Before THE PUBLIC UTILITIES COMMISSION OF OHIO

ECEIVED

Application not for an Increase in Rates, pursuant to Section 4909.18 Revised Code

TAY 31 1984

WOKETING DIVISION
WHES COMMISSION OF OHIO

In the Matter of the Application of Public Service Corporation to Amend Certificate of Public Convenience and Necessity No. 36 by Expanding Area in the Township of Violet, County of Fairfield

Paragraph

A.4

1.	APPLICANT RESPECTFULLY PRO	POSES: (Check applicable proposal
	New Service	Change in Rule or Regulation
	New Classification	Reduction in Rates
	Change in Classification	X Correction of Error
•	Other, not involving inc	rease in rates:
	Various related and unre without change in intent	
2.	DESCRIPTION OF PROPOSAL:	
	(1) To correct an administrative oversight on the part of the Applicant and an apparent administrative oversight of the staff in that not all references in the tariff to the reconnection charge were not brought into compliance with the Commission's relevant Opinion and Order.	
3.	TARIFFS AFFECTED: (If more than 2, use additional sheets)	
	P.U.C.O. No. 1	P.U.C.O. No.
	Tariff Title: Rates, Rule and Regulations for Sewage Disposal Service of Public Service Corporation servin part of the Violet Townshi Area of Fairfield County,	b G
	Section 4	Section
	Section Title Rules and Regulations	Section Title

Paragraph

- 4. Attached hereto and made a part hereof are: (Check applicable Exhibits) X Exhibit A - existing schedule sheets (to be superseded) if applicable X Exhibit B - proposed schedule sheets X Exhibit C - correspondence and opinions and orders setting forth history of filings Exhibit C-l if new service is proposed, describe; (a) (b) if new equipment is involved, describe (preferably with a picture, brochure, etc.) and where appropriate, a statement distinguishing proposed service from existing services; if proposed service results from customer (c) requests, so state, giving if available, the number and type of customers requesting proposed service.
- for change.

 Exhibit C-3 statement explaining reason for any proposal not covered in Exhibits C-1 or C-2.
- 5. This application will not result in an increase in any rate, joint rate, toll, classification, charge or rental.

Exhibit C-2 - if a change of classification, rule or regulation is proposed, a statement explaining reason

- 6. The Applicant has not collected any revenue for reconnection charges and, therefore, no customer has been affected.
- 7. Applicant respectfully requests the Commission to permit the filing of the proposed schedule sheets which reflect the original intent of the Opinion and Order entered by the Commission on May 19, 1981 in Case No. 80-48-ST-AIR which approved an increase in rates which included the filing of revised tariffs on May 28, 1981 which reflected a reconnection charge of \$50.00.

VERIFICATION

State of Ohio, Franklin County, ss:

Richard L. Klinck, President, and Lena Klinck, Secretary, of Public Service Corporation, being first duly sworn hereby verify this application.

Richard L. Klinck

Lena Klinck

Sworn and subscribed before me this day of May, 1984.

SUSAN L. JORDAN
NOTARY PUBLIC, STATE OF OHIO
MY COMMISSION EXPIRES SEPT. 30, 1988

TARIFF PUCO NO. 1

4. When sewage disposal service has been discontinued in accordance with these Rules and Regulations the entire bill, plus an additional charge of Ten Dollars (\$10.00) for reconnection must be paid before service will be restored to the same customer. No charge will be made for connection of a new customer at the same premises.

B. Unmetered Customers

- 1. Under normal conditions, a bill for an unmetered customer shall be due and payable within fifteen (15) days after the mailing of such bill. When service to any premises, lot or facility is established on a date between such quarterly billing periods, the customer shall be charged a per diem pro rata amount based on the rate for this class of service until commencement of the following billing period.
- 2. When an unmetered customer permanently terminates service during a quarter, the charge for the quarter shall be prorated on a per diem basis, and the customer shall be reimbursed for any sums paid in advance upon such per diem basis.
- 3. Bills unpaid thirty (30) days after the date of the mailing shall subject the premises, lot or facility to discontinuance of service. Notice of past due-bills will be mailed to customers, and sewage disposal service may be terminated by the Company in accordance with the procedures for discontinuance of service set forth in these Rates, Rules and Regulations.

Filed in accordance with Order No. 74-434-S of The Public Utilities Commission of Ohio, dated February 23, 1976

Issued: March 19, 1976 Effective: March 24, 1976

Issued by

Section 4
1st Revised Sheet No. 2
Replaces Original Sheet
No. 2

TARIFF PUCO NO. 1

4. When sewage disposal service has been discontinued in accordance with these Rules and Regulations the entire bill, plus an additional charge of Fifty Dollars (\$50.00) for reconnection must be paid before service will be restored to the same customer. No charge will be made for connection of a new customer at the same premises.

B. Unmetered Customers

- 1. Under normal conditions, a bill for an unmetered customer shall be due and payable within fifteen (15) days after the mailing of such bill. When service to any premises, lot or facility is established on a date between such quarterly billing periods, the customer shall be charged a per diem pro rata amount based on the rate for this class of service until commencement of the following billing period.
- When an unmetered customer permanently terminates service during a quarter, the charge for the quarter shall be prorated on a per diem basis, and the customer shall be reimbursed for any sums paid in advance upon such per diem basis.
- 3. Bills unpaid thirty (30) days after the date of the mailing shall subject the premises, lot or facility to discontinuance of service. Notice of past due-bills will be mailed to customers, and sewage disposal service may be terminated by the Company in accordance with the procedures for discontinuance of service set forth in these Rates, Rules and Regulations.

Filed in accordance with Order No. 80-48-ST-AC and Order No. 83-972-ST-AAC of The Public Utilities Commission of Ohio, dated May 19, 1981 and May 1, 1984, respectively.

Issued: May 1, 1984 Effective:

Issued by

5/17/84 Jon Jay Vorys, Sater, Seymour and Pease in Washington Arthur I Vorys 1856-1933 Suite 1111 52 East Gay Street Lowry F. Saler 1867-1935 Post Office Box 1008 1928 L Street, NW Washington, D.C 20036 Columbus, Ohio 43216 Augustus T. Scymour 1873-1926 Telephone (202) 822-8200 Telephone (614) 464-6400 Edward L. Pease 1873-1924 Telecopier (202) 835-0699 Telecopier (614) 464-6350 Rapifax (614) 464-6453 Telex 440693 Telex 24 | 348 Cable VORYSATER in Cleveland 2100 East Ohio Building 1717 East Ninth Street May 14, 1984 Cleveland Ohio 44114 Writer's Direct Dial Number 614/464-5681 Telephone (216) 621-7091 Telecopier (216) 621-8366 Ms. Georganne Higgins Attorney Examiner Public Utilities Commission Of Ohio 375 South High Street Columbus, Ohio 43215

Re: Public Service Corporation Case No. 83-972-ST-AAC

Dear Ms. Higgins:

We are in receipt of the Commission's Opinion and Order dated May 1, 1984 which requires Public Service Corporation to prepare and file with the Commission revised tariffs reflecting a \$10.00 reconnection charge. On page 8 of the Opinion and Order reference is made to the company having "intended to raise all reconnection charge references to \$50.00 in its last rate case which it did not actually do."

Upon review of my file, I find that in 1981 the Public Service Corporation made Application to the Commission to expand its service area and by Opinion and Order dated April 29, 1981, a copy of which is enclosed, such authority was granted (Case No. 80-487-ST-AAC). This Opinion and Order required that the Public Service Corporation file with the Commission amended tariffs reflecting "rates not higher than those currently in effect for its existing service area". On May 20, 1981 by letter to Mr. Carl Green, Lance W. Schneier filed with the Commission revised tariffs which set forth the reconnection fee to be \$10.00.

In January of 1980, Public Service Corporation filed an Application for an increase in rates with the Commission (Case No. 80-48-ST-AIR). By Opinion and Order dated May 19, 1981, a copy of which is enclosed, the Commission approved the increase in rates and ordered that Public Service Corporation file with the Commission in final

Ms. Georganne Higgins May 14, 1984 Page 2

form three complete printed copies of the newly approved tariffs.

On May 28, 1981 by letter to Mr. David Polk at the Public Utilities Commission of Ohio Lance W. Schneier filed on behalf of Public Service Corporation three complete printed copies of the newly approved tariffs, (copies of which are enclosed). In Section 4, first revised sheet No. 6 which replaced Original Sheet No. 6 provides for a reconnection fee of \$50.00. In Section 5, the first revised sheet No. 4 which replaced Original Sheet No. 4 also provides for a reconnection fee of \$50.00. These revised tariffs were filed in accordance with Order No. 80-48-ST-AIR dated May 19, 1981 and effective June 1, 1981.

In light of the above, it appears that the reconnection fee of \$50.00 was approved. Therefore, we ask that you reconsider the provisions of the Opinion and Order dated May 1, 1984 and modify it to provide that Section 4, Original Sheet No. 2 be révised to reflect a \$50.00 reconnection charge.

Thank you for your assistance.

Very truly yours,

Bill

William S. Newcomb, Jr.

SWN/kb

Enclosures

May 28, 1981

Mr. David Polk
Secretary
Public Utilities Commission of Ohio
375 S. High Street
Columbus, Ohio 43215

Re: Public Service Corporation PUCO Case No. 80-48-ST-AIR

Dear Mr. Polk:

In compliance with the Opinion & Order dated May 19, 1981 in the above-captioned, enclosed are three (3) complete printed copies of the newly approved tariffs. Please cancel and withdraw the superseding tariffs.

Sincerely,

Lance W. Schneier

LWS/ksh

Enclosures

cc: R. Klinck

Section 2 1st Revised Sheet No. 1 Replaces Original Sheet No. 1

TARIFF PUCO NO. 1

SEWER USE RATES

A. GENERAL

Sewage disposal service provided by the Company is furnished subject to the rates, charges, rules and regulations shown in this tariff, as it now exists, or as it may be revised, added to, or supplemented.

- B. USE RATES AND THEIR APPLICATION
 - 1. Domestic Use

2. Nondomestic Use

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981 Effective: June 1, 1981

Issued by

Section 2 lst Revised Sheet No. 2 Replaces Original Sheet No. 2

TARIFF PUCO NO. 1

3. Minimum Monthly Payment

For each lot or facility making nondomestic use of the Company's sewage disposal service, the customer shall pay a minimum monthly payment equal to one-half the product of \$1.12 times the estimated sewage flow to serve the customer's lot or facility, calculated in accordance with Ohio Environmental Protection Agency Formula, in gallons per day at 200 p.p.m. b.o.d. concentration, times thirty (30) days and divided by 1,000.

4. Testing

The Company will perform tests to determine the b.o.d. concentration of sewage for purposes of computing nondomestic use rates at least annually from samples taken from the premises of nondomestic customers. Additional tests may be performed at the request of the customer, not to exceed one test per month.

C. TURN OVER OF SYSTEM

The Company shall not turn over to any other utility or branch of government any part of its sewage collection and disposal service prior to approval by the agency, branch or subdivision of government with regulatory jurisdiction over the Company of appropriate changes to the Company's Rates, Rules and Regulations to meet all financial consequences of the turnover.

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981 Effective: June 1, 1981

Issued by

Section 4 lst Revised Sheet No. 3 Replaces Original Sheet No. 3

TARIFF PUCO NO. 1

- 4. Any bill remaining unpaid fifteen (15) days after its due date shall be subject to a delayed payment charge of ten percent (10%) of the amount of the bill.
- The Company, in order to safeguard its interest, may require the unmetered customer to make a deposit not to exceed forty-seven dollars and twenty-five cents (\$47.25) to be held by the Company as a guarantee of the payment of charges. At such time as the service is terminated, or, at the Company's option, prior to termination of service, the amount of the deposit plus six percent (6%) annual interest shall be credited to the customer's account or refunded to the customer. The provisions of Chapter XXXI, Rules and Regulations Governing the Establishment of Credit for Residential Utility Services, Code of Rules and Regulations of the Public Utilities Commission of Ohio is incorporated herein by reference.

C. Metered Customers

- Under normal conditions, a billing for a metered customer shall be due and payable within fifteen (15) days after the mailing of such bill.
- 2. Bills unpaid thirty (30) days after the date of the mailing shall subject the premises, lot or facility to discontinuance of service. Notice of past-due bills will be mailed to customers, and sewage disposal service may be terminated by the Company in accordance with the procedures for discontinuance of service set forth in these Rates, Rules and Regulations.

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981 Effective: June 1, 1981

Issued by

Section 4 1st Revised Sheet No. 4 Replaces Original Sheet No. 4

TARIFF PUCO NO. 1

- 3. Any bill remaining unpaid fifteen (15) days after its due date shall be subject to a delayed payment charge of ten percent (10%) of the amount of the bill.
- 4. The Company shall require each metered customer to make a deposit not to exceed one-half the product of \$1.12 times the estimated sewage flow to serve the customer's premises, lot or facility, calculated in accordance with Ohio Environmental Protection Agency Formula, in gallons per day at 200 p.p.m. b.o.d. concentration, times thirty (30) days and divided by 1,000.

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981

Effective: June 1, 1981

Issued by

Section 4

1st Revised Sheet No. 6

Replaces Original

Sheet No. 6

TARIFF PUCO NO. 1

or account stands at the time such final bill is rendered shall be liable for said final bill. If service is discontinued, service to the same premises, lot or facility, for the same owner or occupant, will not be restored until the final bill is paid together with an additional charge of Fifty Dollars (\$50.00) for reconnection.

- 4. In any case wherein temporary service is requested for any purpose the Company shall make an estimate of the cost of installation and removal of the facilities required for such service; and the applicant for the service shall deposit with the Company the amount of , such estimate. When such temporary service is no longer desired and is discontinued, all facilities not thereafter usable shall be removed and the actual installation and removal cost, less salvage value of the facilities so removed or left in place for use by the Company shall be determined. The customer shall then be reimbursed for the amount of his deposit less the "in-and-out" cost determined as above. The - customer shall also be liable for a use fee calculated in accordance with Section 2 of these Rates, Rules and Regulations.
- 5. The contract between the customer and the Company covering sewage disposal service is not transferable to any other person; and no agent of the Company has the authority to consent in writing, or otherwise, to such transfer.

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981

Effective: June 1, 1981

Issued by

Section 5 lst Revised Sheet No. 4 Replaces Original Sheet No. 4

TARIFF PUCO NO. 1

- g) For denial to the Company of reasonable access during normal working hours to the premises, lot or facility for purposes of inspection to determine whether surface water or other foreign substances are being introduced into the system, for purposes of testing of sewage b.o.d. concentration and for application and enforcement of these Rates, Rules and Regulations.
- h) For any flagrant violation of, or failure to comply with, the Rates, Rules and Regulations of the Company, as provided in this tariff.
- 8. If a customer whose service has been discontinued for nonpayment of bills or for violation of, or failure to comply with, the Rates, Rules and Regulations of the Company, desires a reconnection, such reconnection may be made only after the customer:
 - a) Has paid all unpaid bills owing to the Company;
 - Has corrected any condition found contravening the Rates, Rules and Regulations of the Company on file with the Public Utilities Commission; and
 - c) Has paid a reconnection fee of Fifty Dollars (\$50.00).

Filed in accordance with Order No. 80-48-ST-AIR of The Public Utilities Commission of Ohio, dated May 19, 1981

Issued: May 19, 1981

Effective: June 1, 1981

Issued by