BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

	Matter of the Application of Aqua inc. for Approval to Amend Tariff))	Case No. 15-0403-WW-ATA
1.	APPLICANT RESPECTFUL	LY PI	ROPOSES:
-	New Service		X Change in Rule or Regulation
-	New Classification		Reduction in Rates
-	Change in Classification		Correction of Error
-	X Other, Not Involving Increas	se in R	ates
-	Various Related and Unrelated	ed Tex	tual Revisions Without Change in Intent
2.	DESCRIPTION OF PROPOS	AL:	
Thi	is Application requests outhority to p	armit	Agus Ohio Ing (Agus) to condense the

This Application requests authority to permit Aqua Ohio, Inc. (Aqua) to condense the rules-and-regulations sections of a number of existing tariffs and replace them with a single, consolidated tariff.

3. TARIFFS AFFECTED:

The rules-and-regulations sections of the following existing tariffs will be replaced in their entirety by new Aqua Ohio, Inc. P.U.C.O. Tariff No. 2:

- Aqua Ohio, Inc., Lake Erie Division, P.U.C.O. Tariff No. 1
- Aqua Ohio, Inc., Masury Water Division, P.U.C.O. Tariff No. 1
- Aqua Ohio, Inc., P.U.C.O. No. 15 (areas formerly served by Ohio American Water Company)
- Aqua Ohio, Inc., Tariff P.U.C.O. No. 2 (areas formerly served by Tomahawk Utilities, Inc.)
- Aqua Ohio, Inc., Tariff P.U.C.O. No. 3 (areas formerly served by Mohawk Utilities, Inc.).

The application will not result in an increase in any rate, joint rate, toll, classification, charge or rental but will continue all rates and charges presently in effect.

4. Atta	ached hereto and made a part her	reof are:	
X	<u>X</u> Exhibit A – Existing schedule sheets (to be superseded) if applicable		
<u>_x</u>	<u>X</u> Exhibit B – Proposed schedule sheets (due to its length, Exhibit B appears out of order as the last exhibit).		
	Exhibit C-1		
	a. If new service is proposed, describe;		
b. If new equipment is involved, describe (preferably with a picture brochure, etc.) and, where appropriate, provide a statement distinguishing proposed service from existing services;			
		om customers request, so state giving, if tomers requesting proposed service.	
	X Exhibit C-2 – If a change of classification, rule or regulation is proposed, a statement explaining reason for change.		
	Exhibit C-3 – Statement excovered in exhibits C-1 or C	explaining reason for any proposal not C-2.	
	· 	ting that this application will not result in t rate, toll, classification, charge or rental.	
Dated: Februar	y 24, 2015	Respectfully submitted,	
		/s/ Andrew J. Campbell Mark A. Whitt (0067996) Andrew J. Campbell (0081485) WHITT STURTEVANT LLP The KeyBank Building, Suite 1590 88 East Broad Street Columbus, Ohio 43215 Telephone: (614) 224-3911 Facsimile: (614) 224-3960 whitt@whitt-sturtevant.com campbell@whitt-sturtevant.com (Counsel are willing to accept service by email)	
		ATTORNEYS FOR AQUA OHIO, INC.	

EXHIBIT A

The existing tariff sheets are:

- Aqua Ohio, Inc., Lake Erie Division, P.U.C.O. Tariff No. 1
- Aqua Ohio, Inc., Masury Water Division, P.U.C.O. Tariff No. 1
- Aqua Ohio, Inc., P.U.C.O. No. 15 (areas formerly served by Ohio American Water Company)
- Aqua Ohio, Inc., Tariff P.U.C.O. No. 2 (areas formerly served by Tomahawk Utilities, Inc.)
- Aqua Ohio, Inc., Tariff P.U.C.O. No. 3 (areas formerly served by Mohawk Utilities, Inc.).

These tariffs may be viewed on the Commission's website at the following address, under the links entitled "Aqua Ohio, Inc.," "Tomahawk Utilities Inc.," and "Mohawk Utilities Inc.":

http://www.puco.ohio.gov/apps/directorylister/index.cfm?path=Water%5C&filearea=2

If necessary, Aqua will make hard copies available upon request.

EXHIBIT C-2

Statement of Reasons for Proposed Changes in Rules and Regulations

In this proceeding, Aqua proposes to replace the tariffs setting forth the rules and regulations applicable to five different divisions or service areas with a single, consolidated tariff. The tariffs to be replaced apply to the Lake Erie Division; the Masury Division; customers formerly served by Ohio American Water Company; customers formerly served by Tomahawk Utilities, Inc.; and customers formerly served by Mohawk Utilities, Inc.

Aqua requests this tariff change for the following reasons. Following the recent acquisitions of the Ohio American, Tomahawk, and Mohawk systems, Aqua is responsible for administering seven different tariffs. The multiplicity of tariffs can be difficult for company personnel to administer and confusing for customers, and it creates the potential of conflict in how similar subject matters are treated or addressed for customers under different tariffs. Aqua does not believe that there is any good reason to continue to administer seven different sets of rules and regulations for its various divisions and service areas.

Aqua eventually wishes to serve all of its customers under a single, unified set of rules and regulations. But Aqua is not proposing to consolidate all of its tariffs at this time. The tariffs applicable to the Stark Regional Division (P.U.C.O. Tariff No. 1) and Struthers Division (Master Tariff No. 2) are being excluded from this application because those areas are served under municipal rate ordinances. Aqua desires eventually to include these divisions under the proposed consolidated tariff, but it is still considering whether and how best that may be accomplished.

Aqua has sought to assure that the proposed tariff treats customers as well as or better than the treatment required by the Commission's rules. Aqua believes that moving toward unified rules and regulations is in the best interest of both the Company and customers. Moreover, this tariff change will not result in an increase in any rate, joint rate, toll, classification, charge or rental.

Aqua would note that it has not fully updated the section and sheet references in the subject index of the tariff. It will do so once the Commission has approved the final version of the tariff and will include the updated references in the final version.

For these reasons, Aqua respectfully requests that the Commission approve its application.

EXHIBIT D-1

AFFIDAVIT

STATE OF OHIO)	
)	SS:
MAHONING COUNTY)	

Edmund P. Kolodziej, Jr., being first duty sworn, deposes and says that he is the President of Aqua Ohio, Inc., the Applicant herein; that the statements submitted herewith contain proposed revisions to existing schedule sheets and establish the facts and grounds upon which this Application is based; and that the data and facts set forth herein are true to the best of his knowledge and belief. This application will not result in an increase in any rate, joint rate, toll, classification, charge or rental.

Edmund P. Kolodziej, Jr.

President

Sworn to and subscribed in my presence this 24 day of February, 2015.

Notary Public



EXHIBIT B

AQUA OHIO, INC.

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

89-7028-WW-TRF 89-7025-WW-TRF

Covers the following Service Areas:

- Lake Erie Division
- Masury Division
- Area formerly served by Tomahawk Utilities, Inc.
- Area formerly served by Mohawk Utilities, Inc.
- Area formerly served by Ohio American Water Company

TABLE OF CONTENTS

SEC	HON
Superseded Tariffs	1
Subject Index	2
General Rules and Regulations:	
Explanation of Terms	3-1
General Regulations Governing Service	3-2
Bills and Payments for Service	3-3
Contracts for Water or Sewer Service	3-4
Water Service Application Form	3-5
Sewer Service Application Form	3-6
Water Service Lines	3-7
Sewer Laterals	3-8
Metered Water Service	3-9
Customer Financing Plan for Connection to Water Service	3-10
Private Fire Protection Service	3-11
Application for Private Fire Protection Service	3-12
Public Fire Protection Service	3-13
Rate Schedules	4
Service Area Maps	5

 Aqua Ohio, Inc. 6650 South Avenue Boardman, OH 44512

Table of Contents Original Sheet No. 2

P.U.C.O. Tariff No. 2		
Addendums to the Tariff:		
Sample Bill Format	Appendix A	
Summary of Customer Rights and Obligations	Appendix B	

Issued: [Month __], 2015 Effective: [Month __], 2015

SUPERSEDED TARIFFS

This Tariff supersedes Ohio American Water Company P.U.C.O. Tariff No. 15
This Tariff supersedes Aqua Ohio, Inc. Suburban Division P.U.C.O. Tariff No. 1
This Tariff supersedes Aqua Ohio, Inc. Seneca Division P.U.C.O. Tariff No. 4
This Tariff supersedes Aqua Ohio, Inc. Norlick Place P.U.C.O. Tariff No. 2
This Tariff supersedes Aqua Ohio, Inc. Lake Erie East P.U.C.O. Tariff No. 1
This Tariff supersedes Aqua Ohio, Inc. Lake Mohawk P.U.C.O. Tariff No. 3
This Tariff supersedes Aqua Ohio, Inc. Lake Tomahawk P.U.C.O. Tariff No. 2

Issued: [Month], 2015 Effective: [Month], 2015

SUBJECT INDEX

Description	Section	Sheet No.	Effective Date
Α			
Access to Premises Account Activation Charge	3-2 4	3 See Sch. of Rates	xx/xx/xx xx/xx/xx
Application for Water Service Applications to Install Water Service Lines Application Forms	3-4 3-7 3-5 3-6	1 1 1-2	xx/xx/xx xx/xx/xx xx/xx/xx
Arrearages and Charges Due	3-3	1	xx/xx/xx
В			
Bills and Payments for Service Bills, Delinquent Bills, Disputed Bills, Final Bills, Form Bills, Payments of Bills, When Rendered Bulk Water	3-3 3-3 3-3 3-3 3-3 3-3 4	1 1 2 Appx. A 2 2 See Sch. of Rates	xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/
С			
Change in Occupancy Company, Definition Complaints, Records of Conservation Contracts for Water Service Cost, Definition of Curb Stops, Use of Current Occupant Liability Customer-Definition of Customer-Bill Rendered Customer Billing Address Customer, Final Bill Customer- Meter Test Request	3-4 3-1 3-2 3-2 3-4 3-1 3-9 3-4 3-1 3-3 3-3 3-2 3-3 3-9	1 5 6, 7 1 1 2 1 1 1 1 5 2 3	xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

Customer-Payment Liability Customer Equivalents Customer Rights and Obligations	3-3 3-9 Appendix B	1 1-2	xx/xx/xx xx/xx/xx xx/xx/xx
D			
Damage due to Deficiency or Failure of Water Supply Deposits to Secure Payment of Bills Discontinuance of Service Dishonored Payment Charge	3-2 3-2; 3-4 3-2 4	1 5; 1 2, 5 See Sch. of Rates See Sch. of Rates	xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/
E			
Explanation of Terms Employee Identification	3-1 3-2	1, 2, 3 5	xx/xx/xx xx/xx/xx
F			
Final Bill Fire Protection – Private Fire Protection –Public Flow Detecting Devices	3-3 3-11 3-13 3-11	2 1 1 1	xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/xx
Н			
Hose Connections	4	See Sch. of Rates	xx/xx/xx
Hydrants, Public Fire Installation of Hydrants, Public Fire-Specifications of Hydrants, Public Fire Use of Water From Hydrants, Rates	3-13 3-13 3-13 4	1 1 1 See Sch. of Rates	xx/xx/xx xx/xx/xx xx/xx/xx xx/xx/xx
I			
Installation – Meter Installation-Service Dates	3-9 3-7 3-8	1 1	xx/xx/xx xx/xx/xx

M			
Main Extension-Customer Finan. Plans	3-4	3, 4, 5, 6, 13	xx/xx/xx
Main Extension-General	3-4	1	xx/xx/xx
Main-Lot Connection Method	3-4	2	xx/xx/xx
Map-Lake Erie Division	5	1-7	xx/xx/xx
Meter-Inability of Company to Read	3-2	5	xx/xx/xx
Meter-Inaccurate or not registering	3-9	3	xx/xx/xx
Meter-installation	3-9	1	xx/xx/xx
Meter-Installation Location	3-9	2	xx/xx/xx
Meter-Maintenance of and Repairs to	3-9	3	xx/xx/xx
Meter-Minimum	4	See Sch. of Rates	xx/xx/xx
Meter-Outside Vault Location	3-7	1	xx/xx/xx
Meter-Rates	4	See Sch. of Rates	xx/xx/xx
Meter-Specifications for	3-9	1	xx/xx/xx
Meter-Tampering Shut off	3-9	4	xx/xx/xx
Meter-Tests	3-9	3	xx/xx/xx
Meter-Types for Private Fire Protection	3-11	1	xx/xx/xx
0			
Off Premise Use of Service	3-2	2	xx/xx/xx
Р			
Person- Definition	3-1	2	xx/xx/xx
Premises-Access to	3-2		xx/xx/xx
Premises-Definition	3-1	2	xx/xx/xx
Precedence	3-2	1A	xx/xx/xx
Pressure, Water	3-2; 3-11	1	xx/xx/xx
Private Fire Protection-Application for Service	3-11	1	xx/xx/xx
Private Fire Protection-Contracts for Service	3-4	1	xx/xx/xx
Private Fire Protection-Definition	3-11	1	xx/xx/xx
Private Fire Protection-Limitation of Use Private Fire Protection-Regulations Governing	3-11	1	xx/xx/xx

4			
R			
K			
Rates	4	See Sch. of Rates	xx/xx/xx
Reconnection of Service	3-2	4	xx/xx/xx
Requirements for Related Facilities	3-9	4	xx/xx/xx
	3-4	2	
Repair of Customer Facilities	3-2	1	xx/xx/xx
Restoring Service-Requirements	3-2	4, 5	xx/xx/xx
Restoring of Service-Requirements	3-9	4	xx/xx/xx
S			
Schedule of Rates	4	1-8	xx/xx/xx
Service-Application	3-4	1	xx/xx/xx
Service-Building Constructing	3-2	1	xx/xx/xx
Service-Calls after hours	3-2	5	xx/xx/xx
Service-Company Lines	3-7	1	xx/xx/xx
Service-Company Operating Control	3-7	1	xx/xx/xx
Service-Cross Connections	3-2	1	xx/xx/xx
Service-Curb Stops	3-7	1	xx/xx/xx
Service-Customer Lines	3-7	1	xx/xx/xx
Service-Deficiency or Failure	3-2	1	xx/xx/xx
Service-Discontinuance	3-2	22	xx/xx/xx
Service-Emergency Call Charges	3-2	25	xx/xx/xx
Service-Installation Dates	3-7	2	xx/xx/xx
Service-Maintenance and Repair	3-7	1	xx/xx/xx
Service-Private Fire	3-11	1	xx/xx/xx
Service-Reconnection	3-2	1	xx/xx/xx
Service-Regulations	3-7	All	xx/xx/xx
Service-Separate Meter Requirement	3-9	1	xx/xx/xx
Service-Size and Type	3-7	1	xx/xx/xx
Service-Temporary	3-4	1	xx/xx/xx
Service-Temporarily Discontinue	3-3	2	xx/xx/xx
Service-Trench	3-7	2	xx/xx/xx
Sprinklers, Automatic	4	See Sch. of Rates	xx/xx/xx
Stop Cocks and Valves	3-9	2	xx/xx/xx
Superseded Tariffs	1	1	xx/xx/xx
System Improvement surcharge (SIC)	4-1	2	xx/xx/xx
System Improvement surcharge (SIC)	4-2	1	xx/xx/xx
System Improvement surcharge (SIC)	4-3	1	xx/xx/xx
System Improvement surcharge (SIC)	4-4	2	xx/xx/xx

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

Т			
•			
Temporary Service	3-4	1	xx/xx/xx
Temporary Shut off Notice	3-2	1	xx/xx/xx
V			
V			
Valves	3-9	1	xx/xx/xx
Valves-Size, Type and Location	3-2	1	xx/xx/xx
W			
Waste of Water	3-2	2	xx/xx/xx
Water Service, Bills and Payments	3-3	1	xx/xx/xx
Water Supply Control	3-2	1	xx/xx/xx
Water Supply Control	3-9	2	xx/xx/xx
Water Supplied-Definition	3-1	3	xx/xx/xx
Water Supply-Contamination	3-2	1	xx/xx/xx
Water Supply Stoppage	3-2	1	xx/xx/xx
Water Service-Bills for Delinquent	3-3	1	xx/xx/xx
Water Service-Bills for Mailing	3-3	1	xx/xx/xx
Water Service-Bills for, When rendered	3-3	1	xx/xx/xx
Water Service-Bills for, Where Paid	3-3	1	xx/xx/xx
Water Service-Contracts for	3-4	1	xx/xx/xx
Water Service-Deposits	3-2	3	xx/xx/xx
Water Service-Metered	3-9	All	xx/xx/xx
Water Service-Regulations	3-7	All	xx/xx/xx
Water Service-Temporary	3-4	1	xx/xx/xx
Water Service-Temporary Cut off	3-2	1	xx/xx/xx
Water-Use of	3-4	1	xx/xx/xx

EXPLANATION OF TERMS

<u>ADJACENT BUILDINGS</u> – A group of two or more buildings on the same lot or parcel of land that are not separated by any street, avenue, thoroughfare, alley, or other public right of way. Except where the Customer owns or leases a lot or parcel of land on both sides of a street, avenue, thoroughfare, alley, or public right of way, which lots or parcels of land otherwise would be contiguous, such building thereon shall be considered adjacent.

<u>APPLICANT</u> – Any Person, firm, corporation, or governmental unit that applies for water and/or sewer service from the Company.

<u>APPLICATION</u> – An oral or written request to the Company for water and/or sewer service. An Application for the installation of a Customer Service Line must be in writing on forms prescribed by the Company that have been filed with and approved by the Commission.

A.W.W.A. - American Water Works Association

B.O.D. - Biochemical Oxygen Demand

C.B.O.D. - Carbonaceous Biochemical Oxygen Demand

C.F.R. - Code of Federal Regulations

<u>BACKFLOW PREVENTER</u> – A device designed to prevent a potential backflow of contaminants from the Customer's activities or property into the Company's distribution system.

<u>BOOSTER PUMP</u> – A water-pump station that conveys water to the distribution system and water tanks to maintain system pressure.

<u>BULK CUSTOMER</u> – A Customer who receives water at a separate Tariff rate, typically through a master Meter.

CHECK VALVE – A device designed to allow the flow of water only in one direction.

<u>CLEAN WATER</u> – All wastewaters, other than sewage, including, but not limited to, roof, footing, and surface drainage.

<u>COLLECTION MAIN</u> – A pipe that collects or transports wastewater from the Service Lines of a wastewater Customer.

COMMISSION - The Public Utilities Commission of Ohio

COMPANY - Aqua Ohio, Inc.

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

<u>CONSUMER COMPLAINT</u> – A Customer or consumer contact when such contact necessitates follow-up by or with the Company to resolve a point of contention.

CONTROL VALVE - A device designed to stop the flow of water when the valve is closed.

<u>COST</u> – The expenditure by the Company for labor, materials, engineering, supervision, motor vehicles and tools, and/or any other expenditures incidental thereto to the extent that any or all of such items are directly assignable to the particular situation involved, except when modified by the word "estimated," in which case it shall be the estimated expenditure for such item.

<u>CUSTOMER</u> – Any Person who enters an agreement with the Company to receive waterworks and/or sewage disposal service.

<u>DISTRIBUTION MAIN</u> – A pipe that transports or distributes water from the supply system to the Service Line of a water Customer.

FLAT RATE – Rates charged to Customers who are not Metered.

<u>FORCEMAIN</u> – A pipe that carries pressurized sewage from a Lift Station to the sanitary sewer collection system or a Wastewater-Treatment Plant.

<u>GRAVITY MAIN</u> – A pipe that conveys sewage by gravity.

<u>LIFT STATION</u> – A wastewater pump station that conveys sewage in Forcemains to Gravity Mains or the Wastewater-Treatment Plant.

MAIN EXTENSION – An extension, including any fire hydrants if fire protection is provided by the Company, from the nearest existing adequate main along a route determined in accordance with reasonable utility engineering practices to a point perpendicular to the most remote structure to be served fronting the Main Extension.

<u>METER</u> – The Company-approved device or apparatus, including associated remote registers, used to measure all water passing through a Customer Service Line.

<u>MONTHLY CONSUMPTION</u> – The amount of water passing through the Customer's Meter (or for billing purposes, estimated to have passed through such Meter) in a monthly billing cycle, which equals approximately 30 days.

MONTHLY BILL – A bill is rendered each month. The Monthly Bill is determined by applying the applicable rate or rates to the consumption shown on the bill and then adding the applicable Customer charge. The consumption shown on the bill may be from an actual Meter reading or may be estimated.

N.P.D.E.S. – National Pollutant Discharge Elimination System

lssued: [Month _	_], 2015	Effective: [Month _	_], 2015

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc.
In accordance with the Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

OHIO E.P.A. – Ohio Environmental Protection Agency

OHIO ADM. CODE - Ohio Administrative Code

O.R.C. - Ohio Revised Code

<u>OUTAGE</u> – Any interruption of a Company system, other than a Customer Service Line, that causes the cessation of water and/or sewer service.

<u>PERSON</u> – Person means any natural Person, corporation, partnership, association, organization, or other entity capable under the law of suing or being sued, including any public body and shall, unless the context shall otherwise indicate, include the plural as well as the singular, and words of any gender shall include all genders.

P.I.V. - Post Indicator Valve

<u>PREMISES</u> – Each of the following, together with the lot or parcel of land upon which it is located, or such portion of such land as is used or held for use with it, shall constitute a Premises:

- (1) One building designed or used for single-family occupancy as a residence.
- (2) One building designed or used for single-family occupancy both as a residence and for professional or business purposes, when the resident conducts the business or profession. When not so conducted, the portion occupied by the resident constitutes one Premises and each separate portion occupied by other Persons for professional or business purposes constitutes a separate Premises.
- (3) A combination of Adjacent Buildings, one portion designed or used for single-family occupancy as a residence and the other portions designed for professional or business purposes all of which are occupied by the resident. When not so occupied, the portion designed or used for single-family occupancy constitutes one Premises and each separate portion designed or used for professional or business purposes and occupied by other Persons constitutes a separate Premises.
- (4) One building designed or used by one Person for professional or business purposes.
- (5) A combination of Adjacent Buildings designed or used by one Person for professional or business purposes.
- (6) Each combination of rooms designed or used for single-family occupancy as a residence, within a multiple-unit building.
- (7) Each room or combination of rooms designed or used by one Person for professional or business purposes within a house or within a multiple-unit building.

Issued: [Month], 2015	Effective: [Month], 2015
	President and COO, Aqua Ohio, Inc. ic Utilities Commission of Ohio

Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

- (8) Each parcel of land that requires water and/or service.
- (9) Each parcel or mobile home unit where the unit is not resting primarily on its wheels.
- (10) Any building not otherwise defined as Premises in any other definition of Premises contained herein.

<u>PRESSURE-REDUCING VALVE</u> – A device designed to reduce the water pressure within the Customer's building below that which exists on the Company's distribution system.

<u>PRESSURE-RELIEF VALVE</u> – A device designed to relieve pressure on the internal plumbing system on the Customer's property.

PRIVATE FIRE PROTECTION SERVICE – All fire protection water service furnished by the Company, other than Public Fire Protection Service. This includes, but is not necessarily limited to: (i) water service to a Customer's fire protection facilities such as sprinkler systems and/or fire hose connections in buildings and structures; and (ii) fire hydrants other than those that qualify as public fire hydrants within the definition of Public Fire Protection Service and are operated and maintained by the Company.

<u>PUBLIC FIRE PROTECTION SERVICE</u> – Water service to fire hydrants that are operated and maintained by the Company.

<u>RELATED FACILITIES</u> – All fittings, valves, connections, and other facilities associated with the Main Extension and required in accordance with reasonable utility engineering practices to provide service to a point perpendicular to the most remote structure to be served fronting the Main Extension.

SERVICE LINES -

- (1) The Company's water Service Line is the portion of the Service Line between the Distribution Main up to and including the curb stop, meter pit, or meter vault at or near the property line, right-of-way, or easement line maintained at the Cost of the Company. For Meters in homes where there is no curb stop, meter pit, or meter vault, the Company owns and maintains Service Lines up to the Customer's property line or right-of-way only.
- (2) The Customer's water Service Line is the portion of the Service Line from the Company's Service Line to the structure or Premises that is supplied, installed, and maintained at the Cost of the Customer.
- (3) Sewer Lateral The pipe connecting the Premises to the Company's Gravity Main or Forcemain, including the connection fitting on the Company's Gravity Main or Forcemain. The Customer shall be responsible for ownership and maintenance of the Sewer Lateral. If the Sewer Lateral is connected to a Forcemain, the Customer

ssued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., P	resident and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

shall have installed and maintain a Check Valve on their lateral prior to connection to the Forcemain.

<u>SPECIAL CONTRACTS</u> – A "reasonable arrangement" (as that terms is used in O.R.C. 4905.31) between the Company and other public utilities or with one or more of its Customers, consumers, or employees.

TAP IN - The connecting of a Company Service Line to the distribution or Collection Main.

TARIFF - This document in its entirety.

<u>TEMPORARY SERVICE</u> – Water and/or sewer service that is not continuously used throughout the year, such as for building or construction purposes, street paving, cleaning property, filling tanks, or other uses of this kind.

T.S.S. – Total Suspended Solids

<u>WASTEWATER-TREATMENT PLANT</u> – All facilities necessary to treat wastewater and meet N.P.D.E.S. permit requirements, and all other regulatory guidelines.

<u>WATER PLANT</u> – All facilities necessary to furnish public water service and water for fire protection, and meet established regulatory guidelines.

<u>WATER SERVICE CONNECTION</u> – The connection of the Company's water Service Line with the Customer's water Service Line at or near the property line, which connection enables the Customer to receive water service.

U.S.E.P.A. – United States Environmental Protection Agency

GENERAL REGULATIONS GOVERNING SERVICE

- 1. When the supply of water is to be temporarily interrupted by the Company, it will give three days advance notice thereof as provided for in the Ohio Administrative Code.
- The Tariff's provisions bind every Applicant and Customer who applies or takes water and/or sewer service. No employee or agent of the Company has the right or authority to bind it by any promise, agreement, or representation contrary to this Tariff. Nothing within this Tariff, however, shall take precedence over the rules set forth in Ohio Adm. Code Chapter 4901:1-15.
- 3. The Company will provide adequate service but does not guarantee a sufficient or uniform pressure or an uninterrupted supply of water. The Company agrees to furnish and provide such supply of water as is then available and no other or greater.
- 4. Customers are cautioned to provide sufficient storage of water where uninterrupted supply must be assured. Customers attaching or using fixtures or devices taking a supply of water directly from the service pipes will do so at their sole risk.
 - A. Intercepting Tank Required for Large Customers
 - (1) Service pipes shall not be connected to the suction side of pumps.
 - (2) Uses of a character requiring a large quantity of water within a short period of time are not to be permitted except through intercepting or intermediate storage tanks, unless approved by the Company in writing.
 - (3) The inlet connection for Customer-owned storage tanks shall discharge at a point no less than six inches above the overflow of such tanks and must be approved by the Company in writing.
 - B. Check Valves, Relief Valves, Flush Valves, and Vacuum Breakers
 - (1) Customers having boilers, hot-water heating systems, or hot-water heaters connected with the Company's mains shall have an approved Backflow Preventer in the supply pipe to the heating systems and a relief valve at some point between the Backflow Preventer and heating system.
 - (2) All Customers are cautioned against danger of collapse of boilers since it is sometimes necessary to shut off the supply of water without notice. For this reason, the Customer shall install a vacuum valve in the steam line to prevent collapse in case the water supply is interrupted.
 - (3) Flush valve or direct flushing closets should not be installed in Premises

Issued: [Month], 2015	Effective: [Month], 2015
In accordance with the Pu	., President and COO, Aqua Ohio, Inc. blic Utilities Commission of Ohio I5 for Case No. 15-XXXX-WS-ATA

where the service pipe supplying such Premises is connected to a main two and one-half inches or less in diameter. All flush valves shall be equipped with approved type vacuum breakers.

- (4) The use and operation of any check, relief, or vacuum valves shall be the Customer's sole responsibility.
- 5. 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 water pressure, nor for any damage caused thereby. Neither is the Company liable for the bursting or breaking of any main or Service Line, any attachment to the mains and Service Lines, nor other facilities used by the Company (except as a result of willful misconduct). The Customer bears sole responsibility for any and all damage to boilers or other equipment that depends upon pressure in mains and Service Lines to keep them supplied with water.

The Company shall not be considered in any manner an insurer of property or Persons, or to have undertaken to protect any property or Persons against loss or damage. The Company agrees to furnish and provide such supply of water as shall then be available and no other or greater, and it shall be free and exempt from any and all claims for damages on account of any injury to property or Persons by reason of failure to supply water or water pressure, if same is without willful misconduct on its part.

Approval of the above language by the Commission, however, does not constitute a determination by the Commission that the limitation of liability imposed by the Company should be upheld in a court of law. Approval by the Commission merely recognizes that since it is a court's responsibility to adjudicate negligence and damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

6. For Main Extensions or any other purpose when a water shut off is planned, the Company shall notify affected Customers at least three days in advance of any planned Outages or planned main flushing. The notice shall be delivered in writing to the Customer, by notice printed in a newspaper of general circulation serving the community, or by an obvious sign posting in the Company's affected service territory. The notice shall state the date and estimated duration of the Outage or flushing for the affected area or areas, and a local toll-free number that Customers may call with questions. The Company will also post the planned Outage on its website by the date of the Outage.

The temporary shutting off of water and/or sewer service from any Premises for any cause shall not entitle the Customer to a deduction in the amount of his or her charges during the time of such temporary shut off. Nor shall the shutting off of service temporarily cancel a contract for service except at the option of the Company or upon written notice from the Customer.

7.	In the interest of public health, water mains, Service Lines, or other pipes may not be
	connected with any Service Line or piping that the Company knows or has good reason to

Issued: [Month], 2015	Effective: [Month], 2015
,	, President and COO, Aqua Ohio, Inc.

Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

believe is connected with any other sources of water supply. Neither may said mains, Service Lines, nor other pipes be connected in any way to any piping, tank, vat, or other apparatus that contains liquids, chemicals, or any other matter that may backflow into said mains, Service Lines, or other pipes, and which may endanger or otherwise contaminate the water supply.

8. In the interest of public health and for the protection of Company property, the Company will not permit Customer Sewer Laterals, or any other lines or pipes carrying or that are in a position to carry sewage, to be connected either on or off any Premises with any lines that the Company knows or has good reason to believe carries, or is in a position to carry, nondomestic sewage, unless the written approval of the Company is first obtained.

The Company prohibits the discharge of Clean Waters into its sewage system. The Company reserves the right to prohibit, to accept, or to require pretreatment of nondomestic sewage. No high-strength sewage shall be discharged into the Company's sewer system as outlined in Section 3-7, "Water Service Lines," without written approval from the Company. The Company will be permitted to charge a fee based on the Company's actual costs for approved high-strength waste discharge to cover the additional Costs of treating said waste. High-strength waste is considered to contain high C.B.O.D., ammonia, phosphate, T.S.S., or pH, or that could impact the Company's Wastewater-Treatment Plant's ability to treat waste and meet its N.P.D.E.S. permit requirements.

- 9. 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. The Company nonetheless reserves the right to inspect said facilities to ensure against possible damage, backflow, and cross connections.
 - A. The Company has developed and implemented and shall operate a Backflow Prevention and Cross-Connection Control Program that meets the requirements of Ohio Adm. Code 3745-95. As a condition of continued water service, all Customers shall comply with the Company's published Backflow Prevention and Cross-Connection Control Program as a condition of continued water service. Customers who fail to comply with the Company's Backflow Prevention and Cross-Connection Control Program shall be subject to termination of service.
 - B. Bypass arrangements, jumper connections, removable sections, swivel or changeover devices, and other temporary or permanent devices through which, or because of which, backflow can occur, are considered to be cross-connections.
 - C. No cross-connection shall be permitted unless the Customer provides an acceptable form of protection against contamination by backflow into the water distribution system. An acceptable form of protection is one that meets the approval of the Ohio E.P.A. and the local regulating health agency. Customers are required to install, maintain in good working condition, and test as required the protective device or

lssued: [Month], 2015	Effective: [Month], 2015
	President and COO, Aqua Ohio, Inc.

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

system at their own Cost and expense. This device or system is subject to the Company's inspection, test, and approval before being placed in service, and at such times thereafter as the Company may deem necessary.

- D. Any cross-connection made or permitted to exist by a Customer that violates the provisions of this Tariff shall be removed or corrected as soon as is practicable in a manner acceptable to the Ohio E.P.A. (where it has jurisdiction with respect to such matters) and the local regulating health authority. Failure to do so may result in immediate discontinuance of water and/or sewer service.
- 10. Water will not be furnished where pipes are inferior or where the plumbing is defective; neither shall water be furnished where the faucets, toilets, or other fixtures leak or are defective. When such conditions are discovered, and after 14 days prior written notice by the Company, the water supply shall be shut off until the Customer makes the necessary repairs.
 - A. All plumbing work shall be done in accordance with both any applicable plumbing code of the state or municipal unit in the Company's service area and/or regulations adopted by any duly constituted board or commission having jurisdiction with respect to such matters. Where plumbing work, upon inspection, is found to be in violation of any applicable plumbing code, rule, regulation, or ordinance, the Company may shut off water and/or sewer service as provided in this Tariff.
 - B. The Customer must submit for inspection all plumbing work done in connection with pipe and fixtures connected to the Company's mains or Service Lines before such underground work is covered up. Whenever the Company determines that plumbing work is defective, the Company may refuse, suspend, or terminate service.
- 11. The Company shall have the sole right to determine the size, type, and location of Meters, Meter settings, valves, and Service Lines, and connections necessary to provide service. The Company will not supply water or connect its system to any master Meter servicing a residential development, commercial or industrial complex, or other multi-Premises development serving multiple buildings through a single Service Line except pursuant to a Special Contract. Such a Special Contract shall be filed with and approved by the Commission pursuant to an Application that is submitted by the Company and is posted on the Commission's docketing information system and is accessible through the internet. The Company is required to conform its schedules of rates, tolls, and charges to such Special Contract, and where variable rates are provided for in any such Special Contract, the Cost data or factors upon which such rates are based and fixed shall be filed with the Commission in such form and at such times as the Commission directs. Every such Special Contract shall be under the supervision and regulation of the Commission, and is subject to change, alteration, or modification by the Commission.

Master Meter arrangements with trailer parks, condominium type developments, commercial or industrial complexes, or other multi-unit or multi-Premise developments serving multiple buildings through a single Service Line entered into prior to September 26,

lssued: [Month], 2015	Effective: [Month], 2015
,	President and COO, Aqua Ohio, Inc. lic Utilities Commission of Ohio

Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

2008, are hereby grandfathered and this provision will have no force or effect as to those grandfathered arrangements.

12. The Company has exclusive right to operate all Service Lines from main to Meter at a curbstop, meter pit, or meter vault, or to the right of way, easement line, or property line for Meters installed in buildings, including installations.

All pipe, fittings, equipment, Meters, or other appurtenances when installed at the expense of the Company, whether located outside or inside of the Customer's Premises, shall at all times be and remain the property of the Company. The Company may inspect or remove and repair these appurtenances at any time during reasonable hours or upon the discontinuance of service.

- 13. When an Applicant applies for Temporary Service, such service shall be furnished under the regulations applicable to regular, permanent service. Special, temporary requirements for water and/or sewer service may be met by applying for the same at the office of the Company in accordance with Section 3-4, "Contracts for Water or Sewer Service," Item 1 of this Tariff.
- 14. The Customer shall not, without Company consent, use water for any purpose or upon any Premises not stated in the Application for service.
- 15. The Company may refuse service to any Applicant or disconnect service to any Customer in accordance with the following:
 - A. Service may not be refused or disconnected to any Customer or refused to any Applicant for service unless the Company complies with all of the disconnection procedures contained in this Item. Service shall not be disconnected to any Customer unless the disconnection conditions in this Item may be specifically applied to that Customer.
 - B. Service may be refused or disconnected to any Customer or refused to any Applicant for service as stated in this Item. In an instance where a Customer's service could be disconnected under more than one of the following conditions, the minimum notice provision (which includes no notice) will be provided.
 - (1) No notice is required in any of the following instances:
 - For tampering with any main, Service Line, Meter, curb stop, curb box, seal, or other appliance under the control of, or belonging to, the Company.
 - b. For connecting the Service Line or any pipe directly or indirectly connected to it with any other source of supply or with any apparatus that may, in the opinion of the Company, contaminate the Company's

Issued: [Month], 2015	Effective: [Month], 2015
· · · · · · · · · · · · · · · · · · ·	, President and COO, Aqua Ohio, Inc.

Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

water supply or threaten the integrity of the system.

- c. For any other violation of or failure to comply with the regulations of the Company that may in the opinion of the Company or any public authority create an emergency situation.
- (2) The Customer must be given not less than 24 hours written notice before service is disconnected when any of the following conditions exist:
 - a. For the use of water for any purpose not stated in the Application, for the discharge of any type of sewage not stated in the Application, or for the use of either service upon any Premises not stated in the Application.
 - b. To prevent waste or reasonably avoidable loss of water.

Personal delivery of the notice to the Customer's Premises shall first be attempted. If Personal service cannot be accomplished at that time, then the notice shall be securely attached to the Premises in a conspicuous manner.

- (3) The Customer must be given not less than 14 days written notice before service is disconnected when any of the following conditions exist:
 - a. For nonpayment of any Tariff charges when due or within any additional period for payment permitted by the Company, or for not making a deposit as required. Disconnection of service for nonpayment may not occur prior to 14 days after the due date.
 - b. For any violation of, or failure to comply with, the regulations of the Company other than stated in Item 15.B.(1) of this section.
 - c. For misrepresentation in the Application as to any material fact.
 - For denial to the Company of reasonable access to the Premises for the purpose of reading, inspection, replacement, or maintenance of the Meter.
 - e. For violation of federal, state, or local laws or ordinances where such violation affects the provision of utility service by the Company.
- C. Service may not be refused or disconnected to any Customer or refused to any Applicant for service for any of the following reasons:
 - (1) Failure to pay for service furnished to a Customer formerly receiving service at the Premises, unless the former Customer continues to reside at the Premises.

Issued: [Month], 2015	Effective: [Month], 2015
,	, President and COO, Aqua Ohio, Inc. blic Utilities Commission of Ohio

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

- (2) Failure to pay for a class of service different from the service provided for the account in question.
- (3) Failure to pay any amount that, according to established payment dispute and resolution procedures, is in bona fide dispute.
- (4) Failure to pay any charge not specified in the Company's Tariff.
- D. If a landlord is responsible for payment of the bill, notice of disconnection of service shall be given to the consumer at least ten days before disconnection could occur. In a multiunit dwelling, written notice shall be placed in a conspicuous place.
- E. The Company shall provide disconnection of service notice to one additional consenting party, with the Customer's written authorization, for those Customers desiring such additional notification.
- F. When the Company complies conditions set forth in this Item, it may disconnect service during its normal business hours as stated in the Tariff; no disconnection for past-due bills or for not making a deposit as required, however, may be made after 12:30 p.m. on the day preceding a day that all services necessary for reconnection are not regularly performed or available.
- G. On the day of disconnection of service, the Company shall provide the Customer with personal notice. If the Customer is not at home, the Company shall provide personal notice to an adult consumer. If neither the Customer nor an adult consumer is at home, the Company shall attach written notice to the Premises in a conspicuous location prior to disconnecting service. Those Company employees or agents who disconnect service at the Premises may or may not, at the discretion of the Company, be authorized to make extended payment arrangements. Company employees or agents who disconnect service shall be authorized to complete one of the following:
 - (1) Accept payment in lieu of termination.
 - (2) Dispatch an employee to the Premises to accept payment.
 - (3) Make available to the Customer a means to avoid disconnection.
- H. The Company shall comply with the following medical certification provisions:
 - (1) In accordance with the certification requirements of this Item, the Company shall not disconnect residential service for nonpayment if the disconnection of service would be especially dangerous to the health of any consumer who is a permanent resident of the Premises.

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., F	President and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

- (2) The medical condition shall be certified to the Company by a licensed physician, physician assistant, clinical nurse specialist, certified nurse practitioner, certified nurse midwife, or local board of health physician.
- (3) The Company shall act in accordance with the following medical requirements:
 - a. Upon request of any residential consumer, the Company shall provide a medical certification form to the Customer or to any health care professionals identified in Item 15.I.(2) of this section. The Company shall use the medical certification form provided on the Commission's website.
 - b. The certification of the medical condition referenced in Item 15.I.(1) of this section shall be in writing and shall include the name of the Person to be certified; a statement that the Person is a permanent resident of the Premises in question; the name, business address, and telephone number of the certifying party; and a signed statement by the certifying party that the disconnection of service will be especially dangerous to the health of the a permanent resident of the Premises.
 - c. Initial certification by the certifying party may be by telephone if written certification is forwarded to the Company within seven calendar days.
 - d. Certification shall prohibit disconnection of service for 30 calendar days.
 - e. If a medical certificate is used to avoid disconnection, the Customer shall enter into an extended payment plan prior to the end of the medical certification period or be subject to disconnection. The initial payment on the plan shall not be due until the end of the certification period.
 - f. If service has been disconnected for nonpayment within 21 calendar days prior to the certification of a special danger to the health of a qualifying resident, the Company shall restore service to the residence once the certifying party provides the required certification to the Company, and the Customer agrees to an extended payment plan.
 - g. A Customer may renew the certification two additional times (30 days each) by providing additional certificates to the Company. The total certification period may not exceed 90 days per household in any 12month period.
- (4) The Company shall give notice of the availability of medical certification to its residential Customers by means of bill inserts or special notices.

Issued: [Month]	, 2015	Effective: [Month _	_], 2015
•	Imund Kolodziej, Jr., President ordance with the Public Utilities		IC.

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

When the Company has refused or discontinued service under its Tariff, the Company may take reasonable measures to physically disconnect service. The Company will bill the Customer for the out of pocket expenses incurred for the disconnection and reconnection.

- 16. The Company will reconnect previously disconnected service, unless prevented by circumstances beyond the Company's control, or unless a Customer requests otherwise, by the close of the following regular Company business day after any of the following:
 - A. Receipt by the Company of the full amount of arrears for which service was disconnected, including any required deposit or reconnection charge.
 - B. The elimination of conditions that warranted disconnection of service.
 - C. Agreement by the Company and the Customer on a deferred payment plan and a payment, if required under the plan.

If service is discontinued and the Customer wishes to guarantee the reinstatement of service the same day on which payment is rendered, both of the following conditions apply:

- A. If reinstatement of service is requested the same day, the Customer must notify the Company no later than 12:30 p.m., and the Customer must make payment in the Company's business office or provide proof of payment.
- B. The Company may require that the Customer sign an agreement to pay the Company's incurred Costs for reinstatement of service if it occurs after normal Company business hours. This fee shall be collected at the time reinstatement of service arrangements are made or rendered with the Customer's next billing at the Company's discretion.

If a guarantor is required in order to reestablish service, the guarantor must sign an acknowledgement of willingness to accept the responsibility for payment of the Customer's bill in case of the Customer's default.

The Company may not insist upon payment of any current bill, excluding any reconnection charge, before restoring service under this Item unless that bill is more than 14 days past due.

If a Customer whose service has been disconnected for nonpayment of bills or for violation of or failure to comply with regulations of the Company desires a reconnection, such reconnection may only be made in accordance with the provisions of this Item.

17. For Customers with water Meters installed inside of buildings, the Customer shall ensure that the Company shall have unobstructed access to the Meter for readings, maintenance, and repair of the Meter and appurtenances.

Issued: [Month], 2015		Effective: [Month _	_], 2015
•	Kolodziej, Jr., President a		nc.

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

- 18. The Company shall charge a Customer for responding to service calls at times other than the Company's regular business hours where the service response is due to the acts of the Customer. The charge shall reimburse the Company for the actual expense in responding to the request for service.
- 19. Any employee or agent of the Company seeking access to the dwelling or structure of a Customer shall voluntarily identify himself or herself, provide proper Company photo identification, and state the reason for the visit. The employee or agent shall, in all cases, direct himself or herself to a Person holding himself or herself as being responsible for the dwelling or structure. Entrance will not be sought or gained by subterfuge or force.
- 20. The Company shall investigate and respond to Complaints as follows. The Company shall accept and process both oral and written Complaints. The Company shall investigate each Complaint in a fair and complete manner and report the results to the Customer, either orally or in writing, within ten business days after the date of the receipt of the Complaint. If the complainant is not satisfied with the Company's report or report, the Company shall promptly inform the Customer of the availability of the Commission's Complaint handling procedures, including the then-current address and the local or toll-free telephone number of the Commission's call center. In addition to the requirements imposed by any other provisions of Ohio Adm. Code Chapter 4901:1-15, the Company shall make a fair and complete investigation of any Customer's Complaint referred by the Commission. The Company shall submit a report to the Commission within ten business days after the receipt of a Commission request for information concerning a Complaint or Complaints. The report shall outline the Company's investigation and any corrective measures taken. The Company shall submit reports in writing upon Commission request.

Complaint records will be kept as follows. The record shall include the name and address of the Customer or consumer, and identify the Company, the date and nature of the issue, and the date and nature of the resolution. Such records shall be retained for a minimum of three years.

21. The Company will adhere to the following requirements in making determinations of Customer creditworthiness, including the establishing and re-establishment of credit, deposits and deposit administration, and account guarantors. The Company procedures shall be equitable and administered in a nondiscriminatory manner. The Company, without regard to race, color, religion, gender, national origin, age, handicap, or disability, shall base its credit procedures upon the credit risk of the individual as determined by the Company without regard to the collective credit reputation of the area in which the residential Applicant or Customer lives. The Company shall make its current credit procedures available to Applicants and Customers upon request and shall provide this information either verbally or in writing, based upon the Applicant's or Customer's preference. The Company may also provide its Applicants or Customers with a summary of the Company's credit procedures, which shall be written in plain English. This summary shall be reviewed and approved by Commission staff before distribution to the Company's Applicants or Customers.

ssued: [Month], 2015	Effective: [Month	_], 2015
----------------------	-------------------	----------

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc.
In accordance with the Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

- 22. The Company's water conservation restriction regulations are as follows:
 - A. Conditions beyond the control of the Company may necessitate that it impose waterusage restrictions to ensure that the supply is adequate for public fire service and/or basic human needs.
 - B. The Company shall notify the Commission's director of the service monitoring and enforcement department or the director's designee of any proposed water-usage restrictions. Subsequent to this notification the restrictions may be implemented immediately. The required notification shall be provided either in hard copy or electronically via the internet in a manner prescribed by the Commission.
 - C. Within two business days following the implementation of water-usage restrictions, the Company shall file with the director of the service monitoring and enforcement department or the director's designee a detailed description outlining the restrictions. The Commission may suspend the restrictions if the Commission finds the restrictions to be unreasonable or discriminatory.
 - D. When it is determined, in the opinion of the Company, that a threat to the integrity of its water supply exists, the Company may implement restrictions on water consumption as necessary to reserve a sufficient water supply for public fire protection and/or basic human needs as follows:
 - (1) Level 1 partial ban on all lawn watering.
 - (2) Level 2 complete ban on all lawn watering, car washing, and pool filling.
 - (3) Level 3 ban on all nonessential uses of water.

All levels implemented include the restriction in the lower levels of conservation. (level 3 includes levels 1 and 2.)

- E. During times of restricted use, the restriction shall be enforced in a nondiscriminatory manner and in accordance with the following standards:
 - (1) Customers violating the established usage restrictions shall first be given an immediate written notice. This notice shall describe in detail the offense and shall describe the procedures to be followed if the Customer is found in violation again during the time of curtailment. The Company shall afford the Customer a reasonable opportunity to comply with the policy.
 - (2) The Company may discontinue all or any part of its service to any Customer who has been given written notice of violation and is found again to be in violation.
 - (3) If a Customer whose service has been disconnected for violation of curtailment

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., Pre	
Order Dated [Month], 2015 for	Case No. 15-XXXX-WS-ATA

procedures requests a reconnection, such reconnection may only be made after the Customer:

- a. Has paid a regular business hours reconnection or turn-on fee as set forth in the Tariff, except that the charge for any service turned on at the request of a Customer after regular business hours or on Saturdays, Sundays, or holidays will be at actual Cost.
- b. Has corrected any conditions, circumstances, or practices in violation of the curtailment regulations of the Company.
- F. The curtailment of water usage shall not entitle the Customer to a deduction in the amount of his or her water charges during the time of the curtailment.
- G. The Company shall provide notice to all of its Customers prior to implementing the water-usage restrictions.
- H. The Company shall, until the restriction is lifted, file a report with the director of the service monitoring and enforcement department or the director's designee every 30 days stating the number of disconnections and the particular usage restriction violation causing the disconnection, and any other problems relating to the water usage restrictions. The required report shall be provided either in hard copy or electronically via the internet in a manner prescribed by the Commission.

Issued: [Month], 2015 Effective: [Month], 2015

BILLS AND PAYMENTS FOR SERVICES

- 1. A Customer is liable for all applicable charges for all service supplied to his or her Premises. All payments shall be rendered directly to the Company or to its authorized agents.
- 2. All bills shall be mailed or (if requested by the Customer) transmitted electronically no later than the billing date. All bills shall be sent to the Premises served unless otherwise requested by the Customer in writing. Failure to receive a bill, however, does not relieve the Customer from his or her obligation to pay the bill when due. The Company shall have the option to bill Customers water or sewer service separately, or combine bills, as it deems necessary.
- 3. Residential bills for water and/or sewer service become delinquent if not paid within 15 days after the billing date indicated on the bill. Nonresidential bills for water or sewer service become delinquent if not paid within 21 days after the billing date indicated on the bill. Water and/or sewer service may be discontinued for delinquent bills in accordance with Section 3-2, "General Regulations Governing Service," Item 15 of this Tariff.
- 4. The late payment fee will not be charged if payment is mailed on or before the past-due date as indicated on the bill. The post office date stamped by the sending office will determine the mailing date of the Customer's payment. The envelope in which such payment has been mailed may be preserved by the Company, and where payment is made after the past-due date, the Company may credit the amount enclosed to the Customer's account and add the late fee.
- 5. The past-due date of a Customer's bill will be automatically extended to include the first full business day following a Saturday, Sunday, or a legal holiday.
- 6. In case a customer shall file written objection to any bill on or prior to the due date of the bill, the Company will accept payment of the bill within five (5) days after the customer has been notified of the results of the Company's investigation made in response to the complaint.
- 7. Bills for water service (except final bills for discontinuance of service) will be rendered monthly, and in the case of metered service shall show the quantity of water used as the billing basis for the period for which the bill is rendered. Bills for private fire protection service shall be rendered in advance.
- 8. In cases in which a Meter cannot be read, whatever the cause, the Company may require a payment on the account equal to a representative charge for a period of similar length for service rendered to the same Premises, or if that cannot be ascertained, then to similar Premises. If a Meter is found to be inaccurate or an estimated bill is issued, the bill shall be based on average historical consumption during corresponding periods for that specific Customer. If consumption history for the Customer does not exist, the same system class average consumption shall be used.

Issued: [Month], 2015	Effective: [Month], 2015	

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

Section 3-3 Second Revised Sheet No. 2 Cancelling First Revised Sheet No. 2

P.U.C.O. Tariff No. 2

- 9. If a bill is found to have been improperly calculated, the Company shall make a credit or charge within 30 days or on the next bill as follows:
 - A. When a Customer has been overcharged as a result of incorrect reading of the Meter, incorrect application of the rate schedule, incorrect connection of a Meter, or other similar reasons, the amount of the overcharge will be either adjusted and refunded or credited to the Customer within 30 days or on the next bill.
 - B. When a Customer has been undercharged as a result of incorrect reading of the Meter, incorrect application of the rate schedule, incorrect connection of the Meter, or other similar reasons, the amount of the undercharge shall be billed to the Customer and may be paid by the Customer over a period not greater than the period of such undercharge unless the Customer causes the undercharge.
- 10. A Customer desiring water and/or sewer service to be temporarily discontinued to a Premises used or occupied for only part of the year shall so notify the Company. Otherwise, such Premises, except public parks, public playgrounds, and educational buildings and facilities shall remain subject to continuous, year-round charges at Tariff rates.
- 11. At such time as the Company is notified of the change in tenancy or ownership requiring the filing of a new Application for water and/or sewer service, whether such notice is given by the former Customer or otherwise, the Company shall make a final water Meter reading and shall render a final billing. The Customer in whose name the account stands at the time such final bill is rendered shall be liable for the final bill. Service to the Premises will not be restored until a new Applicant or Customer applies for service. Other occupants of the premises shall not be held liable for the payment of the water service contract between the Company and the person whose name the service is in, if the person whose name the service is in vacates the premises.
- 12. Bills rendered upon termination of the contract must be paid on or before the past due date indicated on the bill. When no so paid, the past due amount becomes due and payable.

ssued: [Month], 2015	Effective: [Month _	_], 2015

CONTRACTS FOR WATER OR SEWER SERVICE

- 1. All Applications for Water or Sewer Service
 - A. All Persons desiring water and/or sewer service must apply to the Company for such service. All Applications for service must state the uses to which the water is to be applied. Customers requesting service to a Premises with an existing Meter may make an oral Application for service, supported by such documentation as the Company deems necessary. Customers requesting service to a Premises without an existing Meter shall make a written Application for service in the form set forth in Section 3-5 of this Tariff. A separate Application is required for each Meter. Additionally, an Application for the installation of a Company water Service Line or Sewer Lateral must state the correct lot and street number or other complete identification of the Premises to be supplied.
 - B. Except to the extent otherwise provided in any franchise agreement between the Company and governmental unit in the Company's service area, Main Extensions, Related Facilities, and Subsequent Connections shall be provided in accordance with the terms and conditions of Ohio Adm. Code 4901:1-15-30 and under either a written contract or the Application set forth in Section 3-5 of this Tariff.
 - C. Accepted Applications for water and/or sewer service to be supplied to any Premises constitute a license to the Customer to take and receive a supply of water service, and provide for sewer service for said Premises for the purposes specified in such Application. If the Customer uses or knowingly permits to be taken or used, water and/or sewer service from said Premises for any Persons or purposes other than those specified in such Application without first obtaining the written permission of the Company to use the water and/or sewer service in such manner, such use shall be a violation of the contract. The Company shall have the right under such circumstances to discontinue water and/or sewer service after due notice to the Customer as provided in this Tariff.
 - D. Upon the commencement of service by the Company, the Customer is obligated to pay for the service furnished. Additionally, both the Company and the Customer become obligated to abide by all the terms and provisions of the Tariff then in effect and as the same may be lawfully altered, amended, or otherwise modified.
 - E. Any change in the identity of the contracting Customer at a Premises, including when that Customer no longer resides at an otherwise occupied Premises, will require a new Application. Each Person accepting water and/or sewer service from the Company without making proper Application shall nevertheless be deemed to be a Customer for the purpose of this Tariff. The Company may terminate such Person's service upon 14 days notice until proper Application is made.

Issued: [Month], 2015	Effective: [Month], 2015
	, President and COO, Aqua Ohio, Inc.

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

- F. When the Company becomes aware of a change in the identity of the contracting Customer at a Premises, including when that Customer no longer resides at an otherwise occupied Premises, the Company will promptly thereafter read the water Meter. The current occupant will be liable for service, to be calculated on an estimated basis from monthly remote Meter read data from the date of occupancy to the reading of the Meter. The current occupant will not be held liable for any service provided at that Premises prior to that occupant's date of actual possession of the Premises.
- 2. Additional Requirements for Applications for Company Water or Sewer Service Lines

The Application for installation of a Company water Service Line or Sewer Lateral will be accepted subject to the condition that there shall be a water or sewer main fronting the Premises to be served. When such condition does not exist, it shall be necessary for the Applicant first to enter into a Water or Sewer Main Extension Agreement with the Company pursuant to Section 3-10, "Extension of Mains." When an Applicant applies to install a Customer Sewer Lateral for sewer service, or for the reinstatement of sewer service, the Company shall be entitled to assume that the piping and fixtures to which the service will be supplied are in order.

3. Additional Requirements for Temporary Service

The Company may charge the Customer the actual reasonable Cost of labor and material, including the water Meter that is required to make the temporary water and/or sewer service available and to subsequently remove the service, minus the salvage value of materials, if any. If the Company charged the Customer before the actual Cost was determined, and if the amount charged exceeds the actual Cost of such labor, then a refund shall be made.

- 4. Additional Requirements for Applications for Private Fire Protection Service
 - A. A separate Application is required for each Service Line for Private Fire Protection Service.
 - B. An Applicant for Private Fire Protection Service shall present to the Company a complete description of the requested service, giving the details of feeder lines and connections, hydrants, sprinklers, hose connections, etc., installed or to be installed in the Applicant's Premises, and the Company shall determine whether or not such service requires Metering. Usually, the rate applying to this service is a Flat Rate and strict compliance with these regulations is necessary in order to make the use of this type of rate practical and satisfactory. But based on the description provided by the Applicant, the Company shall determine whether or not such service requires Metering. Other circumstances may exist at the time the Application is made or may develop in the future, however, whereby it may be necessary to Meter such service. The Company, therefore, reserves the right to install, at any time, a Meter or flow-

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc.
In accordance with the Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

detecting device of a type acceptable to and approved by the Ohio Insurance Service Office. The Customer must pay the Cost of such Meter or flow-detecting device and its installation.

C. The Company will accept an Application for Private Fire Protection Service subject to the condition that there shall exist, fronting the Premises to be served, a sufficient supply of water to provide the service. The acceptance of any Application for and the furnishing of such service shall be on the basis of pressures as they may exist in the locality, which pressures are not guaranteed by the Company and may fluctuate significantly from time to time.

Issued: [Month], 2015 Effective: [Month], 2015

٨		11	A
$\overline{}$	V	U	_

DIVISION	-	DATE			PERMIT NUMBER	SC	
APPLICANT(S) FOR SERVICE			NAME(S) OF	PARTY TO B	E BILLED		
ADDRESS			BILLING ADD	RESS			
CITY, STATE, and ZIP CODE			CITY, STATE	, and ZIP CO	DE		
LOT NO.							
SERVICE ADDRESS							
LOCATION SECT. UNIT SUBSEQUENT CONNECTION	BASE	SUFFIX			LOPER#	CONTRACT #	REFUND#
PER-FOOT FRONTAGE CHARGE	\$						
RELATED FACILITIES CONTRIBUTION TOTAL DUE BY CUSTOMER	\$ \$						
I request Aqua Ohio, Inc. to install a						service line noted premises.	
The Applicant agrees to pay the se By signing this form for water se granted or guaranteed to him or	ervice, however, the Cu	ustomer sha	all in no cas	e be deeme	ed to have	waived any righ	
In the event that the Applicant for w Utilities Commission of Ohio (PUCG forth in this application. The Applic future transfer and convey title to the netitled to make refund payments to persons. Thereafter, Aqua shall ha acknowledges receipt from Aqua C rules for Main Extensions, Subsequals	O), each such refund sheant hereby assigns his one real property bearing hereafter to such personave no further obligation only, lnc. a copy of the comments.	all be made or her right t the address n or persons to make pay urrently effe	by check pay o receive any of the Application upon applications yment of any	yable to the y such persecant set fort ation being such refund	Applicant on or person h in this Apmade for was to the A	and mailed to the ons to whom Appl plication and Aqu ater service by su oplicant. Applican	address set icant shall in the ia shall be uch person or nt hereby
SIGNED	(Ap	plicant)	PREPAR	RED BY			
	CHE	CK APPROP	RIATE BLOCK	(S			
□ SINGLE RESIDENCE □ DOUBLE RESIDENCE □ APARTMENT □ COMMERCIAL	□ MULTI-UN □ LONG SID □ SHORT SII □ CURB COI	DE DE			□ INSPECT □ INDUSTR □ OTHER		
	STREET	OR HIGHWAY	PERMIT REC	EIVED			
	□ TOWNSHIP		MAKE	□ COUNTY	_ NO	□ STATE	
DATE OF METER SETTING							
□ CITY DATE OF METER SETTING REMARKS							

SEWER SERVICE APPLICATION FORM

BLANK

WATER SERVICE LINES

- 1. A Company water Service Line may not be used to supply more than one Premises, except as provided in Section 3-9, "Metered Water Service," Item 4 of this Tariff.
- 2. The Company water Service Line may be installed at the expense of the Applicant. No installation of a Company water Service Line will be made between November 1 and the following April 1, unless the Applicant pays in advance, or agrees to pay with security or assurance satisfactory to the Company, any excess Cost of installation that may reasonably be attributable to weather and soil conditions existing between said dates. Where a water Service Line is to be installed in a paved or improved street, the Applicant shall also pay the Cost of removing and replacing the street surface to the standards established by the local jurisdiction. In no event will these provisions require anything more than reimbursement to the Company of the actual out-of-pocket Cost of connecting the service.
- 3. The Company water Service Line shall be operated and maintained by the Company. Curb stops or valves in the Company's water Service Lines will be furnished, installed, and maintained by the Company, and are for the exclusive use and under the exclusive control of the Company.
- 4. Unless the Company requires or permits otherwise, the Company will make all connections to its water Distribution Mains and will specify the size, kind, quality, and location of all materials used in the Customer water Service Line. No fixture shall be attached to, or any branch made in, the Company water Service Line between the Meter and the Distribution Main, other than by written authorization of the Company.
- 5. If a Customer, occupant, owner, or any of his or her agents, in making an attachment or in shutting off or turning on water, should not properly replace the curb-box cap, or should damage the curb cock, curb box, meter setting, or other property of the Company, such repairs shall be made only by the Company, but at the Customer's cost and expense.
- 6. The curb stop, meter pit, or meter vault shall be installed at a place designated by the Company between the curb line and the property line.
- 7. The Customer shall install, maintain, and repair the Customer water Service Line at his or her own risk and expense in a manner deemed acceptable by the Company. All materials used in the construction of the Customer water Service Line shall be in accordance with current standards specified by the Company. The Customer shall make all changes in the Customer's water Service Line that are required on account of changes of grade, relocation of mains, and other causes. Any failure to maintain and repair the Customer water Service Line may result in disconnection of water service. When a leak in the Customer water Service Line is discovered, the Company shall give the Customer 14 days written notice of disconnection. Within such time, the Customer must make repairs. If the Company believes that the leak in the Customer water Service Line is considered an emergency, however, no notice of disconnection shall be required.

- 8. Customer water Service Lines shall be installed to provide for inside meter settings, except in cases where the Company has approved outside meter settings.
- 9. If a Company water Service Line is to be installed where any portion of the line must pass through property not owned by an Applicant or is subject to a third-party easement or lease, the Applicant must assume full responsibility for acquiring the right to pass through such property.
- 10. The Customer water Service Line shall be laid at a depth of not less than four and one-half feet nor more than five feet below ground level. The water Service Line shall be not less than one-inch nominal size and shall be either "Type K" copper tubing or other Company-approved pipe material.
- 11. The Customer water Service Line may be laid in a separate trench or it may be laid on a ledge in either side of the sewer trench. Said ledge shall be cut into the side of the sewer trench so as to provide a shelf six inches wide of solid firm soil for the entire length of the pipe. The Applicant shall leave the trench open and pipe uncovered until it is inspected and approved by a Company representative.
- 12. When the installation of a Customer water Service Line has been completed, the Customer shall leave the Service Line turned off. The Customer's water Service Line and all connections and fixtures attached to it shall be subject to the inspection of the Company before the water will be turned on, and all Premises receiving a supply of water and all Customer water Service Lines, Meters, and fixtures, including any and all fixtures within said Premises, shall at all reasonable hours be subject to inspection by any duly authorized employees of the Company.

SEWER LATERALS

- 1. All materials used in the construction of the Customer Sewer Laterals shall be in accordance with current standards specified by the Company.
- 2. Where Customer Sewer Laterals are installed to basements, the Customer shall securely plug the connection to prevent the entrance of water, mud, debris, etc., into the system. The plug shall be left in place until after the building is under roof, the basement floor slab is in place, and all debris is cleaned out of the basement.
- 3. The Company shall inspect all modifications and/or repairs to the Customer Sewer Laterals prior to backfilling.
- 4. The introduction of any surface water by the Customer to the Sewer Lateral shall not be permitted under any circumstances, and the continuance of such practice shall be grounds for immediate discontinuance of water and/or sewer service.
- 5. No Customer may make connection of roof downspouts, foundation drains, areaway drains, sump pumps, or other sources of Clean Water, infiltration or inflow to a public sanitary sewer or to a building sewer or building drain that in turn is connected directly or indirectly to the Company's sewer system. The Customer must immediately disconnect any such connections when found. Failure to disconnect is grounds for immediate discontinuance of water and/or sewer service.
- 6. A separate and independent building Sewer Lateral shall be provided for every building or property served. The Company does not and will not assume any obligation or responsibility for damage caused by or resulting from any single connection that has multiple buildings discharging to a single Customer sewer Service Line. All new building sewers, including any necessary replacement of existing building sewers, must comply with the Company's construction standards and State plumbing code. The connection of the building Sewer Lateral into the Company's sewer system shall be made in accordance with current standards specified by the Company.
- 7. It shall be the responsibility of the Customer to keep and maintain the building Sewer Lateral connected to the Company's sewer system in good repair. The Customer shall be responsible for making necessary repairs, at his or her own expense, to the building Sewer Lateral when notified in writing by the Company that repairs are necessary. Should the Customer fail to repair the building sewer within 60 days after receiving written notification by the Company that such repairs are necessary, the Company may terminate sewer and/or water service to the property without further notice.
- 8. No unauthorized Person shall uncover, make any connections with or opening into, use, alter, or disturb any part of the Company's sewer system or appurtenance thereof without first

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr	., President and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

obtaining written approval from the Company. All Costs and expenses incidental to the installation and connection of the building Sewer Lateral shall be borne by the Customer. The Customer shall indemnify the Company from any loss or damage that may directly or indirectly be occasioned by the installation of the building sewer, provided, however, that such indemnification shall not extend to loss or damage due solely to willful misconduct or negligence on the part of the Company.

- 9. Grease, oil, and sand-interceptor sewers shall be provided when, in the opinion of the Company, they are necessary for the proper handling of liquid wastes containing floatable oil, sand, or other harmful ingredients, except that such interceptors shall not be required for single-family properties. The Company shall approve the type and capacity of all grease, oil, and sand interceptors. The Customer shall locate them as to be readily and easily accessible for cleaning and inspection. The Customer shall maintain all installed grease, oil, and sand interceptors at the Customer's expense in continuously efficient operation at all times. In the maintaining of these interceptors, the Customer shall be responsible for the proper removal and disposal by appropriate means of the captured material and shall maintain records of the dates and means of disposal that are subject to review by the Company. If the Customer does not perform any removal and hauling of the collected materials, then a currently licensed waste disposal firm must perform the removal and hauling of said materials.
- 10. No user shall introduce, cause to be introduced, or allow to be introduced into the Company sewer system any pollutant or wastewater, including high strength waste discharges, that causes pass through or interference with the Company's sewer system. These general prohibitions apply to all users of the Company sewer system whether or not they are subject to categorical pretreatment standards or any other national or state pretreatment standards or requirements.
- 11. No user of the Company sewer system shall introduce, cause to be introduced, or allow to be introduced into the Company sewer system the following pollutants, substances, or wastewater:
 - A. Pollutants which create a fire or explosive hazard in the wastewater system, including, but not limited to, waste streams with a closed-cup flashpoint of less than 140°F (60°C) using the test methods specified in 40 C.F.R. 261.21;
 - B. Wastewater having a pH less than 6.0 or greater than 10.0, or otherwise, having any corrosive characteristics capable of causing damage or hazard to treatment processes, structures, equipment, and/or personnel of the Company's sewer system;
 - C. Trucked or hauled pollutants, except at discharge points designated by the Company;
 - D. Solid or viscous substances that may cause obstruction to the flow in a sewer or other interference with the operation of the Company sewer system such as, but not

Issued: [Month], 2015	Effective: [Month], 2015
	President and COO, Aqua Ohio, Inc.

Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

limited to: grease, floatable oil, garbage with particles greater than one-half inch in any dimension, animal guts or tissues, paunch manure, bones, hair, hides or fleshings, entrails, whole blood, feathers, ashes, cinders, sand, spent lime, stone or marble dust, pottery, casting clays, metal, glass, straw, shavings, grass clippings, rags, spent grains, spent hops, waste paper, wood, plastics, gas, tar, asphalt residues, residues from refining or processing of fuel or lubricating oil, mud, or either glass-grinding or glass-polishing wastes;

- E. Pollutants, including oxygen-demanding pollutants (B.O.D., etc.) or high T.S.S., released in a discharge at a flow rate and/or pollutant concentration that, either singly or by interaction with other pollutants, will cause interference with the Company's sewer system;
- F. Wastewater having a temperature greater than 150°F (66°C) or which will inhibit biological activity in the treatment plant resulting in interference, or that will cause the temperature at the introduction into the Company's sewer system treatment plant to exceed 104°F (40°C);
- G. Petroleum oil, non-biodegradable cutting oil, or products of mineral oil origin;
- H. Pollutants that result in the presence of toxic gases, vapors, or fumes within the Company's sewer system in a quantity that may cause acute worker health and safety problems;
- I. Hazardous waste as defined under 40 C.F.R. Part 261;
- J. Noxious or malodorous liquids, gases, solids, or other wastewater that, either singly or by interaction with other wastes, are sufficient to create a public nuisance or a hazard to life, or to prevent entry into the sewers for maintenance or repair;
- K. Wastewater that imparts color that cannot be removed by the Company's treatment process, such as, but not limited to, dye wastes or vegetable tanning solutions;
- L. Wastewater containing any radioactive wastes or isotopes;
- M. Storm water, surface water, ground water, artesian well water, roof runoff, subsurface drainage, swimming pool drainage, condensate, deionized water, non-contact cooling water, and unpolluted wastewater;
- N. Sludges, screenings, or other residues from the pretreatment of industrial wastes;
- O. Medical wastes, except as specifically authorized by the Company in writing;

lssued: [Month], 2015	Effective: [Month], 2015
	resident and COO, Aqua Ohio, Inc. c Utilities Commission of Ohio

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

- P. Wastewater that causes, alone or in conjunction with other sources, the Company's sewer system treatment plant's effluent to fail a toxicity test or violate any applicable water quality standards;
- Q. Detergents, surface-active agents, or other substances that may cause excessive foaming in the Company's sewer system;
- R. Fats, oils, or greases of animal or vegetable origin in concentrations that interfere with the proper operation of the wastewater system;
- S. Wastewater causing two readings on an explosion hazard meter at the point of discharge into the Company's sewer system, or at any point in the Company's sewer system, of more than five percent or any single reading over ten percent of the lower explosive limit of the meter. Materials specifically prohibited from discharge into the Company's sewer system include gasoline, kerosene, naphtha, fuel oil, paints, solvents, or any other substance that may cause a fire or explosives hazard to the Company's sewer system.
- T. Wastewater defined as a Categorical Waste by the U.S.E.P.A. or subject to any Categorical Pretreatment Standard established by the U.S.E.P.A. for such wastewater.
- 12. The following pollutant limits are established to protect against pass through and interference. Any wastewater having a single parameter listed below with a concentration in excess of the numeric value listed below shall be considered a "High Strength Waste Discharge" for the purpose of this Tariff. No Person shall discharge wastewater containing in excess of the following maximum allowable discharge limits unless authorized by the Company through an individual permit:
 - 30.0 mg/L ammonia nitrogen
 - 250 mg/L C.B.O.D. 5
 - 100 mg/L oil and grease
 - 4.5 mg/L total phosphorus
 - 250 mg/L T.S.S.
- 13. Pollutants, substances, or wastewater prohibited by this section shall not be processed or stored in such a manner that they could be discharged to the wastewater system.
- 14. If in the professional opinion of the Company a violation exists that threatens the health, safety, and/or welfare of the Company's employees, the general public, or the Company's sewer system, the Company may terminate water and/or sewer service to the property without notice. In such cases, the Company shall notify the Commission as soon as

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr.,	President and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio
Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

P.U.C.O. Tariff No. 2 practicable as to the action taken, the reasons for such action, and the corrective action required.

Issued: [Month ___], 2015 Effective: [Month __], 2015

METERED WATER SERVICE

- The Company will install a Meter after the Customer readies the Customer Service Line and plumbing for installation. The Meter and setting shall conform to specifications as they may be prescribed from time to time by the Company and shall be operated and maintained by the Company. Meters so installed shall remain the Company's property and shall not be moved or tampered with in any manner.
- 2. Water will be sold by Meter measurement only, except for Customers having Special Contracts or Flat Rates, and Customers receiving service under an Application for Private Fire Protection Service, who shall pay for such service in accordance with the applicable schedule of rates.

Customers who are on Flat Rates and are converted to Metered service shall automatically convert to Metered billing in accordance with Commission applicable rates or local rates once Meters are installed and operational.

- 3. The quantity of water recorded by the Meter shall be conclusive and binding upon both the Customer and the Company, except when the Meter is found to be out of order or inaccurate by test. There shall be no allowances made for water used or unaccounted for, lost or wasted through leaks, carelessness, neglect, or otherwise after passing through the Meter.
- 4. Each water Service Line must be separately Metered and no Meter may be used to serve more than one Premises, except when the Company and an Applicant enter into a special arrangement for service to:
 - A. A building or combination of buildings, of the same ownership, housing two or more rental units, each of which is designed or used for single-family occupancy as a residence or by a Person for professional or business purposes, or both; or
 - B. A building housing two or more units, not of the same ownership, each of which is designed or used for single-family occupancy as a residence or by a Person for professional or business purposes, or both; or
 - C. A mobile home, trailer park, or court, of the same ownership, containing pads, lots, or locations for two or more mobile homes or trailer units, not of the same ownership, each of which units is designed or used for single-family occupancy as a residence for single-family occupancy or by a Person for professional or business purposes, or both.

Such special arrangement shall be entered into solely in the discretion of the Company and shall provide for the Metering of water service through one or more master Meters to two or more residential or professional or business units, or combination thereof, per Meter. The Applicant for service shall be considered to be the Customer of the Company, regardless of

Issued: [Month], 2015	Effective: [Month], 2015
	iej, Jr., President and COO, Aqua Ohio, Inc. ne Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

the ownership of the units provided with water service through such Meter or Meters. One billing shall be made with respect to each master Meter through which water service is provided in accordance with such special arrangement.

The amounts of each such billing shall be determined on the basis of the Customer equivalents provided by the Meter employed. Such Customer equivalents shall be determined by comparing the size of the Meter in the cross section area with the cross section area of the five-eighths inch Meter, which is the size of Meter most typically installed on a water Service Line that serves a single family dwelling or single professional or business office. Such relationship is as follows:

Five-eighths inch Meter = 1 Customer Equivalent

Three-fourths inch Meter = 1.2551 Customer Equivalents

One-inch Meter = 1.9218 Customer Equivalents

One-and-one-half inch Meter = 3.8265 Customer Equivalents

Two-inch Meter = 6.4739 Customer Equivalents

Three-inch Meter = 14.1020 Customer Equivalents

Four-inch Meter = 24.7596 Customer Equivalents

Six-inch Meter = 55.2449 Customer Equivalents

To determine the amount of any periodic billing for water service in accordance with such a special arrangement: (i) the total consumption through the Meter during the billing period will be divided by the Customer Equivalent for the Meter involved; (ii) the applicable rates contained in Section 4 of this Tariff will then be applied to the quotient to determine the charge per Customer Equivalent; and (iii) such charge per Customer Equivalent will then be multiplied by the Customer Equivalent for that Meter, the product of such multiplication producing the total bill as to that Meter for that billing period.

- 5. The Company shall read each Customer's Meter at least once during a three-month period unless access to the Meter is unobtainable. If access to a Meter is unobtainable on a quarterly basis, the Company must read each Customer's Meter at least once per year. The Customer is required to ensure that a Meter is accessible for reading by the Company. The reading of a generator-type remote Meter device does not satisfy the requirement; an electronic or radio read, however, does satisfy this requirement.
- 6. All Meters placed in buildings shall be located in the basement, or if there is no basement, then on the first floor, as near as possible to the point of entrance of the Service Line, in a clean, dry, safe place, not subject to great variation in temperature, so located as to be easily

Issued: [Month], 2015	Effective: [Month _	_], 2015

accessible for installation or disconnection and for reading, and suitable for the purpose.

- 7. If an existing Meter located inside a Customer's building is moved to an outdoor setting for the convenience of the Customer or due to theft of service, the Cost of the outdoor setting and the meter box or vault shall be borne by the Customer.
- 8. When the Meter or battery setting of Meters is installed in an underground pit or vault, the pit or vault shall be located in a convenient and readily accessible location at or near the curb or Customer's property line. Meter pits for settings of single Meters up to one and one-half inches in diameter will be furnished, installed, and maintained by and at the Cost and expense of the Company. Meter pits for settings of single Meters larger than one and onehalf inches in diameter and for battery settings of Meters shall be furnished, installed, and maintained by and at the cost of the Customer. For Customer-owned meter pits, the Customer shall, at his or her expense, provide to the Company a shut-off valve ahead of the meter pit and within a public right-of-way. For Customer-owned meter pits, the Customer shall, at his or her expense, provide suitable pipe connections and shut-off valves, one each at the inlet and outlet sides of the Meter or battery setting of Meters, and such other fittings as may be designated by the Company. Upon a request by the Customer before the installation is made, the pit or vault will be located at the point requested, if feasible under proper utility standards. The pit or vault must be constructed to protect the Meter from freezing and damage by vehicular traffic, and provide sufficient access for reading and maintenance. The pit or vault location and design should prevent, as far as possible, the inflow of surface water. Meter pits previously owned and maintained by a Customer shall remain such Customer's responsibility.
- The Customer shall make or be responsible for the costs of all changes in Customer-owned meter pits required on account of changes to structures at the Premises or arrangements therein, changes in grade, relocation of mains, or any cause initiated or requested by the Customer.
- 10. Each Meter shall be located at a point approved by the Company so as to measure the entire supply delivered to the Premises served, and a proper place and protection for the Meter shall be provided. A stop-cock or valve approved by the Company shall be provided on the Service Line on the inlet side of and near the Meter, and a stop-cock or valve on the outlet side of the Meter, if required by the Company to prevent water backing up through the Meter. If a Check Valve is required, a safety valve must be inserted at some convenient point on the house piping to relieve the excess pressure due to heating water. The control of the water supply by the Customer shall be by means of the separate stop-cock or valve, to be provided by the Customer, located at the outlet side of the Meter.
- 11. Curb stops and all other stop-cocks and valves between the main and the Meter are for the exclusive use of the Company and shall not be used by the Customer for turning on or shutting off the water supply.

Meters will be maintained	y the Company :	so far as ordinar	y wear and tear are	concerned
---	-----------------	-------------------	---------------------	-----------

Issued: [Month], 2015	Effective: [Month], 2015
,	President and COO, Aqua Ohio, Inc.

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

Damages resulting from freezing within the Customer's Premises, hot-water backflow, negligence, or purposeful act of the Customer shall be paid by the Customer. Costs for removing, testing, repairing, and reinstalling a Meter damaged by freezing, hot-water backflow, or negligence or purposeful act of the Customer shall be paid by the Customer.

- 13. The Company reserves the right to remove and test any Meter at any time, and substitute another Meter in its place. In the case of a disputed charge for service involving a question as to the accuracy of a Meter, such Meter will be removed for test upon the request of the Customer and a charge shall be made as set forth in Item 14 of this section. In the event that the Meter so tested is found to have an error in registration greater than the limits set forth below, the fee advanced will be refunded within 30 days, and the bill shall be corrected in accordance with Item 15 of this section. The correction shall apply both for over- and underregistration.
 - A. All Meters used for measuring quantity of water delivered to a Customer shall be in good mechanical condition, adequate in the size and design for the type of service that they measure, and accurate in accordance with A.W.W.A. Standards for displacement and turbine-type Meters.
 - B. The minimum, intermediate, and maximum test-flow limits for positive displacement and turbine-type cold water Meters are as specified in the most current A.W.W.A. Manual M6, "Water Meters Selection, Installation, Testing and Maintenance":

	Per AWWA M6 - Displacement Meter					
	Max. Inter. Min.			Min.		
	Flow	Flow	Flow Rate	Flow Rate		
	Rate	Rate	(New & Rebuilt)*	(Repaired)**		
Accuracy	98.5-	98.5–	95–	OO9/ Min		
Limits	101.5%	101.5%	101%	90% Min.		

- * Rebuilt has factory-made new measuring unit
- ** Repaired has old measuring unit cleaned, refurbished and reused
- C. Displacement Meters shall be tested at each of the rates of flow stated above. A new Meter shall not be placed in service if it registers less than 95% of the water passed through it at the minimum test flow or over-registers or under-registers more than one and one-half percent at the intermediate and maximum limit. A repaired Meter shall not be placed in service if it registers less than 90% of the water passed through it at the minimum test flow, or over-registers or under-registers more than one-and-one-half percent at the intermediate and maximum limit.
- D. All Meters tested in accordance with these rules for periodic or Complaint tests shall be tested in the condition as found in the Customer's service prior to any alteration or adjustment in order to determine the average Meter error. Tests shall be made at the

lssued: [Month], 2015	Effective: [Month], 201	5

intermediate and maximum rates of flow and the Meter error shall be the algebraic average of the errors of the two tests.

14. If any Customer requests a Meter test the Company will perform an on site or bench Meter test. The Customer will pay upfront Costs for on site or Meter testing; provided, however, that the Company will perform either an on-site or bench Meter test once every three years without charge. The Meter test shall be performed within 30 days from the request. The Company may request a reasonable justification for a Meter test. The Customer will be notified of the scheduled test date and, at the Customer's request, the Customer or its representative may be present when the testing is performed. Results of an on site Meter test shall be provided to the Customer at the time of the test. Should the on site Meter test indicate primary Meter inaccuracy, the primary Meter shall be removed and bench tested in accordance with the accuracy standards set forth in Item 13 of this section.

Where the Customer is responsible for the Cost of Meter testing, on site or bench testing shall be \$42.42 for Meters up to and including three-fourths inch in size, \$156.00 for Meters one inch up to two inches in size, and at actual Cost to the Company for all Meters over two inches in size. All charges will be paid in advance. If the Meter fails to meet the specifications, the advanced charge will be refunded within 30 days.

- 15. If upon the testing of any Meter made by the Company at the request of the Customer such Meter is found to be more than 10% in error, the following provisions for the adjustment of bills shall be observed:
 - A. Fast Meters When a Meter is found to have a positive average error, the Company will refund to the Customer an amount equal to the excess charged for the water incorrectly Metered, for a period equal to one-half of the time elapsed since the previous tests, but not to exceed 12 months. No part of the Customer charge shall be refunded.
 - B. Slow Meters When a Meter is found to have a negative average error, the Company may make a charge to the Customer for the water incorrectly Metered for a period equal to one-half of the time elapsed since the previous tests, but not to exceed 12 months.
 - C. If a Meter is found not to register for any period, the Company will estimate usage based on average historical consumption during corresponding periods for that Customer and make a charge to the Customer for the water not registered for a period equal to one-half of the time elapsed since the Meter was assigned to the Customer, but not to exceed 12 months. If consumption history does not exist, the same system class average consumption will be used. Such action shall be taken only in such cases where the Company is not at fault for allowing the incorrect Meter to be in service.
 - D. The Company shall allow a Customer up to the same period of time for which the

lssued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., Preside	
In accordance with the Public Utiliti	
Order Dated [Month], 2015 for Cas	se No. 15-XXXX-WS-ATA

Section 3-9 Original Sheet No. 6

P.U.C.O. Tariff No. 2

Customer was previously undercharged to pay any additional charges found proper due to inaccurate Meters or incorrect bill calculation, unless the Customer causes the inaccuracy.

- 16. The Company reserves the right to put seals on any Meter or on its couplings in and for any Premises. If the Company finds that a meter seal has been broken, or any bypass inserted, or there is other evidence that the Meter has been tampered with, water service may be discontinued in accordance with Section 3-2, "General Regulations Governing Service," Item 15 of this Tariff. Reconnection will not occur until the Customer has paid each of the following:
 - A. A reconnection or turn-on fee as set forth in the rate schedule included in Section 4 of this Tariff.
 - B. The cost to restore the Meter to proper working order.
 - C. The cost of the estimated quantity of water used based on the usage history for a comparable period of time. Unless the Company can prove that tampering existed for greater than a three-month period, it shall not back bill for the duration that tampering existed for a period exceeding three months.

CUSTOMER FINANCING PLAN FOR CONNECTION TO WATER SERVICE

Terms and Conditions

Aqua Ohio, Inc., will offer a financing plan to individual homeowner Customers who, upon request, made an initial connection to any portion of the Company's distribution system for which the Company collects a frontage connection fee for such connection. The Customer contribution of an individual homeowner to a Main Extension may also be financed under this plan. Such a homeowner may elect to finance eligible costs in equal payments, payable as the homeowner initially elects from over three years (36 months) up to ten years (120 months). Payment amounts under the financing plan will be itemized and assessed as a surcharge on regular water bills rendered to the homeowner (or Customer). Partial payments of a Customer's bill will be applied to the water service charges first and then to the finance payments. Any and all indebtedness that remains at the time when the Customer's account is closed, for any reason, shall be immediately due and payable and shall be made part of the final bill.

"Eligible costs" for financing include charges designated by the Ohio Adm. Code 4901:1-15-30 ("Main extensions and related facilities") and 4901:1-15-31 ("Subsequent connections, service connections, and tap-ins"), and the Company's Tariffed water Main Extension policy (as these provisions apply when read together) that pertain to any applicable frontage connection charges, Customer contributions towards a Main Extension, and any required Related Facilities charges. "Eligible costs" also include the cost of the Customer's Service Line from the Company's shut-off valve to the dwelling, including the cost, incurred to disconnect a previous water source and connect the Customer's new Service Line. Such Service Line shall remain the property of the Customer, and all maintenance therefore shall be the responsibility of the Customer. Eligible costs shall not exceed the actual costs assessed to the Customer.

The interest rate on the financing plan will be fixed for the term of the Customer payments and will be equal to the Company's short term debt rate to be posted twice per year, on June 30 and December 31, but shall not exceed eight percent per annum.

Customer payments under the financing plan will be subject to a late payment fee of five percent of the payment amount if it is paid after the due date as specified on the Customer bill. Non-payment of a monthly amount under the financing plan by the date of the next monthly due date listed on the Customer bill shall make any and all indebtedness under the financing plan immediately due and payable and subject, at the discretion of the Company, to collection. Water service will not be terminated on the basis of non-payment of a monthly amount under the financing plan.

The financing plan for an individual homeowner's connection to the Company's distribution system will be effective upon proper execution of an Agreement of Customer (which Agreement includes a "Credit Disclosure Form" and "Amount Financed Itemization" sheet) as provided in this Tariff.

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr.,	President and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

Agreement	of Customer
	per month, which includes interest of as specified by Customer). Aqua Ohio, Inc., and Amount Financed Itemization sheet by other appropriate disclosures as required by
Customer agrees to the terms and conditions	s set forth above.
Date Signed by Customer:	Customer (Residential Property Owner)
	Signature
Witness:	Printed Name
	Address:
	Telephone No
Issued: [Month], 2015	Effective: [Month], 2015

Aqua Ohio, Inc. 6650 South Avenue Boardman, OH 44512

Boardinani, Ori 44012					
Credit Disclosure Form					
Annual Percentage Rate	Finance Charge		Amount Financed		Total of Payments
The Cost of your credit as a yearly rate.	The dollar amount the credit will Cost you.		The amount of credit provided to you or on your behalf.		The amount you will have paid after you have made all payments scheduled.
%	\$		\$		\$
You have the right to re-					
□ I want an itemization.			☐ I do not want a	an itemiz	ation.
Vour novment schodule	مط الأسام				
Your payment schedule Number of Payments	d will be	Amount of Pay	/mants	When	Payment Are Due
itamber of rayments		Amount or ray	inents		it same time as
				water	
				110101	
Insurance Credit life insurance and credit disability insurance are not required to obtain credit, and will not be provided by Aqua Ohio, Inc., Creditor. Late Charge You will be charged a late payment fee of five percent of the payment amount if it is paid after the paid after the due date as specified on the Customer bill.					
Prepayment If you pay off early, you will not have to pay a penalty and will not be assessed a finance charge for the period after the payment of the entire amount financed. You will not be entitled to any refund of the finance charged assessed for the period before the date of payoff, however.					
Issued: [Month], 2015				Effectiv	/e: [Month], 2015

Aqua Ohio, Inc. 6650 South Avenue Boardman, OH 44512

Amount Financed Itemization

Itemization of the Amou	nt financed of \$	
\$	Amount given to you directly.	
\$	Amount paid to others on your b	ehalf (<i>itemized below</i>).
Amount paid to other on	your behalf.	
\$	_ to	
\$	_ to	
\$	_ to	
Issued: [Month],	2015	Effective: [Month], 2015

PRIVATE FIRE PROTECTION SERVICE

1. Where a Customer desires both domestic water service and Private Fire Protection Service that requires either or both the Service Line and the Meter to be of a larger size or of a different type than would be approved by the Company for supplying and measuring the domestic water service, the Private Fire Protection Service shall be supplied only through a separate Service Line. Separate charges shall be made for each type of use in accordance with the applicable schedule of rates.

In cases where the Company approves the use of one Service Line for both domestic water and Private Fire Protection Service, separate charges shall be made for each type of use in accordance with the applicable schedule of rates. Combined Service Lines require separate Control Valves after the Service Lines split. The Control Valves must be outside the building in an easement and be clearly identified. The Company requires P.I.V. on all fire protection lines four inches and larger that are accessible on the property so it may confirm its ability to shut down the line.

- 2. The Customer agrees to obtain the approval of the Company in advance of any change, alteration, or addition in the fixtures, openings, and uses specified in the Application for Private Fire Protection Service. Upon acceptance of the Application by the Company and the completion of the installation of the service pipe applied for, the Application shall be in full force and effect as a contract and shall continue as such until cancelled by written notice given 30 days in advance by the Applicant to the Company, except as otherwise provided in Section 3-2, "General Regulations Governing Service," Item 15 of this Tariff.
- The Company may perform the installation of the Private Fire Protection Service connection from the Distribution Main to the property line, if there is any such connection, at the Customer's cost and expense.
- 4. No pipe or fixtures connected with Private Fire Protection Service shall be connected with pipes or fixtures supplied with water from any other source.
- 5. Unless otherwise provided in a written agreement between the Applicant and the Company, Service Lines for Private Fire Protection Service shall be distinct and separate from domestic water Service Line.
- 6. The Customer's private fire service system, which starts at the tap at the Company's main and continues to the Customer's building, shall be installed and maintained by and at the expense of the Customer. The system shall be subject to the inspection, test, and approval of the Company both before service is made effective and at such times thereafter as the Company may deem necessary or appropriate.
- 7. The Applicant shall furnish, attach, and make a part of the Application three complete sets of drawings showing the pipes, pumps, valves, hydrants, sprinkler systems, hose outlets and

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., Pro In accordance with the Public	· · · · · · · · · · · · · · · · · · ·
Order Dated [Month 1 2015 fo	or Case No. 15-XXXX-WS-ATA

connections, standpipes, tanks, and other openings and appurtenances contemplated in the Application. Such drawings, which shall be stamped "APPROVED" by the appropriate governmental agency approved by the Company, must also show all other water supply systems and pipe lines and appurtenances that are proposed or that may exist on the Premises to be served. The Company must issue written approval of said drawings prior to commencement of constructing any portion of the water and fire services.

- 8. Private Fire Protection Service shall be furnished through a line guarded by an approved fire line meter or detector device, which shall be furnished, installed, and maintained by the Customer at his or her Cost and expense. The Meter shall be set in a concrete vault or chamber, properly drained and protected, located on the Customer's Premises at a point as near as possible to the curb line, and within a utility easement granted at no cost to the Company. Said vault or chamber shall be constructed and maintained by and at the Customer's expense. Only the bypass Meter, which is used with the detector device, shall be installed and maintained by the Company at its Cost and expense.
- 9. Whenever a private fire service system is to be tested, the Customer shall notify the Company at least two business days in advance of such proposed test, requesting approval of the day and hour of the test so that the Company may have an inspector present during the test. The Customer shall provide monthly water usage of its fire system to Company through Meter readings or equivalent to assist Company in tracking non-revenue water usage.
- 10. The Company may seal hydrants and other fixtures connected with a private fire service system, and such seals may be broken only in case of fire or as specially permitted by the Company. If any such seal is broken, the Customer must immediately notify the Company.
- 11. Private fire hydrants may be painted any color other than that adopted by the Company for public fire hydrants, provided that the Chief of the Fire Department approves such color.
- 12. Private Fire Protection Service that require anti-freeze are strictly limited to the use of food-grade antifreeze. In these cases the private fire service shall be classified a high-hazard cross connection and shall have a reduced pressure principle Backflow Preventer. No other foreign substances are permitted in any pipe or fixture connected with Private Fire Protection Service.
- 13. Due to unusual requirements for safety, continuity, and adequacy of Private Fire Protection Service, the use of water through private fire protection facilities must and shall be limited to the combating of fires only. The Customer is entitled to receive only such supply of water as is then available, and no other or greater, at time of fire on his or her Premises. If the Customer is required to provide additional flow and pressure in addition to that provided by Company system to meet local, state, or federal fire protection codes, then the Customer shall be responsible for meeting these requirements at his or her own cost, with private Booster Pumps, tanks, or the equivalent. A low suction—shut down safety switch must be installed on all private water Booster Pump systems.

ssued: [Month], 2015	Effective: [Month	_], 2015
----------------------	-------------------	----------

Section 3-11 Original Sheet No. 3

P.U.C.O. Tariff No. 2

14. The Company shall not be considered in any manner an insurer of property or Persons, or to have undertaken to extinguish fire or to protect any Persons or property against loss or damage by fire, or otherwise. The Company agrees to furnish and provide such supply of water as shall then be available and no other or greater, and it shall be free and exempt from any and all claims for damages on account of any injury to property or Persons by reason of fire, water, failure to supply water or pressure, or for any other cause whatsoever, if same is without willful misconduct on its part.

Approval of the above Tariff language by the Commission does not constitute a determination by the Commission that the limitation of liability imposed by the Company should be upheld in a court of law. Approval by the Commission merely recognizes that since it is a court's responsibility to adjudicate negligence and consequent damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

15. The Company reserves the right to disconnect Private Fire Protection Service for nonpayment in accordance with Section 3-2, "General Regulations Governing Service," Item 15 of this Tariff. When a disconnection notice is sent to the Customer, the Company reserves the right, at its option, to notify the appropriate fire marshal of the proposed disconnection.

Issued: [Month], 2015 Effective: [Month], 2015

			R FIRE WATER		address of the Control of the Contro
	() Multi-Residential, Co	moustre, moustre	and ruote () (AND SHO-SETTINY ME	and the
Address (print):	non manor (non	nt) Name:			Date
Phone:		ress:	actions would be		Lighte
fire sprinkler system has codes. Such evidence, qualified professional en	been designed in accord at a minimum, must con	the aforementioner dance with applicat sist of an engineer further understood	ble standards includir ring drawing bearing I that I must design, i	ng those of the munici the approval of either install, own, and main	duce evidence that the propos pality, state, NFPA, and B.O.C. a NICET certified designer or tain a separate service line to e Company.
been prepared and appr Name (print):	y of the property plan an roved by the following reg				fre sprinkler system, which ha III or IV). none:
Company Name:		867		-	
Address: Registration/Certification	Non	City:		State:	Zp:
To discharge at a m To operate at a min For a maximum of () pai at the To provide for an ex To have fire hydrani	imum pressure of (() sprinkler her highest sprinkler head w demail pumper connection to beyond the meter (che	gpm.) psi measured at ads discharging at thich is designed to n (check one): ck one): () \	the ground level eler a rate of (be installed at the e () Yes. () No	vation of () gpm simultaneously levation of (io) - USOS datum. and at an operating pressure) - USOS datum. nts beyond the meter = (
 To contain antifreez 	re or other inhibitor (check	k one): ())	res () No		
outlet as specified in the Total maximum water re-	to install an 'approved' b Company's Manual of Cr quirements including allo	ross-Connection Co wance for inside ho	ontrol. ose stream, hydrants.		ter and before any branch line tem is () gpm.
	be installed by the follow				
Name (print):					none:
	*************	**********			Zp
the Company's distr Folioving the install official, where applic I acknowledge that in not responsible, nor I request that the C curb, to be () 1" The fire connection One and two-family The domestic servic by a hose connection Accordingly, I expressly responsibility and liability testing the service of in accordance with Rule excess of the applicable consistency of such excess items the estimate. I HAVE R Applicant's Signature.	ribution system () is (lation of the system, I will able, or by a NICET cert the Company is not resport lable, for determining the company install a fire sen () 1.5" () 2" () / size (other than one and Residential seniores will be line cannot be utilized on or any other type of fut agree for myself, my a y resulting from the inacy introducing antifrece into 18 of the Company's Ri e maximum Company in act. Any amount paid by) is not (check of il secure evidence il secure evidence disease) in a transible for sizing of e adequacy of flow once connection as 4" () 8" () 8 hou-family Resider tolew the Compento provide service une which is part ouccessors, and as sustate sizing of the one system, and il use and Regulatio vestment shall be Customer shall not stallation and will a service some service service some service some service	ne) a component of that the sprinkler systopather syst	he system, stem was tested and all engineer, as or Customer's service the fire system need sates from the Compater, inc the rate charge for Treasdential Multiple his system including tandulation and mainter sates service, plus all applicable. The Company service, the cost ner, plus all applicable and to the extent to the extent to be	ery's main and terminates at the fine service. Noter Sets', It and/or pump type systems fit the Company from any and sequency of design of the system of any Company service line taxes including income taxe require payment of the estimate actual cost is determined to the COMPANY.
Name (print):					ione:
Company Name:					
Address:	(check one): / ht	Owner ()O	unar's marrandative	State:	She company for water service
hereby certify that I am	())	Plumber () Sc	vinkler Contractor		the company for water service
Serial No. Tapped on:		No.	Fire Meter Size _ Plan No.		rissure ite No.
Required item?		Yes. () No	Pressure Reducir	ng Valve () Yes	1 340
	Backflow device ()		Pressure Reducit		1 1 100
Required item? Company Represent	Backflow device ()		Pressure Reducit	Date	()%0

		III berner d. Trans.	amily Residential Dwelling		
Address Section		(Out not 1 as 1	amily scendinial Decim	77	
Address (print) The billing address upon o	coupency: (print) Nu	me:			Dute
Phone:		Address		100	Charles and the second
produce evidence that the municipality, state, NFPA, NICET certified designer is separate service line to be	pany for a joint dom- e proposed fire spr- and B.O.C.A codes, or a qualified profess used explusively for	estic and fire service intider system has be Such evidence, at a sional engineer. Add fire fighting purposes to	en designed in accord minimum, must consist of tionally, it is further und form the ourb valve to the	ance with applicable stan fan engineering drawing b erstood that I must design building including all fixture	g, and understand that I m stands including those of earing the approval of eithe s, install, own, and maintain as required by the Company
I am enclosing one copy or prepared and approved by Name (print):	of the property plan the following register	and plan(s) showing red professional engin	the design and installati ser or NICET represents	on details of the fine sprint tive (Level III or IV). Phone	kler system, which have be
Company Name:			Registration/Cert	fication No	
Address	stabilished on the total	Ci		State:	Zp
To discharge at a mar To operate at a minor For a maximum of (at the highest sprinkle To contain antifreeze understand and agree to as specified in the Compar Total maximum water requ Total maximum water requ	omum rate of (sum pressure of () sprinklet has in head which is desig or other inhibitor (che install an "approved" ry's Manual of Cross inements including all) gpm.) pai measured at 1 sids discharging at a ra pred to be installed at tok one): () Yes (backflow prevention di-Connection Control. lowance for inside froe	the ground level elevation te of () gpm sim the elevation of () No svice on the fire service i e stream, hydrants, and	of () - USOS uttaneously and at an open) - USOS datum. Inc. after the meter and before sprinkler system is (
The entire or a state will be					
The sprinkler system will b following approved and or	icensed installer	Name (print): Address:		City: Phone	State: Zip
application for domesi	to water (FORM D-1-	43), which is: () with	thed or () submitted or	and to be made or	() gpm, as stated in
Following the installed where applicable, or a lacknowledge that it individual domestic a adequacy of flow and a request that the Con Comment of the Fire service common bornestic service. I understand that the I acknowledge that I for the increase in the and appurtenances, a the customer will be a shuddrate equipped will understand that the systems fed by a hose systems fed by a hose individual producing arothere into in accordingly, I expressly as and liability resulting from incoducing arothere into in accordance with Rule 11 the applicable maximum Contract. Any amount paid	aneous demand of the long of the system, I by a NICET certified is a Company is not red fine services from pressure to meet the pany install a service () 1.6" () 2" following size service accountable or will size of the connection: into connection size is also of the cent to acquire made through the Co the residential fire service of the connection or any or pro-for myself, my she inaccurate sizing the system, and impose of the Company's I Company's I cothe Company's I of the Company's I of the Company's I by Customer shall it.	will accure evidence to echnician or a qualified appendible for the successponsible for the successponsible for the successponsible for the successful and a qualified appears to connection and listen in diameter based upon e connections be present [31" [1.5"	stems is () gpm. In the sprinkler system of professional engineer. If of the joint domestic is sliding. Further, the Co- tern needs. If which originates from n a combined demand of ded at the curb valve. If 11.5" NOTE: thangs for the fire service or that they will be respo- teder, together with any a for "Residential Multipli ny's Rules and Regulati o provide service to any on is gard of the domestic s, to release, defend, ar and connection, the insi- stion and mintenance of booklet, for Company is Customer, plus all app d. The Company may if	was tested and approved and fire service line from its open in not responsible. If the Company's main to be ()-gpm. The Company shall establishes a service service as to accommodate and all applicable taxes. Per little shall into the service service service service service service, and indemnify the Company sequency of design of the system. In the count of design of the system evice, the cost of any Company incides taxes including income.	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one): It the domestic meter size, and company the costs incuming the residential fire service in a layer of the above costs be applicable to all residential fire services in a cost of the costs
Pollowing the installar where applicable, or I I advinceledge that the individual domestic a adequacy of flow and I request that the Conference of I also request that the Fire service connocure of I understand that the I acknowledge that I for the increase in the and apportenences, a the customer will be a structures equipped in I understand that the systems fed by a host Accordingly, I expressly as and liability resulting from introducing arotheses into its accordance with Rule 11 the applicable maximum (contract. Any amount pair contract. Any amount pair contract in advance of the institutions.)	aneous demand of this ion of the system, I y a NICET certified is a Company is not red fine services from pressure to meet the pany install a service () 1.8" () 2" i following size service ection: connection: the connection size is an experience of the service of the service of the service in a connection of the cost to acquire the residential fire service the residential fire service the inaccurate sizing the inaccurate sizing the inaccurate sizing the property investment of the Company's I company investment of the Company's I company investment of the Company's I company investment of the Company is of the Company's I of the Company is of the Company's I of the Company's I of the Company's I of the Company investment of the company inv	will accure evidence technicism or a qualifier appreciable for the successponsible for the successponsible for the successponsible for the successponsible for the system of connection and listen or diameter based upo e connections be preved () 1" () 1.8" () 1.8" () 3.4" () 1.8" () 3.4" () 1.8" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4	stems is () gpm. Into the sprinkler system of professional engineer, og of the joint domestic i ulding. Further, the Co- latin needs, if, which originates from n a combined demand of ded at the curb valve. () 2" () 1.5" NOTE: Thangs for the fire service er that they will be responded domestic service I refer. together with any is for "Residential Multiple or provide service to any chi is part of the domestic or provide service to any chi is part of the domestic and connection, the line side on and maintenance of booklet, for Company so, Customer, plus all app d. The Company may 1:	was tested and approved and fire service line from its reparty is not responsible. If the Company's main to be () gpm. The Company's main to be () gpm. The Company shall established as as to accommodate and all applicable taxes. Per shall interest the service of the fire system included the service of the fire system included taxes including ince part of the fire system. In the service, the cost of say Company the system including inceses taxes including inceses taxes including inceses the cost of the estimate taxes of the cost of the estimate taxes of the cost of the estimate taxes.	by a responsible local offices main to ours, as well as more liable, for determining to (sheek one): In the domestic meter size, and continued the residential fire service is tayment of the above costs be applicable to all residential fire service in the residential fire service is tayment of the above costs be applicable to all residential fire services in the result and the applicable to all residential fire services in the result of the services occasional by the mated amount of such exceptions the estimate.
Following the installar where applicable, or I acknowledge that the individual domestic a adequacy of flow and I request that the Con Commercial Comm	aneous demand of this ion of the system, I y a NICET certified is a Company is not red fine services from pressure to meet the pany install a service () 1.8" () 2" i following size service ection: connection: the connection size is an experience of the service of the service of the service in a connection of the cost to acquire the residential fire service the residential fire service the inaccurate sizing the inaccurate sizing the inaccurate sizing the property investment of the Company's I company investment of the Company's I company investment of the Company's I company investment of the Company is of the Company's I of the Company is of the Company's I of the Company's I of the Company's I of the Company investment of the company inv	will accure evidence technicism or a qualifier appreciable for the successponsible for the successponsible for the successponsible for the successponsible for the system of connection and listen or diameter based upo e connections be preved () 1" () 1.8" () 1.8" () 3.4" () 1.8" () 3.4" () 1.8" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4" () 1.9" () 3.4	stems is () gpm. Into the sprinkler system of professional engineer, og of the joint domestic i ulding. Further, the Co- latin needs, if, which originates from n a combined demand of ded at the curb valve. () 2" () 1.5" NOTE: Thangs for the fire service er that they will be responded domestic service I refer. together with any is for "Residential Multiple or provide service to any chi is part of the domestic or provide service to any chi is part of the domestic and connection, the line side on and maintenance of booklet, for Company so, Customer, plus all app d. The Company may 1:	was tested and approved and fire service line from its reparty is not responsible. If the Company's main to be ()-gpm. The Company shall establish in so as to accommodate and all applicable taxes. Pe Matter Sets', which shall ins. part of the fire system, of indemnify the Company lequisty of design of the system per content of the system of the system of the system of the system or the sys	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one): In the domestic meter size, we Company the costs incur the residential fire service is be applicable to all residential fire service in a costs to a service in the service in excess one taxes occasioned by the service in the service
Policering the installar where applicable, or to I acknowledge that the individual domestic adequacy of flow and I request that the Control of the I also request that the Fire service conn. Domestic service I understand that the I acknowledge that I if for the increase in the and appurtenances, a the oustomer will be and appurtenances, a the oustomer will be and should be appurtenances. I have confingly, I expressly agand liability resulting from introducing artithece into in accordance with Rule 11 the applicable maximum control. Any amount paid cost in advance of the instructure. Applicant's Signature: Name (print)	aneous demand of this ion of the system, I y a NICET certified is a Company is not red fine services from pressure to meet the pany install a service () 1.8" () 2" i following size service ection: connection: the connection size is an experience of the service of the service of the service in a connection of the cost to acquire the residential fire service the residential fire service the inaccurate sizing the inaccurate sizing the inaccurate sizing the property investment of the Company's I company investment of the Company's I company investment of the Company's I company investment of the Company is of the Company's I of the Company is of the Company's I of the Company's I of the Company's I of the Company investment of the company inv	will accure evidence to echnician or a qualified appendible for the successponsible for the successponsible for the successponsible for the successful and a qualified appears to connection and laten in diameter based upon e connections be present [31" [1.8"	stems is () gpm. In the sprinkler system of professional engineer. In of the joint domestic inding. Further, the Co- tern needs. It which originates from a combined demand of ded at the curb valve. () 2" () 1.5" NOTE: 1 thange for the fire service or that they will be respo- maded domestic service or that they will be respo- refer, together with any or the service to any in the service to any or is part of the domestic oprovide service to any on is part of the domestic is, to release, defend, ar and connection, the ina- sition and maintenance of booklet, for Company is Customer, plus still app d. The Company may in the sident the actual co in THEE BULLES AND REV	was tested and approved and fire service line from its reparty in not responsible. I the Company's main to be () gpm. The Company shall establishes be company shall establishes and all applicable taxes. Per later of the fire aystem included the service of design of the system. I dindemnify the Company the system, and indemnify the Company the system includes taxes including incompanies to a determined to be less to a determined to a dete	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one). In the domestic meter size, we Company the costs incume the residential fire service is ayment of the above costs be applicable to all residential distributions and an expensional and the costs occasionated the recommendation of such exceptions are taxes occasioned by mailed amount of such exceptions the estimate.
Politowing the installar where applicable, or I advance/ledge that it individual domestic a adequacy of flow and I request that the Con Domestic service to the Fire service come Domestic service I advanced that the I acknowledge that I if for the increase in the and appurtenances, a the customer will be a structures equipped w I understand that the systems fed by a hose and appurtenances, and liability resulting from introducing artifletic in accordancy I expressly as and liability resulting from introducing artifletic in the applicable maximum to contract. Any amount paid contract. Signature. Name (print) Company Name: Address.	aneous demand of this ion of the system, I y a NICET certified is a Company is not red fire services from pressure to meet the pany Install a service (§ 1.8° (§ 2°) following size service connection: ine connection size is also of the service or and the cont to acquire and through the Critical size of the service or the residential fire ser domestic service line connection or any or pec for myself, my she inaccurate sizing the system, and imprisely services or the Company's for the Company's incommental size of the Company investment of the Company investment is a system.	will socure evidence to achnician or a qualifier sponsible for the successponsible for the successponsible for the successponsible for the successful and the system of connection and listen or diameter based upon a connection be provided to the successful and the successful to the custom ver and above the star and install the fire in emplany's rate structure vice under the Compa e cannot be utilized to their type of feture who uccessors, and sasign of the fire service line oper installation, utiliza bules and Regulations shall be paid by the not be subject to refur a partial respensement to D, AND UNDERISTAN	stems is () gpm. hat the aprinkler system of professional engineer, g of the joint domestic viding. Further, the Colorin needs, if, which originates from a combined demand of ded at the curb valve. () 2" () 1.5" NOTE: harge for the fire service or that they will be responded domestic service is refer, together with any of for "Residential Multiplinys Rules and Regulation provide service to any chi is part of the domestic, to release, defend, and connection, the line ston and maintenance of booklet, for Company is Customer, plus all applic. The Company ray of the seldent the actual on THE RULES AND REI	was tested and approved and fire service line from its many is not responsible. I the Company's main to be () gpm. The Company's main to be () gpm. The Company shall establist inside for reimbursing to think as as to accommodate and all applicable taxes. Pleased in the service of the fire system including the part of the fire system including included to the fire system including included in the company the system, the cost of any Company the system payment of the east of the determinant of the east of the east of the determinant of the east of the determinant of the east of the eas	by a responsible local offices main to ours, as well as a non-liable, for determining the foliable, for determining the foliable, for determining the foliable, for determining the determining the determining the determining the costs incurred the residential fire service in ayment of the above costs be applicable to all residential studies that and/or pump by from any and all responsible from any and all responsible from any environments as the necessaries taxes occasioned by the foliable of such expensions of the such expensions of the such expensions of the such expensions of the such expensions.
Politowing the installar where applicable, or 1 acknowledge that the Individual domestic a adequacy of flow and 1 request that the Con Commercial Commerc	aneous demand of this ion of the system. I y a NICET certified is a Company is not red fire services from pressure to meet the pany install a service () 1.8" () 2" following size service ection: connection: line connection size is also of the cent to acquainable through the Critic residential fire service of the residential fire set domestic service line connection or any or pro for myself, my is the inaccurate sizing the system; and implie system; and implie system; and implie system; and implied the Company investment is by Customer shall its By Customer shall size on a Critic RECEIVED, REAL	will accure evidence to acchnician or a qualified sponsible for the successponsible for the successponsible for the successponsible for the successful and above the state of the successful and above the successful and above the successful and state of the successful and state of the successful and succes	stems is () gpm. Inter the sprinkler system of professional engineer. If of the joint domestic is siding. Further, the Co- tern needs. If which originates from in a combined demand of ded at the curb valve. If 15" NOTE: thangs for the fire service or that they will be respo- indard domestic service or that they will be respo- indard domestic service in for "Residential Multipli ny's Rules and Regulatio o provide service to any or is part of the domesti- is, to release, defend, ar and connection, the insi- stion and maintenance of booklet, for Company is Customer, plus all app d. The Company may i the exitent the actual co in THE RULES AND REI Y resp. suthorized to apply y Contractor	was tested and approved and fire service line from its reparty is not responsible. If the Company's main to be ()-gpm. The Company shall establishable for reimbursing to the read a so accommodate and all applicable taxes. Per system, of the fire ayatem includes a system, of the fire ayatem includes a system, and indemnify the Company sequency of design of the system, evice, the cost of any Company sequence payment of the estate is a determined to be less to CHLATSONS OF THE COMPANY COMPA	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one). In the domestic meter size, we Company the costs incumithe residential fire service in a large meter of the above costs be applicable to all residential discounties and a large meters, damage as the result spany service line in excess one taxes occasioned by mated amount of such exceptions. APANY, Zip. Envice.
Politowing the installar where applicable, or 1 acknowledge that the individual domestic a seequacy of flow and 1 request that the Con Direction of the Pire service components service in a component of the I acknowledge that I he increase in the and appurtenances, a the customer will be and appurtenances, a the customer will be a shructures equipped will be appurenance with Rule 11 the applicable maximum to contract. Any amount paid contract paid contract. Any amount paid contract paid	aneous demand of this ion of the system. I y a NICET certified is a Company is not red fire services from pressure to meet the pany install a service () 1.8" () 2" following size service ection: connection: line connection: line connection size is also of the cent to acquainable through the Critic residential fire service of the residential fire set domestic service line connection or any or pro-for myself, my is the inaccurate sizing the system; and implie system; and implie system; and implie system; and implied to the Company investment is by Customer shall instance and will make its RECESTED, REA	will accure evidence to accomplished to the successor and letter out to velves to the buddenestic and fire system of connection and letter of connection and letter of connections be provided to the state of convey to the custom wer and above the state of convey to the custom wer and above the state of convey to the custom wer and above the state of convey to the custom wer and above the state of convey to the custom were under the compary's rate elevation or experience under the Compare of the fire service line oper installation, and assign of the fire service line oper installation, utilizations shall be paid by the not be subject to refur a partial repayment to D, AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. AND UNDERSTAN Control of the control of the control of the fire service line oper installation. And the control of the fire service line oper installation. And the control of the co	stems is () gpm. Inter the aprinkler system of professional engineer. If of the joint domestic is professional engineers of the joint domestic is professional engineers of the point domestic is professional engineers of the professional engineers of the curb valve. () 2" () 1.5" MOTE: Thangs for the fire service or that they will be responded domestic service is refer, together with any of the service to service is provides service to service or readed envice to service or readed envice to service or the service service o	was tested and approved and fire service line from its many is not responsible. If the Company's main to be () gpm. The Company's main to be () gpm. The Company shall establish a service line so as to accommodate and all applicable taxes. Per Marie shall into part of the fire aystem indicates taxes in the system. If the system is a determined to be less to guite aystem, and indiamently the company the system is determined to be less to guite payment of the extra it is determined to be less to guite aystem. Blate: Blate: Blate:	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one). In the domestic meter size, we Company the costs incumithe residential fire service in a large meter of the above costs be applicable to all residential discounties and a large meters, damage as the result spany service line in excess one taxes occasioned by mated amount of such exceptions. APANY, Zip. Envice.
Policewing the installar where applicable, or 1 is denominedge that the individual domestic a adequacy of flow and I request that the Conference of the Con	aneous demand of this ion of the system, I y a NICIET certified is e Company is not red fire excivors from pressure to meet the pany install a service () 1.8" () 2" following size service connection: ine connection: ine connection: ine connection: size was excepted to a connection as exercised in the cost to acquimate through the Cost for myself, my a fee for myself, my a fee inaccurate sizing the system, and import of the Company's Foompany investment () by Customer shall illation and will make E. RECEZYED, REA.	will accure evidence technician or a qualified sponsible for the successful substantial sector of the substantial sector o	stems is () gpm. Inter the aprinkler system of professional engineer. If of the joint domestic is Jiding. Further, the Co- tern needs. If which originates from n a combined demand of ded at the curb valve. () 2" NOTE: Tharge for the fire service er that they will be respo- index domestic service in some that they will be respo- index domestic service in some that they will be respo- index domestic service in some that they will be respo- index domestic service in part of the domestic in to release, defend, ar and connection, the ina- stion and maintenance of booklet, for Company is Customer, plus all app d. The Company may i the extent the actual co p THE RULES AND RE- Y rep. suthorized to apply y Contractor IPANY USE ONLY *** File Mass Size File Mass Size	was tested and approved and fire service line from its open and fire service line from its open and an appropriate and all applicable taxes. Per little system. In the fire ayatem includes and all applicable taxes. Per little system. In the system includes and all applicable taxes. Per little system. In the system includes taxes including ince applicable taxes including ince applicable taxes including incepairs payment of the estimate taxes. Including incepairs payment of the estimate taxes including incepairs to the company for water as in. Pressure	by a responsible local offices main to ourb, as well as a more liable, for determining to (oheck one). In the domestic meter size, we Company the costs incumithe residential fire service in a large meter of the above costs be applicable to all residential discounties and a large meters, damage as the result spany service line in excess one taxes occasioned by mated amount of such exceptions. APANY, Zip. Envice.
Politowing the installar where applicable, or 1 acknowledge that the individual domestic a seequacy of flow and 1 request that the Con Domestic service come Domestic service in the I acknowledge that the 1 acknowledge that the 1 acknowledge that 1 for the increase in the and appurenances, a the outstorner will be a shruchures equipped will be a shruchure to the condingly. I expressly agand liability resulting from introducing artithece into in accordance with Rule 11 the applicable maximum to contract. Any amount paid contract. Any amount paid contract. Any amount paid contract. Any amount paid contract. Signature: Name (print) Company Name Address: I hereby certify that I am (o	aneous demand of this ion of the system, I y a NICET certified is a Company is not red fine services from pressure to meet the pany install a service () 1.8" () 2" following size service ection: connection: line connection: line connection size is also of the cent to acquired through the Critic residential fire service of the residential fire set domestic service line connection or any or pro-for myself, my she inaccurate sizing the Company's I connection or any or pro-for myself, my she inaccurate sizing the system, and implied of the Company's I of the Company's I by Customer shall illesion and will make IX RECESVED, REA.	will accure evidence technician or a qualified sponsible for the successful substantial sector of the substantial sector o	stems is () gpm. Inter the aprinkler system of professional engineer. If of the joint domestic is professional engineers of the joint domestic is professional engineers of the point domestic is professional engineers of the professional engineers of the curb valve. () 2" () 1.5" MOTE: Thangs for the fire service or that they will be responded domestic service is refer, together with any of the service to service is provides service to service or readed envice to service or readed envice to service or the service service o	was tested and approved and fire service line from its reparty is not responsible. I the Company's main to be ()-gpm. The Company's main to be ()-gpm. The Company shall established by the service of the fire aystem includes and all applicable taxes. Per system, dindemnify the Company sequency of design of the system, evice, the cost of any Company sequence payment of the estate is determined to be less to CELATIONS OF THE COMPANY	by a responsible local offices main to ourb, as well as a mor liable, for determining to (theck one). In the domestic meter size, we Company the costs incumithe residential fire service intermed of the above costs be applicable to all residential state of the above costs and applicable to all residential state of the applicable to all residential state applicable to all responsibilities, damage as the result spany service line in excess pome taxes occasioned by mated amount of such exceptions the estimate. APANY, Zip- envice.
Following the installar where applicable, or 1 acknowledge that the individual domestic a adequacy of flow and 1 request that the Con Control of the Fire service common that the I acknowledge that I for the increase in the and apportenances, a the outstorner will be a structures equipped with understand that the systems fed by a host service of the control of the service of the institution of the control of the service of the institution of the control of the institution of the i	aneous demand of this ion of the system, I y a NICIET certified is e Company is not re of fire and fire services from pressure to meet the pany install a service () 1.8" () 2" following size service connection: ine connection size we ave conveyed or will size of the service on the cost to acquire made through the Co (this residential fire ser domestic service line connection or any or pression of the Company's Formpany investment by Customer shall illustrate and impression and will make E. RECEZYED, REA. In pipe Est. No. Mester pit. In Static pipe Est. No. Mester pit.	will accure evidence to accomician or a qualified sponsible for the successponsible for the successponsible for the successponsible for the successful property of the successful property of the successful property of the successful property of the custom veer and above the star and install the fire a majority's rate structure veer and state the fire to enjoy of the fire service line oper installation, utilized to their type of fodure whit uccessors, and satisfied of the fire service line oper installation, utilized to their type of fodure whit uccessors, and satisfied of the fire service line oper installation, utilized to the successful property of the fire service line oper installation, utilized to the successful property of the fire service line oper installation, utilized to the successful property to return a partial repayment to D, AND UNDERSTAN. City () Owner's ber () Springle et al. 1 Springle et al. 2 Sp	stems is () gpm. Inter the sprinkler system of professional engineer. If of the joint domestic is siding. Further, the Co- tern needs. If which originates from in a combined demand of ded at the curb valve. If 1.5" NOTE: thangs for the fire service or that they will be respo- teder, together with any is for "Residential Multipli ny's Rules and Regulatio o provide service to any or is part of the domestic is, to release, defend, ar and connection, the inse- tion and maintenance of booklet, for Company is Customer, plus all app d. The Company may i the exitent the actual co in THE RULES AND REI Y sep, authorized to apply Y Contractor FEANY USE ONLY * * * Fine Motor Size I No.	was tested and approved and fire service line from its many is not responsible. If the Company's main to be () gpm. The Company's main to be () gpm. The Company shall establist inside for reimbursing to think as as to accommodate and all applicable taxes. Pleased in the service of the fire system indicates taxes and indemnity the company in equatory of design of the system is a determined to be less to determined to be less to determined to the less to determined to the sets to determine the company for the company for the company for the company for water so t	by a responsible local offices and to ours, as well as in nor liable, for determining the foliation of the control of the cont

PUBLIC FIRE PROTECTION SERVICE

- 1. Public fire hydrants shall only be ordered by the appropriate governmental authority having jurisdiction, and the Company shall cause those hydrants to be installed on mains of sufficient size. The installed Cost of the public fire hydrant so ordered by the governmental authority shall be billed to, and payable by, the governmental authority within 30 days following the Company's submission of an invoice covering the Cost. The Cost billed shall include all Costs associated with the installation, including but not limited to:
 - A. Materials, such as hydrants, pipe, valves, and fittings;
 - B. Costs, such as labor, permits, cutting and replacing pavement, lawns, and sidewalks; and
 - C. The Company's expenses for supervision, engineering, insurance, tools and equipment, purchasing, accounting, and other overhead expenses.
- 2. The use of fire hydrants is restricted to the taking of water for the combating and extinguishing of fires, and to conduct fire drills by the appropriate governmental unit having jurisdiction. Water shall not be taken from any fire hydrant by any Person for construction purposes, sprinkling streets, flushing trenches, sewers, or gutters, or for any other use, unless specifically authorized in writing by the Company as to the time, location, and use.
- 3. No public fire hydrant shall be opened while combating and extinguishing a fire except those actually used on the fire.
- 4. Any governmental unit shall notify the Company after any hydrant has been opened, and provide estimates to the Company of volume used for testing hydrants, fire events, or equivalent within 30 days of completion of testing or event.
- 5. Any Person opening a public fire hydrant shall remain in the immediate vicinity and in control of the hydrant during the time the hydrant is open, and shall close the hydrant immediately after its use is no longer required.
- 6. If a Person causes any expense, damage, or need for repairs while operating the public fire hydrants, then that Person shall pay for that expense, damage, or repair.
- 7. The Company shall not be considered in any manner an insurer of property or Persons, or to have undertaken to extinguish fire or to protect any Persons or property against loss or damage by fire, or otherwise. The Company agrees to furnish and provide such supply of water as shall then be available and no other or greater, and it shall be free and exempt from any and all claims for damages on account of any injury to property or Persons by reason of fire, water, failure to supply water or pressure, or for any other cause whatsoever, if same is without willful misconduct on its part.

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., Presid	lent and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

Section 3-13 Original Sheet No. 2

P.U.C.O. Tariff No. 2

Approval of the above Tariff language by the Commission does not constitute a determination by the Commission that the limitation of liability imposed by the Company should be upheld in a court of law. Approval by the Commission merely recognizes that since it is a court's responsibility to adjudicate negligence and consequent damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

- 8. Whenever the removal of a pubic fire hydrant is ordered, or a change in location, size, or type of a fire hydrant is ordered, requested, or made necessary, due to change in line or grade of any highway, street, roadway, curb or walk, or for any other reason, said removal or change will be made by the Company at the expense of the appropriate governmental unit having authority to order the relocation or other party ordering, requesting, or making necessary such removal or change.
- 9. The Company shall provide hydrants per Company standards. If Customer or governmental authority requests hydrants with additional features, such as storage connections or post connections, Cost shall be at expense of the Customer.

Issued: [Month], 2015 Effective: [Month], 2015

Aqua Ohio, Inc. 6650 South Avenue Boardman, OH 44512 Section 4 Original Sheet No. 1

P.U.C.O. Tariff No. 2

RATE SCHEDULES

SERVICE AREA MAPS AND DESCRIPTIONS



Stark Regional Division

Mansfield West Service Area



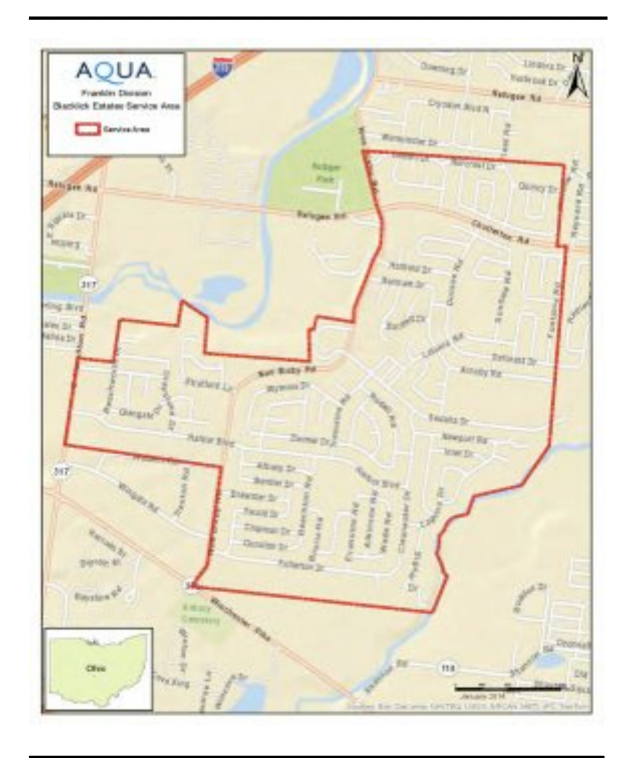


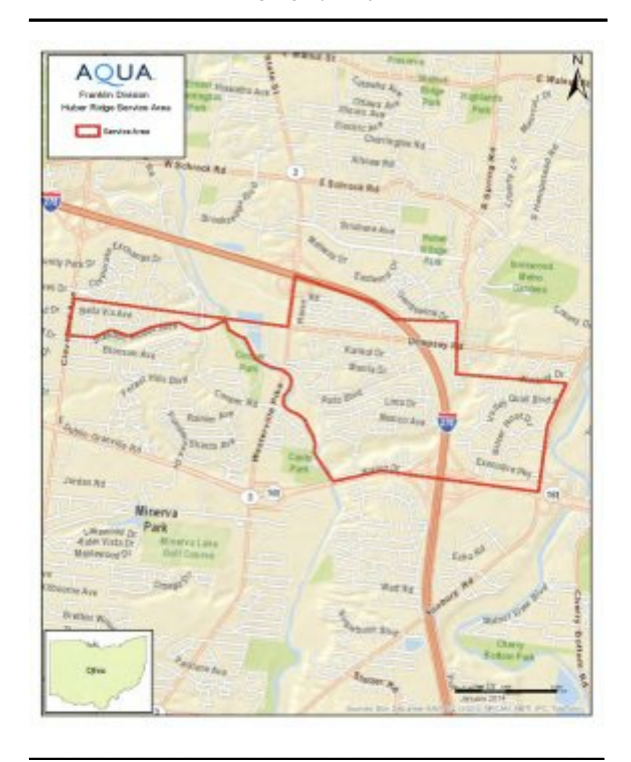




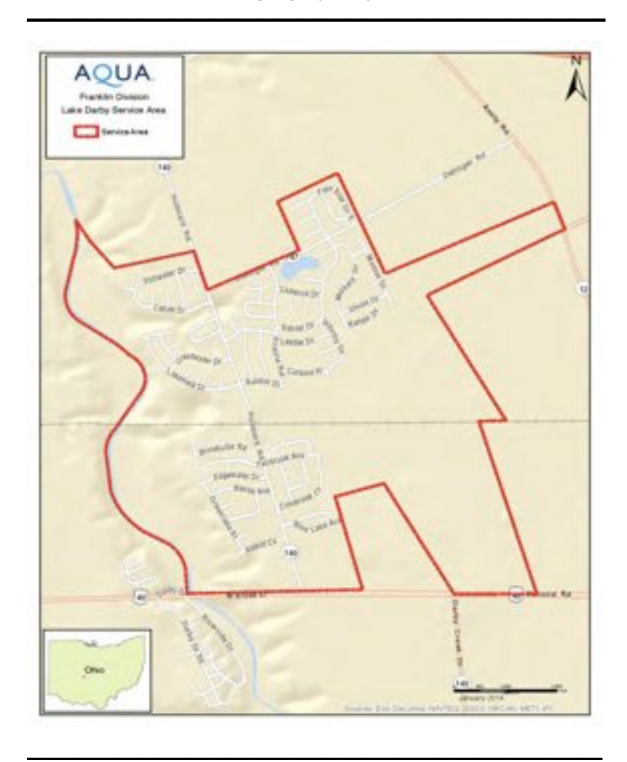




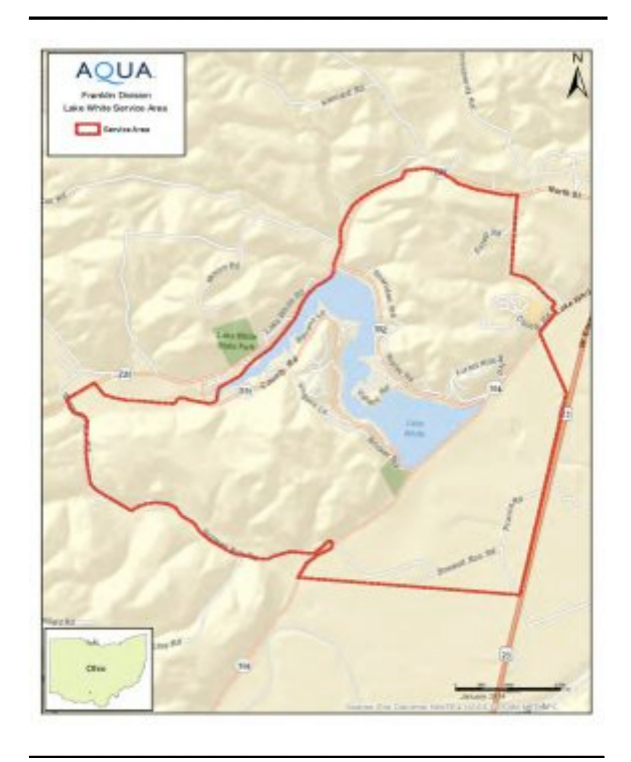


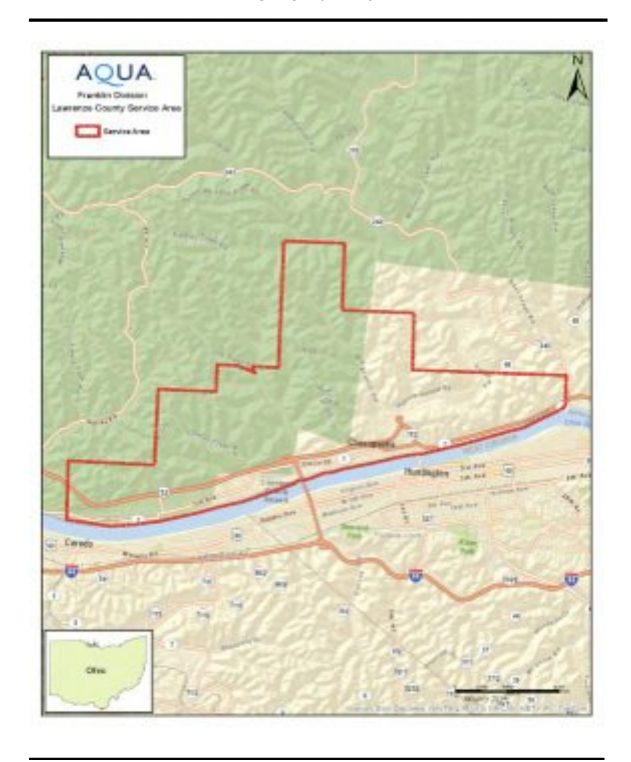






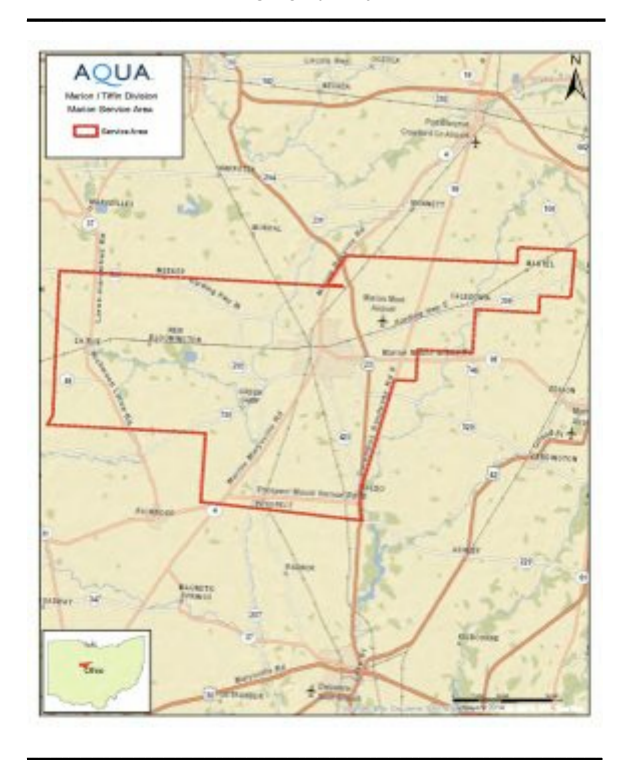


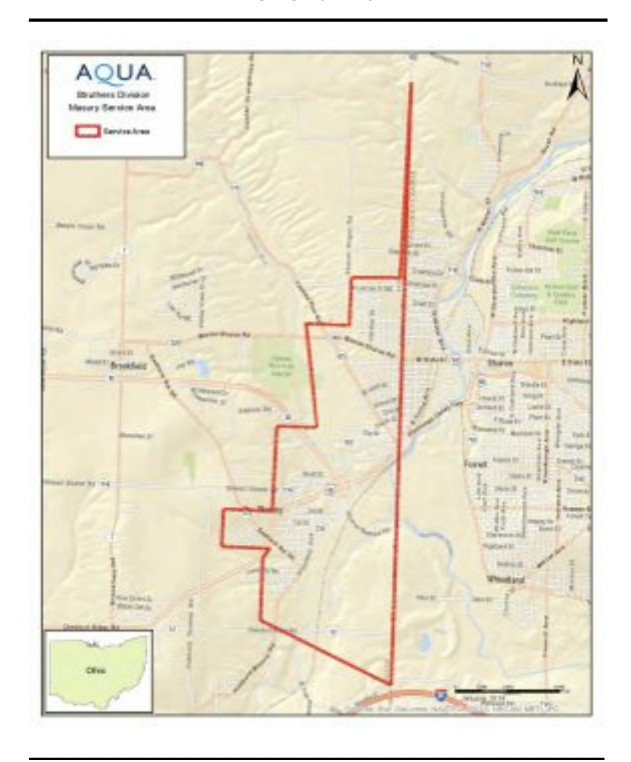






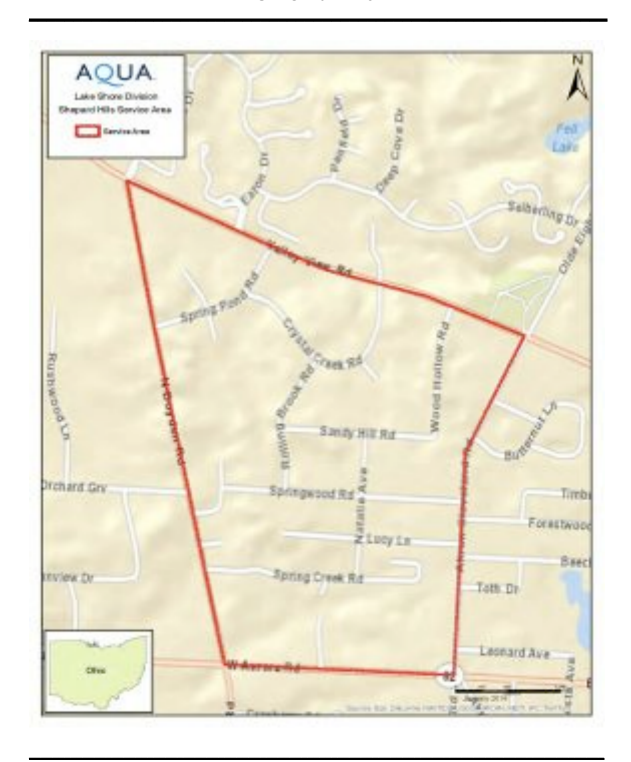




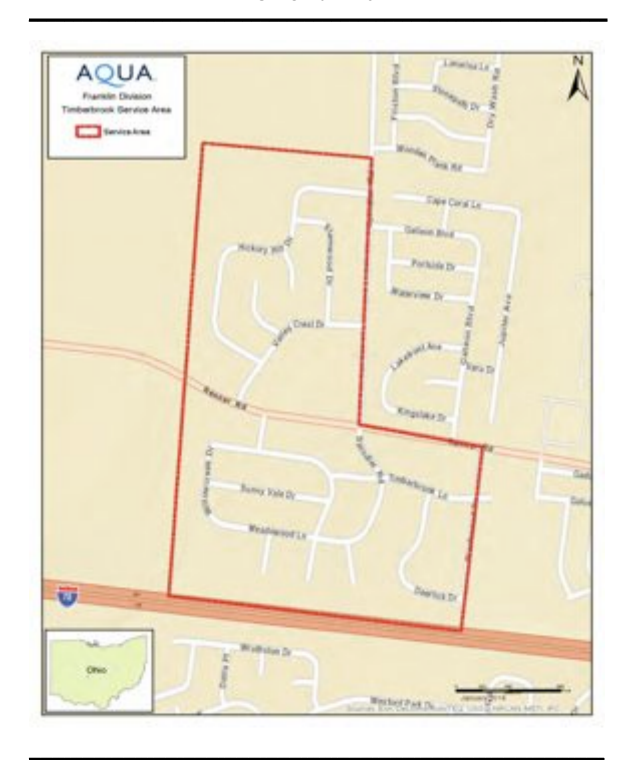


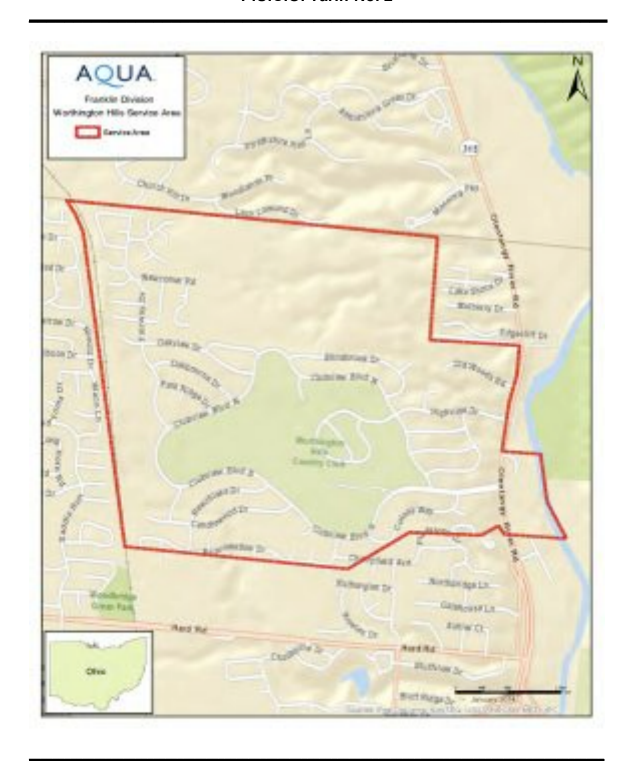


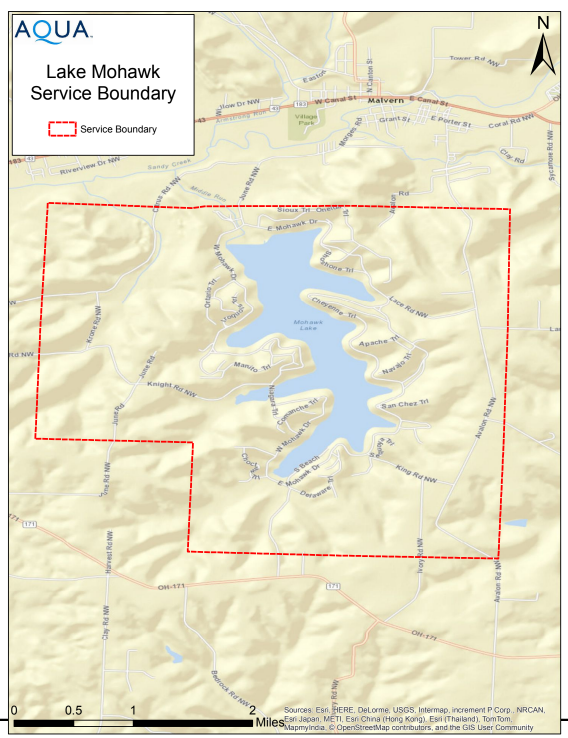






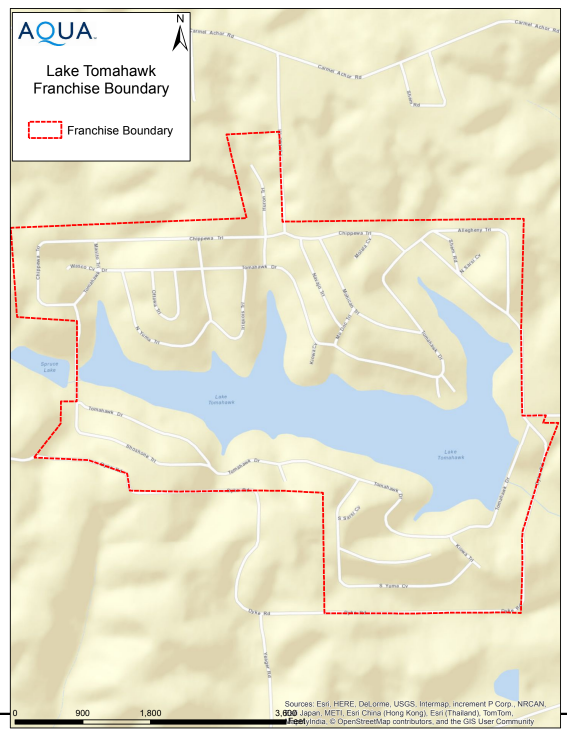






Issued: [Month], 2015 Effective: [Month], 2015

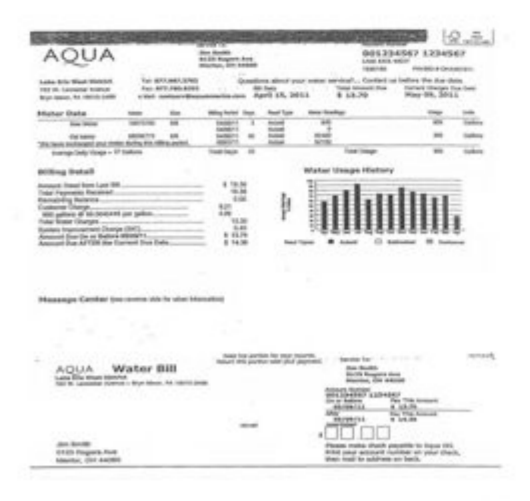
Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA



Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

SAMPLE BILL FORMAT

FRONT OF BILL



BACK OF BILL



Issued: [Month], 2015 Effective: [Month], 2015

Aqua Ohio, Inc.

762 W. Lancaster Avenue Bryn Mawr, PA 19010

SUMMARY OF CUSTOMER RIGHTS AND OBLIGATIONS

Dear Customer:

As an Aqua Ohio, Inc. Customer, you have certain rights and obligations, which are summarized below. We suggest you keep this summary for future reference. We are pleased to have you as our Customer, and it is our intent to always provide you with safe and dependable water and sewer service.

 You have the right to have any inquiry or Complaint handled courteously and promptly by the Company. An inquiry or Complaint can be made to the Company either in writing to 762 W. Lancaster Ave., Bryn Mawr, PA 19010, or by calling 1-877-987-2782. The Company will investigate each Complaint in a fair and complete manner and report the results to the Customer, either orally or in writing, within ten business days after the date of the receipt of the Complaint.

If your Complaint is not resolved after you have called the Company, or for general utility information, residential and business Customers may contact the Commission for assistance at 1-800-686-7826 (toll free) or for TTY at 1-800-686-1570 (toll free) from 8:00 a.m. to 5:00 p.m. weekdays, or at www.puco.oh.gov. Hearing or speech impaired Customers may contact the Commission via 7-1-1 (Ohio relay service).

Residential Customers may also contact the Ohio Consumers' Counsel for assistance with Complaints and utility issues at 1-877-742-5622 (toll free) from 8:00 a.m. to 5:00 p.m. weekdays, or at www.pickocc.org.

2. Installation of Service

- A. The Application for the installation of a Company Service Line must state the uses to which the water is to be applied, and the correct lot and street number or other complete identification of the Premises to be supplied.
- B. The Application for installation of a Company Service Line will be accepted subject to the condition that there shall be a water or sewer main fronting the Premises to be served. When such condition does not exist, it will be necessary for the Applicant first to enter into a Main Extension Agreement with the Company pursuant to the provisions contained in Section 3-4 of the Company's Tariff, "Contracts for Water or Sewer Service," Item 1.B.

Issued: [Month], 2015	Effective: [Month], 2015
les alle Eder al Kalad Schole	Described and OOO Asses Ohio Inc

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc.
In accordance with the Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

- C. When permitted by the Company in writing, each Service Line that services more than one Metered dwelling must have a shut-off valve for each Metered service and a master shut-off valve for the main Service Line.
- D. Service Lines shall be installed to provide for inside Meter settings, except where the Company has approved or required outside meter settings.
- E. The curb stop or outside meter vault shall be installed at a place designated by the Company between the curb line and the property line.
- F. Curb stops or valves in the Company's Service Lines are for the Company's exclusive use and control.
- G. The Customer Service Line is the water line and Related Facilities from the Company Service Line to the Premises to be served. The Customer shall at his or her expense install, maintain, and repair the Customer Service Line. When a leak in the Customer Service Line is discovered, the Company shall give the Customer 14 days' written notice of disconnection. Within such time, the Customer must make repairs. If the leak in the Customer Service Line, in the opinion of the Company, is considered an emergency, however, no notice of disconnection is required.
- H. If a Company Service Line is to be installed where any portion of the line must pass through property not owned by the Customer, the Customer must assume full responsibility for acquiring the right to pass through such property.
- I. When the installation of a Customer Service Line has been completed, the Customer shall leave the Service Line turned off.
- J. The Customer Service Line shall be laid at a depth of not less than four-and-one-half feet nor more than five feet below ground level. The Service Line shall be not less than one-inch nominal size and shall be either "Type K" copper tubing or other Company-approved material.
- K. The Customer Service Line may be laid in a separate trench or it may be laid on a ledge on either side of the sewer trench. Said ledge shall be cut into the sewer trench so as to provide a shelf six inches wide of solid firm soil for the entire length of the pipe. The Customer shall leave the trench open and pipe uncovered until it is inspected and approved by a Company representative.
- L. The Company Service Line is the water line and Related Facilities from the water main to and including the curb stop at or near the property line. The Company Service Line shall be installed at the expense of the Company and shall be owned, operated, and maintained by the Company.
- M. Service line installation work shall be performed in accordance with specifications and requirements of the Company. All Costs or material and installation required to

Issued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., F	President and COO, Aqua Ohio, Inc.

In accordance with the Public Utilities Commission of Ohio Order Dated [Month __], 2015 for Case No. 15-XXXX-WS-ATA

serve Applicant's lot shall be the responsibility of the Applicant (see exception below) and the Applicant shall contract directly with a pre-qualified contractor, recognized and approved by the Company for all Service Line installation work. The Company will only pay for Costs of residential Service Lines from the main to a shut-off at or near the curb when one (or both) of the following criteria exist: (i) the Main Extension was in service at December 31, 2003, and/or (ii) the Applicant for service was previously served by an individual well. Where a Service Line is to be installed in a paved or improved street, the Cost of removing and replacing the street surface shall also be paid by the Customer. In no event shall these provisions require anything more than reimbursement to the Company of the actual out-of-pocket Cost of connecting the service.

N. The Customer shall make or be responsible for the Costs of all changes in the Customer's water Service Line and Customer-owned meter pit on account of changes in grade, relocation of mains, and any other cause.

3. Bills and Payment for Service

- A. The Customer is liable for the payment of all water, water service, and sewer service supplied to his or her Premises.
- B. All bills for charges due to the Company shall be paid to the remittance address provided, or to any duly authorized agent of the Company.
- C. Bills will be mailed or delivered at the address of the Premises served, unless the Customer shall, in writing, request that they be sent to some other address specified. Failure to receive a bill, however, shall not relieve the Customer from the obligation to pay the same when due. Residential bills for water service become delinquent not less than 14 days after the billing date thereof. Nonresidential bills for water service become delinquent not less than 21 days after the billing date thereof. Water service may be shut off for delinquent bills in accordance with Section 3-2 of the Company's Tariff, "General Regulations Governing Service," Item 15.
- D. The late payment fee will not be charged if mailed on or before the past-due date indicated on the bill. The post-office date stamped by the sending office will determine the mailing date of the payment. The envelope in which such payment has been mailed may be preserved by the Company; and where payment is made after the past-due date, the Company may credit the amount enclosed to the Customer's account and add the late fee.
- E. The past-due date of the Customer's bill will be automatically extended to include the first full business day following a Saturday, Sunday or a legal holiday.
- F. In case a Customer files a written objection to any bill on or prior to the past-due date of the bill, the Company will accept payment of the net bill within five days after the

Issued: [Month], 2015	Effective: [Month], 2015
legued by Edmund Kolodziei - Ir	President and COO Agua Ohio Inc

In accordance with the Public Utilities Commission of Ohio
Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

Customer has been notified of the result of the Company's investigation made in response to the Complaint.

- G. Bills for water or sewer service (except final bills on discontinuance of service) shall be rendered in arrears monthly, and in the case of Metered service shall show the quantity of water used as the billing basis for the period for which the bill is rendered.
- H. In cases in which a Meter cannot be read, whatever the cause, the Company may require a payment on account equal to a representative charge for a period of similar length for service rendered to the same Premises, or if that cannot be ascertained, then to similar Premises.
- I. A Customer desiring water service to be discontinued temporarily to a Premises used or occupied for only part of the year shall so notify the Company. Such Premises, except public playgrounds, and educational buildings and facilities, shall, however, remain subject to continuous year-round charges at Tariff rates.
- J. At such time as the Company is notified of the change in tenancy or ownership, whether the Customer or a third party gives such notice, the Company shall make a final Meter reading and shall render a final billing. The Customer shall be liable for said final bill. Upon rendering of the final bill, the service contract shall be terminated. Service to the Premises will not be restored until payment of such bill, or Application made by a new Customer. Other occupants of the Premises shall not be held liable for the payment of the water service contract between the Company and the Person whose name the service is in, if the Person in whose name the service is vacates the Premises.
- K. Bills rendered upon termination of the contract must be paid on or before the pastdue date indicated on the bill. When not so paid, the past-due amount becomes due and payable.
- 4. Disconnection of service The Company may discontinue all or any part of its service to a Customer as stated below. In an instance where a Customer's service could be disconnected under more than one of the following conditions, the minimum notice provision, which may include no notice, will be provided.
 - A. No notice is required in any of the following instances:
 - (1) For tampering with any main, Service Line, Meter, curb stop, curb box, seal, or other appliance under the control of or belonging to, the Company;
 - (2) For connecting the Service Line, or any pipe directly or indirectly connected therewith, with any other source of supply or with any apparatus that may, in the opinion of the Company, contaminate the Company's water supply;

Issued: [Month], 2015	Effective: [Month], 2015

Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc.
In accordance with the Public Utilities Commission of Ohio
Order Dated [Month], 2015 for Case No. 15-XXXX-WS-ATA

- (3) For discharging high strength or harmful waste that is detrimental to or can inhibit to the Company's wastewater treatment process; or
- (4) For any violation, or failure to comply with, the regulations of the Company that may, in the opinion of the Company or any public authority, create an emergency situation.
- B. The Customer must be given not less than 24 hours written notice before service is disconnected when any of the following conditions exist:
 - (1) For the use of water for any other purpose or upon any Premises not stated in the Application; or
 - (2) To prevent waste or reasonably avoidable loss of water.
- C. The Customer must be given not less than 14 days written notice before service is disconnected when any of the following conditions exist:
 - For nonpayment of any Tariffed charges when due or within any additional period for payment permitted by the Company or for not making a deposit as required. Disconnection of service for nonpayment may not occur prior to 14 days after the due date;
 - (2) For any violation of, or failure to comply with, the regulations of the Company other than stated in Item 4.A.(1) of this section;
 - (3) For misrepresentation in the Applications to any material fact;
 - (4) For denial to the Company of reasonable access to the Premises for the purpose of inspection;
 - (5) For violation of federal, state, or local laws or ordinances where such violation affects the provision of utility service by the Company; or
 - (6) When the Company has discontinued customer service under its Tariff, by turning off the curb stop and this proves to be unsuccessful, the Company may take whatever actions are necessary to physically disconnect service. The Company will bill the Customer for the out of pocket expenses incurred for the disconnection and reconnection.
- D. The Company may require a Customer to make a deposit or an additional deposit on an account, as set forth in Ohio Adm. Code Chapter 4901:1-17, to reestablish creditworthiness. The Customer may also reestablish creditworthiness and service by providing a guarantor, as set forth in Ohio Adm. Code 4901:1-15-28 and Ohio Adm. Code Chapter 4901:1-17.

lssued: [Month], 2015	Effective: [Month], 2015

5. Reconnection of Service

- A. The Company shall reconnect previously disconnected service, unless prevented by circumstances beyond the Company's control, or unless a Customer requests otherwise, by the close of the following regular Company business day after any of the following:
 - (1) Receipt by the Company of the full amount of arrears for which service was disconnected, including any required deposit or reconnection charge; or
 - (2) Agreement by the Company and the Customer on a deferred payment plan and a payment, if required under the plan; and
 - (3) The elimination of conditions that warranted disconnection of service.
- B. If service is discontinued and the Customer wishes to guarantee reinstatement of service the same day on which payment is rendered, both of the following conditions apply:
 - (1) If reinstatement of service is requested the same day, the Customer must notify the Company no later than 12:30 p.m., and the Customer must make payment to a duly authorized agent or provide proof of payment; and
 - (2) The Company may require that the Customer sign an agreement to pay the Company's reconnection fee if it occurs after normal Company business hours. This fee shall be collected at the time reinstatement of service arrangements are made or rendered with the Customer's next billing at the Company's discretion.
- C. The Company may not insist upon payment of any current bill, excluding any reconnection charge, before restoring service unless that bill is more than 14 days past due.
- D. The Company's employees who normally perform the termination of service can advise the Customer of the conditions to be met to avoid disconnection, and refer the Customer to the Person or Persons to contact at the Company's office.
- E. Disconnection of service for nonpayment is prohibited if the disconnection of service would be especially dangerous to the health as certified pursuant to Ohio Adm. Code 4901:1-15-27(I).
- F. Service may not be refused or disconnected to any Customer or refused to any Applicant for service for any of the following reasons:

lssued: [Month], 2015	Effective: [Month], 2015
Issued by Edmund Kolodziej, Jr., President and COO, Aqua Ohio, Inc. In accordance with the Public Utilities Commission of Ohio	

Order Dated [Month ___], 2015 for Case No. 15-XXXX-WS-ATA

- (1) Failure to pay for service furnished to a Customer formerly receiving service at the Premises, unless the former Customer continues to reside at the Premises.
- (2) Failure to pay for a class of service different from the service provided for the account in question.
- (3) Failure to pay any amount that, according to established payment dispute any resolution procedures, is in bona fide dispute.
- (4) Failure to pay any charge not specified in the Company's Tariff.
- (5) If any Customer requests a Meter test the Company will perform an onsite or bench Meter test. The Customer will pay upfront Costs for on site or Meter testing. The Meter test shall be performed within 30 days from the request. The Company may request a reasonable justification for a Meter test. The Company or any Customer may request that a Meter test be performed in the presence of a staff member of the Commission. The Customer also has the right to be present. Results of an onsite Meter test shall be provided to the Customer at the time of the test. Should the onsite Meter test indicate primary Meter inaccuracy, the primary Meter shall be removed and bench tested in accordance with the accuracy standards set forth in Section 3-9 of the Company's Tariff, "Metered Water Service," Item 13. If bench testing demonstrates that the Meter is less than 90% accurate, then the Company shall reimburse the Customer for the Cost of the on-site or bench test, or both. If the bench test reveals that the Meter is greater than or equal to 90% accurate, then the Customer shall not be reimbursed the Cost of on-site or bench testing, or both. Reimbursement shall be made within 30 days of completion of the tests.

The Customer Cost of on-site or bench testing shall be \$42.42 for Meters up to and including three-fourths inch in size, \$156.00 for Meters one inch up to two inches in size, and at actual Cost to the Company for all Meters over two inches in size. All charges will be paid in advance. If the Meter fails to meet the specifications, the advanced charge will be refunded within 30 days.

- (6) The Company will establish a residential Customer's creditworthiness, as set forth in Ohio Adm. Code Chapter 4901:1-17. In accordance with Commission rules, the Company may require new Customers to establish financial responsibility prior to receiving service. Financial responsibility may be established if:
 - (a) The Applicant owns the property being served or other real estate in the service territory and has demonstrated financial responsibility; or

- (b) The Applicant demonstrates that he or she is a satisfactory credit risk; or
- (c) The Applicant demonstrates that he or she had water service with another water utility within a period of 24 consecutive months preceding the date of the Application, unless that utility's records indicate that the Applicant's service was disconnected for nonpayment during the last 12 consecutive months of service or the Applicant had received two consecutive bills with past-due balances during that 12-month period. When an Applicant requests a copy of his or her payment history to satisfy this requirement the Company shall provide a Customer, at his or her written request, written information reflecting the Customer's payment history. The Company shall provide this information within five business days of this request; or
- (d) The Customer provides a guarantor; or
- (e) The Customer provides a security deposit. If a deposit is required, it will not be an amount in excess of one-twelfth of the estimated charge for all regulated service provided by the Company for the ensuing 12 months plus 30% of the monthly estimated charge. The Company will pay interest at the rate of three percent per annum. The Company shall not be required to pay interest on a deposit held less than 180 days. Deposit will be refunded with interest upon establishment of financial responsibility, as set forth in Ohio Adm. Code Chapter 4901:1-17. If a guarantor is provided rather than a deposit, the guarantor will be released as set forth in Ohio Adm. Code Chapter 4901:1-17.
- (7) The Customer has the right to see a proper Company photo identification whenever Company employees or agents seek access to the Customer's Premises, and state the reason for the visit.
- (8) The Customer has the right to examine the Company's rates, rules, and regulations that are available for review upon request at the Company's office or at the office of the Commission.
- (9) The Customer has the right to examine the comprehensive set of Standards for Waterworks Companies that the Commission has adopted. These new standards are available from the Commission or are available for your review upon request at the Company's office.
- (10) All information included in the summary of Customer rights and obligations shall not supersede the Tariff. Where discrepancies exist, the Tariff shall govern.

Issued: [Month], 2015 Effective: [Month], 2015

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

2/24/2015 4:34:42 PM

in

Case No(s). 15-0403-WW-ATA

Summary: Application for Approval of Aqua Ohio PUCO Tariff No. 2 electronically filed by Mr. Andrew J Campbell on behalf of Aqua Ohio, Inc.