

**SUPERIOR WATER, LIGHT AND POWER COMPANY**  
 Superior, Wisconsin

Vol 3 SHEET NO 1  
2nd Rev SCHEDULE \_\_\_\_\_  
 AMEND NO 111

Public Service Commission of Wisconsin  
 RECEIVED: 12/29/06, 2:00:08 PM

CLASS OF SERVICE	TITLE		TYPE OF UTILITY
	Superior Water, Light and Power Company 2915 Hill Ave Superior, Wisconsin 54880		
	Schedule of Rates for Electricity, Gas and Water supplied in Douglas County:		
	<u>Electricity</u>	<u>Gas</u>	<u>Water</u>
	City of Superior	City of Superior	City of Superior
	Villages of Superior	Villages of Lake	Village of Superior
	Oliver	Nebagamon	
	Towns of Superior	Poplar	
	Parkland	Solon Springs	
	Lakeside	Superior	
	Frog Creek*	Towns of Amnicon	
		Bennett	
	*Washburn County	Brule	
		Hawthorne	
		Highland	
		Maple	
		Parkland	
		Solon Springs	
		Superior	
	<u>Rate Report Volume No 3</u>		
	Original Schedules Issued	<u>March 1, 1981</u>	
	Original Schedules Effective	<u>March 1, 1981</u>	
	Revised Sheets Issued and Effective as Noted Thereon		

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**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued December 29, 2006  
 PSC Authorization by Order No 5820-UR-110

January 1, 2007  
 Letter SJP 12/26/06

CLASS OF SERVICE

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## CLASS OF SERVICE

## TYPE OF UTILITY

**SERVICE REGULATIONS****ELECTRIC, GAS AND WATER**GENERAL STATEMENT OF PURPOSE

These Service Regulations are designed to govern the supplying and taking of utility service in such manner as will secure to each customer the greatest practicable latitude in the use of service consistent with good service to himself and other customers and with safety to customers and the Company.

Wisconsin Administrative Code Chapters PSC 113, Service Rules for Electrical Utilities; 134, Standards for Gas Service; and 185, Standards for Water Public Utility Service are incorporated herein by this reference.

SECTION I - DEFINITION OF CLASSES OF CUSTOMERS

- 1) Residential Service Customers are those customers who purchase service for domestic purposes in a single-family dwelling, individual flat or individual apartment in a multi-family dwelling or building or portion thereof occupied as the home, residence or living quarters of one or more persons.
- 2) Commercial Service Customers are those customers engaged in selling, warehousing or distributing a commodity, in some business or trade activity or in a profession, or in some other form of economic or social activity (offices, stores, clubs, hotels, etc) and to customers that do not directly come under one of the other classifications of customers.
- 3) Industrial Service Customers are those customers engaged in a process which creates or changes raw or unfinished materials into another form or product or are engaged in the storage or transportation of raw materials.

SECTION II - INFORMATION AVAILABLE TO CUSTOMERS

These Service Regulations and all Rate Schedules are on file in the Company's office and with the Public Service Commission of Wisconsin. Copies are obtainable by any customer upon request made in person, by telephone or by mail.

See also, Wis. Admin. Code PSC 113.0501, 134.05 and 185.22.

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<b><u>SECTION III - APPLICATION FOR SERVICE</u></b>	
The information gathered during the Application for Service process is input into the Customer Information/Billing System, and when properly executed, becomes binding and is termed a Utility Service Agreement.	
<b><u>SECTION IV - RESPONSIBILITY FOR USE OF SERVICE</u></b>	
<ol style="list-style-type: none"><li>1) Receipt of Service shall make the user a customer of the Company, subject to its rates, rules and regulations, whether service is based upon contract, signed application, or otherwise.</li><li>2) Subject to its rates, rules and regulations, the Company will continue to supply service until ordered to discontinue, and the customer will be responsible for payment for all service furnished until discontinued.</li><li>3) New occupants of premises previously receiving service must make official application to the Company before commencing the use of service.</li><li>4) Customers who have been receiving service must notify the Company when discontinuing service, otherwise they will be liable for the use of the service by their successors, should said successors refuse to pay.</li><li>5) Customers assume all responsibility on the customer's side of the point of delivery for the service supplied or taken, as well as for the service installation, appliances and apparatus used in connection therewith, and shall save the Company harmless from and against all claims for injury or damage to persons or property occasioned by or in any way resulting from such service or the use thereof on the customer's side of the point of delivery. Also, the customer shall maintain his facilities and premises in a manner and condition which readily provides for the removal of the Company's metering equipment and prevents unmetered losses.</li></ol>	

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SECTION IV - RESPONSIBILITY FOR USE OF SERVICE (cont'd)

- 6) a) Service is for the customer's use only and under no circumstances may the customer or his agent or any other individual, association or corporation install meters for the purpose of remetering or reselling or otherwise disposing of service supplied the customer to lessees, tenants or others except in accordance with a rate schedule of the Company which authorizes such use of service.
- b) In case of unauthorized remetering, sale, extension or other disposition of service, the Company may discontinue the supplying of service to the customer as provided under Section IX -Disconnection.
- c) In no case shall the customer, except with the written consent of the Company, extend or connect his installation to wiring and/or piping across or under a street, alley, lane, court or avenue or other public or private space in order to obtain service for adjacent property through one meter even though such adjacent property be owned by the customer. Such consent may be given when such adjacent properties are operated as one integral unit under the same name and for carrying on parts of the same business.
- d) Due to a definite limited capacity of the Company's wiring, piping, meters and other facilities used in supplying service to the customer, the customer shall give notice to the Company and obtain the Company's written consent before making any material changes or increases in the customer's installation. The Company, as promptly as possible after receipt of such notice, will give its approval to the proposed change or increase, or will advise the customer upon what conditions service can be supplied for such change or increase. Failure to secure the Company's approval shall make the customer liable for any damage to the Company's facilities.

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SECTION V - DISCONTINUANCE OF SERVICE

Notice by customers of discontinuance of service will be accepted at the Company's office. Such notice may be submitted by written or telephone communication.

SECTION VI - CONNECTION AND RECONNECTION CHARGE

- 1) Connection - When application is made for metered service by a new or successor customer, a connection charge of \$15.00 during regular working hours and \$30.00 after regular office hours shall be applied to cover the costs involved in reading and/or setting the meter(s) and establishing the customer record.

The connection charge will be waived in the case of service connections for landlords who are assuming service between tenants and have written agreements on record and in force with the Company. These written agreements specify cooperation between the landlord and the Company regarding accessibility to metering, notification of tenant changes and acceptance or nonacceptance of service between tenants.

- 2) Reconnection - In the event of service disconnection for a rule violation, the following reconnection charges will apply for restoring service:

RESIDENTIAL CLASS CUSTOMERS:

During regular office hours	\$24.00 for each metered service
After regular office hours	\$72.00 for each metered service
Maximum charge for multiple meters	\$100.00

NONRESIDENTIAL CUSTOMERS:

The actual cost of reconnecting the service, but in no event shall the reconnection charge be less than that set for residential class customers.

- 3) See also, Wis. Admin. Code PSC 113.0303 and 134.0623.

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**SECTION VII - DEPOSIT RULE**

1) **New Residential Service**

See Wis. Admin. Code PSC 113.0402, 134.061 and 185.36.

2) **Existing Residential Service**

See Wis. Admin. Code PSC 113.0402, 134.061 and 185.36.

3) **New Commercial or Industrial Service**

See Wis. Admin. Code PSC 113.0403, 134.0615 and 185.361.

4) **Existing Commercial or Industrial Service**

See Wis. Admin. Code PSC 113.0403, 134.0615 and 185.361.

5) **Conditions of Deposit**

For residential accounts see Wis. Admin. Code PSC 113.0402, 134.061 and 185.36.

For commercial accounts see Wis. Admin. Code PSC 113.0403, 134.0615 and 185.361.

**SECTION VIII - GUARANTEE TERMS AND CONDITIONS**

For residential accounts, see Wis. Admin. Code PSC 113.0402, 134.061 and 185.36.

For commercial accounts see Wis. Admin. Code PSC 113.0403, 134.0615 and 185.361.

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**SECTION IX – DISCONNECTION**

For electric service – residential, see Wis. Admin. Code PSC 113.0301, 113.0304 and 113.0305.

For electric service – commercial, see Wis. Admin. Code PSC 113.0302.

For gas service – residential, see Wis. Admin. Code PSC 134.062, 134.0624 and 134.0625.

For gas service – commercial, see Wis. Admin. Code PSC 134.0622.

For water service, see Wis. Admin. Code PSC 185.37.

A copy of the Company's "Final Notice" of disconnection appears below on sheet number 7.

**SECTION X - DEFERRED PAYMENT AGREEMENT**

See Wis. Admin. Code PSC 113.0404, 134.063 and 185.38.

A copy of the Company's "Deferred Payment Agreement" form appears below on sheet number 8.

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Copy of Final Notice

SUPERIOR WATER LIGHT AND POWER COMPANY  
 P. O. Box 519  
 Superior, WI 54880  
**FINAL NOTICE**

Dear Customer:

Your account is past due. Unless payment is posted to your account by the date shown below, service will be disconnected. To avoid reconnection charges and service interruption for up to 24 hours, please respond promptly. If you have a current payment arrangement with SWL&P, please disregard this notice.

Your service will be disconnected on or after mm/dd/yyyy unless the account is paid in full, or arrangements are made to pay under a deferred payment agreement, or equipment changes are made in keeping with the reason(s) for disconnection listed below.

- A. Failure to pay delinquent account balance.
- B. Failure to comply with deferred payment agreement.
- C. Failure to comply with deposit agreement.
- D. Diversion of utility service.
- E. Other violation of utility rules of service.

If service is disconnected, payment must be made at the Mariner Mall drop box near the 28th St Theater entrance, accessible 24 hours a day. Pay your bill by phone or online using a check or credit card. Call Speedpay at 1-866-678-8868 or visit <http://www.mnpower.com/about\_mp/swlp/speedpay.htm> Once payment is confirmed, service will be reconnected. However, most reconnections will occur the day after the disconnection. You will be charged a \$21 reconnect fee per service during regular business hours and \$68 per service after hours. Immediately contact this office at 395-6201 for any of the following reasons:

- A. If you dispute the notice of delinquent account.
- B. If you wish to negotiate a deferred payment agreement.
- C. If any resident is seriously ill.
- D. If there are other extenuating circumstances such as: infants, young children, aged or disabled residents, residents on life support systems or equipment, or residents with developmental disabilities.

Residential utility service will be continued or restored for up to 21 days during a serious illness or protective services emergency if you submit a statement from a licensed Wisconsin physician, or notice from a public health or social service official, identifying the serious illness of a resident and the period of time during which disconnection would aggravate the illness.

You have the right to appeal to the staff of the Public Service Commission if an agreement cannot be made concerning the reason(s) for disconnection or the amount of your utility bill. The toll free number for the Public Service Commission of Wisconsin 1-800-225-7729

*Please return bottom portion of this statement with your payment.*

Disconnection Date mm/dd/yyyy	Location of Premises: 2915 Hill Ave/Superior, WI
<b>SWLP</b>	Meter Number      Rate
PAST DUE TOTAL:      \$ xxx.xx	xxxxx      ER1
Date Issued:      mm/dd/yyyy	xxxxx      GH1
Account Number:      xxxxxxxxxx	xxxxx      WG1

Joe Customer  
 2915 Hill Ave  
 Superior, WI 54880-0519

SWLP  
 P.O. Box 519  
 Superior, WI 54880-0519

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**DEFERRED PAYMENT AGREEMENT FORM**

DEFERRED PAYMENT AGREEMENT

I, \_\_\_\_\_, of \_\_\_\_\_, Superior, Wisconsin, agree to pay the delinquent utility bill of \$\_\_\_\_\_, by paying for the current month's usage and \$\_\_\_\_\_ each month on the delinquent portion of the utility bill.

It is further understood that if I do not fulfill the deferred payment agreement, the Superior Water, Light and Power Company shall have the right to disconnect services under Wisconsin Administrative Code Sections PSC 113.0301; 113.0304; 134.062; 134.0624 and 185.37 and the Company shall not be required to offer subsequent negotiation of a deferred payment agreement prior to disconnection.

**IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU HAVE THE RIGHT TO MAKE A COUNTER OFFER AND, IF IT IS REJECTED, YOU HAVE THE RIGHT TO APPEAL THIS PROPOSED AGREEMENT TO THE PUBLIC SERVICE COMMISSION OF WISCONSIN, DURING WHICH TIME THE UTILITY MAY NOT DISCONNECT YOUR SERVICE. THIS DOES NOT RELIEVE YOU FROM THE OBLIGATION TO PAY BILLS THAT ARE INCURRED AFTER COMMENCEMENT OF DISPUTE PROCEDURES. IF YOU DO SIGN THIS AGREEMENT YOU GIVE UP YOUR RIGHT TO DISPUTE THE AMOUNT DUE UNDER THE AGREEMENT EXCEPT FOR THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.**

WITNESS \_\_\_\_\_

DATE \_\_\_\_\_

CUSTOMER \_\_\_\_\_

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**SECTION XI - DISPUTE PROCEDURES**

See Wis. Admin. Code PSC 113.0407, 134.064 and 185.39.

**SECTION XII - APPLICATION OF RATES**

- 1) The schedules of rates apply where service is furnished in any one month to one customer at one location for one class of service through one meter. The schedule of rates is based on delivering and billing service to the ultimate user for retail service only and does not permit resale or redistribution.
  
- 2) Where a single large commercial, industrial or institutional customer occupies more than one unit of space in the conduct of the same business, each separate unit will be metered separately and considered a distinct customer, unless the customer makes the necessary provisions for circuits approved by the Company to permit the metering of all the energy and coincidental demands for each class of service in the various units at a single metering location. This rule shall apply only where the units are located on contiguous property with no intervening public property or private property controlled by others. At the request of the customer, and with the approval of the Company, and subject to applicable governmental requirements, more than one service connection may be provided when necessary to meet large capacity requirements, subject to the conditions set forth above with reference to metering at a single location.
  
- 3) In those cases where, at the Company's election, two or more meters are installed at a single metering location on the same premises for the same customer for the same class of service, the amount of electricity (kW and kWh), gas (therm), and water (Ccf) supplied for the same class of service through all such meters will be combined in arriving at the total charge, and the minimum bill will be the same as though one meter was installed.
  
- 4) A "month" does not refer to calendar month, but shall mean the period between any two consecutive readings of the meters by the Company.

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**SECTION XIII - METERING**

1) **Meter Installation**

Meters are furnished by the Company and set without charge; however, permits are required by the authorized inspector. Affidavits are permissible for state, city and county applications or in those areas where inspectors are not assigned.

See also, Wis. Admin. Code PSC 113.0804, 113.0808, 113.0809, 134.11 185.53 and 185.61.

2) **Meter Tests**

All meter tests, records and billing adjustments for meters with errors greater or less than prescribed limits are made in accordance with rules and regulations governing service by public utilities prescribed by the Public Service Commission.

See also, Wis. Admin. Code PSC 113.0806 – 113.0924, 134.26 – 134.31 and 185.61 – 185.79.

**SECTION XIV - CHARGES AND BILLINGS**

1) **Meter Readings**

Readings of all meters used for determining charges to customers shall be scheduled monthly and every effort shall be made to read meters on corresponding days of each meter reading period. When access to meters cannot be gained, a meter reading form will be left at the premise. If the meter reading form is not left, or the form is not returned in time for the billing operation, an estimated bill will be rendered. A Company representative shall read the meter(s) at least each 6 months and when there is a change of customer.

See also, Wis. Admin. Code PSC 113.0405, 134.12, 185.32 and 185.37(2)(e).

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**SECTION XIV - CHARGES AND BILLINGS** (cont'd)

2) Billing

Bills ordinarily are rendered regularly at monthly intervals, but may be rendered more or less frequently at Company's option.

See also, Wis. Admin. Code PSC 113.0405, 134.13 and 185.33.

3) Failure of Meters to Register Properly

See Wis. Admin. Code PSC 113.0924, 134.14, 185.34 and 185.35.

4) Billing for Energy Lost Due to Grounds on Customer's Equipment or Water Leaks on Customer's Equipment

Where accidental electrical grounds or water leaks occur on the customer's equipment, the Company will bill the customer for total usage on the meter at the rate currently in effect for his service. No discounting will be made for these losses.

The Company assumes no responsibility for damages or losses due to electrical grounds or water leaks on customer installations and reserves the right to disconnect a customer for failure to correct the ground or leak after reasonable notice.

See also, Wis. Admin. Code PSC 113.0925, 185.34 and 185.35.

5) Billing Stopped Meters

See Wis. Admin. Code PSC 113.0924, 134.14, 185.34 and 185.35.

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SECTION XIV - CHARGES AND BILLINGS (cont'd)6) Diversion of Service

- a) Where the Company has reasonable evidence that a customer is obtaining utility service in whole or in part, by means of devices or methods used to stop or interfere with the proper metering of the utility service being delivered to his equipment, the Company reserves the right to estimate and present immediately a bill for unmetered service as a result of such interference and such bill shall be payable subject to disconnection of service.
- b) When the Company has disconnected the customer for any such reason, the Company will reconnect the customer upon the following conditions:
- 1) The customer will be required to deposit with the Company an amount sufficient to guarantee the payment of the customer's bill for utility service.
- See also, Wis. Admin. Code PSC 113.0402, 113.0403, 134.134.061, 134.0615, 185.36 and 185.361.
- 2) The customer will be required to pay the Company for any and all damages to its equipment on the customer's premises due to such stoppage or interference with its metering.
  - 3) The customer must further agree to comply with reasonable requirements to protect the Company against further losses.
- c) Where stoppage or interference is in connection with electric service metering, the customer may be required to install, at his own expense, tamper-resistant equipment.

See also, Wis. Admin. Code PSC 113.0805.

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**SECTION XIV - CHARGES AND BILLINGS (cont'd)****6) Diversion of Service (cont'd)**

- d) Should the Company subsequently have reasonable evidence that such customer is receiving utility service, either wholly or partly unmetered, either in his name or for his use, the Company reserves the right to discontinue all utility service to such customer or for his use and to refuse further service until proper restitution has been made.

**7) Payments**

- a) The due date entered on the bill will be no less than 20 days after the date of issuance, unless otherwise provided for in any contract.
- b) Failure to receive a bill does not relieve the customer of the obligation to make payment by the due date.
- c) A Late Payment charge of 1% per month will be added to utility bills not paid and credited prior to the succeeding monthly billing. Any utility charges unpaid after 20 calendar days from the date of billing will be subject to a Late Payment charge. The Late Payment charge is applicable to all retail customers. The Late Payment charge will be applied to the total unpaid balance for utility service, including any unpaid Late Payment charges. Late Payment charges will continue to compound until the past due amount is deemed uncollectible and the utility bill is written off.

For purposes of this subsection, the unpaid utility bill balance for customers under the Budget Billing Plan shall mean the utility budget arrears balance and not the accumulated actual utility balance. If a customer is removed from the Budget Billing Plan, their actual utility bill balance will be subject to Late Payment charges as per this subsection.

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<p><b><u>SECTION XIV - CHARGES AND BILLINGS</u></b> (cont'd)</p> <p>7) <u>Payments</u> (cont'd)</p> <p style="margin-left: 40px;">c) (cont'd) For those customers having completed a Deferred Payment Agreement with the Company, no Late Payment charges on the deferred payment amount will be applied if the customer fulfills the terms of the Deferred Payment Agreement. No Late Payment charges will be charged on the utility bill balances in dispute while dispute procedures are underway. Late Payment charges will be retroactively charged on the settled amount due after dispute procedures are completed. No properly applied Late Payment charges may be later removed from the utility billing.</p> <p style="margin-left: 40px;">See also, Wis. Admin. Code PSC 113.0406, 134.13 and 185.33.</p> <p style="margin-left: 40px;">d) The utility customer shall be given a written notice no sooner than 20 days after the bill is issued and unless payment or satisfactory arrangement for payment is made within the next 10 days, service may be disconnected pursuant to the Wis. Admin. Code PSC 113.0301, 113.0302, 134.062, 134.0622 and 185.37.</p> <p style="margin-left: 40px;">e) A charge of \$20.00 will be applied to the customer's account when a check is returned to the Company for insufficient funds.</p> <p>8) <u>Budget Payment Plan</u></p> <p style="margin-left: 40px;">Any customer, upon application to the Company, may have their electric, gas and water service billed on the Budget Payment Plan. Each customer's budget plan year will begin upon Company acceptance of the application.</p> <p style="margin-left: 40px;">The Budget Payment Plan shall be determined as follows:</p> <p style="margin-left: 40px;">a) The customer's estimated consumption (based on the most recent 12 months use or, where no statistics are available, on the Company's best estimate) and the estimated applicable rates for the succeeding 12-month period will be billed in 12 equal installments during that period.</p>	

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Issued May 19, 2005

May 19, 2005

PSC Authorization by Order No 5820-UR-109

Letter: CLZ 5/17/05

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<b>SECTION XIV - CHARGES AND BILLINGS (cont'd)</b>	
8) <u>Budget Payment Plan (cont'd)</u>	
<p>b) The Budget Payment Plan customer shall be informed at the time of application that budget amounts shall be reviewed every six months and changed if necessary. Adjustments to the budget amount shall be made with the objective that the customer's underbilled or overbilled balance at the end of the budget year shall be less than one month's budget amount. When an adjustment is made to a budget payment amount, the customer shall be notified by means of a bill insert, a message printed on the bill itself, or both, at the same time the bill containing the adjustment is rendered.</p> <p>c) At the end of the customer's Budget Payment Plan year, a new monthly budget amount for the next 12 months will be determined as in step 1) above. If the account has a credit balance at the end of the budget year, the Company will apply it against the customer's account or, at the customer's request, refund the balance. If the account has a debit balance owing, the customer may pay the balance or have it added to the estimated cost of the next year's service. All budget plan customers will receive written notice of any changes in their monthly budget figure.</p> <p>d) Customers on the Budget Payment Plan who fail to make a budget payment by the due date are subject to the late payment charge as described in Section XIV, Paragraph 7(c) of the Company's Service Regulations. The late payment fee is applicable regardless of the customer's actual utility balance.</p> <p>e) If a customer on the Budget Payment Plan defaults on two consecutive monthly budget billings, the Company may remove the customer from the plan and the total amount owing will become due. Thereafter, the customer will be billed as a regular account and be subject to the rules and regulations for delinquent accounts as filed with and approved by the Public Service Commission of Wisconsin.</p>	
See also, Wis. Admin. Code PSC 113.0406 (5), 134.13 (5) and 185.33 (16).	

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EFFECTIVE FOR SERVICE ON AND AFTER

Issued December 29, 2006

January 1, 2007

PSC Authorization by Order No 5820-UR-110

Letter: SJP 12/26/06

CLASS OF SERVICE

TYPE OF UTILITY

**SERVICE REGULATIONS****ELECTRIC, GAS AND WATER****SECTION XV - OTHER PROVISIONS****1) Access to Customer's Premises**

Authorized agents of the Company shall have access to customer's premises at all reasonable times for the purpose of reading meters, making repairs, making inspections, removing Company's property, or for any other purpose incident to the service.

See Wis. Stats. s. 196.171.

**2) Inspection by the Company**

The Company retains the right, but does not assume the duty, to inspect the customer's installation at any time and will refuse to commence or to continue service whenever it does not consider such installation to be in safe or good operating condition, but the Company does not in any event assume any responsibility whatever in connection with such matters.

**3) Protection by Customer**

Customer shall protect Company's wiring, piping and apparatus on customer's premises and shall permit no one except Company's agents or persons authorized by law to inspect or handle same. In the event of any loss or damage to such property of Company caused by or arising out of carelessness, neglect or misuse by customer or other unauthorized persons, the cost of making good such loss or repairing such damage shall be paid by customer.

**4) Continuity of Service**

The Company will use reasonable care to provide an uninterrupted and regular supply of service to its customers. It does not assume direct liability for losses or damage to persons or property due to its service, or as a result of failure of the service, interruption, or variation because of an Act of God, strike, or any causes beyond the Company's control.

The Company shall not be liable for any losses, injuries or damages to persons or property due to disconnection of service in accordance with Section IX of these service regulations and with Commission rules and regulations.

**EFFECTIVE FOR SERVICE ON AND AFTER**Issued June 11, 2003May 16, 2003PSC Authorization by Order No 5820-UR-108

Letter: \_\_\_\_\_

CLASS OF SERVICE

TYPE OF UTILITY

**SERVICE REGULATIONS****ELECTRIC, GAS AND WATER****SECTION XV - OTHER PROVISIONS** (cont'd)4) Continuity of Service (cont'd)

The Company reserves the right, without incurring any liability therefor, to curtail or temporarily interrupt the customer's service when necessary to make repairs, replacement or changes to the Company's facilities either on or off the customer's premises. The Company will make an effort to notify its customers of a planned interruption of service in advance.

5) Voltage Regulation - Electric Utility

See Wis. Admin. Code PSC 113 Subchapter VII.

6) Unit of Measurement - Gas Utility

The unit of measurement for rate application purposes shall be the therm. One therm equals 100,000 Btu's of heat. As such, the unit of volume of gas, the cubic foot, shall be adjusted for the heat content of that volume of gas to determine the therm content. One therm equals 1 Ccf of 1000 Btu gas. The term "cubic foot of gas", wherever used in the Company's rate schedules shall mean a cubic foot of gas at an absolute pressure of 14.73 pounds (psi) and a temperature of 60 degrees Fahrenheit. Where small volume deliveries of gas are supplied to the customer at average system pressures, a cubic foot of gas shall be the volume of gas which, at the temperature and pressure existing in the meter, occupies one cubic foot.

7) High Service Pressure - Gas Utilitya) Availability

Gas at pressures higher than Company's Standard Service Pressure of 8 inches water column will be made available to a customer upon request if high pressure gas is available at the customer's premises or may be made available in accordance with Company's filed extension rules, and when such high pressure is required for proper operation of the customer's present or proposed utilization equipment.

When a High Service Pressure is made available as provided above, a specific service pressure shall be agreed upon by the Company and the customer.

EFFECTIVE FOR SERVICE ON AND AFTER

Issued June 11, 2003May 16, 2003PSC Authorization by Order No 5820-UR-108

Letter: \_\_\_\_\_

CLASS OF SERVICE	TYPE OF UTILITY
<b>SERVICE REGULATIONS</b>	<b>ELECTRIC, GAS AND WATER</b>
<b>SECTION XV - OTHER PROVISIONS (cont'd)</b>	
7) <u>High Service Pressure - Gas Utility (cont'd)</u>	
b) <u>Measurement</u>	
<p>For the purposes of correcting high pressure gas measurements, the following values will be used:</p>	
Temperature base:	60° F.
Assumed atmospheric pressure:	14.45 psi
Pressure base:	14.73 psi
8) <u>Protective Devices - Water Utility</u>	
a) <u>Protective Devices in General</u>	
<p>The owner or occupant of every premise receiving water supply shall apply and maintain suitable means of protection of the premise supply, and all appliances thereof, against damage arising in any manner from the use of the water supply, variation of water pressure, or any interruption of water supply.</p>	
<p>Particularly, such owner or occupant must protect water-cooled compressors for refrigeration systems by means of high and/or low pressure safety cut-out devices. There shall likewise be provided means for the prevention of the transmission of water ram or noise of operation of any valve or appliance through the piping of their own or adjacent premises.</p>	

EFFECTIVE FOR SERVICE ON AND AFTER

Issued June 11, 2003

May 16, 2003

PSC Authorization by Order No 5820-UR-108

Letter: \_\_\_\_\_

CLASS OF SERVICE	TYPE OF UTILITY
<b>SERVICE REGULATIONS</b>	<b>ELECTRIC, GAS AND WATER</b>
<b><u>SECTION XV - OTHER PROVISIONS (cont'd)</u></b>	
<p>8) <u>Protective Devices - Water Utility (cont'd)</u></p> <p>b) <u>Relief Valves</u></p> <p>On all "closed systems" (i.e., systems having a check valve, pressure regulator, or reducing valve, water filter or softener) an effective pressure relief valve shall be installed at or near the top of the hot water tank, or on the hot water distribution pipe connection to the tank. No stop valve shall be placed between the hot water tank and the relief valve or on the drainpipe.</p> <p>c) <u>Air Chambers</u></p> <p>An air chamber or approved shock absorber shall be installed at the terminus of each riser, fixture branch, or hydraulic elevator main for the prevention of undue water hammer. The air chamber shall be sized in conformance with local plumbing code. Where possible, the air chamber should be provided at its base with a valve for water drainage and replenishment of air.</p> <p>d) <u>Cross Connections</u></p> <p>Piping from the potable water supply may not be connected to any other source of water or be used in any process without approved back flow protection. All back flow devices installed must be approved by the Company and any governmental body having jurisdiction.</p>	
<b><u>SECTION XVI - MISCELLANEOUS REGULATIONS</u></b>	
<p>1) <u>Orders of Governmental Bodies Having Jurisdiction</u></p> <p>Any change in the provisions of a Service Agreement of which these Service Regulations are a part, which may be ordered by any governmental body having jurisdiction, shall affect only that portion or portions of such Service Agreement specifically ordered to be changed, all other portions remaining in full force and effect.</p>	

EFFECTIVE FOR SERVICE ON AND AFTER

Issued June 11, 2003

May 16, 2003

PSC Authorization by Order No 5820-UR-108

Letter: \_\_\_\_\_

**SUPERIOR WATER, LIGHT AND POWER COMPANY**

Superior, Wisconsin

Vol 3 SHEET NO 300

15th Rev SCHEDULE WG1

AMEND NO 38

Public Service Commission of Wisconsin  
RECEIVED: 12/27/12, 8:46:00 AM

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CLASS OF SERVICE	TYPE OF UTILITY
<b>GENERAL SERVICE - METERED</b>	<b>WATER</b>
<hr/>	
<u>APPLICATION</u>	
To water service for all classes of customers within the distribution area.	
<u>RATE (Monthly)</u>	
<u>Meter Size</u>	<u>Customer Charge</u>
5/8 - inch	\$ 17.00
3/4 - inch	17.00
1 - inch	26.00
1½ - inch	44.00
2 - inch	61.00
3 - inch	91.00
4 - inch	134.00
6 - inch	217.00
8 - inch	305.00
10 - inch	400.00
12 - inch	520.00
 <u>Commodity Charge</u>	
First	2,000 cubic feet used each month - \$5.05 per 100 cubic feet
Next	48,000 cubic feet used each month - \$4.80 per 100 cubic feet
Next	50,000 cubic feet used each month - \$4.10 per 100 cubic feet
Over	100,000 cubic feet used each month - \$3.05 per 100 cubic feet
 <u>MINIMUM CHARGE (Monthly)</u>	
The applicable Customer Charge.	
 <u>CONTRACT PERIOD</u>	
The minimum contract period shall be one year unless otherwise specified by special contract or in the applicable rate schedule. Where the Company has disconnected service at the customer's request prior to expiration of the minimum contract period, a reconnection charge shall be made, payable in advance, when the customer requests reconnection of service. The reconnection charge is \$24.00 during regular working hours and \$72.00 during other than regular working hours.	

**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued November 28, 2012

January 1, 2013

PSC Authorization by Order No 5820-UR-113

Letter: SJP 11/28/12

CLASS OF SERVICE

TYPE OF UTILITY

**GENERAL SERVICE - METERED**

**WATER**

CONTRACT PERIOD (Cont'd)

If reconnection is requested for the same location by any member of the same household, or, if a place of business, by any partner or employee of the same business, it shall be considered as the same customer.

PROMPT PAYMENT OF BILLS

See Section XIV - "Charges and Billings" of the Company's Service Regulations.

COMBINED METERING

When a consumer's premises has several buildings, each supplied with service and metered separately, the full service charge will be billed for each meter separately and the readings will not be cumulated.

Buildings used in the same business, located on the same parcel, and served by a single lateral may have the customer's water supply piping installed to a central point so that volume can be metered in one place. If the Company, for its own convenience, installs more than one meter, the readings will be cumulated for billing.

SERVICE REGULATIONS

Service is subject to the orders of regulatory bodies having jurisdiction and to the Company's Service Regulations currently on file in the Company's office.

EFFECTIVE FOR SERVICE ON AND AFTER:

Issued May 19, 2005

May 19, 2005

PSC Authorization by Order No 5820-UR-109

Letter: CLZ 5/17/05

CLASS OF SERVICE	TYPE OF UTILITY
<b>SEASONAL, EMERGENCY OR TEMPORARY</b>	<b>WATER</b>
<b><u>APPLICATION</u></b>	
To water service for all classes of customers within the distribution area desiring service on less than a yearly basis, or for temporary purposes.	
<b><u>BILLING</u></b>	
Seasonal customers* shall pay an annual seasonal service charge equal to twelve times the applicable service charge in Schedule WG1. Water use in any billing period shall be billed at the applicable volume rates in Schedule WG-1 and the charge added to the annual seasonal service charge.	
Further, if service has been disconnected, a charge under the Company's Service Regulations, Section VI, shall be applied at the time of reconnection.	
*Seasonal customers are general service customers whose use of water is normally for recurring periods of less than one year.	

Issued May 19, 2005

PSC Authorization by Order No 5820-UR-109

EFFECTIVE FOR SERVICE ON AND AFTER:

May 19, 2005

Letter: CLZ 5/17/05

CLASS OF SERVICE	TYPE OF UTILITY
<b>PUBLIC SERVICE</b>	<b>WATER</b>
<b><u>APPLICATION</u></b>	
To water service to the City of Superior for water used on an intermittent basis for flushing sewers, street sprinkling, flooding skating rinks, drinking fountains, and other similar purposes.	
<b><u>SPECIAL CONDITIONS</u></b>	
Service shall be from permanent installations wherever practicable. However, when no permanent installations are readily available, water shall be taken from fire hydrants most accessible to the work. The hydrants to be used for such purposes shall be established by agreement between the City and the Company, and, to the extent that it is practicable, all water used shall be metered. The Company will supply the City with the number of meters the City deems necessary for use at such installation.	
<b><u>BILLING</u></b>	
Service will be billed under Schedule WG1. The total Customer Charge will be determined according to the number and sizes of meters required at all installations, permanent or otherwise.	
The quantity of water used each month of all water metered and estimated (where metering is impracticable) shall be combined and billed as though through one meter using the rates set forth in Schedule WG1.	

**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued   May 19, 2005  

  May 19, 2005  

PSC Authorization by Order No   5820-JR-109  

  Letter: CLZ 5/17/05

CLASS OF SERVICE	TYPE OF UTILITY								
<b>METERED HYDRANT CONNECTIONS</b>	<b>WATER</b>								
<p>Temporary use of metered connections to hydrants may be made based on the charges detailed below. Customers without an established satisfactory credit record with the Company shall make an advance payment of the charges.</p>									
<table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 60%;">Service charge for set and removal*</td> <td style="text-align: right;">\$ 50.00</td> </tr> <tr> <td>Water usage (minimum charge)</td> <td style="text-align: right;">50.00</td> </tr> <tr> <td>Deposit</td> <td style="text-align: right;"><u>400.00</u></td> </tr> <tr> <td>Total</td> <td style="text-align: right;"><b>\$500.00</b></td> </tr> </table>	Service charge for set and removal*	\$ 50.00	Water usage (minimum charge)	50.00	Deposit	<u>400.00</u>	Total	<b>\$500.00</b>	
Service charge for set and removal*	\$ 50.00								
Water usage (minimum charge)	50.00								
Deposit	<u>400.00</u>								
Total	<b>\$500.00</b>								
<p>The deposit will be refunded if equipment is returned to the Company undamaged. The customer will be billed for the cost of repair or replacement of damaged or lost equipment in excess of the forfeited deposit.</p>									
<p>Water usage will be billed at the appropriate commodity charge as stated in Schedule WG1 except that a minimum charge of \$50.00 shall apply for each 30-day period or fraction thereof for which the hydrant meter is installed at customer request.</p>									
<p>*If the actual charges for set and removal per the service order exceed the amount stated above by greater than 20 percent due to extenuating circumstances or special requests of the customer, the customer will be billed the actual costs. Customers served under this rate schedule are not subject to the connection charge as stated in the Company's Service Regulations.</p>									

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**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued December 29, 2006

January 1, 2007

PSC Authorization by Order No 5820-UR-110

Letter: SJP 12/26/06

CLASS OF SERVICE	TYPE OF UTILITY
<b>PRIVATE FIRE PROTECTION - UNMETERED</b>	<b>WATER</b>
<b><u>APPLICATION</u></b>	
To private fire protection service for all classes of customers within the distribution area.	
<p>This service shall consist of permanent or continuous unmetered connections to the main for the purpose of supplying water to private fire protection systems such as automatic sprinkler systems, standpipes, and private hydrants. This service shall also include reasonable quantities of water used for testing check valves and other backflow prevention devices.</p>	
<b><u>RATE (Monthly)</u></b>	
<u>Size of Connection</u>	<u>Charge</u>
2 - inch or smaller	\$13.10
3 - inch	24.60
4 - inch	41.00
6 - inch	82.00
8 - inch	131.00
10 - inch	197.00
12 - inch	263.00
14 - inch	329.00
16 - inch	395.00
<b><u>CONTRACT PERIOD</u></b>	
Not less than one year.	
<b><u>SERVICE REGULATIONS</u></b>	
Service is subject to the orders of regulatory bodies having jurisdiction and to the Company's Service Regulations currently on file in the Company's office.	
<b><u>PROMPT PAYMENT OF BILLS</u></b>	
See Section XIV - "Charges and Billings" of the Company's Service Regulations.	

**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued November 28, 2012

January 1, 2013

PSC Authorization by Order No 5820-UR-113

Letter: SJP 11/28/12

CLASS OF SERVICE	TYPE OF UTILITY
<b>PUBLIC FIRE PROTECTION SERVICE</b>	<b>WATER</b>
<b><u>APPLICATION</u></b>	
To public fire protection service for all classes of customers within the City of Superior.	
This service shall include the use of hydrants for fire protection service* only and such quantities of water as may be demanded for the purpose of extinguishing fires within the service area. This service shall also include water used for testing equipment and training personnel. For all other purposes, the metered or other rates set forth, or as may be filed with the Public Service Commission, shall apply.	
*The total charge for public fire protection service is based on costs not only of direct facilities, such as fire hydrants, but also the allocated share of costs for the extra capacity designed into the water system for fire flow capacity, including wells, pumps, water treatment plant, transmission and distribution mains, storage facilities, and other facilities.	
<b><u>RATE (Monthly)</u></b>	
<u>Meter Size</u>	<u>Monthly Charge</u>
5/8 - inch	\$ 12.21
3/4 - inch	12.21
1 - inch	30.50
1½ - inch	61.00
2 - inch	98.00
3 - inch	183.00
4 - inch	305.00
6 - inch	611.00
8 - inch	977.00
10 - inch	1,465.00
12 - inch	1,954.00
<b><u>CONDITIONS</u></b>	
It is the duty of the municipality to keep fire hydrants clear of snow and other obstructions.	
<b><u>SPECIAL PROVISIONS</u></b>	
Whenever the Company plans to extend its distribution system, it shall so notify the City to determine if fire protection service is desired. If the City indicates by letter that fire protection service is not needed, water mains may be installed of a size to provide adequate water supply for normal customer use only.	
<b><u>PROMPT PAYMENT OF BILLS</u></b>	
See Section XIV - "Charges and Billings" of the Company's Service Regulations.	

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**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued November 28, 2012

January 1, 2013

PSC Authorization by Order No 5820-UR-113

Letter: SJP 11/28/12

CLASS OF SERVICE	TYPE OF UTILITY
<b>PUBLIC FIRE PROTECTION - SUBURBAN</b>	<b>WATER</b>
<u>APPLICATION</u>	
<p>To fire protection service for all classes of customers within the Village of Superior.</p>	
<p>This service shall include the use of hydrants for fire protection service* only and such quantities of water as may be demanded for the purpose of extinguishing fires within the service area. This service shall also include water used for testing equipment and training personnel. For all other purposes, the metered or other rates set forth, or as may be filed with the Public Service Commission, shall apply.</p>	
<p>*The total charge for public fire protection service is based on costs not only of direct facilities, such as fire hydrants, but also the allocated share of costs for the extra capacity designed into the water system for fire flow capacity, including wells, pumps, water treatment plant, transmission and distribution mains, storage facilities, and other facilities.</p>	
<u>RATE (Monthly)</u>	
\$3,540.00	
<p>For all subsequent extensions of public fire protection service, the above base charge will not be increased.</p>	
<u>CONDITIONS</u>	
<p>It is the duty of the municipality to keep fire hydrants clear of snow and other obstructions.</p>	
<u>SPECIAL PROVISIONS</u>	
<p>Whenever the Company plans to extend its distribution system, it shall so notify the Village to determine if fire protection service is desired. If the Village indicates by letter that fire protection service is not needed, water mains may be installed of a size to provide adequate water supply for normal customer use only.</p>	
<u>PROMPT PAYMENT OF BILLS</u>	
<p>See Section XIV - "Charges and Billings" of the Company's Service Regulations.</p>	

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**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued November 28, 2012

January 1, 2013

PSC Authorization by Order No 5820-UR-113

Letter: SJP 11/28/12

CLASS OF SERVICE <b>EXTENSION RULES</b>	TYPE OF UTILITY <b>WATER</b>
<u>RULES FOR EXTENSION OF WATER MAINS AND SERVICES</u>	
1) <u>Definitions</u>	
a) <u>Extension</u> is defined as any additional facilities installed by the Company to make water service available to customers not now being supplied with such services.	
b) <u>Main</u> is defined as a distribution line that serves as a common source of supply for one or more service lines.	
c) <u>Service Line</u> is defined as a connection from a common source of supply (main) to the curb stop.	
d) <u>Curb Stop</u> is defined as the point of delivery at which the Company's facilities end (except metering equipment) and from where the customer(s) shall install, maintain and own all facilities. The curb stop is normally located between the curblines and outer edge of the sidewalk, or near the point of entry to the customer's property.	
e) <u>Modification</u> is defined as any change, regardless of nature, to existing Company equipment.	
f) <u>Point of Delivery</u> is defined as the customer's side of the curbstop.	
2) <u>General Policy</u>	
The Company may, at its own expense, extend, enlarge or modify its distribution or other facilities for supplying water service when anticipated additional annual revenue justifies the expenditure, except as provided in Section 6, <u>Modification of Existing Facilities</u> .	
When the expenditure is not justified, the extension, enlargement or other change of facilities may be made by payment by the customer(s) to the Company for that portion of the capital expenditure not economically justified by the anticipated annual revenue.	

EFFECTIVE FOR SERVICE ON AND AFTER:

Issued  March 1, 1981

March 1, 1981

PSC Authorization by Order No  5820-UR-2

Letter:  VWM Feb 23, 1981

CLASS OF SERVICE

TYPE OF UTILITY

**EXTENSION RULES**

**WATER**

2) General Policy (con'td)

If the Company is not assured as to the stability and economic feasibility of any project, a suitable payment in advance, or a minimum monthly guarantee may be required. However, all projects of \$2,000 or more will be reviewed for economic consideration and service may be refused by the Company provided that the reasons and supporting analysis for such refusal are furnished the customer(s) in writing. The customer(s) shall be informed of his right for Public Service Commission of Wisconsin staff review of said refusal.

The Company reserves the right to approve or disapprove the type of service applied for by the Applicant(s), subject to the review of the Public Service Commission of Wisconsin.

3) Contributions

Subject to compliance with other provisions of these rules, the Company may provide a new service or modify an existing service to the customer(s). Such service shall be furnished without charge or guarantee provided the estimated cost of construction does not exceed the estimated annual revenue by three times, or in the case of modification, by three times the estimated increase in existing annual revenue except as provided in Section 6, Modification of Existing Facilities.

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EFFECTIVE FOR SERVICE ON AND AFTER:

Issued   December 29, 2006  

  January 1, 2007  

PSC Authorization by Order No   5820-UR-110  

Letter:   SJP 12/26/06

CLASS OF SERVICE	TYPE OF UTILITY
<b>EXTENSION RULES</b>	<b>WATER</b>
<p><b>4) <u>Construction Costs and Revenues</u></b>                      The Company will base its estimates of construction costs and annual revenues upon its experience with similar installations taking into account anticipated changes to costs or rate schedules. The Company's estimate of the costs of an extension or modification will include right-of-way costs and all items of labor, equipment and materials, together with allowances thereon for engineering, general office expenses and such other incidental expenses necessary to the supplying of water service to the customer(s) including a frost charge if weather conditions dictate. The Company shall make extensions or modifications over the least cost, least environmentally degrading and most direct route available unless other overriding factors exist.</p> <p>However, if a larger than normal size main is installed to insure adequate service to an area, the customer's obligation will be based on the size main required for his load, but not less than 6" nominal size.</p> <p><b>5) <u>Construction Standards</u></b>                      Each request for new service or modification of service will require a written application agreeing to pay the contribution required, if any. Such contribution is payable in accordance with paragraph 3, <u>Contributions</u>.</p> <p>The applicant(s) for new service or modification of service may select the point of delivery with approval of the Company. The applicant(s) will furnish, install, own and maintain piping and equipment beyond such point, except for metering equipment.</p> <p>It is necessary that the meter be located at a point most readily accessible to the Company's distribution system. Where no distribution system has been established, the customer(s) shall request the Company to specify an acceptable location for the metering equipment. The Company will furnish this information in writing upon request.</p> <p>The meter will be furnished by the Company and shall be located where the piping first enters the customer's premises, unless otherwise provided in the customer's service agreement. The customer(s) shall furnish and install all necessary piping to meet the point of delivery (curbstop) and for the meter.</p>	

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**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued December 29, 2006

January 1, 2007

PSC Authorization by Order No 5820-UR-110

Letter: SJP 12/28/06

CLASS OF SERVICE  
**EXTENSION RULES**

TYPE OF UTILITY  
**WATER**

5) Construction Standards (cont'd)

In addition, the customer(s) shall maintain all piping beyond the point of delivery in a manner so as to prevent system losses and to facilitate the meter's removal.

In the event a customer desires an additional meter installed for his own convenience, customer shall contract for the installation with a contractor and shall be responsible for the total cost of same, including meter.

Not more than one service line will be installed to the same building or utilization point. The minimum size of customer's service pipe shall be one inch (1") inside diameter and shall be of a material approved by any governmental agency having jurisdiction.

6) Modification of Existing Facilities

The Company will replace, at no cost to the customer(s), under the provisions of these rules, existing service line and facilities that are of insufficient capacity to carry a customer's anticipated load when three times anticipated additional annual revenue justifies the expenditure. However, if the modification is for the customer's convenience and not for inadequacy and requires a premature retirement of any existing construction or equipment, the applicant(s) shall in advance, pay the Company an amount equal to:

- 1) The original cost, less accrued depreciation of the item(s) to be removed from service less salvage and plus cost of removal, if any.
- 2) All costs of materials, labor and overhead associated with the installation of the new replacement facilities.
- 3) The cost of any related maintenance.

If such replacement affects any other customer(s), the party(s) requesting a replacement of facilities shall have obtained in advance, the approval of such customer(s) and shall pay the cost of converting the Company's facilities serving such customer(s).

EFFECTIVE FOR SERVICE ON AND AFTER:

Issued March 1, 1981

March 1, 1981

PSC Authorization by Order No 5820 UR-2

Letter: VWM Feb 23, 1981

CLASS OF SERVICE <b>EXTENSION RULES</b>	TYPE OF UTILITY <b>WATER</b>
6) <u>Modification of Existing Facilities (cont'd)</u>	
<p>At the request of a customer, property owner, or a representative of a group of customers or property owners, the Company will, if deemed feasible, relocate its distribution system, and service facilities provided that, in advance of construction, payment to the Company is made for its estimated cost of making the desired relocation in addition to any charges for necessary changes and additions to remaining facilities. Any necessary changes in the customer's piping or equipment shall be borne by the customer(s).</p>	
<p>In the event that the Company is ordered by a unit of government to move its distribution facilities, a new service will be installed where practicable, to the existing service location without expense to the customer(s). If, in the opinion of the Company, it is impracticable to utilize the existing service entrance facilities, the Company will specify a new service location and the expense of the necessary changes in the customer's piping and service equipment shall be borne by the customer(s).</p>	
7) <u>Inspection Requirements</u>	
<p>In a new service or modification of service, the contractor or person responsible for the installation of the customer's piping and associated equipment related to each type of service, shall contact the appropriate governmental agency or his representative for approval of the new or modified service.</p>	
<p>If, upon inspection by the Company or appropriate governmental agency, certain installations are found to contain discrepancies, such discrepancies shall be corrected before connection of service.</p>	

**EFFECTIVE FOR SERVICE ON AND AFTER:**

Issued March 1, 1981

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CLASS OF SERVICE

TYPE OF UTILITY

**EXTENSION RULES****WATER**8) Adjustments or Refunds

Additional customer(s) connected to an extension within ten years of the extension's completion date, shall share equitably in the combined extension costs unless the new customer's connection costs would require an additional contribution by the original contributor(s); in which case, the facilities required to serve the additional customer(s) shall be treated as a new extension.

Unless otherwise provided by written agreement at the time a contribution is made, the right to receive refund of any contribution held hereunder shall attach to the ownership of the premises at each service location, and any refund shall be made to the person who owns such premises at the time the refund becomes due.

9) Ownership of Extension

The title to every extension at all times is with the Company. The Company reserves the right at all times to add additional customers to an extension and to make new extensions to an existing extension, under the provisions of these rules, without procuring the consent of any customer or customers contributing to the original construction costs, and without incurring any liability for refunding contributions except as additional customers may be added as provided for herein.

10) Customer's Responsibility for Company's Equipment

The customer(s) shall be responsible for all damage to the Company's equipment and for all loss resulting from interference or tampering therewith, caused by the customer(s) or his permittees, including compensation for consumed water not recorded upon the meter (See Service Regulations, Section XIV, paragraph 6, Diversion of Service.)

11) Contracts

Customers may be required to contract to take service.

EFFECTIVE FOR SERVICE ON AND AFTER:

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CLASS OF SERVICE <b>EXTENSION RULES</b>	TYPE OF UTILITY <b>WATER</b>
<p>12) <u>Temporary Service</u>                      If service is extended to supply a customer(s) for less than a three (3) year period, the customer(s) shall pay the total cost of installing and removing all material and equipment necessary for the service extension, in addition to paying for water at the rates applicable. Total cost of installing and removing the service extension shall be the estimated construction cost, as defined in Paragraph 4 above, less the salvage value of the equipment removed, plus the cost of removing the extension.</p> <p>The customer(s) shall deposit in advance with the Company the estimated cost of installing and removing the service extension. If the deposit is greater or less than the actual cost, the difference shall be refunded to or paid by the customer(s) within thirty (30) days after service is discontinued.</p> <p>In the event that the customer(s) continues to use water service for a three-year or longer period at the location served, the extension will be considered to be a permanent extension.</p> <p>13) <u>Modifications of Rates, Rules and Regulations</u>                      The Company reserves the right, in any manner by law, to modify any of its rates, rules, regulations or other provisions now or hereafter in effect. The rates, terms, conditions and other matters agreed to in a fixed term contract shall be in harmony with the Company's rates, rules and regulations in effect at the time the contract is entered into but thereafter the contract is binding upon both parties and, except as provided therein, the contract can be changed only by mutual agreement and by lawful authority having jurisdiction.</p> <p>14) <u>Financing</u>                      The Company may provide a financing program to new customers under the following conditions:</p> <ul style="list-style-type: none"> <li>(a) The customer must meet proper credit requirements.</li> <li>(b) Minimum financing will be \$2,500 (Total electric, gas and water extension costs).</li> <li>(c) Monthly interest will be applied at a rate of 11.99% per year.</li> <li>(d) Maximum length of financing will be 5 years.</li> <li>(e) All financing will require proper security documents.</li> <li>(f) Financing is not available for rebuilds or upgrades.</li> </ul>	

EFFECTIVE FOR SERVICE ON AND AFTER:

Issued February 1, 1991

February 1, 1991

PSC Authorization by Order No 5820-UR-104

Letter: JKR 01-31-91