# CHESTER WILLCOX & SAXBE LLP

Attorneys and Counselors at Law

MARK S. YURICK

DIRECT DIAL (A \$34-7197) Page 5:09

September 26, 2008

Ms. Renee Jenkins Chief of Docketing The Public Utilities Commission of Ohio 180 East Broad St. Columbus, Ohio 43266-0573

> Re: In the Matter of the Application of Aqua Ohio, Inc. to Add a Provision Clarifying that Aqua Ohio is not Required to Connect the Aqua Ohio System to Master Meters for Multi-Unit/Premise Development, Case No. 08-77-WW-ATA

Aqua Ohio, Inc., Tariff Case No. 89-7028-WW-TRF

#### Dear Ms. Jenkins:

In accordance with the Commission's Opinion and Order in Case No. 08-77-WW-ATA, issued on September 10, 2008, please find enclosed four (4) final copies of the approved Revised Tariff Sheets as listed below. One copy is for the tariff docket, one copy for the case docket, with the remaining two copies for distribution to the Rates and Tariffs, Energy and Water Division of the PUCO. The required documents are attached in the following order:

- 1. Struthers Division Master Tariff P.U.C.O. No. 2, section 2, Eighth Revised Sheet No. 5 Canceling Seventh Revised Sheet No. 5
- 2. Struthers Division Master Tariff P.U.C.O. No. 2, section 3-2, Third Revised Sheet No. 1 Canceling Second Revised Sheet No. 1
- 3. Lake Erie Division P.U.C.O. Tariff No. 1, section 2, Third Revised Sheet No. 3 Canceling Second Revised Sheet No. 3
- 4. Lake Erie Division P.U.C.O. Tariff No. 1, section 2, Eighth Revised Sheet No. 5 Canceling Seventh Revised Sheet No. 5
- 5. Lake Erie Division P.U.C.O. Tariff No. 1, section 3-2, Third Revised Sheet No. 1 Canceling Second Revised Sheet No. 1
- 6. Lake Erie Division P.U.C.O. Tariff No. 1, section 3-2, Original Sheet 1-A

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business Pechnician Bate Processed 50 East State State State State 1000, Columbus OH 43215-4213

- 7. Stark Division P.U.C.O. Tariff No. 1, section 2, Fourth Revised Sheet No. 5 Canceling Third Revised Sheet No. 5
- 8. Stark Division P.U.C.O. Tariff No. 1, section 3-2, First Revised Sheet No. 1 Canceling Original Sheet No. 1
- 9. Masury Division Master Tariff P.U.C.O. No. 1, subject index, Sixth Revised Sheet No. 2 Canceling Fifth Revised Sheet No. 2
- Masury Division Master Tariff P.U.C.O. No. 1, section 5, Second Revised Sheet
   No. 1 Canceling First Revised Sheet No. 1

If you have any questions, please feel free to contact me.

Very truly yours,

Counsel for Aqua Shio, Inc

# Enclosures

ce: Rich Hideg/Aqua Ohio Inc.

ND: 4843-4610-6115, v. 1

# MASTER TARIFF P.U.C.O. NO. 2

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### MASTER TARIFF P.U.C.O. NO. 2

#### GENERAL REGULATIONS GOVERNING SERVICE

- 1. When the supply of water is to be temporarily interrupted by the Company, it will give three (3) days advance written notice thereof as provided for in the Ohio Administrative Code.
- In the interest of public health, mains, service lines or other pipes may not be connected with any service line or piping which the Company knows or has good reason to believe is connected with any other sources of water supply, nor may said mains, service lines or other pipes be connected in any way to any piping, tank, vat or other apparatus which contains liquids, chemicals or any other matter which may flow back into said mains, service lines or other pipes and which may endanger or otherwise contaminate the water supply.
- 3. The Company shall not be liable for a deficiency or failure, regardless of cause (except as a result of willful misconduct) in the supply of water or in the pressure, nor for any damage caused thereby, or by the bursting or breaking of any main or service line or any attachment to the mains and service lines or other facilities used by the Company. All damage to a customer's boilers or other equipment depending upon pressure in mains and service lines to keep them supplied with water shall be borne exclusively by the customer.
- 4. When an application is made for the installation of a Company service line for water service or for the reinstatement of water service, the Company shall be entitled to assume that the piping and fixtures to which the service will be supplied are in good order to receive such service, but reserves the right to inspect said facilities to assure against possible damage and cross connections.
- 5. Water will not be furnished where pipes are inferior, the plumbing defective; or the faucets, water-closets or other fixtures leak or are imperfect. When such conditions are discovered, the supply of water may be cut off until repairs are made with no less than 14 days prior written notice by the Company.
- 6. The Company shall have the sole right to determine the size, type and location of meters; meter settings, valves, service lines and connections necessary to provide the service applied for. The Company will not supply water, or connect its system to any master meter servicing a residential development, commercial/industrial complex, or other multi-premise development serving multiple buildings through a single service line except pursuant to Section 4905.31 of the Ohio Revised Code. Master meter arrangements with trailer parks, condominium type developments, commercial/industrial complexes, or other multi-unit/premise developments serving multiple buildings through a single service line entered into prior to 09/26/2008 are hereby grandfathered and this provision will be of no force or effect as to those grandfathered arrangements.
- 7. Exclusive operating control of all service lines from main to meter, and meters and meter installations shall at all times remain with the Company, and shall not be interfered with in any respect.
- 8. When a supply of water for building-construction purposes is applied for, such supply shall be furnished under the regulations applicable to regular, permanent service. Special, temporary requirements for water service may be met by applying for the same at the office of the Company.

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#### GENERAL REGULATIONS GOVERNING SERVICE

- 1. When the supply of water is to be temporarily interrupted by the Company, it will give three (3) days advance written notice thereof as provided for in the Ohio Administrative Code.
- In the interest of public health, mains, service lines or other pipes may not be connected with any service line or piping which the Company knows or has good reason to believe is connected with any other sources of water supply, nor may said mains, service lines or other pipes be connected in any way to any piping, tank, vat or other apparatus which contains liquids, chemicals or any other matter which may flow back into said mains, service lines or other pipes and which may endanger or otherwise contaminate the water supply.
- 3. The Company shall not be liable for a deficiency or failure, regardless of cause (except as a result of willful misconduct) in the supply of water or in the pressure, nor for any damage caused thereby, or by the bursting or breaking of any main or service line or any attachment to the mains and service lines or other facilities used by the Company. All damage to a customer's boilers or other equipment depending upon pressure in mains and service lines to keep them supplied with water shall be borne exclusively by the customer.
- 4. When an application is made for the installation of a Company service line for water service or for the reinstatement of water service, the Company shall be entitled to assume that the piping and fixtures to which the service will be supplied are in good order to receive such service, but reserves the right to inspect said facilities to assure against possible damage and cross connections.
- 5. Water will not be furnished where pipes are inferior, the plumbing defective; or the faucets, water-closets or other fixtures leak or are imperfect. When such conditions are discovered, the supply of water may be cut off until repairs are made with no less than 14 days prior written notice by the Company.
- 6. The Company shall have the sole right to determine the size, type and location of meters; meter settings, valves, service lines and connections necessary to provide the service applied for. The Company will not supply water, or connect its system to any master meter servicing a residential development, commercial/industrial complex, or other multi-premise development serving multiple buildings through a single service line except pursuant to Section 4905.31 of the Ohio Revised Code. Master meter arrangements with trailer parks, condominium type developments, commercial/industrial complexes, or other multi-unit/premise developments serving multiple buildings through a single service line entered into prior to 09/26/2008 are hereby grandfathered and this provision will be of no force or effect as to those grandfathered arrangements.
- 7. Exclusive operating control of all service lines from main to meter, and meters and meter installations shall at all times remain with the Company, and shall not be interfered with in any respect.
- 8. When a supply of water for building-construction purposes is applied for, such supply shall be furnished under the regulations applicable to regular, permanent service. Special, temporary requirements for water service may be met by applying for the same at the office of the Company.

# GENERAL REGULATIONS GOVERNING SERVICE

- 9. The customer shall not, without Company consent, use water for any purpose or upon any premises not stated in the application for service.
- 10. Nothing within the Company's tariff shall take precedence over the rules set forth in Chapter 4901:1-15 of the Ohio Administrative Code, unless otherwise specifically ordered by the Commission pursuant to Rule 4901:1-15-02 of the Administrative Code.

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#### GENERAL REGULATIONS GOVERNING SERVICE

- 1. When the supply of water is to be temporarily interrupted by the Company, it will give three (3) days advance written notice thereof as provided for in the Ohio Administrative Code.
- In the interest of public health, mains, service lines or other pipes may not be connected with any service line or piping which the Company knows or has good reason to believe is connected with any other sources of water supply, nor may said mains, service lines or other pipes be connected in any way to any piping, tank, vat or other apparatus which contains liquids, chemicals or any other matter which may flow back into said mains, service lines or other pipes and which may endanger or otherwise contaminate the water supply.
- 3. The Company shall not be liable for a deficiency or failure, regardless of cause (except as a result of willful misconduct) in the supply of water or in the pressure, nor for any damage caused thereby, or by the bursting or breaking of any main or service line or any attachment to the mains and service lines or other facilities used by the Company. All damage to a customer's boilers or other equipment depending upon pressure in mains and service lines to keep them supplied with water shall be borne exclusively by the customer.
- 4. When an application is made for the installation of a Company service line for water service or for the reinstatement of water service, the Company shall be entitled to assume that the piping and fixtures to which the service will be supplied are in good order to receive such service, but reserves the right to inspect said facilities to assure against possible damage and cross connections.
- 5. Water will not be furnished where pipes are inferior, the plumbing defective; or the faucets, water-closets or other fixtures leak or are imperfect. When such conditions are discovered, the supply of water may be cut off until repairs are made with no less than 14 days prior written notice by the Company.
- 6. The Company shall have the sole right to determine the size, type and location of meters; meter settings, valves, service lines and connections necessary to provide the service applied for. The Company will not supply water, or connect its system to any master meter servicing a residential development, commercial/industrial complex, or other multi-premise development serving multiple buildings through a single service line except pursuant to Section 4905.31 of the Ohio Revised Code. Master meter arrangements with trailer parks, condominium type developments, commercial/industrial complexes, or other multi-unit/premise developments serving multiple buildings through a single service line entered into prior to 09/26/2008 are hereby grandfathered and this provision will be of no force or effect as to those grandfathered arrangements.
- 7. Exclusive operating control of all service lines from main to meter, and meters and meter installations shall at all times remain with the Company, and shall not be interfered with in any respect.
- 8. When a supply of water for building-construction purposes is applied for, such supply shall be furnished under the regulations applicable to regular, permanent service. Special, temporary requirements for water service may be met by applying for the same at the office of the Company.

Aqua Ohio, Inc. Masury Division

P.U.C.O. Tariff No. 1

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#### GENERAL REGULATIONS GOVERNING SERVICE

- 1. When the supply of water is to be temporarily interrupted by the Company, it will give three (3) days notice to such temporary shut-off, (except possibly in case of emergency) to all customers to be affected by the shut-off, stating the probable duration of the interruption of service.
- In the interest of public health, mains, service lines or other pipes may not be connected with any service line or piping which the Company knows or has good reason to believe is connected with any other sources of water supply, nor may said mains, service lines or other pipes be connected in any way to any piping, tank, vat or other apparatus which contains liquids, chemicals or any other matter which may flow back into said mains, service lines or other pipes and which may endanger or otherwise contaminate the water supply. Under normal conditions of use, pressure at the customer's service connections shall be not less than 35psig or not more than 125 psig. The Company shall have the right to require the installation of a backflow prevention device where deemed necessary at the customer's expense, as defined in Section 11 of this tariff.
- 3. The Company shall not be liable for a deficiency or failure, regardless of cause (except as a result of willful misconduct or negligence), in the supply of water or in the pressure, nor for any damage caused thereby, or by the bursting or breaking of any main or service line or any attachment to the mains and service lines or other facilities used by the Company. All damage to a customer's boilers or other equipment depending upon pressure in mains and service lines to keep them supplied with water shall be borne exclusively by the customer. To avoid such a situation, the customer shall arrange for standby capacity.
- 4. When an application is made for the installation of a Company service line for water service, or for the reinstatement of water service, the Company shall be entitled to assume that the piping and fixtures to which the service will be supplied are in good order to receive such service, but reserves the right to inspect said facilities to assure against possible damage and cross connections.
- 5. Water will not be furnished where pipes are inferior, the plumbing defective; or the faucets, water-closets or other fixtures are leaky or imperfect, and when such conditions are discovered, the supply of water may be cut off until repairs are made pursuant to notice requirements of Paragraph 10 of this section of this tariff.
- 6. The Company shall have the sole right to determine the size, type and location of meters; meter settings, valves, service lines and connections necessary to provide the service applied for. The Company will not supply water, or connect its system to any master meter servicing a residential development, commercial/industrial complex, or other multi-premise development serving multiple buildings through a single service line except pursuant to Section 4905.31 of the Ohio Revised Code. Master meter arrangements with trailer parks, condominium type developments, commercial/industrial complexes, or other multi-unit/premise developments serving multiple buildings through a single service line entered into prior to 09/26/2008 are hereby grandfathered, and this provision will be of no force or effect as to those arrangements.