1	ORM NO. 13 P.S.C.MO. No. 2 Cancelling P.S.C.MO. 2 Cancelling P.S	
	ROGUE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC. Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI	
· r		
	RULES AND REGULATIONS GOVERNING RENDERING OF SEWER SERVICE	
	· ·	
	RECEIVED	
	OCT 6 1988	
	MISSOURI TITLE PAGE Public Service Commission	
	ROGUE CREEK UTILITIES, INC.	
	RATES	
	RULES AND REGULATIONS	
	APPLY TO SEWER SERVICE OF	
	ROGUE CREEK VALLEY, INC.	
•	FILED WITH THE	
	PUBLIC SERVICE COMMISSION OF MISSOURI	
	FILED	
	NOV 5 1988	
	Public Service Commission	1
	Public Service Commence	÷
	*Indicates new rate or text +Indicates change	
		1988
-	DATE OF ISSUE $\sim \frac{10^{\circ} - 4^{\circ} - 88^{\circ}}{\text{month day year}}$ DATE EFFECTIVE $\frac{77^{\circ} - 98^{\circ}}{\text{month day}}$	yea
CANCELLED March 1, 2014	ISSUED BY W. J. RUMMEL PRESIDENT POTOSI, MO.	
Missouri Public Service Commissio	name of officer title addr	e\$\$

F		P.S.C.MO. No. 2 Hing P.S.C.MO. No. 11 previou	Original SHEET	
			(Revised)	
-	ROGUE CREI	<u>EK UTILITIES, INC.</u> Fo: Issuing Corporation	r <u>ROGUE CREEK VALLEY</u> , IN Community, Town or Cit	у у
	•	<u>W</u>	VASHINGTON COUNTY, MISSON	
		RULES AND REGULATIONS (	GOVERNING	
		RENDERING OF SEWER S		
	-		Sheet	No.
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CANCELLED March 1, 2014 Missouri Public	ISSUED BY	W. J. RUMMEL PR name of officer	ESIDENT POTOSI, MISS	SOURI address

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_	ROGUE CRE	EK UTILI	S.C.MO. No <u>all</u> TIES, INC.		(Re	viseu)	
	Name o	of Issuing Co	orporation			inity, Town or C <u>COUNTY,MIS</u>	
Г		<u> </u>	MAP OF SER	VICE AREA			
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Cancelling P.S.C.MO. No <u>all previous tariff</u> Original Revised SHEET No	F	FORM NO. 13 P.S.C.MO. No. 2 JOriginal (SHEET No. 4
Name of Issuing Corporation       Community Everying 200         MASHINGTON COUNTY TOTSUMT         LEGAL DESCRIPTION OF SERVICE AREA         MISSOURI         Part of the Nuk of the SEt of Section 6, Toumship 30 Molth, Seving Cormension         described as follows, to-wit: Begin at the Southwest corner of the internet of the Southeast quarter of Section 6, Tourship 30         North, Range 2 East; thence Morth 710 feet to cedar post for a corner of the road, Mulberry 2 feet in diameter, South 20 East 17 feet; thence South 50 East and Post         South 60° West 4 feet Post Oak 9 inches South 20° East 7 feet and Post         Oak 9 inches South 50° East and South 50° West 400 feet to a corner on South 15° East of the crist thence South 50° West 400 feet to a corner, Dost Oak 12 inches         South 60° West 4 feet Post Oak 9 inches South 20° East 7 feet and Post         Oak 9 inches South 50° East All feet to a corner, Dost Oak 12 inches         South 60° West 4 feet Post Oak 9 inches South 20° East 7 feet and Post         Oak 9 inches 50 the 50° feet and a Chinquepin 5 inches North 45°         West 8 feet; thence West 342 feet to the place of beginning, containing 5.28 acres.         The East half of the Southeast quarter of Section 6, Township 38 North, Range 2 East, containing 20 acres; the West half of the Southwest quarter of Southeast quarter of Section 6, Township 38 North, Range 2 East at a Post Cak 12 inches in diameter bears South 40° West 150 links, thence North 20 chains to beginning corner, containing 7 acres, all 11 in the set from which a Mile cok 14 inche Sin diameter bears North 20 degrees East 21 lin		Cancelling P.S.C.MO. Noall previous tariffs Original SHEET No
LEGAL DESCRIPTION OF SERVICE AREA CUT OF 1000 MISSOURI Part of the Nuk of the SEk of Section 6, Township 30 Hold S. Savinge Constision described as follows, to-wit: Begin at the Southwest corner. of the North, Range 2 East; thence North 710 feet to cedar post for a corner at the road, Mulberry 2 feet in diameter, South 23° East 17 feet; thence South 53° East along road 450k feet to a corner, Post Oak 12 inches South 60° Mest 4 feet Post Oak 9 inches South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 35° Mest 440 freet to a corner on South 11m of Northwest quarter of Southeast quarter Black Haw 4 inches North 5° West 5 feet and a Chinquepin 5 inches North 45° West 6 feet; thence West 342 feet to the place of beginning, contain- ing 5.28 acres. The East half of the Southeast quarter of Section One (1), Township 38 North, Range 1 East, containing 80 acres, the Southwest fractional quarter of Section 6, Township 38 North, Range 2 East, containing 98.80 acres; the West half of the Southwest quarter of the Southeast quarter of Section 6, Township 38 North, Range 2 East, containing 98.80 acres; the West half of the Southwest quarter of the Southeast quarter of Section 6, Township 38 North, Range 2 East, and West line be- tween Sections 6 and 7, Township 38 North, Range 2 East at a Post Cak 13 inches in diameter bears South 70° East 30 links, thence North 20 chains set a post from which a Mitce Cak 18 inches in diameter bears North 20° West 50 links, thence East 300 links, where set a post from which a Black Cak 5 inches in diameter bears North 20 chains where set a post, thence West 350 links, thence South 20 chains where set a Post, thence West 350 links, thence South 20 chains where set a Post, thence West 350 links, thence South 20 chains where set a post, thence West 350 links, thence South 20 chains to beginning acres, more or less, according to the Official Plat Book of said County on file in the office of the Northwest quarter, and Lot Cne (1) of the N	-	Name of Issuing Corporation Community, Econor City WASHINGTON COUNTY, MISSOURI
Part of the NW of the SEt of Section 6, Township 30 Public Service Commission described as follows, to-wit: Begin at the Southvest.corner. of the North, Bange 2 East; thence North 710 feet to cedar post for a corner at the road, Mulberry 2 feet in diameter, South 23° East 17 feet; thence South 60° Mest 4 feet Post Oak 9 inches South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches South 53° East 64 feet; thence South 20° East 7 feet and Post Oak 9 inches North 50° Mest 5 feet and a Chinquepin 5 inches North 43° West 8 feet; thence West 342 feet to the place of beginning, contain- ing 5.28 acres; the West half of the Southeast quarter of section 6, Township 38 North, Range 2 East, containing 20 acres and part of the Northwest quarter of the Southeast quarter of Section 6, Township 38 North, Range 2 East, containing 20 acres and part of the Northwest quarter of the Southeast quarter of Section 5 and 7. Township 38 North, Range 2 East ot a Post Oak 13 inches in diameter bears South 40° West 150 links, thence North 20 chains set a post from which a White Oak 18 inches in diameter bears North 20° West 50 links, thence East 350 links, thence North 20 chains set a post from which a White Oak 18 inches ind Jameter Sect 21 links, thence North 20 chains where set a Post, thence West 350 links, thence South 20 chains where set a Post, from which a Black Oak 5 inches in diameter bears Morth 20 degrees East 21 links, thence North 20 chains where set a Post, from which a Black Oak 5 inches in diameter of Section One (1), Township 38 North, Range One 11) East, containing 200 acres, more or less,	1	
38 North, Range One )1) East, containing 320 acres. FILED The Southwest quarter of the Southwest quarter of Section One (1), Township Thirty-eight (38) North, Range One (1) East, containing 3403 acres, more or less, EXCEPT: .08 of an acre, more or less, deeded to Public Service Commission *Indicates new rate or text +Indicates change DATE OF ISSUE		<ul> <li>Part of the NWt of the SEt of Section 6, Township 38 Worth, Kange 2 East described as follows, to-wit: Begin at the Southwest corner of the Northwest quarter of the Southeest quarter of Section 6, Township 38 North, Range 2 East; thence North 710 feet to cedar post for a corner at the road, Mulberry 2 feet in diameter, South 23° East 17 feet; thence South 53° East along road 4584 feet to a corner, Post Oak 12 inches South 60° West 4 feet Post Oak 9 inches South 20° East 7 feet and Post Oak 9 inches South 55° East 64 feet; thence South 5° West 440 feet to a corner on South line of Northwest quarter of Southeast quarter Black Haw 4 inches North 5° West 342 feet to the place of beginning, containing 5.28 acres.</li> <li>The East half of the Southeast quarter of Section One (1), Township 38 North, Range 1 East, containing 80 acres, the Southeast quarter of Section 6, Township 38 North, Range 2 East, containing 98.80 acres; the West half of the Southwest quarter of the Southeast quarter of Section 6, Township 38 North, Range 2 East, containing 20 acres and part of the Northwest quarter of the Southeast quarter of Section 6, Township 38 North, Range 2 East, described as follows: Beginning at the quarter Section corner on the East and West line between Sections 6 and 7, Township 38 North, Range 2 East at a Post Oak 13 inches in diameter bears South 40° West 150 links, thence North 20 chains set a post from which a Mite Oak 18 inches in diameter bears South 70° East 30 links, thence North 20 chains there sear a Post 150 links, thence West 51 links, thence Corner South 20° West 60 links, thence East 350 links, thence West 50 links, thence Fast 350 links, thence Worth 20 chains there sear South 20° West 350 links, thence 60rth 20 chains there sear South 20° West 60 links, thence 60rth 20 chains there sear South 20° West 350 links, thence 60rth 20 chains there sear 350 links, thence forth 20 chains there sear 350 links, thence forth 20 chains to beginning corner, containing 7 acres, all in Washington County, Miss</li></ul>
+Indicates change DATE OF ISSUE $\sim \frac{10 - 4 - 89}{\text{month day year}}$ DATE EFFECTIVE		The Southwest quarter of the Southwest quarter of Section One (1), Township Thirty-eight (38) North, Range One (1) East, containing [403 acres, more or less, EXCEPT: .08 of an acre, more or less, deeded to Public Service Commission
DATE OF ISSUE - 70 - 4 - 67 DATE EFFECTIVE month day year month day year DATE EFFECTIVE month day year		
	ł	DATE OF ISSUE $-70 - 4 - 67$ DATE EFFECTIVE

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Service Commission SR-2013-0345; YS-2014-0221

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FORM NO. 13 P.S.C.MO. No. 2 (Original) SHEET No. 5
Cancelling P.S.C.MO. No.all previous tariff Original SHEET No (Revised)
ROGUE CREEK UTILITIES, INC.         For ROGUE CREEK VALLEY, INC.           Name of Issuing Corporation         For ROGUE CREEK VALLEY, INC.           WASHINGTON COUNTY, MISSOURI
LEGAL DESCRIPTION OF SERVICE AREA RECEIVED
UCT 6 1988 LEGAL DESCRIPTION OF SERVICE AREA (continued) MISSOURI
Public Service Commission Missouri Pacific Railroad Company by deed recorded in Book 115, page 299, Deed Records of Washington County, Missouri. Part of Lot One (1) of N.W. Frl. Quarter of Section 6, Township 38 North, Range Two (2)East, described as follows,
to-wit: Began at West ½ Section corner in field, thence east a distance of 17.50 chains to a point, (B/0.30" for corner), thence North 23° 30" west a distance of 10.67 chains to a point (stake and rocks), thence N. 61° W. 15.70 chains to a point,(Corner Axle), thence South a distance of 17.88 chains to the place of beginning, con- taining 21.1 acres, more or less.
All of the Southeast quarter of the Southwest quarter of Section One (1), Township 38 North, Range One (1)East, containing 40 acres.
FILED
NOV 5 1988
Public Service Commission
*Indicates new rate or text +Indicates change
DATE OF ISSUE - 10-4-88 DATE EFFECTIVE month day year month day year
March 1, 2014 Missouri Public ISSUED BY W. J. RUMMEL PRESIDENT POTOSI, MISSOURI Service Commission SR-2013-0345; YS-2014-0221

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	P.S.C. MO No. 2	4th Revised Sheet No. 6
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Canceling	P.S.C. MO No. 2	<u>3rd Revised</u> Sheet No. 6
<u><b>Utilities, Inc.</b></u> ing Company	For: Certificated S	ervice Areas in Washington Count Certificated Service Area
	Schedule of Sewer F	Rates
•	•	s are available to any sewer customer lying the service requested.
er Service Charges	- The following minimur	n monthly service charges must be
ar Monthly Service	Charge + \$15.46	
n Rate A	\$5.61 (se	e Note 1 below) *
n Rate B	\$10.18 (se	e Note 2 below) *
ing revenue increas ed multiplied by th ermanent rates.	e request, the difference in e applicable customers sha	permanent rates set as a result of the those rates multiplied by the months ill be refunded through a reduction in the , 2013. *
pplicable Federal, S in rendering each b		ed on a billing basis shall be added as
earing the last date payment is consid percent (3%) per m amounts. The unpa	on which payment will th ered delinquent is 21 days onth times the unpaid bala	ted at monthly intervals. Bills will be en be considered delinquent. The period after rendition of the bill. A charge of ince, whichever is more, shall be added to ll amounts owed the Company plus all ney's fees for collection.
ew Rate or Text hange		
har <b>ay</b>		14, 2013 Effective I

**Issued By:** 

Dale W. Johansen – Receiver Name & Title of Issuing Officer 915 Country Ridge Drive, Jefferson City, MO 65109 Company Mailing Address

FILED Missouri Public Service Commission SR-2013-0435; YS-2013-0513

	P. S. C. MO. No.	2	3 <sup>rd</sup>	Revised	Sheet No.	6
Cancelling	P. S. C. MO. No.	2	2 <sup>nd</sup>	Revised	Sheet No.	6

Rogue Creek Utilities, Inc. For: Certificated Water Service Areas in Washington County

Name of Issuing Company

Community, Town or City

# Schedule of Sewer Rates+

Availability+ – The following monthly sewer service charges are available to any sewer customer located on the Company's collecting mains suitable for supplying the service requested.

Monthly Sewer Service Charge+: - The following minimum monthly service charge must be paid.

\$15.46 per month

Taxes: +

Any applicable Federal, State or local taxes computed on a billing basis shall be added as separate items in rendering each bill.

### Late Payment Charge: \*

Billings will be made and distributed at monthly intervals. Bills will be rendered net, bearing the last date on which payment will then be considered delinquent. The period after which the payment is considered delinquent is 21 days after rendition of the bill. A charge of \$3.00 or three percent (3%) per month times the unpaid balance, whichever is more, shall be added to delinquent amounts. The unpaid balance shall include all amounts owed the Company plus all reconnection costs, all collection costs and reasonable attorney's fees for collection.

\* indicates new rate or text

+ indicates change

Date of Issue: $9/2=$	5/02	Date Effective:	11/11/02
Issued By: W.J. Rummel	President	101 Windmill Drive,	Potosi, Missouri 63644
Name of Officer	Title	Address	

	FORM NO. 13 P.S.C.MO. No. 2 2nd (Revised) SHEET No. 6 (Revised)
	Cancelling P.S.C.MO. No. 2 1st (Revised) SHEET No. 6
	Roque Creek Utilities, Inc.ForRoque Creek Valley, Inc.Name of Issuing CorporationCommunity, Town or CityWashington County, Missouri
	RULES AND REGULATIONS GOVERNING
	RENDERING OF SEWER SERVICE
	RECEIVED
	SCHEDULE OF RATES FOR SEWER SERVICE SEP 231994
	MISSOURI Availability: Public Service Commission
	Available to any sewer customer located on Company's collecting mains suitable for supplying the service requested.
	RATE
	The charge for sewer service shall be \$ 9.45 per month.
	All applicable Federal, State or Local taxes shall be added as separate items in rendering bill.
•	Sample Bill Form
	Rogue Creek Utilities, Inc. Route 1, Box 1824 Potosi, MO 63664
	Statement Date
	Monthly Charge \$ 9.45
	Phone: 438-3984
	Monthly Charge \$9.45 Phone: 438-3984 Office Hours 10:00 - 6:30 NOV 1 1 2002 NOV 1 1 2002 AND AND AND AND AND AND AND AND AND AND
	FILED
-	*Indicates new rate or text +Indicates change
<b>.</b>	DATE OF ISSUE <u>September 26, 1994</u> DATE EFFECTIVE <u>November 16, 199</u> month day year ISSUED BY WILL PRESIDENT Potosi, Missouri
	ISSUED BY NAMEL PRESIDENT Potosi, Missouri name of officer title address

RM NO. 13 P.S.C.MO. N			(Revised) SHEET No
Cancelling P.S.C.MC	), No	2	(Original) SHEET N
Rogue Creek Utilities, 1 Name of Issuing Corporat		ForC	Creek Valley, Inc. ommunity, Town or City
		Washing	ton County, Missouri
		ons Governing	RECEIVEL
Kendel		wer Service	<u>APR 25 1989</u>
SCHEDULE OF RATES FOR	R SEWER SE	ERVICE	MISSOURI Public Service Com
Availability:			
Available to any sew collecting mains suit requested.			
RATE			
The charge for sewer	service :	shall be \$7.00 per	month.
All applicable Federa added as separate it			nall be
Sample Bill Form			
	Rogue Crea Route 1, 1 Potosi, M		CANCELLE
Statement Date	<u></u>		NOV 16199
Monthly Charge		\$ 7.00	andrs
Phone: 438-3984			BY 2 113 Public Service Con MISSOURI
	) - 6:30		
:			
:			FILED
*Indicates new rate or text +Indicates change	t	Pul	FILED JUN 1 1989 89-216 blic Service Commissi
+Indicates change	<b>t</b> 1, 1989		JUN 1 1989 <b>89 - 216</b>

Cancel	ling P.S.C.MO. No. all_	previous tarif	Original SHEET No Bevised & Original SHEET No
ROGUE CREEP Name of Is	K UTILITIES, INC, ssuing Corporation		Revised / CREEK VALLEY, INC. Community, Town or City
	Rules and Regulat Rendering of Se		RECEIVED
			OCT 6 1988
<u>SCHEDULI</u>	<u>E OF RATES FOR SEWI</u>		MISSOURI ublic Service Commission
Availabil	ity:		
	to any sewer custo g mains suitable fo •		
RATE			
All appli	e for sewer service cable Federal, Stat separate items in 1	te or Local ta>	kes shall be
All appli	cable Federal, Stat separate items in 1	te or Local ta>	kes shall be
All appli added as <u>Sample Bi</u>	cable Federal, Stat separate items in f <u>11 Form</u> Rogue Creel Rt. 1, Box	te or Local tax rendering bill. k Utilities, Ir 1824 ssouri 63664	ces shall be CANCELLEC nc. JUN 1 1989 BY <u>AAP.S.#6</u> Public Service Commi
All appli added as <u>Sample Bi</u>	cable Federal, Stat separate items in 1 <u>11 Form</u> Rogue Cree Rt. 1, Box Potosi, Mis Date	te or Local tax rendering bill. k Utilities, Ir 1824 ssouri 63664	ces shall be CANCELLEC nc. JUN 1 1989 BY <u>AARS</u> Public Service Commi MISSOURI D
All appli added as <u>Sample Bi</u> Statement	cable Federal, Stat separate items in p <u>11 Form</u> Rogue Cree Rt. 1, Box Potosi, Mis Date Charge	te or Local tax rendering bill. k Utilities, In 1824 ssouri 63664	ces shall be CANCELLEC nc. JUN 1 1989 BY [24 J. S. 7 6 Public Service Commi MISSOURI
All appli added as <u>Sample Bi</u> Statement Monthly C Phone: 43	cable Federal, Stat separate items in p <u>11 Form</u> Rogue Cree Rt. 1, Box Potosi, Mis Date Charge	te or Local tax rendering bill. k Utilities, In 1824 ssouri 63664 \$4.00	CANCELLEC Ac. JUN 1 1989 BY <u>AAR S. TG</u> Public Service Commi MISSOURI D FILED NOV 5 1988
All applia added as <u>Sample Bi</u> Statement Monthly C Phone: 43 Office Ho	cable Federal, Stat separate items in r <u>11 Form</u> Rogue Creel Rt. 1, Box Potosi, Mis Date Charge 88-3984 ours 10:00 - 6:30 w rate or text	te or Local tax rendering bill. k Utilities, In 1824 ssouri 63664 \$4.00	CANCELLEC nc. JUN 1 1989 BY <u>AAR 5 #6</u> Public Service Commin MISSOURI D FILED
All applia added as <u>Sample Bi</u> Statement Monthly C Phone: 43 Office Ho <b>*Indicates new</b>	cable Federal, Stat separate items in r <u>11 Form</u> Rogue Creel Rt. 1, Box Potosi, Mis Date Charge 88-3984 ours 10:00 - 6:30 w rate or text ange	te or Local tax rendering bill. k Utilities, In 1824 ssouri 63664 \$4.00	CANCELLED AC. JUN 1 1989 BY <u>AAR 5.76</u> Public Service Commin MISSOURI D FILED NOV 5 1988 Service Commission

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	4 NO. 13 P.S.C.				iginal   SHEET <b>Marri</b>   iginal   SHEET	
_	-	.C.MO. No		{Re	vised)	NO
F	ogue Creek Utiliti	•	For	Roque Cree	k Valley, Inc	
	Name of Issuing Co	rporation			unity, Town or C County, MO	
		SCHEDULE OF S	ERVICE CHAR	GES	RECEI	/ED
					JUN 30	<del>1993 -</del>
	The Company wi connection fro line to the co consisting of a 4" saddle or the installat:	om the 8" se istomer's lo the intalla the 8" tru ion of 4" SI	ewer trunk ot line ation of unk line, DR gasket		<b>MO. PUBLIC SER</b> \$360	IVIC <b>e COI</b>
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	Indicates new rate or	tort			FILE: Aug 07 1	1
+	Indicates new fate of			M	O. PUBLIC SERVI	1
DAT	E OF ISSUE July	7th 1993 day year	DA1		<b>VE</b> August 7	1993
ISSUI		name of offi		President,	nonth c Potosi, Mi	lay yes
CANCELLED	- )	DEING OF OUT		title		idress
March 1, 2014 Missouri Public ervice Commission						

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	P. S. C. MO. No.	2		2 <sup>nd</sup>	Revised	Sheet No. 7	
Cancelling	P. S. C. MO. No.	2 [	_	1 <sup>st</sup>	Revised	Sheet No. 7	

Rogue Creek Utilities, Inc. For: Certificated Water Service Areas in Washington County

Name of Issuing Company

Community, Town or City

# Schedule of Sewer Service Charges

#### **Bad Check Charge: \***

A bad check charge of \$20 per check will be paid on all checks returned from the bank for insufficient funds. Where a bad check is applicable from a customer for both water and sewer service, only one bad check charge shall be billed the customer for both his water and sewer service, for each returned check.

### **Door Collection Charge:\***

A door collection charge of \$15.00 will be applicable when a customer pays the serviceman at the time of scheduled disconnection (turn-off) of service to prevent such disconnection. Where a door collection charge is applicable from a customer for both water and sewer service, only one door collection charge shall be billed the customer for both his water and sewer service for each disconnection.

## **Emergency Call Out Charge:\***

An Emergency Call-Out Charge of \$25.00 per occurrence will be assessed where a customer requests a shut-off of service and the emergency exists entirely on the customer owned facilities.

Reconnection of Service for "Seasonal" Disconnects:\* - \$25.00 plus the monthly customer charge times the number of months "off-system" (not to exceed 10 months) where the owner of the premises being served discontinues and restores service to the same location within a 12-month period. Restoration of service of a non-payment disconnect after 45 days is deemed to be a seasonal reconnection of service.

\$30.00 **Reconnection Charge+:** after Company Discontinuance of Service:

Temporary Turn-off Charge+: at meter for customer's convenience:

- \$25.00 during 8:00 am to 5:00 pm, and
- \$35.00 before 8:00 am to 5:00 pm.

indicates new rate or text

+ indicates change

Date of Issue:

9/23/02

Date Effective: 1/1/02

Issued By: W.J. Rummel President 101 Windmill Drive, Potosi, Missouri 63644 Name of Officer Title Address

CANCELLED March 1, 2014 **Missouri Public** Service Commission SR-2013-0345; YS-2014-0221

**FILED** Missouri Public Service Commision

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	Romu		k Utili							(AReast	xeedx )	f		
-	_		Issuing (					For R	ogue C	reek Va	alley ity 1	/, Inc. Sown or	City	<u> </u>
				00190				W		ton Coi				
Г					חורדיווי	E OF (	SERVIC	ק מאיי	<u> </u>					—
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	(a)		ompany		s di	scont	cinued	d ser	vice			\$20		
	(b)	for	tempo: custor ng no:	mer'	s re	pairi	ing co	onven:	ience			\$20		
	(c)		tempo: norma									\$30		
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		ulations Governii	ng REC	EIVED	<u> </u>
	Rendering o	t Sewer Service	 		
Kule	1 GENERAL		MIS	SOURI	
(a)	Every Customer, upo service or acceptin Company, shall be o consent to be bound regulations.	considered to have	lic <b>ation Sof</b> ed by the e expressed		38i0
(b)	The Company's rules rendering of servic numbered sheets. T appropriate class of rate schedules and rules and regulation	ce are set forth The rates application of service are se constitute a par	in these ble to t forth in	·	
(c)	The Company reserve authority of the Pu Missouri, to prescr or regulations or t or regulations as i proper.	ublic Service Com ribe additional r to alter existing	mission of ates, rules( rates, rule sarv or	Jun 7 10	93
(6)	At the effective da lations, all new ar construction contra shall conform to th accordance with the Missouri and author Commission of Misso	hese rules and re e statutes of the rity of the Publi	gulations in State of	Service C	omi
(e)	The Company shall h the Customer's pre- inspecting for comp regulations. Compa themselves and such ducted during reaso	mises for the pur pliance with thes any personnel sha h inspections sha	pose of c rules and ll identify ll be con-	ED	
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	CREEK UTILITIES, INC. For ROGUE CRE ame of Issuing Corporation For Comm	evised { EEK VALLEY, INC. nunity, Town or City COUNTY, MISSOUR
	Rules and Regulations Governing Rendering of Sewer Service	
Rule	2 DEFINITIONS (continued)	OCT 6 1988
1	A "SERVICE CONNECTION" is the connection service sewer to the Company collecting either at the bell of a "Y" branch or the of a saddle placed on the barrel of the lecting sewer.	n of MISSOURI
(g)	The "DATE OF CONNECTION" shall be the da permit for a service connection is issue Company. In the event no permit is take service connection is made, the date of connection shall be the date of commence construction of the building upon the pr served.	ed by the en and a ement of
(h)	"DOMESTIC SEWAGE" is sewage, excluding and surface water, resulting from normal household activities.	storm 1
(i)	"NON-DOMESTIC SEWAGE" is all sewage othe domestic sewage including, but not limi commercial or industrial wastes. (See ) pertaining to Improper Waste and Excess Use.)	ted to, Rule 6
(j)	A "FOUNDATION DRAIN" is a pipe installe or outside the foundation of a structur purpose of draining ground or subsurfac away from the foundation.	e for the
(k)	"PH" is the relative degree of acidity alkalinity of water as indicated by the ion concentration. PH is indicated on reading from 1-14, with 7 being neutral acid, and above 7 alkaline; more techni defined as the logarithm of the recipro the hydrogen ion concentration.	hydrogen a scale , be <b>rdyED</b> cally cally calloff5 1988
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	Rules and Regulations Governing Rendering of Sewer Service	RECEIVED	>
R	ule 2 <u>DEFINITIONS</u> (continued)	OCT 6 1988	
(	<ol> <li>"B.O.D." denotes biochemical oxygen demand is the quantity of oxygen utilized in the chemical oxidation of organic matter under standard laboratory conditions expressed in milligrams per liter.</li> </ol>	C CONTRACTOR	Tission
(	m) "SUSPENDED SOLIDS" are the concentration of insoluble materials suspended or dispersed expressed in milligrams per liter on a dry weight basis as determined by standard procedures.	i waste	
	n) "DEVELOPER" means any person, firm, corpora partnership or other entity that, directly directly, holds title to, or sells or lease offers to sell or lease, or advertises for lease, any lots in a subdivision.	or in- es, or	
(	o) "SUBDIVISION" means any land in this state divided or proposed to be divided into two lots or other divisions of land, whether co or not, or uniform in size or not, for the of sale or lease, and includes resubdivisio of.	or more ontiguous purpose	
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R		UTILITIES, INC.	For <u>ROGU</u>	<u>E_CREEK_VALLE`</u> Community, Town or	Y, INC.
				GTON COUNTY	
·	R	ules and Regulat	ious Governing	· · · · · · · · · · · · · · · · · · ·	
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Rule	4 <u>A</u> E	PLICATIO	is for si	EWER SE	RVICE		OCT	6 19	88
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	Cancelling P.S.C.MO. No. <u>all previous tariff</u> Original SHEET No (Revised )
ROG	THE CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC.
1	vame of issuing Corporation Community, Town or City
<b></b>	WASHINGTON COUNTY, MISSOURI
	Rules and Regulations Governing
	Rendering of Sewer Service PECEIVED
Rule	4 APPLICATIONS FOR SEWER SERVICE (continued))CT 6 1983
(c)	No substantial addition to the water using MISSOUR equipment or appliances connected to the sewer Source Commiss system of the Company for commercial of Undus Source Commiss trial customers shall be made except upon written notice to and with the written consent of the Company.
(d)	Any change in the location of an existing service connection requested by the Customer shall be made at his expense.
(e)	Customer service connections will not be extended along public streets or roadways or through property of others 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
(f)	collecting sever shall be extended in accord- ance with the Company rule for extension of col- lection severs. New service connections shall be authorized when a service connection fee is paid to the Company based on the schedule of fees.
(g)	When a service is to be connected the plumber employed by the Customer shall obtain the connecting accessories from the Company. The plumber shall advise the Company 24 hours in advance of when he expects to have service in- stalled so a representative of the Company can inspect the installation. FILED
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ROGUI	E CREEK UTILITIES, INC.	Revised / For- ROGUE CREEK VALLEY, I	NC.
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=	Rendering of Sew	ver Service RECEIVI	<u>ED</u>
Rule	4 APPLICATIONS FOR SEWE	R SERVICE (continued)CT 6 19	88
(11)	When sewer charges are b Company reserves the rig service to any applicant agrees to install a wate the Company, so that the sewer charges.	ased on water usage, MGSOUI ht to refuse sevenic Service Co unless said applicant or meter accessible to ere will be a basis for	₹I mm
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FORM NO. 13 P.S.C.MO. No. 2 (Original) SHEET No. 17 Cancelling P.S.C.MO. No. all previous tarifforiginal SHEET No
Revised / <u>ROGUE CREEK UTILITIES, INC.</u> For <u>ROGUE CREEK VALLEY</u> , INC. Name of Issuing Corporation Community, Town or City
WASHINGTON COUNTY, MISSOURI
Rendering of Sewer Service         RECEIVED
Rule 5 INSIDE PIPING AND CUSTOMER SERVICE OCT 6 1988 SEWER (continued)
(g) In all buildings in which any building Farain Sisvice Commissi too low to permit adequate gravity flow to the collecting sewer, sanitary sewage carried by such drains shall be lifted by approved arti- ficial means and discharged to the building sewer. No water operated sewage ejector shall be used.
(h) All excavations required for the installation of a Customer's service sewer shall be open trench work unless otherwise approved by the Company. Pipe laying and backfill shall be performed in accordance with the latest pub- lished engineering specifications of the manufacturer of the materials used and all applicable local plumbing codes, except that no backfill shall be placed until the work has been inspected by the Company. Only those jointing materials and methods which are approved by the Company may be used.
(i) The connection of the customer's service sewer into the collecting sewer shall be made at the "Y" branch, if such branch is available at a suitable location. If the Company's collecting sewer is twelve (12) inches in diameter or less and there is no properly located "Y" branch in the Company's collecting sewer at the location specified by the Company, a "Y" branch must be installed. Where the Company's collecting sewer is greater than twelve (12) inches in diameter, and no properly located "Y" branch iFILED available, a neat hole may be cut in the NOV 5 1983
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ROGU	E CREEK UTILITIES, INC. For ROGUE CREEK VALLEY, INC.
1	Jame of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI
	Rules and Regulations Governing
	Rendering of Sewer Service RECEIVED
Rule	SEWER (continued)
	MISSOURI Company's sewer to receive a saddle, Public Sickice Commission
	the Customer's service will be connected. The invert of the customer's service sewer at the point of connection shall be at the centerline or higher elevation than the invert of the Company's collecting sewer. A smooth neat joint shall be made, and the connection made secure and watertight by encasement in con- crete. This rule only applies to vitrified clay pipe.
(j)	The Customer is obligated to construct, repair, and maintain the service sewer from the col- lecting sewer to the building of the applicant and such construction and maintenance by the customer shall be subject to the approval of an authorized inspector of the Company and shall be in accordance with these Rules and Regu- lations as well as construction information of the Company in force at that time.
(k)	The Company will locate the point to which service sewer connection will be made and the Company will furnish a "Y" branch, when a "Y" has not previously been installed, or other outlet at the collecting sewer which shall be located in the public right-of-way or Company easement. All connections are subject to inspection and approval by the Company. An application for connection shall be filed in writ- ing 24 hours in-advance.
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		EK UTILITIES, INC.	For ROGUE CREE	EK VALLEY, INC.
	Name of	Issuing Corporation	Comm	unity, Town or City COUNTY, MISSOUR
	I	Rules and Regulat:	ious Coverning	
		Rendering of Sev	ver Service	RECEIVE
	Rule	SEWER (continue)		MISSOURI
	stati	ng the street, hous	se number, name of	Public Service Com
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	Compa	iny will not be requ	uired to supply se	ewer
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	Custo	mer or the Customer	r's agent shall da	amage a
	Compa	oranch or go onto th Iny easement and cau	ie public right-of use damage to the	r-way or
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ROGUE CREEK UTILITIES, INC.       For. ROGUE CREEK VALLEY, INC.         Name of Issuing Corporation       Community, Town or City         WASHINGTON COUNTY, MISSOURI         Rules and Regulations Governing         Rendering of Sewer Service         RECEIVED		Cance	elling P.S.C.MO, N	10. <u>all pre</u>	<u>vious tari</u>	xxxxxxxx fforiginal (Revised)	SHEET	[ No
Nume of issuing Corporation       Community, Town or City         Rules and Regulations Governing       Rendering of Sewer Service       RECEIVED         Rule 6       IMPROPER OR EXCESSIVE USE       OCT 6 1988         (a) The following requirements for the use of sewernissOURI service provided by the Company shall be observed. Violation of the requirements of the Customer or an additional charge for excess load, or the requirement that the Customer install facilities to prevent excessive loads and other adverse impacts upon the Company's system.         (b) No person shall discharge or cause to be discharged any storm water, surface water, ground water, suiming pool water, roof runoff, sub-surface drainage, or cooling water into Company's collecting sewers.         (c) No person shall discharge or cause to be discharged any of the following described waste waters into the Company's collection sewers:         (1) Any liquid or vapor having a temperature higher than 150 degrees F.         (2) Any waste water which may contain more than 25 parts per million, by weight, of fat, oil or grease.         (3) Any waste water which may contain more than 25 parts per million, by weight, of soluble oils.         (b) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.         (2) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.	<u>R'O(</u>	<u>JUE CR</u>	EEK UTILITIES	, INC.	For POCHE	•		TNC
Rules and Regulations Governing Rendering of Sever Service       Receiver         Rule 6       IMPROPER OR EXCESSIVE USE       OCT 6 1588         (a) The following requirements for the use of sewerMISSOUNT service provided by the Company shall by Unic Service Com- result in the discontinuance of service to the Customer or an additional charge for excess load, or the requirement that the Customer install facilities to prevent excessive loads and other adverse impacts upon the Company's system.         (b) No person shall discharge or cause to be discharged any storm water, surface water, ground water, swimming pool water, roof runoff, sub-surface drainage, or cooling water into Com- pany's collecting severs.         (c) No person shall discharge or cause to be discharged any of the following described waste waters into the Company's collection severs:         (1) Any liquid or vapor having a temperature higher than 150 degrees F.         (2) Any waste water which may contain more than 100 parts per million, by weight, of fat, oil or greese.         (3) Any waste water 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 gazoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.         (5) Any gazoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.         (6) Any gazoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.         (5) Any gazoline, benzene, naptha, fuel oil, or other flammable or explosive l	1	lame of	Issuing Corporation		(	Community, T	own or C	ity
Rule 6       IMPROPER OR EXCESSIVE USE       OCT 6       IS88         (a) The following requirements for the use of sewefmissOuld service provided by the Company shall by this Service Commersult in the discontinuance of service to the Customer or an additional charge for excess load, or the requirement that the Customer install facilities to prevent excessive loads and other adverse impacts upon the Company's system.         (b) No person shall discharge or cause to be discharged any storm water, surface water, ground water, swimming pool water, roof runoff, sub-surface drainage, or cooling water into Company's collecting sewers.         (c) No person shall discharge or cause to be discharged any of the following described waste waters into the Company's collection sewers:         (d) Any liquid or vapor having a temperature higher than 150 degrees F.         (e) Any waste water which may contain more than 25 parts per million, by weight, of soluble oils.         (f) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.         (f) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.	r		D. 1 1 D				MISSO	
<ul> <li>Rule 6 IMPROPER OR EXCESSIVE USE OCT 6 1938</li> <li>(a) The following requirements for the use of sewefMISSOULH service provided by the Company shall by the Service Composerved. Violation of the requirements by the Service Composerved. Violation of the requirement that the Customer result in the discontinuance of service to the Customer or an additional charge for excess load, or the requirement that the Customer install facilities to prevent excessive loads and other adverse impacts upon the Company's system.</li> <li>(b) No person shall discharge or cause to be discharged any storm water, surface water, ground water, swimming pool water into Company's collecting sewers.</li> <li>(c) No person shall discharge or cause to be discharged any of the following described waste waters into the Company's collection sewers:</li> <li>(1) Any liquid or vapor having a temperature higher than 150 degrees F.</li> <li>(2) Any waste water which may contain more than 100 parts per million, by weight, of fat, oil or greese.</li> <li>(3) Any waste water which may contain more than 25 parts per million, by weight, of soluble oils.</li> <li>(4) Any gasoline, benzene, naptha, fuel oil, or other flammable or explosive liquid, solid or gas.</li> <li>(5) Any garbage that has not been properly FILED shredded.</li> </ul>		<u>.</u>				<u> </u>		
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Cancelling P.S.C.MO. No. <u>att previous tarif</u> Revised ROGUE CREEK UTILITIES, INC. Name of Issuing Corporation POLY COMMUNITY, MISSOURI - WASHINGTON COUNTY, MISSOURI - Rules and Kegulations Governing - Rules and Kegulations Governing - Reference of Sever Service Rule 6 INFROPER OR EXCESSIVE USE (continued) OCI 6 1988 (6) Any ashes, cinders, sand, mud, straw, MISSOURI tar, plastics, wood or any other sol 4000; Service Commission viscous substance capable of causing obstruction to the flow in sevens or other interference with the proper operation of the sewage works. (7) Any waste waters having a PH lower than 5.0 or higher than 9.0, or having any other corresive property capable of causing damage or hazard to structures, equipment and personnel of the sewage works. (8) Any waste waters containing toxic materials in sufficient quantity to discupt the operation of treatment facilities. FILED NOV 5 1988 Public Service Commission		FORM NO. 13 P.S.C.MO. No {Original } SHEET No
Name of Issuing Corporation - MASHINGTON COUNTY, MISSOURI - MASHINGTON COUNTY, MISSOURI Rules and Regulations Governing Rendering of Sever Carvice RECEIVED Rule 6 IMPROPER OR EXCESSIVE USE (continued) OCT 6 1988 (6) Any ashes, cinders, sand, mud, straw, MISSOURI shavings, metal, gluss, rags, feather, MISSOURI tar, plustics, wood or any other soluble Service Commission viscous substance capable of causing obstruction to the flow in sewers or other interference with the proper operation of the sewage works. (7) Any waste waters having a PH 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 the sewage works. (8) Any waste waters containing toxic materials in sufficient quantity to disrupt the operation of treatment facilities. FILED NOV 5 1988 Public Service Commission		Cancelling P.S.C.MO. No. alt provious tarif griginal ( SHEET NO.
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CANCELLED March 1, 2014 Missouri Public Service Commission	March 1, 2014 Missouri Public	ISSUED BY name of officer title address

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	Cancelling P.S.C.MO. No. <u>all previous tarif</u> (Original) SHEET No (Revised)
_ <u>ROGUE</u> }	<u>CREEK UTILITIES, INC.</u> Name of Issuing Corporation <u>Community, Town or City</u> <u>WASHINGTON_COUNTY, MISSOURI</u>
	Rules and Regulations Governing Rendering of Sewer Service
Rule	7 DISCONTINUANCE OF SERVICE BY COMPANY
(a)	The Company reserves the right to discontinue services for any of the following reasons: MISSOURI
	(1) For failure to comply with these rules and rice Commis
	regulations. (2) For nonpayment of utility bill (see Rule 9).
	<ul> <li>(3) For resale of sewer service.</li> <li>(4) For an unauthorized sewer connection to Company sewers.</li> </ul>
(b)	Discontinuance of service to a premises for violation of these Rules and Regulations shall not prevent the Company from pursuing any lawful remedy by action at law or otherwise for the collection of monies due from the customer.
(c)	If the Company discontinues its service for any violation of these rules and regulations, then any monies due the Company shall become immediately due and payable.
(b)	The Company has the right to refuse or to discontinue service to any premises to protect itself against fraud or abuse.
(e)	At least thirty (30) days prior to physical discontinuance of service, the Company will mail a written notice to the Customer by registered or certified mail, return receipt requested, with a copy thereof forwarded to the Public Service Commission. Said notice shall ILED state the violation and service may be NOV 5 1988
	Public Service Commission
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)	RY W. J. RUMMEL PRESIDENT POTOSI, MISS

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		CREEK UTILITIES,	INC.	For ROGUE CRE	EK VÁLLEY, I	
	NAME O	f Issuing Corporation		Comm	unity, Town or Cit COUNTY, MISS	
		Rules and Keg	ulation	s Governing		
		Rendering o	d: Sewer	Service		IVED
	Rule 7 D	SCONTINUANCE C	F SERVI	CE BY COMPANY	OCT 6	1988
		continued at any	- <b>4</b> - <b>1</b>	<i>6</i>	MISSC Public Service	
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	FORM NO. 13 P.S.C.MO. No. 2 Cancelling P.S.C.MO. Noall previous tariff Original SHEET No. 2 Cancelling P.S.C.MO. Noall previous tariff Original SHEET No. 2 Parts of Sheet No. 2
	Revised ( <u>ROGUE CREEK UTILITIES, INC.</u> For <u>ROGUE CREEK VALLEY, INC.</u> Name of Issuing Corporation For <u>Community</u> , Town or City
	WASHINGTON COUNTY, MISSOURI
	Rules and Regulations Governing Rendering of Sewer Service
	Rule 8 INTERRUPTIONS IN SERVICE RECEIVED
	(a) The Company reserves the right to limit sewer 6 1988 service in its collecting sewers at any time for the purpose of making repairs to the sewerSSOURI system. Public Service Commissi
	(b) Whenever service is limited for repairs, all Customers affected by such limitation will be notified in advance whenever it is possible to do so. Every effort will be made to minimize limitation of service.
	(c) No refunds of charges for sewer service will be made for limitations of service unless due to willful misconduct of the Company.
	<ul> <li>(d) In order to avoid overloading the capacities of the Company collecting sewers and treatment facilities, the Company reserves the right at all times to determine and regulate, in a reasonable and non-discriminatory manner, the maximum amounts or strength of the wastes discharged into the Company's collecting sewers when they are greater than normal domestic sewage.</li> </ul>
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	Public Service Commission
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	FORM NO. 13 P.S.C.MO. No. 2 [Original] SHEET No. 25
•	Cancelling P.S.C.MO. No <u>all previous tariff</u> original SHEET No (Revised)
	ROGUE CREEK UTILITIES, INC. ROGUE CREEK VALLEY, INC.
	Name of Issuing Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI
	Rules and Regulations Governing Rendering of Sewer Service RECEIVED
	Rule 9 BILLS FOR SERVICE OCT 6 1988
	(a) The charges for sewer service shall be at the SOURI rates specified in the applicable tar the Source Commission file with the Missouri Public Service Commission. The point of assumption of sewer service shall be at the service connection. Service charges for connection or disconnection are set forth in Rule 10.
	(b) A Customer who has made application for service to a premises shall be held liable for all service furnished to such premises until the customer notifies the Company in writing to discontinue service.
• .	(c) A Customer is liable for payment for all monthly service charges for sever service to a premises from the date of connection until the date of disconnection. At least five days prior to disconnection, the Customer shall notify the Company of the date, place, and time of disconnection.
	(d) Bills for sewer service will be mailed or delivered to the Customer's last address as shown by the records of the Company, but failure to receive the bill will not relieve the Customer from the obligation to pay the same.
	<ul> <li>(e) Payments shall be made at the office of the Company or at an equally convenient location designated by the Company.</li> <li>FILED</li> </ul>
	(f) A separate bill shall be rendered for each NOV 5 1988 Customer's sewer service.
	Public Service Commission
	*Indicates new rate or text +Indicates change
•	DATE OF ISSUE DATE EFFECTIVE NUV 5 / 1988 month day year DATE EFFECTIVE month day year
CANCELLED March 1, 2014	ISSUED BY W. J. RUMMEL PRESIDENT POTOSI, MISSOURI
Missouri Public Service Commission SR-2013-0345; YS-2014-0	name of officer title address

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C	Cancelling P.S.C.MO. No <u>all previous tariff</u> original) SHEET No (Revised)
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• •	WASHINGTON COUNTY, MISSOURI
	Rules_and_Regulations_Governing
	Rendering of Sewer Service RECEIVE
Rule	9 BILLS FOR SERVICE (continued) OCT 6 198
(g)	The Company shall have the right to render MISSOURI bills monthly Public Service Com advance and such bills shall be due and payable on the due date indicated on the bill. The Company shall have the right to charge Customers on a monthly basis in arrears when the sewer charges are based on water usage.
(h)	Neither the Company nor the Customer will be bound by bills rendered under mistake of fact as to the quantity of service rendered or as a result of clerical error.
(i)	All bills for sewer service become delinquent after the due date stated on the bill. Service may be discontinued thirty (30) days after written notice by certified mail from the Company. The Company shall have the right to charge to the customer's account reasonable costs and fees incurred in collecting the delinquent amount.
(j)	When bills are rendered for a period of less than a complete billing period due to the connection or termination of service, the billing shall be for the proportionate part of the monthly charge, or where water usage is the basis for the charge, at the appropriate rate for water used, or a proportionate part of the residential rate, whichever is applicable. Customers terminating with less than one month's service shall pay not less than the monthly minimum.
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ROGUE CREEK UTILITIES, INC.       For ROGUE CREEK VALLEY, IN Community, Town or Cite WASHINGTON COUNTY, MISSO	D 8
Rendering of Sewer Service       RECEIVEL         OCT 6 1988         Rule 10 SERVICE CHARGES         (a) An a pplication for service connection         Public Service Communication         tinuation of existing service, will be made during the Company's regular business hours without charge.         (b) A reconnection of service to a specific Customer which was discontinued in accordance with Rule 7 will be at the expense of the Customer.         (c) A service call during the Company's regular business hours which results in collection of a delinquent account (in lieu of discontinuance in accordance with	8
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hours which results in collection of a delinquent ac- count (in lieu of discontinuance in accordance with	
mount plus a service call charge as specified in the service charge schedule.	
(d) A service call at any time other than during the Company's regular business hours for any reason except malfunction of Company facilities, shall require a ser- vice call charge as specified in the service charge schedule. In instances where such a service call is for collection of a delinquent account, this service charge will be collected in addition to any other a- mounts due.	
(e) Company personnel will not work upon piping or fa- cilities not owned by the Company.	
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	FORM NO. 13 P.S.C.MO. No. 2 (Original) SHEET No. 28
	Cancelling P.S.C.MO. Noall previous tariff Original SHEET No
	(Revised)
	<u>ROGUE CREEK UTILITIES, INC.</u> For <u>ROGUE CREEK VALLEY</u> , INC. Name of Issuing Corporation Community, Town or City
	WASHINGTON COUNTY, MISSOURI
	Rules and Regulations Governing RECEIVED
	Rendering of Sewer Service DCT 6 1988
	Rule 11 SPECIAL CONTRACT FOR EXCESSIVE CAPACITY MISSOURI Public Service Commission
	(A) In the event that the Customer to be served
	proposes to discharge into Company's system an abnormally high volume or strength of waste as
	to require an enlargement of Company's existing sewage treatment plant or the construction of a
	temporary sewage treatment plant, and/or the
	construction or reconstruction of sewer lines, service shall be provided to such customer
	under the terms and conditions of a mutually satisfactory contract, in form approved by the
	Public Service Commission of Missouri, pursuant
	to which the cost of such improvements will be financed in such a manner as to be fair and
	reasonable to both parties and so as not to
	constitute a burden upon the Company or the existing Customers of the Company.
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	Public Service Commission
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	DATE OF ISSUE DATE EFFECTIVE Month day year Month day year
CANCELLED March 1, 2014	ISSUED BY W. J. RIIMMEL. PRESIDENT POTOSI, MISSOURI name of officer title address
Missouri Public Service Commission	
SR-2013-0345; YS-2014-02	21

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	Cancelling	g P.S.C.MO, Noa.	<u>ll previo</u>	<u>us tarif</u>	( <b>Revised</b> ) fbOriginal (Revised	
	E <u>CREEK I</u> ame of Issuin	ITILITIES, IN( ng Corporation		or <u>ROGU</u> C	community, 1	own or Cit
	Ru	les and Regu	lations (	overning		
		Rendering of	Sewer Se	ervice		ECEIVE
RULE	12 Ext	ension of Co	llecting	Sewers	(	)CT 6 19
Α.	collecti there ar and/or r collecti its cert	e shall gove ng sewers by te no collect toadways. The ng sewers al tified area to towing terms	the Comp ing sewer e Company ong stree o serve r	pany in a rs in the y will ex ets or ro new custo	repshybe streets tend its ads with	in
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	wit sai Com cor in cor the und	olicant(s) sh th the Compan Id extension mpany a contr nstruction eq A.1, plus th mection fee( option of i ler the provi cering into s	y for the and shall ibution : ual to th e appropris). Apping s). Apping sions of	e install l tender in-aid-of he amount riate cus licant(s) g the mat Rule 121	lation of to the determi stomer shall h	ned
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ISSUED B			PRES	IDENT	POTOSI	, MISSO

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	Cancelling P.S.C.MO. Noall previous tariff(Original) SHEET No (Revised)
	Name of Issuing Corporation Community, Town or City 
	Rules and Regulations Governing Rendering of Sewer Service RECEIVED
	RULE 12 Extension of Collecting Sewers (continued)CT 6 1988
	<ol> <li>If, as a result of reasonably unforeseen MISSOURI circumstances, the actual cost of the blic Service Commiss extension exceeds the estimated cost of the extension, the Applicant(s) shall pay the added cost.</li> </ol>
	4. The cost to an Applicant or Applicants connecting to a sewer that was contributed by other Applicants shall be as follows:
	<ul> <li>(a) For single-family residential Applicants that are applying for service in a platted subdivision, the Company shall divide the actual cost of the extension (including income taxes) by the number of lots abutting said extension to determine the per lot extension cost. When counting lots, corner lots which abut existing mains shall be excluded.</li> </ul>
	(b) For single-family residential Applicants that are applying for service in areas that are unplatted in subdivision lots, the Applicants' cost shall be equal to the total cost of the extension divided by the total length of the extension in feet times 100 feet.
	(c) For industrial, commercial, or FILED multi-family residential Applicants, the cost will be equal to the amount NOV 5 1988 calculated for a single-family residence in Paragraphs 3a or 3b, above multiplied times a water usage factor vice Commiss
	*Indicates new rate or text +Indicates change
	DATE OF ISSUE DATE EFFECTIVE DATE EFFECTIVE Month day year
CANCELLED	ISSUED BY W. J. RUMMEL PRESIDENT POTOSI, MISSOURI name of officer title address

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ROGUE CI	REEK U	(Revised ) TILITIES, INCForROGUE_CREEK_VALLEY, INC.
· Name o	f Issuing	Corporation Community, Town or City WASHINGTON COUNTY, MISSOURI
	Rul R	es and Regulations Governing endering of Sewer Service
		RECEIVEL
RULE 12	Exte	nsion of Collecting Sewers (continued)CT 6 1988
	by d gall	water usage factor shall be determined ividing the average monthly usage in MISSOURI ons by 7,000 gallons, but shall Histicies rvice Comm than 1.
5.		nds of contributions shall be made to icant(s) as follows:
	(a)	Should the actual cost of extension be less than the estimated cost, the Company shall refund the difference as soon as the actual cost has been ascertained.
	(b)	After the Company has closed its books for the year in which a contribution was made, it will determine its actual income tax cost associated with each extension and refund any excess income tax costs collected from each Applicant.
	(c)	During the first ten years after the extension is completed, the Company will refund to the Applicants who paid for the extension monies collected from Applicants in accordance with Rule 12A 4 above.
	(d)	The sum of all refunds to any Applicant shall not exceed the total contribution, adjusted for taxes associated with the extension, which the Applicant has paid.
	(e)	Each refund shall be distributed to initial Applicant(s) based upon <b>Carrice Comm</b>
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CANCELLED ISS March 1, 2014 Missouri Public Service Commission SR-2013-0345; YS-2014-0221

RIGUE CREEK UTILITIES. INC. For ROGUE CREEK VALUEY. INC. Name of lassing Corporation Community, Town of City WASHINGTON COUNTY, MISSOUR Rules and Regulations Governing Rendering of Sewer Service RECEIVE RULE 12 Extension of Collecting Sewers (continued) percentage of the actual extension for Service Con contributed by each Applicant. 6. Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance. 7. The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund. 8. The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company. B. This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting severs exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting severs for 1988 Public Service Comm *Indicates new rate or text *Indicates new rate or text *Indicates new rate or text *Indicates change			lling P.S.C.MO. No.a		(Rev	ised)	
WASHINGTON COUNTY. MISSOUR         Rendering of Sewer Service       RECEIVE         RULE 12       Extension of Collecting Sewers (continued)       OCT 6       198         RULE 12       Extension of Collecting Sewers (continued)       MISSOURI         percentage of the actual extension FORK Service Contributed by each Applicant.       MISSOURI         6.       Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.       7.         7.       The Company reserves the right to connect future extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.       8.         8.       The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.         8.       This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting sewers FILED provide service to Applicant(s) under the following terms and conditions:         NOV 5 1988         Public Service Commit	<u>R</u> ]	GUE C	REEK UTILITIES,	INC. For-	ROGUE CREE	<u>IK VALLEY, J</u>	<u>NC.</u>
Rendering of Sever Service         RECEIVE           QCT 6         [15]           RULE 12         Extension of Collecting Severs (continued)           percentage of the actual extension fusic Service Contributed by each Applicant.         MISSOURI contributed by each Applicant.           6.         Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.           7.         The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.           8.         The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to suply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.           8.         This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting severs fileD provide service to Applicant(s) under the following terms and conditions:           MOV 5         1988	-			WA			
Rendering of Sever Service         RECEIVE           QCT 6         [15]           RULE 12         Extension of Collecting Severs (continued)           percentage of the actual extension public Service Contributed by each Applicant.         MISSOURI contributed by each Applicant.           6.         Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.           7.         The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.           8.         The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solley to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.           8.         This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting severs fileED provide service to Applicant(s) under the following terms and conditions:           MOV 5         1985	<b></b>		Dulas and Dawn				<b></b>
<ul> <li>RULE 12 Extension of Collecting Sewers (continued) percentage of the actual extension fust Service Comcontributed by each Applicant.</li> <li>6. Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.</li> <li>7. The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.</li> <li>8. The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extensions. the additional cost due to larger size shall be borne by the Company.</li> <li>8. This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions. The Company will connect said extensions to its existing collecting sewers for provide service to Applicant(s) under the following terms and conditions: NOV 5 1988</li> <li>PATE OF ISSUE 10 4.88 DATE EFFECTIVE</li> </ul>						- RECEIN	/EC
<ul> <li>RULE 12 Extension of Collecting Sewers (continued) <pre>percentage of the actual extension full SSOURT contributed by each Applicant.</pre> </li> <li>6. Extensions made under this rule shall be and remain the property of the Company in consideration of its perpetual upkeep and maintenance.</li> <li>7. The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.</li> <li>8. The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.</li> <li>B. This rule shall govern the extension of collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions. The Company will connect said extensions to its existing collecting sewers emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extensions to its existing collecting severs emittee Applicant(s) elects to construct said extension</li></ul>	<u>-</u>						
<ul> <li>B. This rule shall govern the additional cost due to be service to the Company. If the Company of the Company. If the Company desires and the station and the stational cost determination as to size and the stational cost determination as the company desires a pipe size or lift solely to the judgment of the Company.</li> <li>B. This rule shall govern the extension of collecting sewers swhere no collecting sewers switch marks and the additional cost due to hard the attent is considered to sole the company.</li> <li>B. This rule shall govern the extension of collecting sewers and extension. The company will connect said extensions. The Company will connect to said extensions. The Company will connect said extensions. The Company said conditions: NOV 5 1988</li> </ul>	RULE	12		-		inued)	
<ul> <li>and remain the property of the Company in consideration of its perpetual upkeep and maintenance.</li> <li>7. The Company reserves the right to connect future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.</li> <li>8. The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.</li> <li>B. This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions to its existing collecting sewers and extensions to its existing collecting sewers and extensions to its existing collecting sewers <b>MOV</b> 5 1988</li> <li>Public Service Committions: NOV 5 1988</li> </ul>			percentage of the contributed by	he actual e each Applic	xtension <b>f</b>	MISSOL Iblic Service C	JRI Omi
<ul> <li>future extensions to this collecting sewer and the attaching of customers to such further extensions shall not entitle Applicant(s) contracting for the original extension to additional refund.</li> <li>8. The pipe used in making extensions under this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.</li> <li>B. This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting sewers and the domain of the following terms and conditions: NOV 5 1988</li> <li>Public Service Commit *Indicates new rate or text +Indicates change</li> </ul>		6.	and remain the consideration of	property of	the Company	ny in	
<ul> <li>this rule shall be of a type and size which will be reasonably adequate to supply the area to be served. Such determination as to size and type of pipe shall be left solely to the judgment of the Company. If the Company desires a pipe size or lift station larger than reasonably required to provide service to the lots abutting said extension, the additional cost due to larger size shall be borne by the Company.</li> <li>B. This rule shall govern the extension of collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting sewers affled provide service to Applicant(s) under the following terms and conditions: NOV 5 1983</li> <li>Public Service Commit *Indicates new rate or text *Indicates change</li> </ul>		7.	future extension and the attaching further extension Applicant(s) con	ns to this ng of custo ons shall n ntracting f	collecting mers to su ot entitle or the orig	sewer ch	
collecting sewers to prospective customers in areas where no collecting sewers exist where Applicant(s) elects to construct said extensions. The Company will connect said extensions to its existing collecting sewers and ED provide service to Applicant(s) under the following terms and conditions: NOV 5 1983 Public Service Commission *Indicates new rate or text +Indicates change DATE OF ISSUE		8.	this rule shall will be reasona area to be serv to size and typ solely to the j the Company des station larger provide service extension, the	be of a ty bly adequat ed. Such d e of pipe s udgment of ires a pipe than reason to the lot additional	pe and size to supply tetermination hall be le the Company size or l ably requi- ts abutting cost due t	e which y the on as ft y. If ift red to said o	
*Indicates new rate or text +Indicates change DATE OF ISSUE	В.	coll area Appl exte exte prov	ecting sewers to s where no colle icant(s) elects nsions. The Com nsions to its ex ide service to A	prospective cting sewer to construct pany will c isting coll pplicant(s)	ve customer rs exist wh ot said connect sai lecting sew under the	ere d ers an <b>HED</b>	{
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	ROGUE CR	EEK UTILITIES, INC.	For_ ROGUE	CREEK VALLEY,	INC.
	Name o	Issuing Corporation		Community, Town or CON COUNTY, MIS:	-
		Rules and Regulat	ions Governin	lg	
		Rendering of Se	ewer Service		EIVED
	RULE 12	Extension of Colle	ecting Sewers	(continued)OCT	6 1988
	1.	Applicant(s) shall with the Company. provide that the A collecting sewers of all governments Company rules and said sewer to the accounting of the construction, and an amount equal to income tax cost, o rate.	The contract Applicant cons to meet the r al agencies an regulations, Company with actual cost o contribute to the Company'	shal <b>public Servi</b> truct said equirements ad the contribute a detailed of the Company s estimated	ISOURI ice Comm
	2.	Same as A8.			
	3.	The Company, or in have the right to extension prior to Company's collect:	inspect and t connecting i	est the	
	4.	Connection of the Company collecting only by represents	g sewers shall	be made	
	5.	The Company shall ownership and resp until Applicant(s) obligation as prov	ponsibility fo ) has met the	or the sewers contractual	
	6.	Same as A5.		FILED	
	1	(a) Same as A5(b	).		
		(b) Same as A5(c	).	NOV 5 1988	}
			PL	iblic Service Comr	nission
	*Indicates r +Indicates d	new rate or text change			
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	FORM NO. 13 P.S.C.MO. No. 2	(Original ) SHEET No *Rexised x) previous tariff@riginal ) SHEET No
	Cancelling P.S.C.MO. No.all_r	(Revised)
	<u>ROGHE CREEK UTILITIES, INC.</u> Name of Issuing Corporation	For ROGUE CREEK VALLEY, IN Community, Town or City
		WASHINGTON_COUNTY, MISSOURI
	Rules and Regulati	
	Rendering of Sew	er Service
	(c) Same as A5(d).	
	(d) Same as A5(e).	RECEIVED
	7. Same as A7.	OCT 6 1988
		MISSOURI
		Public Service Commission
	}	
		-
		FILED
		NOV 5 1988
		Public Service Commission
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	*Indicates new rate or text	
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		NOV 5 / 198
	DATE OF ISSUE 10 - 4- 88	DATE EFFECTIVE
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CELLED n 1, 2014	ISSUED BY W. J. RUMMEL name of officer	PRESIDENT POTOSI, MISSOU

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