## BEFORE

## THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Amendment of Rule ) 4901:1-15-35, Ohio Administrative Code, ) to Implement Revisions to Section )<br>Case No. 13-234-Ws-ORD 4909.172, Revised Code.

ENTRY

The Commission finds:
(1) On December 20, 2012, Governor John Kasich signed into law Substitute House Bill 379 that, inter alia, permitted waterworks and sewage disposal system companies certain rate calculation adjustments, modified the provisions regarding water and sewer infrastructure improvement surcharges, and altered language regarding utility requirements for when rate increases may take effect in the absence of administrative action. This proceeding has been opened specifically to review Rule 4901:1-15-35, Ohio Administrative Code (O.A.C.), and the appendices thereto, in light of the modifications to the water and sewer infrastructure improvement surcharges statute, Section 4909.172, Revised Code.
(2) On January 10, 2011, Governor Kasich issued Executive Order 2011-01K, entitled "Establishing the Common Sense Initiative," which sets forth several factors to be considered in the promulgation of rules and the review of existing rules. Among other things, the Commission must review its rules to determine the impact that a rule has on small businesses; attempt to balance properly the critical objectives of regulation and the cost of compliance by the regulated parties; and amend or rescind rules that are unnecessary, ineffective, contradictory, redundant, inefficient, or needlessly burdensome, or that have had negative unintended consequences, or unnecessarily impede business growth.
(3) Additionally, in accordance with Section 121.82, Revised Code, in the course of developing draft rules, the Commission must evaluate the rules against business impact
analysis. If there will be an adverse impact on businesses, as defined in Section 107.52, Revised Code, the agency is to incorporate features into the draft rules to eliminate or adequately reduce any adverse impact. The Commission has reviewed the draft rule in accordance with Section 121.82, Revised Code, and has determined that the draft rule does not have an adverse impact on business, as defined in Section 107.52, Revised Code.
(4) By entry issued on January 16, 2013, a workshop was scheduled to be held at the offices of the Commission on February 15,2013 , to elicit feedback on any proposed revisions to the rule and/or the appendices thereto, which the Commission's staff (Staff) may have, and to permit stakeholders to propose their own revisions to the rule and/or the appendices thereto for Staff's consideration. The workshop was held as scheduled.
(5) Staff has evaluated Rule 4901:1-15-35, O.A.C., and the appendices thereto and recommends language changes only to descriptions found in Schedules 2 and 10 of the appendices.
(6) The Commission is seeking comments on the Staff-proposed changes to the appendices Schedules 2 and 10 of Rule 4901:1-$15-35$, O.A.C., in order to conform to the modifications to Section 4909.172, Revised Code, adopted pursuant to Substitute House Bill 379.
(7) In order to avoid needless production of paper copies, the Commission will serve a paper copy of this entry only and will make Rule 4901:1-15-35, O.A.C., and the appendices thereto available online at: www.puco.ohio.gov/puco/rules. All interested persons may download the proposed rule and appendices or contact the Commission's Docketing Division to be sent a paper copy.
(8) Comments on the rule and appendices should be filed, either via electronic filing or in hard copy, by March 13, 2013. Reply comments should be filed by March 22, 2013.

It is, therefore,
ORDERED, That all interested persons or entities wishing to file comments with the Commission must do so no later than March 13, 2013, and file reply comments by March 22, 2013. It is, further,

ORDERED, That a copy of this entry, without the attached rule or appendices be sent to the Water industry service list, and served upon all regulated waterworks and sewage disposal utilities in the state of Ohio, the Ohio Consumers' Counsel, all parties of record in Case No. 11-5605-WS-ORD, and all other interested persons of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO


Entered in the Journal
FEB 272013


Baccy F. McNeal
Secretary

# ***DRAFT - NOT FOR FILING*** <br> "No Change to Rule - Amending Appendix A" 

## 4901:1-15-35 Information requirements for infrastructure improvement surcharge filings.

An application filed by a waterworks company and/or a sewage disposal system company for an infrastructure improvement surcharge under section 4909.172 of the Revised Code, should contain the basic information necessary to support the company's rate request and shall conform to the information filing requirements set forth in the appendix to this rule. If the company believes that additional information is necessary to support its case, the company should supplement its application as required to support its position. Also, the commission staff may require a company to supply information to supplement these requirements during the course of the staff's investigation.

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(3) Schedule 3 - Original cost retired
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II. Minimum information filing requirements:
(A) The company must file the following information as part of its application:
(1) Testimony in support of the application.
(2) An identification of service areas.
(3) A proposed legal notice that includes:
(a) A summary of the effect of the application on ratepayers.
(b) The name, case number, and filing date of the proceeding before the Commission.
(c) A statement that interested parties may request a copy of the application from the applicant or may obtain a copy from the Commission's web site, along with a toll-
free telephone number for the applicant and the web site address for the Commission.
(d) A statement that comments may be provided to the Commission. A space should be left in the statement so that the Commission can insert the deadline for filing comments.
(B) A certificate of service of the application for the chief executive of each municipal corporation, the board of township trustees of each township, the board of county commissioners of each county in which affected customers are located, and each party to the applicant's last rate or surcharge case.
(C) The company must provide the following schedules:
(1) Schedule 1 - Revenue Requirement

Provide a jurisdictional financial summary schedule showing the proposed rate base, pre-tax rate of return, and depreciation expense to arrive at a revenue requirement for the infrastructure improvement surcharge.
(2) Schedule 2 - Plant Additions

List eligible infrastructure additions by major property grouping, account, and by month. Eligible infrastructure additions for waterworks and sewage disposal system companies are outlined in division (c) of section 4909.172 of the Revised Code. Such additions must be traceable directly to the general ledger and/or continuing property records, and are used and useful at date certain.

For-a waterworks empany, such infrastructure may consist of service lines for, and hydrants, mains, and valves installed as a pat of, a replacement project for an existing facility. Main extensions that eliminate dead ends to resolve doeumented water suyply problems presenting significant health or safety-issues to then existing eustomers may also be included. Further, additions to infrastructure ean include main cleaning or relining, and urreimbursed capital expenditures for facility relecation required by a-government entity due to a street or highway project. Finally, minimum land or land Infrastructure Improvement Surcharge Filings) Case No. 13-234-WS-ORD

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rights acquired by the-company for any serrice line, equipment, or facility represents includable infrastructure.

> For a sewage disposal system company, infrastructure includes mains and lift-stations installed as part of a replacement-project for an existing facility, main extensions that reselve documented sewage dispesal problems presenting-signifieant health or safety iosues to then existing eustomers. Additionally, infrastructure-includes main eleaning, inflow and infiltration elimination, or relining. Fuxther, infrastructure may consist of urreimbursed capital expenditures for facility relecation required by a geremmental entity due to a street or highway project. Finally, infrastructure may include minimum land or land rights-acquired by the cempany for any sexvice line, equipment, er facility.

## (3) <br> Schedule 3 - Original Cost Retired

List original cost of plant retired, of which there is an eligible replacement, by major property grouping, account, and by month. Such infrastructure is limited to what is identified above under Schedule 2, Plant Additions. Such costs must be traceable directly to the general ledger and/or continuing property records.
(4) Schedule 4 - Provision for Depreciation

List infrastructure provision for depreciation by eligible related plant account and by month. Such infrastructure is limited to what is identified above under Schedule 2, Plant Additions. Such costs must be traceable directly to the general ledger and/or continuing property records.
(5) Schedule 5 - Annualized Depreciation Associated with Additions

Provide the most recent balance of eligible plant additions by major property grouping and account from Schedule 2, Plant Additions, as required to compute depreciation expense. Also, include all applicable current book accrual rates.
(6) Schedule 6 - Annualized Reduction in Depreciation for Retirements

Provide all information as requested on this schedule. This includes the most recent original cost balance of retired plant, of which there is an eligible replacement, by major property grouping and account from Schedule 3, Original Cost Retired, as required to compute depreciation expense. Also, include all applicable current book accrual rates.

## Schedules 7a and 7b - Rate of Return

If the date certain proposed in this proceeding is not later than three years from the date that the company's existing rates and tariffs went into effect, prepare Schedule 7 on the basis of the company's last rate case. If the time exceeds three years, prepare a proposed rate of return summary schedule as of the date certain or the most recent available historic calendar quarter showing the calculation of the weighted average cost of capital as illustrated in Schedule 7, lines 1-4.

Also, provide supporting schedules as of the date certain or the most recent available historic calendar quarter for the following:

- Embedded cost of long-term debt, if any, Schedule 7a.
- Embedded cost of preferred stock, if any, Schedule 7 b . (Cost is computed by dividing dividends by net proceeds from the sale of each preferred stock issue.)
(8) Schedules 8a and 8b-Net Operating Income Return on Rate Base

Schedule 8, with the supporting sub-schedule, calculates the operating income return on rate base using operating income for the year ending the same month as that used for the determination of rate base balance.

Surcharges for infrastructure improvements will be limited to the extent that they will not be expected to result in excess profits being earned by the company, excess profits being defined as returns on equity from regulated activities in excess of those described above. If a
surcharge is granted by the Commission, the company's actual and pro forma profitability will be reviewed on an annual basis to determine whether a reduction or elimination of such surcharge or subsequent surcharges is required by this restriction.

During the time the surcharge is in effect, the company will file Schedule 8 annually under the surcharge docket and concurrent with the company's filing of its annual report to the Commission using information for the most recent calendar year. Should the surcharge ultimately be eliminated, it will no longer be necessary to provide this information.
(9) Schedule 9 - Tariffs

Provide a copy of the current tariff schedule and a copy of the proposed tariff surcharge schedule, marked up and coded to illustrate all proposed changes.
(10) Schedule 10 - Revenue Distribution

Demonstrate that, within any single tariff, the surcharge does not exceed the percentages set forth in section 4909.172 of the Revised Code for 3 percent of the rate and charges applicable to the affected customer class and in effect on the date the application was filed. Provide all supporting work papers.

Demonstrate that the allowed percentage increase has been distributed uniformly to each affected customer class. Provide all supporting work papers.

Surcharge revenues on Schedule 10 shall equal the revenue requirement shown on Schedule 1.
(11) Schedule 11 - Customer Notice

Provide a copy of the proposed customer notice to be contained with or on the customer's first bill containing the surcharge.

Attachment B




Annualized Revenue Requirement
$\begin{aligned} \$ 0 & \text { Schedule 2, Ln. } 0 \\ 0 & \text { Schedule 3, Ln. } 0\end{aligned}$
Schedule 4, Ln. 0
Schedule 3, Ln. 0
$00 \mid 0 \quad 0 \quad 0.0$

| $0.00 \%$ |
| ---: |
| 0 |
| 0 |
| 0 |




Schedule 2

Schedule 3
THE WATER COMPANY
Case No. $00-00-$ WW-SIC
Original Cost Retired

| Line <br> No. | Acct. <br> No. | 0/01/00 | 0/01/01 | 0/01/02 | 0/01/03 | 0/01/04 | 0/01/05 | 0/01/06 | 0/01/07 | 0/01/08 | 0/01/09 | 0/01/10 | 0/01/11 | 0/01/12 | Total |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | Cumulative |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 2 | Property Grouping |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 3 | Account | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| 4 | Account | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 5 | Total (3+4) | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| 6 | Incremental |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 7 | Property Grouping |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| 8 | Account | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |
| 9 | Account | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| 10 | Total (8+9) | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 | \$0 |  | \$0 | \$0 | \$0 |

Schedule 2, Cumulative
Current Depreciation Accrual Rate / 12 To Arrive At Monthly Depreciation Accrual Rate

Line Acct.
茳
Attachment B
Appendix B to Rule 4901:1-15-35 (Information Requirements for
Infrastructure Improvement Surcharge Filings)
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Schedule 5
Annualized Depreciation Associated With Additions
THE WATER COMPANY
Case No. 00-00-WW-SIC

Schedule 2
Accrual Rates Approved in Applicant's Last Base Rate Case
Columns (a) $\times(\mathrm{b})$
Attachment B
Schedule 6

$$
\begin{aligned}
& \begin{array}{cc}
\begin{array}{c}
\text { Plant In Service } \\
\text { Balance At } \\
0 / 01 / 00
\end{array} & \\
\begin{array}{c}
\text { (a) }
\end{array} & \\
\$ 0 \\
0 \\
\hline 0 & \\
\$ 0 \\
\hline
\end{array} \\
& \begin{array}{l}
\text { Description } \\
\text { Property Grouping } \\
\text { Account } \\
\text { Account } \\
\text { Grand Total }(2+3)
\end{array} \\
& \text { 烒 } \\
& \text {. }
\end{aligned}
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Attachment B
Appendix B to Rule 4901:1-15-35 (Information Requirements for
Infrastructure Improvement Surcharge Filings)
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Schedule 7
THE WATER COMPANY
Case No. 00-00-WW-SIC
Class of Capital
Long Term Debt
Reference
Preferred Stock
Commount
Line
No.


Attachment B
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Attachment B

 Schedule 8a
THE WATER COMPANY
Case No. 00-00-WW-SIC
Working Capital \& Other Rate Base Items


 Represents $1 / 4$ of Taxes Other Than Income Taxes \& Current Federal
Income Taxes Excluding FICA and $.75 \%$ of the Ohio Gross Receipts Tax Other Rate Base Items
Customers' Deposits (a)
Unclaimed Funds (b)
Customer's Advances For Construction (b)
Contributions in Aid of Construction (a)
Investment Tax Credits (b)
Deferred Federal Income Taxes (a)
Other (b)
Other Rate Base Items (1) Thru (7)

Annual Report Schedule 4


