DATE EFFECTIVE Commission Commiss

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		<u>.</u>	٠				Revise	d ∫	
Linc	<u>oln Co</u> ı	unty Uti	lities	Co.	For_	Lincol	n Count	y, Mis	sour
	vame of i	ssuing Corp	oration)	ommunity rtifica	, Town or	City
	·					AIT OF	TOTTICO	.UGU AI	545
	Rı	ules and	Regula	tions	Gover	ning i	117841	SILE IN	
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Rule	1 GENI	ERAL (Co	nt'd.)			1	`	- 4074	
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CANCELLED July 25, 2008 SM-2006-0369 Missouri Public

4105 S. Hwy. 94, Charles, Missour Service Commission ISSUED BY Billy D.

FORM NO. 13	P.S.C.MO. No	Original Revised Revised Revised	SHEET No6
	nty Utilities Co. Issuing Corporation	For Lincoln County Community, T All Certific	
Ru	ales and Regulations (of Sewer Se		ED

	Name	of Issuing Corporation	Community, Town or City
			All Certificated Areas
		Rules and Regulations Governi	A Read OF TWICE OF
		of Sewer Service	REGIVED
Rule	2 [DEFINITIONS	
	· m;	"COMMISSION" is the Public Se	SEP 1 6 1974
(a)	The	"COMMISSION" is the Public Selve of Missouri.	rvice Commission of the
/1 \		л	MISSOURI
(b)		"COMPANY" is the Lincoln Count of corporation, acting through	
		other duly authorized employees	
(-)			
(c)		"CUSTOMER" is any person, firm partnership, association or p	
		ng provided with sewage dispose	
		any.	
(d)	The	word "PREMISE" shall be used !	nerein to define the
		ndard billing unit or unit of a	
		Company reserves the right to	
	on	nise as defined below. Where swater meter readings, the read	sewer charges are based ings of meters serving
	two	or more Premises can be combined	ned for billing pur-
		es, only for the convenience of	
		nise as used herein shall design	
	(1)	A building owned or leased by pied as a single residence or	
	(0)	•	· * 1
	(2)	A building owned or leased by more than one apartment and ha	a Customer containing
		using one hall in common; or	aving one onoraneo ana
	(3)	A building owned or leased by	a Customer having a
	()	number of apartments, offices	or lofts which are
		rented to tenants; or	
	(4)	A public building such as a to	own hall, shhool house,
		fire engine house, etc.; or	
	(5)	Each dwelling unit, house or	building in a row hav-
		ing party walls; or	
	(6)	A contiguous group or combina	
		or leased by a Customer and o family or firm as a residence	
		or	
	(7)	A contiguous group or combina-	
		ated as a hospital or other p	ublic service institu-
业 ¥	1ia-4-	tion; or	Pull'a Carolae Compaint
		s new rate or text s change	Public Service Commission
. 1110		o orrango	\

DATE OF ISSUE September 26, 1974

month day year

4105 S. Hwy. 94

Month day year

4105 S. Hwy. 94

Month day year

St. Charles, Missouri 63301

F	ORM N	}
	-	Cancelling P.S.C.MO. No Original SHEET No
٠.	Linco	Name of Issuing Corporation For Lincoln County, Missouri Community, Town or City
		All Certificated Areas
		Rules and Regulations Governing Removed WED
	-	
	Rule	2 <u>DEFINITIONS</u> (Cont'd.) (8) A single lot or park or playground; MISSOURI
		With specific understanding that in instances where two or more of the above designations Sawage Commission the most restrictive shall be deemed appropriate.
	(e)	A "COLLECTION SEWER" is a pipeline which is owned and maintained by the Company, located on public property or on private easements, and used to transport sewage wastes to a central point for disposal into a Trunk Sewer Line for disposal into a treatment facility.
	(f)	A "CUSTOMERS SERVICE SEWER" is a pipe with appurtenances installed, owned and maintained by the Customer, used to transvey sewage from the Customer's premise to the main.
	(g)	A "SERVICE CONNECTION" is the point at which the Custo- mer's service sewer is connected to the main through a "Y" branch or "saddle".
	(h)	A "LIFT STATION" is that portion of the sewage system which is used to lift the sewage to a higher elevation.
	(i)	"SEWAGE" means ground garbage, human and animal excretions, and all other liquid waste normally disposed of by a residential, commercial, or industrial establishment, through the sanitary sewer system.
	(j)	The "SEWER SYSTEM" includes all pipes, pumps, lagoons, plants, structures and appliances, and all other real estate, fixtures and personal property, owned, operated, controlled or managed in connection with or to facilitate the collection, carriage, transveyance, treatment and disposal of sewage for municipal, domestic or other beneficial or necessary purposes.

- (k) An "OUTLET" is a service sewer connection to the collecting sewer main.
- (1) A "TREATMENT FACILITY" is an oxidation lagoon system or mechanical treatment plant in which the raw sewage is collected and treated.
- (m) A "SEWER SERVICE" is the removal and treatment of sew-age from a premise.

001 U 1 1974

*Indicates:	new	rate	or	text
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Public Service Commission

DATE OF ISSUE September 26, 1974

month day year

LISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

DATE EFFECTIVE OCT 31 1974

month day year

4105 S. Hwy. 94

St. Charles, Missouri 63301

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FORM NO. 13	P.S.C.MO. No1	J Original \	SHEET No. 8
,		Rowiseck∫	
Cance	elling P.S.C.MO. No	(Original)	SHEET No.
		(Revised)	
	unty Utilities Co.	For Lincoln County,	
Name of l	Issuing Corporation	Community, To	
		All Certificated	d Areas

	Name of Issuing Corporation	Community, Town or City
	·A	ll Certificated Areas
	Rules and Regulations Governing of Sewer Service	TO THE TANK THE PARTY OF THE PA
<u> </u>	of Sewer Service	
Rule	3 LIABILITY OF THE COMPANY	SEP 1 6 1974
(a)	The Company shall not be responsible failure to remove waste water from interruption if such failure or in wilful default or negligence on it	terruption is without
(6)	The Company shall not be liable for to Customer or to third persons, a tributory negligence on the part of without any contributory negligence Customer or such third party.	inless due to con-
(c)	The Company shall not be liable for any interruption of sewer service by defective piping and/or appliar premises.	or for damages caused
(d)	The Company shall not be liable for to Customer or to third persons be up into Customer or third persons to contributory negligence on the and without any contributory neglithe Customer or such third party.	cause of sewage back- premises, unless due part of the Company,
(e)	The Company shall not be liable for of repairs for or on broken sewer purtenances for which it is not the which the contributor has failed to adequate easements.	mains and/or ap- ne legal owner or for
(f)	Employees or agents of the Company bidden to demand or accept any conservice rendered to its Customers the Company's rules and regulation	npensation"for any except as covered in
(g)	No employee or agent of the Comparight or authority to bind it by a or representation contrary to the these rules and regulations. Nor agent of the Company have authorit	shall any employee on to bind it by any
* * * * * * * * * * * * * * * * * * * *	promise, agreement, or representating these rules, unless such authorsigned by the Prosident or Officer	cion not provided for rity is in writing and roof the Company.

DATE OF ISSUE August 1, 1973 month day year

DATE EFFECTIVE Control day
4105 S. Hwy. 94, month day
Charles, Missouri 63301

ISSUED BY Billy D. Patty, pres. St. Charles Missouri 63301

F	ORM N	Original
		Cancelling P.S.C.MO. No. (Original KRevisetk) SHEET No.
	Linco	Name of Issuing Corporation For Lincoln County, Missouri Community, Town or City All Certificated Areas
	m _	Rules and Regulations Governing Refficie VED
	Rule	4 SERVICE CONNECTIONS SEP 1 6 1974
	(a)	A written application or contract, properly Source of ted, is required for new service connections Public Service Commissions of construction of facilities to be connected to Company sewer mains.
•	(b)	The Customer shall, upon request of the Company, present in writing to the Company, a list of devices which are to be connected to the Company's mains, giving the location of the building, and the Company will then advise the Customer as to the form and character of the waste collection and treatment facilities available.
	(c).	The Company will locate the point to which Customer's service connection will be made through a "Y" branch or "saddle connection" at the collecting sewer which shall be located in dedicated utility easement or public right-of-way.
	(d)	Any change in the location of an existing service connection requested by the Customer shall be made at his expense.
	(e)	Customer services will not be extended along public streets or roadways or through property of other, except within dedicated easements, in connecting with collecting sewers. If a service connection is requested at a point not already served by a collecting sewer of adequate capacity, the Company shall extend its mains as provided in Rule 10.
	(f)	No substantial additions to the water using equipment or appliances connected to the sewer system of the Company shall be made except upon written notice to, and with the written consent of, the Company.
		The Customer or the Customer's plumbing constractor shall notify the Company twenty-four (244) chourse immission advance of commencing excavations for connections of Customer's service connection to Company's collecting sewer in order that Company may inspect such connection. dicates new rate or text dicates change

DATE OF ISSUE September 26, 1974 month day year _DATE EFFECTIVE_ CANCELLED 4105 S. Hwy. 94 month do St. Charles, Missouri 63301 July 25, 2008 SSUED BY Billy D. Patty, pres., SM-2006-0369

OCT 3 1 1974 month day year

FORM NO. 13	P.S.C.MO. No. 1	<u> </u>	{Original} SHEET No
Cano	elling P.S.C.MO, No	<u> </u>	Original SHEET No
Lincoln County Utilities Co.			Lincoln County, Missouri Community, Town or City
Name of	Issuing Corporation		All Certificated Areas

	Name of issuing Corporation	All Certificated Areas
	Rules and Regulations Governi of Sewer Service	REGENCED
Rule	4 SERVICE CONNECTIONS (Cont'd.) Failure of Customer to provide for result in connection being uncover pense in order that the connection proper installation.	SEP 1 6 1974 rithe inspection will red at Customer's ex- n manhio Service Commission.
(h)	The Company, on completion of an tract for a new service connection proper Lincoln County Authorities Clean Water Commission when major subdivisions are to be supplied with acceptance of the new Custome and the availability of facilitie for the specified Customer location.	n shall notify the , and the Missouri water users or new ith sewer service, of r service connection s for continual service
(i)	The Company shall review all plantions prior to submission to the Commission, if required, and shaltogether with an application for within a reasonable period of timplans by the Company shall not be	Missouri Clean Water l submit the plans a construction permit e. Approval of the
Rule	Customer service inspection fees vance at the time the application executed for sewer service and as hourly inspection fees shall be p days after Company submits final Residential individual inspection Residential multiple inspections: Individual inspections Less than five (5) in one day Five (5) or more per day Commercial and Industrial inspect Sewer main installation inspection Maximum daily charge per inspect	shall be paid in adada and/or contract is follows; except that paid within ten (10) bill to Customer: (each) \$10.00 (each) \$10.00 (each) \$10.00 (total) \$50.00 ions per hr. \$10.00
	licates new rate or text licates change	Public Service Commission

DATE OF ISSUE September 26, 1974

month day year

4105 S. Hwy. 94

month day year

ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

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month day

ISSUED BY Billy D. Patty, pres. St. Charles, Missouri 63301

4105 S. Hwy. 94

Original) SHEET No. Revised (

Lincoln County Utilities Co. For Lincoln County, Missouri
Name of Issuing Corporation Community, Town or City

All Certificated Areas

	Rules and Regulations Governing Reader Engy [5]
	of Sewer Service
	SEP 1 6 1974
Rule 4-2	SERVICE CONNECTION FEES (Contid.)

(c) Residential

MISSOURI Public Service Commission

Single family housing - per unit Apartments - per unit (more than one under 350.00 single ownership) Mobile homes - per unit (more than one under \$ 350.00 single ownership) Condominiums - per unit (more than one under single ownership): One and Two Bedroom units (per unit) 350.00 Three or more Bedrooms per unit(per unit) \$ 400.00

(d) Institutional

(Quotations are deposits toward rate of One and 25/100ths Dollars (\$1.25) per gallon per day of water consumed on premises - to be adjusted at the end of 1st year of normal usage and thereafter by annual audit subject to minimum fees as herein shown.

Hospitals - without laundry - per bed 250.00 325.00 Hospitals - with laundry - per bed Nursing Homes - without laundry - per bed 90.00 Nursing Homes - with laundry - per bed 120.00 500.00 Schools - per classroom 125.00 Public Buildings - per room Undeveloped or developed acreage - per acre \$1,200.00

Note: Advance connection fees required by the Company shall be based on the requirements necessary to provide the Customer's tract of land with adequate disposal and treatment facilities in accordance with the requirements of the Missouri Clean Water Commission.

*Indicates new rate or text

+Indicates change

DATE OF ISSUE month day year

DATE EFFECTIVE 4105 So. Hwy. 94

month day year

St. Charles, Missouri 63301 ISSUED BY Billy D. Patty, pres.

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DATE OF ISSUE September 26, 1974 DATE

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ISSUED BY Billy D. Patty, pres.,

4105 S. Hwy. 94 St. Charles, Missouri 63301

>1/11/1 I/	NO. 13 P.S.C.MO. No. 1 (Original) SHEET No.
	Cancelling P.S.C.MO. No Original SHEET No
	oln County Utilities Co. For Lincoln County, Missouri
	Name of Issuing Corporation Community, Town or City All Certificated Areas
	All Certificated Areas
	Rules and Regulations Governing Reidemits (E V E U
_	of Sewer Service
Rule	5 INSIDE PIPING AND CUSTOMER SEWER SERVICE SERVICE
(e)	The size and slope of the Customer's service MASSURE hall be subject to the approval of the Comparable termission event shall the diameter be less than four (4) inches I.D. The slope of such four inch (4") pipe shall not be less than one-eight (1/8) inch per foot.
(f)	Whenever possible the Customer's service sewer shall be brought to the building at an elevation below the basement floor. No building sewer shall be laid parallel to or within three (3) feet of any bearing wall. The depth shall be sufficient to afford protection from frost. The Customer's service sewer shall be laid at uniform grade and in straight alignment in so far as possible. Changes in direction shall be made only with properly curved pipes, fittings and with clean-out provisions.
(g)	In all buildings in which any building drain is too low to permit gravity flow to the Company's main, sanitary sewage carried by such drains shall be lifted by approved artificial means and discharged to the building sewer. No water operated sewage ejector shall be used.
(h)	All excavations required for the installation of a Customer's service sewer shall be open thrench work unless otherwise approved by the Company. Pipe laying and backfill shall be performed in accordance with the latest published Engineering Specifications of the Manufacturer of the materials used and the Lincoln County Plumbing Codes, except that no backfill shall be placed until the owrk has been inspected by the Company. Only those jointing materials and methods which are approved by the Company may be used.
(i)	The connection of the Customer's service sewer into the main shall be made at the "Y" branch, if such branch is available at a suitable location. If the Company's main is twelve inches 12") in diameter or less and no properly located "Y" branch is in the Company's main at the location specified by the Company, a "Y" branch must be installed. Where the Company's main is greater than twelve inches (12") in diameter, and no properly located "Y" branch is available to receive the Customer is sever, a "Y" branch may be installed or a neat hole may dicates new rate or text

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-	Linco			<u>ilities</u> orporation		Al	coln Co l Ce	County, mmunity, Tortificat	Missouri own or City ed Areas	
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	Rule	be cu which The i of co main Compa be ma	t in the Cunvert of or at a ny's code, and	e Comparistomer's of the Cuon shall a higher ollecting	ly's sew s servic astomer' be at t elevati g sewer. nnection	er to rece sewer we service the center on than the made second	ceive ville sew line the i	his Service ver at the of the invert of eat joint	Commission The point Company The Company The Compal	
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	(k)	agree able water	es to proper to the hours of th	rovide ac in order	ccess to that the posal fa	the Compan the prem te Company acilities	nises y may	s during y inspect	reason- t the	
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FORM NO. 13 P.S.C.MO. No.	Original SHEET No. 16 ROWINGER
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Cancelling P.S.C.MO. N	Original SHEET No
	(Revised)
Lincoln County Utilities	For Lincoln County, Missouri Community, Town or City
Name of Issuing Corporation	
•	All Certificated Areas

Rules and Regulations Government (Control of Sewer Service (Control of

Rule 6 IMPROPER WASTE OR EXCESSIVE USE SEP 1 6 1974

- (a) The following requirements for the use of the sanitary sewer system shall be observed. The continuance of requirements will result in the discontinuance of service to the Customer and/or charges for damages.
- (b) No person shall discharge or cause to be discharged, any storm water, surface water, ground water, roof water runoff or sub-surface drainage to any of the Company's mains.
- (c) No person shall discharge or cause to be discharged any of the following described waters or wastes to the Company's mains:
 - (1) Any liquid or vapor having a temperature higher than 150 degrees Fahrenheit.
 - (2) Any water or waste which may contain more than 100 parts per million, by weight of, fat, oil or greas.
 - (3) Any water or waste which may contain more than 25 parts per million, by weight of, soluble oils.
 - (4) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.
 - (5) Any garbage that has not been properly shredded.
 - (6) Any ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, pauch manure, or any solid or viscious substance capable of causing obstruction to the flow in the sewers or other interference with the proper operation of the sewer works.
 - (7) Any waters or wastes having a phi lower than 5.0 or higher than 9.0, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and personnel of Company.

* Indicates new rate or text

DATE OF ISSUE August 1, 1973 month day year

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ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

ORM NC	D. 13 P.S.C.MO. No1	Original) SHEET No.
,	Cancelling P.S.C.MO. No.	Original SHEET No
Linco	In County Utilities Co. For Lin	coln County, Missour
N	ame of Issuing Corporation	Community, Town or City Certificated Areas
	Rules and Regulations Governing	Remotes to SP II WIE III
	of Sewer Service	
Rule		(Cont SEP 1 6 1974
	(8) Any waters or wastes containing nous substance in sufficient of interfere with any sewage trees	MISSOURI Transpire Commission
	interfere with any sewage tres constitute a hazard to humans any hazard in the receiving we treatment plant.	or animals, or creat
	(9) Any waters or wastes containing of such character and quantity tention or expense is required materials at the sewage treatments.	r that unusual at-
(10) Any noxious or malodorous gas of creating a public nuisance.	
	Grease, oil, and sand interceptors and installed by the Customer when, the Company, they are necessary for of liquid wastes containing grease or any flammable wastes, sand, and gredients; except that such interce required for private living quarters All interceptors shall be of a type approved by the Company and shall be readily and easily accessible for coion. Grease and oil interceptors sof impervious materials capable of and extreme changes in temperature. substantial construction, water tig with easily removable covers which shall be gas tight and water tight.	in the opinion of the proper handling in excessive amount, other harmful ineptors shall not be and capacity e located as to be cleaning and inspectable be constructed withstanding abrupt They shall be of the control with the control when colted in place
,	Where installed, all grease, oil an shall be maintained by the Customer continuously efficient operation at	, at his expense, in
,	The admission into the sanitary sew waters or waste having (1) a 5-day Demand greater than 400 parts per m	ver system of any Biochemical Oxygen

DATE OF ISSUE August 1, 1973 month day year

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4105 S. Hwy. 94, Month day
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Rules	and	Regul	ations	Govern Service	ing	Жéп	dep i	MELLE	J.
		of	Sewer	Service		NE	U B		U)

Rule 6 IMPROPER WASTE OR EXCESSIVE USE | Cont'SEP 1 6 1974

(2) containing more than 450 parts per million by weigh of suspended solids, or (3) containing any Southty of substances having the characteristic public Survive Commissione 6, paragraph (c), or (4) having an average daily flow greater than two (2) percent of the average daily sewage flow of the syste, shall be subject to the review and approval of the Company. Where necessary in the opinion of the Company, the Customer shall provide at his expense, such preliminary treatment as may be necessary to (1) reduce the Biochemical Oxygen Demand to 400 parts per million and the suspended solids to 450 parts per million by weight, or (2) reduce objectionable characteristics or constituents to within the maximum limits provided for in Rule 6, paragraph (c), or (3) control the quantities and rates of discharge of such waters or wastes. Plans, specifications, and any other pertinent information relating to proposed preliminary treatment facilities shall be submitted for the approval of the Company and no construction of such facilities shall be commenced until said approval is obtained from the Company in writing.

- (g) Where preliminary treatment facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation, by the Customer at his expense or through an agreement with the Company.
- (h) When required by the Company, the Customer's service sewer carrying industrial wastes shall include a suitable control manhole in the Customer sewer to facilitate observation, sampling, and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located, and shall be constructed in accordance with plans approved by the Company The manhole shall be installed by the Gustomer at his expense, and shall be maintained by him, or through an agreement with the Company, so as to be safe and accessible at all times. 0011111974
- (i) All measurements, tests, and analyses of the character-# Indicates new rate or text Public Service Commission Indicates change

DATE OF ISSUE August 1, 1973 month day year

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ISSUED BY Billy D. Patty, pres.,

4105 S. Hwy. 94, month day year St. Charles, Missour

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FORM NO. 13 P.S.C.MO. No. 1	Original SHEET No. 19
Cancelling P.S.C.MO. No.	(KOMROK)
Lincoln County Utilities Co.	(Revised) For Lincoln County, Missouri
Name of Issuing Corporation	Community, Town or City All Certificated Areas

Rules and Regulations Governing Recomment ED

Rule 6 IMPROPER WASTE OR EXCESSIVE USE (Cont'dSEP 1 6 1974

istics of waters and wastes to which reference made in Rule 6, paragraph (c) and paragraph made determined in accordance with "Standard Methods of Analyses of Water, Sewage and Industrial Wastes" as published by the American Public Health Association and shall be sampled at the control manhole provided for in Rule 6 paragraph (h), or upon suitable samples taken at said control manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the Company main sewer to the point at which the Customer service sewer is connected.

Public Service Commission

* Indicates new rate or text

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ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

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RM N	O. 13 P.S.C.MO. No. 1 (Bowiseck)
	Cancelling P.S.C.MO. No. (Original) SHEET No. (Revised)
Linc	coln County Utilities Co. For Lincoln County, Missour
	Name of Issuing Corporation Community, Town or City All Certificated Areas
	Rules and Regulations Governing Rendering
	of Sewer Service REGELVED
Rule	7 DISCONTINUANCE OF SERVICE BY THE COMPANY
(a)	The Company reserves the right to discontinue sewer services for any of the following reasons: MISSOURI
•	(1) For failure to comply with terms Publics Seveice Commission
	(2) For nonpayment of sewer bill.
	(3) For resale of sewer service.
	(4) For unauthorized sewer connection to Company sewer mains, or for unauthorized opening of sewer mains during construction, or in a manner so as to per-
·	mit the entry of storm water, ground water or other objectionable materials.
	(5) For unauthorized connection of footing drains, downspouts or other connections which permit surface water, ground water or storm water to enter the sanitary sewer mains.
	(6) For violation of any rules and regulations for sewer service.
(b)	In the event that a Customer is in violation of any of these rules and regulations, the Company shall have the right to disconnect and plug the Customer's or Violator's sewer service at its point of connection to the lateral or Company main, in which event the total cost of disconnection and reestablishment of service shall be at the expense of the Customer, but in an amount not less than \$150.00.
(c)	Discontinuance of sewer service to a premise for any reason shall not prevent the Company from pursuing any lawful remedy by action at law or otherwise for the collection of monies due from the Customer or Violator.

In case the Company discontinues its service for any of these causes or is, through fault of the Customer, prevented from providing sewer service according to the provisions of any contract or agreement, then there? (d)

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ORM N	NO. 13 P.S.C.MO. No. 1	Original) SHEET No.
	Cancelling P.S.C.MO, No	Original SHEET No.
Line	coln County Utilities Co. For-	Lincoln County, Missouri
	Name of Issuing Corporation	Community, Town or City All Certificated Areas
	Rules and Regulations Gove of Sewer Serv	
Rula	7 DISCONTINUANCE OF SERVICE BY	
	shall forthwith become due and particulated damages, and not as remaining unpaid, and also the and teed by the contract or agreement for same.	Panal Service Commission
(e)	When sewage service to a Customer for any reason other than temporary premises, it will be renewed only circumstances or practices which be discontinued are corrected to Company and upon payment of the a charges.	ary vacancy of the y after the conditions, caused the service to the satisfaction of the
(f)	Prior to physical discontinuance Company will mail a dated notice thirty (30) days to conform to the of the Company. The notice shall and shall be forwarded by Certiff with Return Receipt Requested and notice will be forwarded to the Maccommission. In addition, a person Representative will be made to the two (2) days to the expiration of notice and the physical disconting The thirty (30) day written notice discharge of materials into the discharge of materials into the servent of discontinuance of sewer reasons, the Missouri Public Serve be notified immediately with a state the reasons for discontinuance.	giving the Customer ne rules and regulations of state the violation led or Registered Mail a copy of said written Missouri Public Service nal visit by a Company ne Customer's premises of the thirty (30) day nuance of sewer service. Company sewer mains may ne public health and wer system. In the service for these vice Commission shall
(g)	The Company has the right to refusewer service to any pnemises to against fraud or abuse.	protect itself
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DATE OF ISSUE August 1, 1973 month day year

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Charles, Missouri 63301

ISSUED BY Billy D. Patty, pres., name of officer

FORM NO. 13	P.S.C.MO. No	1				Orig	inal)	SHEET No.	22
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Lincoln County Utilities Co. For Li
Name of Issuing Corporation

For Lincoln County, Missouri
Community, Town or City
All Certificated Areas

Rules and Regulations Governing Regularity FD of Sewer Service

Rule 8 DISCONTINUANCE OF SEWER SERVICE AT CSEPCMER REQUEST

- (a) Service will be permanently discontinued at the Customer's request when proper notificat Publicistimes Companying and the Customer's meter readings, the Company shall on receipt of such notification, read the Customer's meter and charges for sewer service rendered up to and including the time of cut-off shall be computed and will become due and payable immediately. For residential, flat rate Customers charges will be pro-rated on the number of days between the previous billing and the date of notification of discontinued service.
- (b) Service may be temporarily discontinued for periods up to six (6) months upon the written order of the Customer without nullifying the existing application.
- (c) The Company may, on verbal notice of the Customer, or his agent, temporarily disconnect (shut-off) and reinstate service for repairs or alternations without in any way affecting the existing application.
- (d) Services temporarily discontinued and not reinstated within six (6) months shall be considered permanently discontinued and a new application for service connection shall be required.

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DATE OF ISSUE September 26, 1974

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ISSUED BY Billy D. Patty, pres.,

4105 S. Hwy. 94
St. Charles, Missouri

FORM NO. 13	P.S.C.MO. No	1		Original	SHEET No. 23
Cance	lling P.S.C.MO, No	•			SHEET No
Lincoln Co	unty Utilities Co.	For_	Lincolr	County	, Missouri
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		ions Governing Rendering WE	D
Rule	9 INTERRUPTIONS IN SEWE	R SERVICE SEP 1 6 1974	
(a)	The Company reserves the service in its mains at making repairs, extension tribution system or statements.	right to discontinu m Staur any time, with the control of the con	ssion
(b)	Customers affected by su fied in advance whenever Every effort will be made	rrupted for repairs, all ch interruptions will be noting it is possible to do so. The terruption of bulk sewage will sible.	n
(c)	for interruptions of ser	r sewer service will be made vice unless the interruption nuous period in excess of 48 by the Company.	
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FORM NO. 13 P.S.C.MO. No. 1		Original	SHEET No. 24
Cancelling P.S.C.MO. No			SHEET No
lincoln County Utilities Co.	•	Lincoln County	·

Name of Issuing Corporation

Community, Town or City

All Certificated Areas

Rules and Regulations Governing Regulations of Sewer Service

Rule 10 EXTENSION OF COMPANY FACILITIES

SEP 1 6 1974

- (A) The Company will reserve treatment plant capacity or will install additional plant facilities Service Commission tend its sewer mains along public highways, roadways, streets or alleys where grades have been established, or within easements acceptable to the Company, on the following terms and conditions:
 - (1) A written application is required from all persons desiring service, as set forth in Rule 4. If such service requires the construction or enlargement of existing mains or other Company facilities, the Company shall supply the Customer with an estimate showing the total cost of construction, providing that the Company requires a deposit for main extension other than service connection fees, and/or requirements for any contributions or deposits required in accordance with these rules and regulations. This estimate or agreement shall be dated and considered as effective and binding upon the Company for a period of sixty (60) days from such date.
 - (2) Before the Company designs the required facilities and provides a final cost estimate, the applicant shall:
 - (a) Provide the Company, without cost, a copy of Certificate of Title to the premises, any plats, surveys, plans, or other-available information requested by the Company. The applicant shall guarantee or qualify the accuracy of such data.
 - (b) Deposit with the Company a sum equal to ten percent (10%) of the estimated cost of construction to cover engineering wsts. If no contract is executed by the applicant within 120 days from the date the Company provides the applicant with the final cost estimate,

* Indicates new rate or text

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DATE OF ISSUE August 1, 1973 month day year

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ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

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July 25, 2008

FORM NO. 13	P.S.C.MO. No	· 1) Original (SHEET No.	24a
Cana	elling P.S.C.MO. No.				(Original)	SHEET No.	
Cane	ennig F.S.C.MO. No.	<u> </u>			(Revised)		
Lincoln Co	unty Utilities	Co.	For			Missouri	
	Issuing Corporation		- 1 01 -		mmunity, To		
				All Cer	rtificate	d Areas	

Rules and Regulations Gover of Sewer Servi¢e

EXTENSION OF COMPANY FACILITIES (Contid) SEP 1 6 1974 Rule 10

the deposit shall be retained by the Company for engineering costs. MISSOURI for engineering costs.

- Upon applicant's compliance Legulio Service Commission (3) Company will design the required service extension facilities consistent with sound engineering practices and make an estimate of the costs, including all labor, materials, engineering, supervision and and other expenses as listed in the prescribed system of accounts. A main extension-connection contract, including the cost estimate, will be submitted to the applicant or a designated representative provided that the connection fee/s are not adequate to cover the cost of the main extension.
- (4) The facilities and/or mains will be installed as soon as practicable after receipt of the executed extension-connection contract provided that:
 - (a) The applicant has paid to the Company the required connection fee/s, as provided in Rule 4
- (b) The applicant has deposited with the Company a sum equivalent to the difference between the estimated cost of extension and the connection fee/s provided for in Rule 4. If the connection fee/s paid for exceed the estimated cost of extension, no extension deposit will be required. In the event an extension deposit is required that exceeds the credit for connection fee/s, the applicant will be entitled to a refund of the extension deposit exceeding the credit for connection fee/s and the refund shall be paid to the applicant from future connection fees received by the Company from Customers connecting to the main for which the extension deposit is made. Refund/\$ shall be payable for a period of five (5) years from date of the extension connection agreement. Refund/s under this section shall be made only on the basis of services connecting to and within the limits of the Indicates new rate or fext

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DATE OF ISSUE August 1, 1973 month day year

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ISSUED BY Billy D. Patty, pres. Missour Charles. address name of officer

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

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		All Certificated Areas
	Rules and Regulations Governing of Sewer Service	RREGET VED
tule 10	extension covered by the or agreement. Deposits	is speciffictfontract
	(c) Any required deposits and in minety (90) days after contract to the applicant presentative. After such period, the contract/s at the Companys' option.	er submission of the nt or designated re- ch ninety (90) day shall be null and void
	(d) Applicant has entered in disposal and maintenance the premises to be serve	e agreements covering
(5)	Extensions made under this rethe property of the Company of the Company of the perpetual upkeep and main also reserves the right to excustomers connected to such ishall not entitle the deposit original extension to a refund	in consideration of ntenance. The Company ktend further the mains further extensions tor paying for the
(6)	The sixing and design of addishall be determined by the Cothe applicant's requirements	ompany consistent with
(7)	If the Company desires to insties larger in size than required the depositor/s in accordance ing or sewerworks practices, of the larger installations (Company.	uired by the needs of e with sound engineer- the additional costs
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FORM NO. 13	P.S.C.MO, No. 1	Jungmal (SHEET No. 26
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Cano.	elling P.S.C.MO. No	Original SHEET No
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Name of	Issuing Corporation	Community, Town or City All Certificated Areas
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Rules and Regulations Governing Rendewing of Sewer Service 1150500

BILLS FOR SEWER SERVICE

SEP 1 6 1974

- The charges for sewer service shall be MESCHE rates specified in the applicable rate schedulese Colhassonint of assumption of sewage shall be at the main or lateral service connection.
- (b) A Customer who has made application for sewer service to a premise shall be held liable for all sewer service furnished to such premise until the Customer notifies the Company in writing to discontinue service.
- (c) For Customers not paying in advance, the Company shall have the right at any time to require the Customer to make a reasonable deposit, in an amount not to exceed the estimated bill for one billing period plus thirty (30) days in advance, to secure the prompt payment of Interest at the rate of six percent (6%), payable upon return of the deposit, will be paid for the time such deposit was held by the Company unless such period of time be less than six (6) months. posits shall be refunded at the termination of service after all charges that may be due and payable by the Customer have been paid.
- (d) Each Customer is responsible for furnishing the Company with his correct address. Failure to receive bills will not be considered an excuse for non-payment nor reason to permit an extension of the date when the account would be considered delinquent.
- (e) Bills and notices relating to the Company or its business will be mailed or delivered to the mailing address entered in the Customer's application unless the Company is notified in writing by the Customer of a change of address.
- (f) Payments shall be made at the office of the Company or at such other places conveniently located as may be designated by the Company.
- The Company will not be bound by bills rendered under
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DATE OF ISSUE August 1, 1973 month day year

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month day year

4105 S. Hwv. 94. ISSUED BY Billy D. Patty, pres., <u>St. Charles.</u> Missour Name of Issuing Corporation

Community, Town or City All Certificated Areas

Rules and Regulations Governing Bender of Sewer Service! 12 (6) 5 (7)

- Rule 11 BILLS FOR SEWER SERVICE (Contid.) mistake of fact as to the quantity of service rendered or as a result of clerical error. The Gompany will make prompt adjustment of mistakes or errors upon finding or notification by the Customer. notification by the Customer.
- A separate bill shall be rendered for each Customer's (h) sewer service.
- (i)The Company shall have the right to render bills either monthly or quarterly depending upon the class of service furnished and to receive annual payments when requested by the Customer. Such bills shall be due and payable on the due date indicated on each bill.
- (j) Where water usage determins sewer charges and a meter fails to register, or if the Company is unable to gain access to Customer's premises, the Customer's meter reading shall be estimated from the record of meter readings for a reasonable prior period.
- (k) When bills are rendered for a period of less than a complete billing period due to the connection or termination of service, the billing shall be for the proportionate part of the charge.
- (1)All sewer Customers whose sewer service charges are determined on the basis of water useage and who used in excess of 20,000 gallons of water per month, and can show to the satisfaction of the Company that a portion of the water as measured by the water meter or meters does not and can not enter the sanitary sewer system, the Company may determine in such manner and by such method as it may deem practicable the percentage of metered water entering the sanitary sewer system. Such percentage, when so dtermined shall then constitute the basis of sewage service charges; provided, however, that the Company in its discretion may require or permit the installation of additional meters at the ex pense of the Customer or other interested party in such a manner as to determine the quantity of water actually entering the sewer system, in which case the quantity of water used to determine the sewer service charge

*Indicates new rate or text

+Indicates change

OCT 31 1974

DATE OF ISSUE September 26, 1974 DATE EFFECTIVE month day year month day year 4105 S. Hwy. 94 ISSUED BY Billy D. Patty, pres., St. Charles, Missouri 63301

CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission

	Cancelling P.S.C.MO. No	(Rovincik) Original (SHEET No) Revised (
Linc	oln County Utilities Co. Name of Issuing Corporation	For Lincoln County, Missouri Community, Town or City All Certificated Areas
	Rules and Regulations of Sewer	Service USE CETTED
	11 BILLS FOR SEWER SERVICE shall be the quantity of wat sanitary sewer system as so	MISSOURI MISSOURI For actually centering the
(m)	Where both residential and of vice are supplied through or Customer on the same premise billed as one commercial cus	ne service to the same es, the service shall be
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DATE OF ISSUE August 1, 1973 month day year

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4105 S. Hwy. 94," Charles, Missouri 63301

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a Oatava a	Cancelling P.S.C.MO, No			(Rowisok) (Original) SHE		
Line	coln County Utilities Co. Name of Issuing Corporation	. For-		(Revised ∫ coln County, Mis Community, Town of Certificated Ar	r City	i
	Rules and Regulations of Sewer Se	Gov rvic	ernio U	CEVED 3	F	
(a)	12 SERVICE CHARGES An application for a service uance of an existing service	con	nect:	SEP 1 6 1974	i	
(6)	Company's regular business he A serviceman call during the hours which results in colle account (in lieu of discontinue 7) shall require collect amount plus Five Dollars (\$5)	Com ctio nuan tion	With pany n of ce in of	nout charge. 's regular busing a delinquent of accordance with the delinquent	ness th	
(c)	A service call at any time or pany's regular business hour continuance or any other readdefect in Company's main or	ther s fo son	than r con exce	n during the Cor nnection, dis- pt a blockage or	n- r	

to continuing of or reinstating of service.

(d) Company personnel will not work on sewer piping or facilities not owned by the Company.

service charge of Ten Dollars (\$10.00), net. In instances where such a service call is for collection of a delinquent account, this service charge shall be collected in addition to any other amounts due prior

(e) The service charges cited in the various sections of this Rule are "net" and do not include any applicable municipal, state or federal taxes computed on the Company's collections of such charges. Any such taxes applicable shall be added as separate items in rendering each bill.

* Indicates new rate or text

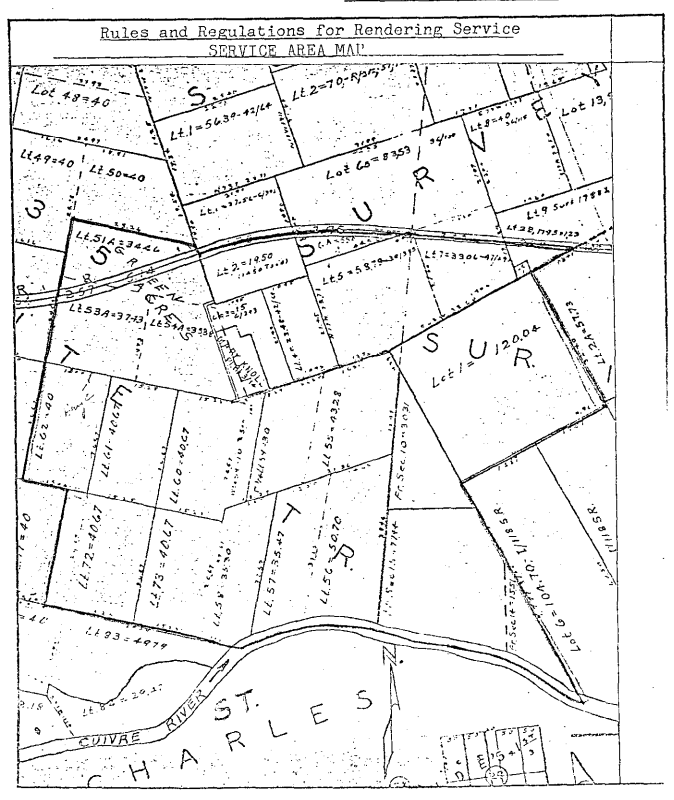
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July 25, 2008

FORM NO 3 P.S.C.MO. No. 1	Original SHEET No. B
Cancelling P.S.C.MO. No	(Rew 1) Original SHEET No (Revised)
Lincoln County Utilities Co.	For Lincoln County, Missouri
Name of Issuing Corporation	Community, Town or City All Certificated Areas



DATE OF ISSUE September 1, 1974 month day year

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4105 So. Hwy. 94 month da St. Charles, Missouri 63301 ISSUED BY Billy D. Patty, pres. title

FORM (37. 13 P.S.C.MO. No. 1	{Cniginal SHEET No. C
Cancelling P.S.C.MO. No	Original SHEET No
Lincoln County Utilities Co.	For Lincoln County, Missouri
Name of Issuing Corporation	Community, Town or City All Certificated Areas

Rules and Regulations for Rendering Service Legal Description of Service Area Number One

MARYKNOLL SERVICE AREA

A tract of land located in U.S. Surveys 3035, 1795, 1788, Township 48 North, Range 2 East, Lincoln County, Missouri and being more particularly described as follows:

BEGINNING at the Northeast corner of Lot 51 of the Prairie Haute Tract; thence North 76° West, 1882 feet more or less to the Northwest corner of said Lot 51; thence along the N.W. line of said Lot 51, South 120 West, 2168.00 feet to the centerline of State Highway "C"; thence leaving said centerline and continuing South 12° West, along the Western line of Lot 62 of the Prairie Haute Tract, 1760 feet more or less to the Southwest corner of said Lot 62; thence along the Southwest line of said Lot 62, South 78° East, 600 feet more or less to a County Road; thence South in a Southwardly direction along the centerline of said road, 1750 feet more or less to the North line of Lot 82 of the Prairie Haute Tract; thence South 780 East along the North line of Lots 82 and 83 of the Prairie Haute Tract to the centerline of Cuivre River; thence along the centerline of Cuivre River to the Southeast projection of the Southwest line of Lot 6 of U.S. Survey 1795; thence along the Southwest line of said Lot 6, North 280 West, 3366 feet more or less to the Northwest corner of a tract now or formerly owned by John Harmon; thence along the Northwest line of said Lot 6 and the centerline of State Highway "C", North 62° East, 2405 feet more or less to the Southeast corner of Lot 1 of U.S. Survey 1795 and being the Southeast corner of a tract now or formerly owned by Henry Keeteman; thence North 280 West 2138 feet more or less along the Northeast line of said Lot 1 to the Northeast corner of said Lot 1 and being also the Northeast corner of a tract now or formerly owned by said Henry Keeteman; thence North 62° East, along the Northwest line of Lot 2 of U. S. Survey 1795 to the centerline of the Burlington Northern Railroad; thence Westerly along the centerline of said railroad to the Northeast line of Lot 51 of the Prairie Haute Tract; thence North 17° West, 200 feet more or less to the point of beginning, said tract containing 920 acres more or less.

*Indicates new rate or text [♣]Indicates change

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CANCELLED July 25, 2008 SM-2006-0369 Missouri Public Service Commission