

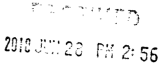
Control Number: 47072



Item Number: 33

Addendum StartPage: 0

DOCKET NO. 47072



| APPLICATION OF QUADVEST, L.P. TO AMEND ITS WATER AND SEWER | § § | PUBLIC UTILIFFY-COMMISSION FIGURES CONTROLLERS |
|--|--------|--|
| CERTIFICATES OF CONVENIENCE AND NECESSITY IN MONTGOMERY | § 8 | OF TEXAS |
| COUNTY | § | |

SECOND AMENDED JOINT MOTION FOR ADMISSION OF EVIDENCE AND ADOPTION OF PROPOSED NOTICE OF APPROVAL

Commission Staff (Staff) of the Public Utility Commission of Texas (Commission), and Quadvest, L.P. (Quadvest) hereby file this Second Amended Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval and request to admit evidence on the application of Quadvest to Amend Certificates of Convenience and Necessity (CCN) in Montgomery County (Application) (the Second Amended Motion). Pursuant to Order No. 7, this Motion includes, as Attachment A, a proposed notice of approval.

I.

BACKGROUND

Staff and Quadvest filed a Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval and request to admit evidence on the Application on February 2, 2018 (the Original Motion). Subsequent to that filing, the parties identified discrepancies in the proposed tariffs that were part of the Original Motion. Accordingly, the parties filed a First Amended Motion to identify the corrected tariffs, but as otherwise unchanged in substance from the Original Motion. Subsequent to that filing, the parties recognized that three pending applications for a pass through rate change (Docket Nos. 48041, 48051 and 48052) impacted the tariffs pending is this matter. Accordingly, the parties sought and were granted abatement of these proceedings pending the final disposition of those rate change applications. With those rate cases having concluded, the parties now file this Second Amended Motion with the final

corrected tariffs (attached hereto as Exhibit 1 – Water, and Exhibit 2 – Sewer), but as otherwise unchanged from the Original Motion.

Quadvest, the Applicant, filed its original Application on April 18, 2017, and filed its Replacement Application on April 21, 2017, to amend water CCN No. 11612 and sewer CCN No. 20952 in Montgomery County.

On April 20, 2017, the Commission filed its Notice of Application to amend water CCN No. 11612 and sewer CCN No. 20952 in Montgomery County.

On July 21, 2017, Staff filed its Supplemental Recommendation on Administrative Completeness.

On July 25, 2017, Order No. 4 was filed deeming the Application administratively complete and adopting procedural schedule.

On September 12, 2017, Staff filed its Recommendation Sufficiency of Notice.

On September 12, 2017, Quadvest filed Proof of Notices, pursuant to Order No. 4.

On November 6, 2017, Staff filed its Supplemental Recommendation on Sufficiency of Notice.

On November 9, 2017, Order No. 6 was filed and found that the notice provided by Applicant was sufficient, and required the submission of consent forms.

On January 18, 2018, Quadvest filed its Response to Order No. 6 (Consent Form).

On January 26, 2018, Staff filed its Final Recommendation recommending that the Application be approved pursuant to Texas Water Code Annotated §§ 13.241-13.242, 13.244, and 13.246 and 16 Texas Administrative Code §§ 24.101-24.107.

On February 2, 2018, Quadvest and Staff filed their Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval.

On May 9, 2018, Quadvest and Staff filed their First Amended Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval.

On May 30, 2018, Quadvest filed the Joint Motion to Abate.

On June 11, 2018, Order No. 7 Granting Joint Motion to Abate was issued.

On June 25, 2018, Quadvest filed its Amended Response to Order No. 6.

On June 25, 2018, Staff filed its Supplemental Final Recommendation.

II.

PROPOSED NOTICE OF APPROVAL

The Proposed Notice of Approval (Attachment A) would grant the Application for Quadvest to amend water CCN No. 11612 and sewer CCN No. 20952 in Montgomery County. This docket was processed in accordance with applicable statutes and Commission rules. Notice of the Application was published pursuant to applicable rules. Applicant and Staff are the only parties to this proceeding. There are no contested issues of law or fact in the proceeding. The parties have reviewed and agreed to the attached Proposed Notice of Approval and request that it be adopted. The final maps, certificates, and revised tariffs consented to by the parties are also attached for approval.

III.

REQUEST TO ADMIT EVIDENCE

Staff and Quadvest jointly request that the following documents and their attachments filed in this docket be admitted into the evidentiary record in this proceeding:

 a. Replacement Application to Amend Certificates of Convenience and Necessity in Montgomery, filed on April 21, 2017 (original Application filed on April 18, 2017)
 (Commission's automated interchange system ("AIS") Item 4);

- Staff's Supplemental Recommendation on Administrative Completeness, filed on July 21, 2017 (AIS Item 15);
- c. Quadvest's Proof of Notices, filed on September 12, 2017 (AIS Item 19);
- d. Staff's Supplemental Recommendation on Sufficiency of Notice, filed on November
 6, 2017 (AIS Item 22);
- e. Quadvest's Response to Order No. 6, filed January 18, 2018 (AIS Item 24);
- f. Staff's Final Recommendation, filed on January 26, 2018 (AIS Item 25);
- g. Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval, filed on February 2, 2018 (AIS Item 26);
- h. First Amended Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval, filed May 9, 2018 (AIS Item 28);
- i. Joint Motion to Abate, filed May 30, 2018 (AIS Item 29);
- Quadvest's Amended Response to Order No. 6, filed June 25, 2018 (AIS Item 31);
 and
- k. Staff's Supplemental Final Recommendation, filed June 25, 2018 (AIS Item 32).

IV.

CONCLUSION

Staff has indicated to Quadvest that Quadvest is authorized to file this pleading on its behalf. Therefore, the parties respectfully request that the Commission grant the joint motion to admit the evidence specified above and adopt the attached proposed Notice of Approval.

Respectfully submitted,

DuBois, Bryant & Campbell, LLP

By:

Peter T. Gregg

State Bar No. 00784174 303 Colorado, Suite 2300

Austin, Texas 78701

pgregg@dbcllp.com

(512) 457-8000

(512) 457-8008 (fax)

Attorneys for Quadvest, L.P.

CERTIFICATE OF SERVICE

I certify that a copy of this document will be served on all parties of record on this the of June, 2018 in accordance with 16 Texas Administrative Code § 22.74.

Rosemary E. Hambright
Public Utility Commission of Texas
Legal Division
1701 N. Congress
P.O. Box 13326
Austin, TX 78711-3326
rosemary.hambright@puc.texas.gov

ATTACHMENT A

DOCKET NO. 47072

| APPLICATION OF QUADVEST, L.P. | § | PUBLIC UTILITY COMMISSION |
|-------------------------------|---|---------------------------|
| TO AMEND ITS WATER AND SEWER | § | |
| CERTIFICATES OF CONVENIENCE | § | OF TEXAS |
| AND NECESSITY IN MONTGOMERY | § | |
| COUNTY | § | |

PROPOSED NOTICE OF APPROVAL

This Notice of Approval addresses the application (Application) of Quadvest, L.P. (Quadvest or Applicant) wherein Quadvest seeks to amend water Certificate of Convenience and Necessity (CCN) No. 11612 and sewer CCN No. 20952 in Montgomery County. Staff (Staff) of the Public Utility Commission of Texas (Commission) recommends approval of the Application. The Application is approved.

The Commission adopts the following findings of fact and conclusions of law:

I.

FINDINGS OF FACT

Procedural History, Description, and Background

- 1. Quadvest is the owner of water CCN No. 11612 and sewer CCN No. 20952.
- 2. On April 21, 2017, Quadvest filed its Replacement Application (original Application filed on April 18, 2017) wherein Quadvest seeks to amend its water CCN No. 11612 and sewer CCN No. 20952 in Montgomery County.
- 3. On April 20, 2017, the Commission Administrative Law Judge (ALJ) issued Order No. 1 Requiring Comments on Administrative Completeness and Notice, Requesting Procedural Schedule, and Addressing Other Procedural Matters.

- 4. On July 21, 2017, Staff filed its Supplemental Recommendation on Administrative Completeness.
- 5. On July 25, 2017, the ALJ issued Order No. 4 Finding Application Administratively Complete and Adopting Procedural Schedule.
 - 6. On September 12, 2017, Staff filed its Recommendation on Sufficiency of Notice.
 - 7. On September 12, 2017, Quadvest filed Proof of Notices.
- 8. On September 18, 2017, the ALJ issued Order No 5. Addressing Notice and Establishing Deadline.
- 9. On November 6, 2017, Staff filed its Supplemental Recommendation on Sufficiency of Notice.
- 10. On November 9, 2017, the ALJ issued Order No. 6 Addressing Notice, Adopting Final Procedural Schedule.
 - 11. On January 18, 2018, Quadvest filed its Response to Order No. 6 (consent form).
- 12. On January 26, 2018, Staff filed its Final Recommendation recommending that the Application be approved pursuant to Texas Water Code Annotated §§ 13.241-13.242, 13.244, and 13.246 and 16 Texas Administrative Code §§ 24.101-24.107.
- 13. On February 2, 2018, the parties filed a Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval.
- 14. On May 9, 2018, the parties filed a First Amended Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval.
 - 15. On May 30, 2018, the parties filed a Joint Motion to Abate.
 - 16. On June 11, 2018, Order No. 7 was issued granting the Joint Motion to Abate.
 - 17. On June 25, 2018, Quadvest filed its Amended Response to Order No. 6.

- 18. On June 25, 2018, Staff filed a Supplemental Final Recommendation.
- 19. On June ____, 2018, the parties filed their Second Amended Joint Motion for Admission of Evidence and Adoption of Proposed Notice of Approval.
- 20. On _____, 2018, Order No. 8 was filed admitting the requested evidence into the record.

Notice

- 21. Notice was published in the *Texas Register* on May 5, 2017.
- 22. As indicated in the Notices filed on September 12, 2017, notice of the Application was published in the *Conroe Courier* on July 31, 2017 and August 7, 2017.
- 23. As indicated in Quadvest's Notices filed on September 12, 2017, mailed notice was provided to current neighboring utilities, landowners and affected parties on July 31, 2017.

 Informal Disposition
- 24. The requirements for informal disposition under 16 Texas Administrative Code § 22.35(a) have been met in this proceeding. At least 10 days have passed since the completion of notice requirements.
- 25. No requests to intervene or requests for a hearing were filed in this proceeding and there are no disputed issues of fact; therefore, it is not necessary to hold a hearing on the merits regarding the Application.

II.

CONCLUSIONS OF LAW

1. The Commission has jurisdiction over this matter under Texas Water Code §§ 13.041 and 13.241.

- 2. Quadvest, L.P. is a retail public utility, as defined by Texas Water Code § 13.002(19) and 16 Texas Administrative Code § 24.3(59).
- 3. Notice of the Application was provided consistent with Texas Water Code § 13.301(a)(2) and 16 Texas Administrative Code § 22.55.
- 4. The Application was processed in accordance with the requirements of the Administrative Procedure Act, the Texas Water Code, and Commission rules.
- 5. After considering the factors in Texas Water Code § 13.246(c), Quadvest demonstrated adequate financial, managerial, and technical capability for providing continuous and adequate service to the requested area.
- 6. Applicant has demonstrated that the amendment of the water CCN No. 11612 and sewer CCN No. 20952 are necessary for the service, accommodation, convenience, and safety of the public in Montgomery County.
- 7. As required by Texas Water Code §§ 13.257(r) and (s) and 16 Texas Administrative Code § 24.106(e), Applicant is required to record a certified copy of the approved certificates and maps, along with a boundary description of the service areas, in the real property records of Montgomery County, and submit to the Commission evidence of the recording.
- 8. The Application does not constitute a major rate proceeding, as defined by 16 Texas Administrative Code § 22.2(27).
- 9. The requirements for informal disposition pursuant to 16 Texas Administrative Code § 22.35 have been met in this proceeding.

¹ Tex. Gov't Code Ann. §§ 2001.001-.902 (West 2017).

III.

ORDERING PARAGRAPHS

The Commission issues the following ordering paragraphs in accordance with these findings of fact and conclusions of law:

- 1. The Application is approved.
- 2. The service areas in Montgomery County associated with water CCN No. 11612 and sewer CCN No. 20952 are amended.
- 3. Quadvest shall serve every customer and applicant for service within the areas certificated under water CCN No. 11612 and sewer CCN No. 20952, and such service shall be continuous and adequate.
- 4. Quadvest shall comply with the recording requirements of Texas Water Code §§ 13.257(r) and (s) for Montgomery County affected by the Application and submit to the Commission evidence of the recording not later than 31 days after receipt of this Notice.
- 5. All other motions, requests for entry of specific findings of fact or conclusions of law, and any other requests for general or specific relief, if not expressly granted in this Notice of Approval, are hereby denied.

| SIGNED AT AUSTIN, TEXAS, the | day of | , 2018. |
|------------------------------|---------------|-------------|
| | | |
| | | |
| | Administrativ | e Law Judge |

EXHIBIT 1 WATER TARIFF

WATER UTILITY TARIFF Docket Number: 47072

Quadvest, L.P. (Utility Name)

26926 FM 2978 (Business Address)

Magnolia, Texas 77354 (City, State, Zip Code)

<u>281/356-5347</u> (Area Code/Telephone)

This tariff is effective for utility operations under the following Certificate of Convenience and Necessity:

11612

This tariff is effective in the following counties:

Aransas, Brazoria, Fort Bend, Harris, Jackson, Liberty, Matagorda, Montgomery, Walker, and Waller

This tariff is effective in the following cities or unincorporated towns (if any):

Richmond (portion of Bridlewood Estates only - same rates)

This tariff is effective in the following subdivisions or systems:

See attached chart.

TABLE OF CONTENTS

The above utility lists the following sections of its tariff (if additional pages are needed for a section, all pages should be numbered consecutively):

| SECTION 1.0 RATE SCHEDULE | 2 |
|--|----|
| SECTION 2.0 SERVICE RULES AND POLICIES | |
| SECTION 3.0 EXTENSION POLICY | 17 |

APPENDIX A - DROUGHT CONTINGENCY PLAN APPENDIX B - SAMPLE SERVICE AGREEMENT APPENDIX C - APPLICATION FOR SERVICE

| QUADVEST LP | | | |
|---------------------------------|---------------|------------|------------------------|
| SUBDIVISION | PWS ID NUMBER | COUNTY | SUBSIDENCE DISTRICT |
| Bauer Landing | 1013526 | Harris | NHCRWA |
| Bayer Utility (Old Town Spring) | 1010212 | Harris | NHCRWA |
| Bella Vista | 1460175 | Liberty | No Subsidence |
| Benders Landing | 1700678 | Montgomery | SJRA |
| Benders Landing Estates | 1700678 | Montgomery | SJRA |
| Brazos Lakes | 0790363 | Fort Bend | NFBWA |
| Bridlewood Estates | 0790350 | Fort Bend | City of Rosenberg |
| Caddo Village | 1700473 | Montgomery | SJRA |
| Camino Real Sections | 1460175 | Liberty | No Subsidence |
| Campwood | 1700624 | Montgomery | SJRA |
| Canterbury Ranch | 1700624 | Montgomery | SJRA |
| Cape Shores | 1200044 | Jackson | No Subsidence |
| Chenango Ranch | 0200656 | Brazoria | Brazoria GWD |
| Clear Creek Forest | 1700576 | Montgomery | SJRA |
| Creekside Village | 1700742 | Montgomery | SJRA |
| Decker Oaks Estates | 1700605 | Montgomery | SJRA |
| Estates of Clear Creek | 1700576 | Montgomery | SJRA |
| Freeman Ranch | 2370123 | Waller | Bluebonnet GWD |
| Grande San Jacinto | 1460179 | Liberty | No Subsidence |
| Indigo Lake Estates | 1700576 | Montgomery | SJRA |
| Jacobs Reserve | 1700609 | Montgomery | SJRA |
| Lake House* | 2370111 | Waller | Fort Bend |
| Lake Pointe Estates* | 0790350 | Fort Bend | NFBWA |
| Lake Windcrest | 1700624 | Montgomery | SJRA |
| Lakes of Fairhaven* | 1013288 | Harris | NHCRWA |
| Lakes of Magnolia | 1700736 | Montgomery | SJRA |
| Live Oak Landing | 1610129 | Matagorda | No Subsidence |
| Lone Star Ranch | 1700655 | Montgomery | SJRA |
| Magnolia Reserve | 1700864 | Montgomery | No Subsidence |
| McCall Sound | 1700763 | Montgomery | SJRA |
| Montgomery Trace | 1700577 | Montgomery | SJRA |
| Mostyn Manor | 1700669 | Montgomery | SJRA |
| Northcrest Ranch | 1700623 | Montgomery | SJRA |
| Oaks of Suncreek | 200640 | Brazoria | Brazoria GWD |
| Old Town Spring | 1010212 | Harris | NHCRWA |
| Rancho San Vicente | 1460178 | Liberty | No Subsidence |
| Red Oak Ranch | 1700609 | Montgomery | SJRA |
| Rocky Creek | 1013393 | Harris | WHCRWA |
| Sawmill Estates | 1700576 | Montgomery | SJRA |
| Sendera Ranch | 1700577 | Montgomery | SJRA |

| Shaw Acres | 1013468 | Harris | NHCRWA |
|-----------------------------|---------|------------|-------------------|
| Sierra Woods | 1700624 | Montgomery | SJRA |
| Sonoma Ridge | 1700763 | Montgomery | SJRA |
| Stonecrest Ranch | 1700611 | Montgomery | SJRA |
| Summerset Estates | 1700655 | Montgomery | SJRA |
| Suncreek Estates | 0200640 | Brazoria | Brazoria GWD |
| Suncreek Ranch | 0200616 | Brazoria | Brazoria GWD |
| Sunrise Bay | 1200037 | Jackson | No Subsidence |
| Sunset Bay | 0040055 | Aransas | No Subsidence |
| Telge Terrace | 1011805 | Harris | Harris Galv. Sub. |
| Texas Grand Ranch | 2360088 | Walker | Bluebonnet GWD |
| The Colony/Intercontinental | 1011806 | Harris | Harris Galv. Sub. |
| Timberdale | 1011810 | Harris | Harris Galv. Sub. |
| Vaquero River Estates | 1610129 | Matagorda | No Subsidence |
| Villa Nueva | 1460175 | Liberty | No Subsidence |
| Village of Decker Oaks | 1700605 | Montgomery | SJRA |
| Waterstone Estates | 1013389 | Harris | NHCRWA |
| Waypoint Landing | 1610137 | Matagorda | No Subsidence |
| Westwood | 2370042 | Waller | Bluebonnet GWD |
| Windcrest Farms | 1700577 | Montgomery | SJRA |
| Yesterdays Crossing | 1700758 | Montgomery | No Subsidence |

^{*}Lake House, Lake Point Estates and Lakes of Fairhaven subdivisions have separate tariff pages.

The rates set or approved by the city for the systems entirely within its corporate boundary are not presented in this tariff. Those rates are not under the original jurisdiction of the PUC and will have to be obtained from the city or utility.

SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates

| Meter Size | Monthly Minimum Charge | Gallonage Charge |
|--------------|------------------------------|--|
| 5/8" or 3/4" | \$28.75 (Includes 0 gallons) | \$1.75 per 1000 gallons for the first 10,000 gallons |
| 1" | <u>\$71.88</u> | \$2.00 per 1,000 gallons from 10,001 to 20,000 gallons |
| 11/2" | <u>\$143.75</u> | \$2.25 per 1,000 gallons from 20,001 to 30,000 gallons |
| 2" | <u>\$230.00</u> | \$2.93 per 1,000 gallons thereafter |
| 3" | <u>\$431.25</u> | |
| 4" | <u>\$718.75</u> | |
| 6" | \$1,437.50 | |
| 8" | \$2,300.00 | |
| 10" | \$3,306.25 | |
| 12" | \$6,181.25 | |

An additional pass through gallonage charge per 1,000 gallons of water will be added for fees imposed by any non-affiliated third party water supplier or underground water district having jurisdiction over the utility. Bluebonnet GRP (BGCD), Brazoria GRP (BCGCD), City of Rosenburg GRP (CR), North Fort Bend GRP (NFBWA), West Harris County Regional Water Authority (WHCRWA), Harris-Galveston Subsidence District (HGSD), North Harris County Regional Water Authority (NHCRWA) San Jacinto River Authority GRP (SJRA) and Shaw Acres. Each pass through gallonage charge is represented in the table below. The following chart excludes the Lake Point Estates and Lakes of Fairhaven systems which have separate tariff pages. SEE PURCHASED WATER AND/OR DISTRICT FEE PASS THROUGH CLAUSE.

| | BGCD | BCGCD | CR | HCSD | WHCRWA | NFBWA | NHCRWA | SJRA | Shaw Acres |
|---------------------------------|--------|--------|--------|--------|--------|--------|--------|--------|---------------|
| Rate per thousand gallons | \$0.07 | \$0.04 | \$2.27 | \$0.02 | \$3.01 | \$3.86 | \$4.30 | \$2.88 | \$3.45 |

Tariff Control No. 48041

AND TO REMIT THE FEE TO THE TCEQ.

Section 1.02 - Miscellaneous Fees

| TAP FEE |
|--|
| TAP FEE |
| TAP FEE (Large meter) |
| TAP FEE (Unique Costs) |
| RECONNECTION FEE THE RECONNECT FEE MUST BE PAID BEFORE SERVICE CAN BE RESTORED TO A CUSTOMER WHO HAS BEEN DISCONNECTED FOR THE FOLLOWING REASONS (OR OTHER REASONS LISTED UNDER SECTION 2.0 OF THIS TARIFF): a) Nonpayment of bill (Maximum \$25.00) |
| SEASONAL RECONNECTION FEE: BASE RATE TIMES NUMBER OF MONTHS OFF THE SYSTEM NOT TO EXCEED SIX MONTHS WHEN LEAVE AND RETURN WITHIN A TWELVE MONTH PERIOD. |
| TRANSFER FEE\$45.00 THE TRANSFER FEE WILL BE CHARGED FOR CHANGING AN ACCOUNT NAME AT THE SAME SERVICE LOCATION WHEN THE SERVICE IS NOT DISCONNECTED. |
| LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL) |
| RETURNED CHECK CHARGE\$25.00 RETURNED CHECK CHARGES MUST BE BASED ON THE UTILITY'S DOCUMENTABLE COST. |
| CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50) |
| COMMERCIAL & NON-RESIDENTIAL DEPOSIT1/6TH OF ESTIMATED ANNUAL BILL |

THIS FEE WHICH SHOULD REFLECT THE UTILITY'S COST MAY BE CHARGED IF A CUSTOMER REQUESTS A SECOND METER TEST WITHIN A TWO-YEAR PERIOD AND THE TEST INDICATES THAT THE METER IS RECORDING ACCURATELY. THE FEE MAY NOT EXCEED \$25.

METER CONVERSION FEE. Actual Cost to Convert the existing Meter This fee may be charged if a customer requests change of size of an existing meter or Change is required by material change in customers service demand.

ILLEGAL RECONNECTION, LOCK REMOVAL OR DAMAGE FEE......\$100.00 THIS FEE MAY BE CHARGED TO A DISCONNECTED CUSTOMER FOR DAMAGE CAUSED BY CUSTOMER'S ATTEMPT TO RESTORE WATER SERVICE BY CUTTING OR BREAKING LOCK, REMOVAL OR BYPASS OF METER.

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASERATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC 24.21(b)(2)(F)]

LINE EXTENSION AND CONSTRUCTION CHARGES:

REFER TO SECTION 3.0--EXTENSION POLICY FOR TERMS, CONDITIONS, AND CHARGES WHEN NEW CONSTRUCTION IS NECESSARY TO PROVIDE SERVICE.

TEMPORARY WATER RATE:

Unless otherwise superseded by PUC order or rule, if the Utility is ordered by a court or government body of competent jurisdiction to reduce its pumpage, production or water sales, the Utility shall be authorized to increase its approved gallonage charge according to the formula:

$TGC = \underline{cgc+(prr)(cgc)(r)}$

(1.0-r)

Where:

TGC = temporary gallonage charge cgc = current gallonage charge

r = water use reduction expressed as a decimal fraction (the pumping restriction)

prr = percentage of revenues to be recovered expressed as a decimal fraction, for this tariff prr shall equal 0.5

To implement the Temporary Water Rate, the Utility must comply with all notice and other requirements of 16 TAC § 24.21(j).

PURCHASED WATER AND/OR DISTRICT FEE PASS THROUGH CLAUSE:

Changes in fees imposed by any non-affiliated third party water supplier or underground water district having jurisdiction over the Utility shall be passed through as an adjustment to the water gallonage charge according to the following formula:

WPC = $(E + (AP-AC))/(JC \times AU)$, Where:

WPC = Water pass-through gallonage charge per 1,000 gallons, rounded to the nearest cent

E = Estimated sum of upcoming 12 months of purchase water, groundwater conservation district costs, and fees

AP = Actual payments by utility for prior to 12 months for purchase water, district costs and fees

AC = Actual collections by utility in prior 12 months from water pass-through gallonage charge

JC = Year end customer connections

AU = Average annual usage per connection, in 1,000 gallons from most recent year

The WPC must be trued-up and adjusted every twelve months.

To implement, all notice requirements must be met. The utility may begin to charge the new filed WPC on the proposed effective date in the notice. Implementation of this WPC adjustment provision shall be governed by 16 TAC § 24.21(h).

With each annual WPC adjustment, the utility must file a true-up report that shows the calculation for the next 12 month WPC reflected in the notice. The report shall contain up to five years of data, as available, showing the annual and accumulated difference between WPC amounts collected from customers and amounts actually paid to the entities whose charges are included in the WPC.

SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates

| Meter Size 5/8" 3/4" 1" 1 ^{1/2} " 2" 3" 4" | Monthly Minimum Charge* \$17.85 (Includes 0 gallons) \$26.80 \$44.65 \$89.25 \$142.80 \$267.75 \$535.50 | Gallonage Charge \$1.50 per 1000 gallons, Residential \$2.00 per 1,000 gallons, Non-Residential |
|---|---|---|
| PLUS: | | |
| Pass Through Fe | | DWA) for |
| | | \$3.56 per 1,000 gallons |
| Lake Point Estates | | |
| (Tariff Control No. | . 48 <i>032)</i> | |
| Cash X , Chec | | 2 |
| PUC RULES REQ | | f one percent of the retail monthly bill |
| Section 1.02 - Mis | scellaneous Fees | |
| TAP FEE COVE | ORS THE UTILITY'S COSTS FOR MATER 18" x 3/4" METER. AN ADDITIONAL FEE TO | IALS AND LABOR TO INSTALL A STANDARD COVER UNIQUE COSTS IS PERMITTED IF LISTED |
| | e Costs) A ROAD BORE FOR CUSTOMERS OUTSII DETERMINED ON A CASE BY CASE BASIS. | DE A SUBDIVISION IS A UNIQUE COST. UNIQUE |
| TAP FEE (Large : TAP FEE IS THE | meter) UTILITY'S ACTUAL COST FOR MATERIAL | S AND LABOR FOR METER SIZE INSTALLED. |

| | Actual Relocation Cost, Not to Exceed Tap Fee REQUESTS THAT AN EXISTING METER BE RELOCATED. |
|--|---|
| METER TEST FEE | |
| METER CONVERSION FEE THIS FEE MAY BE CHARGED IF A CUSTOMER R CHANGE IS REQUIRED BY MATERIAL CHANGE IN | |
| THIS FEE MAY BE CHARGED TO A DISCONNECT | VAL OR DAMAGE FEE\$100.00 ED CUSTOMER FOR DAMAGE CAUSED BY CUSTOMER'S ITTING OR BREAKING LOCK, REMOVAL OR BYPASS OF |
| | RE SERVICE CAN BE RESTORED TO A CUSTOMER WHO DWING REASONS (OR OTHER REASONS LISTED UNDER |
| a) Non-payment of bill (Maximum \$25.b) Customer's request that service be di | 00)\$25.00 sconnected\$40.00 |
| | |
| TCEQ RULES ALLOW A ONE-TIME PENALTY | THE BILL) |
| | D ON THE UTILITY'S DOCUMENTABLE COST. |
| CUSTOMER DEPOSIT RESIDENTIAL (Max | imum \$50)\$ <u>50.00</u> |
| COMMERCIAL & NON-RESIDENTIAL DEI | POSIT1/6TH OF ESTIMATED ANNUAL BILL |
| GOVERNMENTAL TESTING, INSPECTION WHEN AUTHORIZED IN WRITING BY TCEQ A INCREASE RATES TO RECOVER INCREASED O TAC 24.21(b)(2)(F)] | AND COSTS SURCHARGE ND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY COSTS FOR INSPECTION FEES AND WATER TESTING. [16 |
| | |

LINE EXTENSION AND CONSTRUCTION CHARGES:

REFER TO SECTION 3.0--EXTENSION POLICY FOR TERMS, CONDITIONS, AND CHARGES WHEN NEW CONSTRUCTION IS NECESSARY TO PROVIDE SERVICE.

PASS THROUGH PROVISION:

For utilities subject to changes in cost imposed by any non-affiliated provider of purchased water or sewer or a groundwater conversation district having jurisdiction over the Utility, these increases (decreases) shall be passed through as an adjustment to the gallonage charge according to the formula:

AG = G/(1 - L),

Where:

AG = adjusted gallonage charge, rounded to the nearest one cent
G = supplier or district approved gallonage charge per 1,000 gallons
L = water or sewer line loss from preceding 12 months, not to exceed 0.15
(15%)

SECTION 2.0 -- SERVICE RULES AND POLICIES

The utility will have the most current Public Utility Commission of Texas (PUC or Commission) Commission Rules, Chapter 24, available at its office for reference purposes. The Rules and this tariff shall be available for public inspection and reproduction at a reasonable cost. The latest Rules or Commission approved changes to the Rules supersede any rules or requirements in this tariff.

Section 2.01 - Application for Water Service

All applications for service will be made on the utility's standard application or contract form (attached in the Appendix to this tariff), will be signed by the applicant, any required fees (deposits, reconnect, tap, extension fees, etc. as applicable) will be paid and easements, if required, will be granted before service is provided by the utility. A separate application or contract will be made for each service location.

Section 2.02 - Refusal of Service

The utility may decline to serve an applicant until the applicant has complied with the regulations of the regulatory agencies (state and municipal regulations) and for the reasons outlined in the PUC Rules. In the event that the utility refuses to serve an applicant, the utility will inform the applicant in writing of the basis of its refusal. The utility is also required to inform the applicant that a complaint may be filed with the Commission.

Section 2.03 - Fees and Charges & Easements Required Before Service Can Be Connected

(A) Customer Deposits

If a residential applicant cannot establish credit to the satisfaction of the utility, the applicant may be required to pay a deposit as provided for in Section 1.02 - Miscellaneous Fees of this tariff. The utility will keep records of the deposit and credit interest in accordance with PUC Rules.

Residential applicants 65 years of age or older may not be required to pay deposits unless the applicant has an outstanding account balance with the utility or another water or sewer utility which accrued within the last two years.

Nonresidential applicants who cannot establish credit to the satisfaction of the utility may be required to make a deposit that does not exceed an amount equivalent to one-sixth of the estimated annual billings.

Refund of deposit. - If service is not connected, or after disconnection of service, the utility will promptly refund the customer's deposit plus accrued interest or the balance, if any, in excess of the unpaid bills for service furnished. The utility may refund the deposit at any time prior to termination of utility service but must refund the deposit plus interest for any customer who has paid 18 consecutive billings without being delinquent.

(B) Tap or Reconnect Fees

A new customer requesting service at a location where service has not previously been provided must pay a tap fee as provided in Section 1. A customer requesting service where service has previously been provided must pay a reconnect fee as provided in Section 1. Any applicant or existing customer required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to request for payment and/or commencement of construction. If the applicant or existing customer does not believe that these costs are reasonable or necessary, the applicant or existing customer shall be informed of their right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rates in that portion of the utility's service area in which the applicant's or existing customer's property(ies) is located.

If the services of a registered professional engineer are required as a result of an application for service received by the Utility for service to that applicant's service extension only, such engineer will be selected by the Utility and the applicant, and the applicant shall bear all expenses incurred therein.

If an applicant requires service other than the standard service provided by the utility, such applicant will be required to pay all expenses incurred by the utility in excess of the expenses that would be incurred in providing the standard service and connection. Any applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction (as may be allowed by PUC rule) for the actual costs of, any additional facilities required to maintain compliance with the Texas Commission on Environmental Quality minimum design criteria for water production, treatment, pumping storage and transmission.

Fees in addition to the regular tap fee may be charged if listed specifically in Section 1 to cover unique costs not normally incurred as permitted by 16 TAC § 24.86(a)(1)(C). For example, a road bore for customers outside a subdivision or residential area could be considered a unique cost.

(C) Easement Requirement

Where recorded public utility easements on the service applicant's property do not exist or public road right-of-way easements are not available to access the applicant's property, the Utility may require the applicant to provide it with a permanent recorded public utility easement on and across the applicant's real property sufficient to provide service to that applicant. Such easement(s) shall not be used for the construction of production, storage, transmission or pressure facilities unless they are needed for adequate service to that applicant.

Section 2.04 - Utility Response to Applications for Service

After the applicant has met all the requirements, conditions and regulations for service, the utility will install tap, meter and utility cut-off valve and/or take all necessary actions to initiate service. The utility will serve each qualified applicant for service within 5 working days unless line extensions or new facilities are required. If construction is required to fill the order and if it cannot be completed within 30 days, the utility will provide the applicant with a written explanation of the construction required and an expected date of service.

Except for good cause where service has previously been provided, service will be reconnected within one working day after the applicant has met the requirements for reconnection.

Docket No. 47072

Section 2.05 - Customer Responsibility

The customer will be responsible for furnishing and laying the necessary customer service pipe from the meter location to the place of consumption. Customers will not be allowed to use the utility's cutoff valve on the utility's side of the meter. Existing customers may install cutoff valves on their side of the meter and are encouraged to do so. All new customers may be required to install and maintain a cutoff valve on their side of the meter.

No direct connection between a public water supply system and any potential source of contamination or between a public water supply system and a private water source (ex. private well) will be allowed. A customer shall not connect, or allow any other person or party to connect, onto any water lines on his premises.

Section 2.06 - Customer Service Inspections

Applicants for new service connections or facilities which have undergone extensive plumbing modifications are required to furnish the utility a completed customer service inspection certificate. The inspection certificate shall certify that the establishment is in compliance with the Texas Commission on Environmental Quality (TCEQ) Rules and Regulations for Public Water Systems, 30 TAC § 290.46(j). The Utility is not required to perform these inspections for the applicant/customer, but will assist the applicant/customer in locating and obtaining the services of a certified inspector.

Section 2.07 - Back Flow Prevention Devices

No water connection shall be allowed to any residence or establishment where an actual or potential contamination hazard exists unless the public water facilities are protected from contamination by either an approved air gap, backflow prevention assembly, or other approved device. The type of device or backflow prevention assembly required shall be determined by the specific potential hazard identified in 30 TAC § 290.47(i) Appendix I, Assessment of Hazards and Selection of Assemblies of the TCEQ Rules and Regulations for Public Water Systems.

The use of a backflow prevention assembly at the service connection shall be considered as additional backflow protection and shall not negate the use of backflow protection on internal hazards as outlined and enforced by local plumbing codes. When a customer service inspection certificate indicates that an adequate internal cross-connection control program is in effect, backflow protection at the water service entrance or meter is not required.

At any residence or establishment where it has been determined by a customer service inspection, that there is no actual or potential contamination hazard, as referenced in 30 TAC § 290.47(i) Appendix I, Assessment of Hazards and Selection of Assemblies of the TCEQ Rules and Regulations for Public Water Systems, then a backflow prevention assembly or device is not required. Outside hose bibs do require, at a minimum, the installation and maintenance of a working atmospheric vacuum breaker. All backflow prevention assemblies or devices shall be tested upon installation by a TCEQ certified backflow prevention assembly tester and certified to be operating within specifications. Backflow prevention assemblies which are installed to provide protection against health hazards must also be tested and certified to be operating within specifications at least annually by a certified backflow prevention assembly tester.

If the utility determines that a backflow prevention assembly or device is required, the utility will provide the customer or applicant with a list of TCEQ certified backflow prevention assembly testers. The customer will be responsible for the cost of installation and testing, if any, of backflow prevention assembly or device. The customer should contact several qualified installers to compare prices before installation. The customer must pay for any required maintenance and annual testing and must furnish a copy of the test results demonstrating that the assembly is functioning properly to the utility within 30 days after the anniversary date of the installation unless a different date is agreed upon.

The Utility adopts the Uniform Plumbing Code pursuant to 30 TAC § 290.46(i). The piping and other equipment on the premises furnished by the customer will be maintained by the customer at all times in conformity with the requirements of the PUC and/or TCEQ, the Uniform Plumbing Code and with the service rules and regulations of the Utility. The customer will bring out his service line to his property line at the point on the customer's property mutually acceptable to the customer and the Utility subject to such requirements as may exist by PUC and/or TCEQ rules. No water service smaller than 5/8" will be connected. No pipe or pipe fitting which contains more than 0.2% lead can be used for the installation or repair of plumbing at any connection which provides water for human use. No solder or flux which contains more than 0.25% lead can be used at any connection which provides water for human use.

Section 2.08 - Access to Customer's Premises

The utility will have the right of access to the customer's premises at all reasonable times for the purpose of installing, testing, inspecting or repairing water mains or other equipment used in connection with its provision of water service, or for the purpose of removing its property and disconnecting lines, and for all other purposes necessary to the operation of the utility system including inspecting the customer's plumbing for code, plumbing or tariff violations. The customer shall allow the utility and its personnel access to the customer's property to conduct any water quality tests or inspections required by law. Unless necessary to respond to equipment failure, leak or other condition creating an immediate threat to public health and safety or the continued provision of adequate utility service to others, such entry upon the customer's property shall be during normal business hours and the utility personnel will attempt to notify the customer that they will be working on the customer's property. The customer may require any utility representative, employee, contractor, or agent seeking to make such entry identify themselves, their affiliation with the utility, and the purpose of their entry.

All customers or service applicants shall provide access to meters and utility cutoff valves at all times reasonably necessary to conduct ordinary utility business and after normal business hours as needed to protect and preserve the integrity of the public drinking water supply.

Threats to or assaults upon utility personnel shall result in criminal prosecution.

All customers or service applicants shall provide access to meters and utility cutoff valves at all times reasonably necessary to conduct ordinary utility business and after normal business hours as needed to protect and preserve the integrity of the public drinking water supply.

Section 2.09 - Meter Requirements, Readings, and Testing

One meter is required for each residential, commercial, or industrial connection. All water sold by the utility will be billed based on meter measurements. The utility will provide, install, own and maintain meters to measure amounts of water consumed by its customers.

Meters will be read at monthly intervals and as nearly as possible on the corresponding day of each monthly meter reading period unless otherwise authorized by the Commission.

Meter tests. The utility will, upon the request of a customer, and, if the customer so desires, in his or her presence or in that of his or her authorized representative, make without charge a test of the accuracy of the customer's meter. If the customer asks to observe the test, the test will be made during the utility's normal working hours at a time convenient to the customer.

Whenever possible, the test will be made on the customer's premises, but may, at the utility's discretion, be made at the utility's testing facility. If within a period of two years the customer requests a new test, the utility will make the test, but if the meter is found to be within the accuracy standards established by the American Water Works Association, the utility will charge the customer a fee which reflects the cost to test the meter up to a maximum \$25 for a residential customer. Following the completion of any requested test, the utility will promptly advise the customer of the date of removal of the meter, the date of the test, the result of the test, and who made the test.

Section 2.10 - Billing

(A) Regular Billing

Bills from the utility will be mailed monthly unless otherwise authorized by the Commission. The due date of bills for utility service will be at least sixteen (16) days from the date of issuance. The postmark on the bill or, if there is no postmark on the bill, the recorded date of mailing by the utility will constitute proof of the date of issuance. Payment for utility service is delinquent if full payment, including late fees and the regulatory assessment, is not received at the utility or the utility's authorized payment agency by 5:00 p.m. on the due date. If the due date falls on a holiday or weekend, the due date for payment purposes will be the next workday after the due date.

(B) Late Fees

A late penalty of either \$5.00 or 10.0% will be charged on bills received after the due date. The penalty on delinquent bills will not be applied to any balance to which the penalty was applied in a previous billing. The utility must maintain a record of the date of mailing to charge the late penalty.

(C) Information on Bill

Each bill will provide all information required by the PUC rules. For each of the systems it operates, the utility will maintain and note on the monthly bill a local or toll-free telephone number (or numbers) to which customers can direct questions about their utility service.

In the event of a dispute between a customer and a utility regarding any bill for utility service, the utility will conduct an investigation and report the results to the customer. If the dispute is not resolved, the utility will inform the customer that the complaint may be filed with the Commission.

(D) Prorated Bills

If service is interrupted or seriously impaired for 24 consecutive hours or more, the utility will prorate the monthly base bill in proportion to the time service was not available to reflect this loss of service.

Section 2.11- Payments

All payments for utility service shall be delivered or mailed to the utility's business office. If the business office fails to receive payment prior to the time of noticed disconnection for non-payment of a delinquent account, service will be terminated as scheduled.

Utility service crews shall not be allowed to collect payments on customer accounts in the field. Payment of an account by any means that has been dishonored and returned by the payer or payee's bank, shall be deemed to be delinquent. All returned payments must be redeemed with cash or valid money order. If a customer has two returned payments within a twelve month period, the customer shall be required to pay a deposit if one has not already been paid.

Section 2.12 - Service Disconnection

(A) With Notice

Utility service may be disconnected if the bill has not been paid in full by the date listed on the termination notice. The termination date must be at least 10 days after the notice is mailed or hand delivered. If the customer elects to receive electronic communications, the disconnect notice may be emailed in lieu of mailing or hand delivery.

The utility is encouraged to offer a deferred payment plan to a customer who cannot pay an outstanding bill in full and is willing to pay the balance in reasonable installments. However, a customer's utility service may be disconnected if a bill has not been paid or a deferred payment agreement entered into within 26 days from the date of issuance of a bill and if proper notice of termination has been given.

Notice of termination must be a separate mailing or hand delivery in accordance with the PUC Rules.

(B) Without Notice

Utility service may also be disconnected without notice for reasons as described in the PUC Rules.

Section 2.13 - Reconnection of Service

Utility personnel must be available during normal business hours to accept payments on the day service is disconnected and the following day unless service was disconnected at the customer's request or due to a hazardous condition.

Service will be reconnected within 36 hours after the past due bill, reconnect fees and any other outstanding charges are paid or the conditions which caused service to be disconnected are corrected.

Docket No. 47072

Section 2.14 - Service Interruptions

The utility will make all reasonable efforts to prevent interruptions of service. If interruptions occur, the utility will re-establish service within the shortest possible time. Except for momentary interruptions due to automatic equipment operations, the utility will keep a complete record of all interruptions, both emergency and scheduled and will notify the Commission in writing of any service interruptions affecting the entire system or any major division of the system lasting more than four hours. The notice will explain the cause of the interruptions.

Section 2.15 - Quality of Service

The utility will plan, furnish, and maintain production, treatment, storage, transmission, and distribution facilities of sufficient size and capacity to provide a continuous and adequate supply of water for all reasonable consumer uses. Unless otherwise authorized by the Commission, the utility will maintain facilities as described in the TCEQ Rules and Regulations for Public Water Systems.

Section 2.16 - Customer Complaints and Disputes

If a customer or applicant for service lodges a complaint, the utility will promptly make a suitable investigation and advise the complainant of the results. Service will not be disconnected pending completion of the investigation. If the complainant is dissatisfied with the utility's response, the utility must advise the complainant that he has recourse through the PUC complaint process. Pending resolution of a complaint, the Commission may require continuation or restoration of service.

The utility will maintain a record of all complaints which shows the name and address of the complainant, the date and nature of the complaint and the adjustment or disposition thereof, for a period of two years after the final settlement of the complaint.

In the event of a dispute between a customer and a utility regarding any bill for utility service, the utility will conduct an investigation and report the results to the customer. If the dispute is not resolved, the utility will inform the customer that a complaint may be filed with the Commission.

Section 2.17 - Customer and Utility Liability

Customer shall be liable for any damage or injury to utility-owned property shown to be caused by the customer, his invitees, his agents, his employees, or other directly under his control.

Limitation on Product/Service Liability – Public water utilities are required to deliver water to the customer's side of the meter or service connection that meets the potability and pressure standards of the TCEQ. The utility will not accept liability for any injury or damage to individuals or their property occurring on the customer's side of the meter when the water delivered meets these state standards. The utility makes no representations or warranties (expressed or implied) that customer's appliances will not be damaged by disruptions of or fluctuations in water service whatever the cause.

The utility will not accept liability for injuries or damages to persons or property due to disruption of water service caused by: (1) acts of God, (2) acts of third parties not subject to the control of the utility if the utility has undertaken such preventative measures as are required by TCEQ and PUC rules, (3) electrical power failures in water systems not required by TCEQ rules to have auxiliary power supplies, or (4) termination of water service pursuant to the utility's tariff and the PUC's rules.

The utility is not required by law and does not provide fire prevention or firefighting services. The utility therefore does not accept liability for fire-related injuries or damages to persons or property caused or aggravated by the availability (or lack thereof) of water or water pressure (or lack thereof) during fire emergencies. Utility may (but is not required to) contract with individual customers/applicants to provide water service capacities to their properties in excess of the TCEQ's domestic water system regulations so that such water volumes and pressures may be used by the customer/applicant or local fire department (at their sole election and responsibility) for firefighting purposes. Such additional water services capacities shall be provided only in response to and according to design criteria and/or plans prepared by the customer/applicant's registered professional engineer. Notwithstanding any understanding or intent of such customer/applicant for the use of such excess water service capacity, Utility does not profess, state, warrant, guarantee, or imply that such additional water service capacity is, or shall ever be, adequate or sufficient for firefighting. Utility neither possesses nor claims to possess knowledge or expertise in firefighting or the requirements of firefighting. No statement or action of Utility shall ever be implied or meant to suggest that any facilities of Utility comply with any state or local fire code.

SECTION 3.0 -- EXTENSION POLICY

Section 3.01 - Standard Extension Requirements

Line Extension and Construction Charges: No Contribution in Aid of Construction may be required of any customer except as provided for in this approved extension policy.

The Utility is not required to extend service to any applicant outside of its certified service area and will only do so under terms and conditions mutually agreeable to the Utility and the applicant, in compliance with PUC rules and policies, and upon extension of the Utility's certified service area boundaries by the PUC.

The applicant for service will be given an itemized statement of the costs, options such as rebates to the customer, sharing of construction costs between the utility and the customer, or sharing of costs between the customer and other applicants prior to beginning construction.

Section 3.02 - Costs Utilities and Service Applicants Shall Bear

Within its certified area, the utility will pay the cost of the first 200 feet of any water main or distribution line necessary to extend service to an individual residential customer within a platted subdivision.

However, if the residential customer requesting service purchased the property after the developer was notified in writing of the need to provide facilities to the utility, the utility may charge for the first 200 feet. The utility must also be able to document that the developer of the subdivision refused to provide facilities compatible with the utility's facilities in accordance with the utility's approved extension policy after receiving a written request from the utility.

Residential customers will be charged the equivalent of the costs of extending service to their property from the nearest transmission or distribution line even if that line does not have adequate capacity to serve the customer. However, if the customer places unique, non-standard service demands upon the system, the customer may be charged the additional cost of extending service to and throughout their property, including the cost of all necessary transmission and storage facilities necessary to meet the service demands anticipated to be created by that property.

Unless an exception is granted by the PUC, the residential service applicant shall not be required to pay for costs of main extensions greater than 2" in diameter for water distribution and pressure wastewater collection lines and 6" in diameter for gravity wastewater lines.

Exceptions may be granted by the PUC if:

- adequate service cannot be provided to the applicant using the maximum line sizes listed due to distance or elevation, in which case, it shall be the utility's burden to justify that a larger diameter pipe is required for adequate service;
- or larger minimum line sizes are required under subdivision platting requirements or building codes of municipalities within whose corporate limits or extraterritorial jurisdiction the point of use is located; or the residential service applicant is located outside the CCN service area.

SECTION 3.0 -- EXTENSION POLICY (Continued)

If an exception is granted, the Utility shall establish a proportional cost plan for the specific extension or a rebate plan which may be limited to seven years to return the portion of the applicant's costs for overriding as new customers are added to ensure that future applicants for service on the line pay at least as much as the initial service applicant.

For purposes of determining the costs that service applicants shall pay, commercial customers with service demands greater than residential customer demands in the certified area, industrial, and wholesale customers shall be treated as developers. A service applicant requesting a one inch meter for a lawn sprinkler system to service a residential lot is not considered nonstandard service.

If an applicant requires service other than the standard service provided by the utility, such applicant will be required to pay all expenses incurred by the utility in excess of the expenses that would be incurred in providing the standard service and connection beyond 200 feet and throughout his property including the cost of all necessary transmission facilities.

The utility will bear the full cost of any over-sizing of water mains necessary to serve other customers in the immediate area. The individual residential customer shall not be charged for any additional production, storage, or treatment facilities. Contributions in aid of construction may not be required of individual residential customers for production, storage, treatment or transmission facilities unless otherwise approved by the Commission under this specific extension policy.

Section 3.03 - Contributions in Aid of Construction

Developers may be required to provide contributions in aid of construction in amounts sufficient to furnish the development with all facilities necessary to provide for reasonable local demand requirements and to comply with TCEQ minimum design criteria for facilities used in the production, transmission, pumping, or treatment of water or TCEQ minimum requirements. For purposes of this subsection, a developer is one who subdivides or requests more than two meters on a piece of property. Commercial, industrial, and wholesale customers will be treated as developers.

Any applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction for the actual costs of any additional facilities required to maintain compliance with the TCEQ minimum design criteria for water production, treatment, pumping, storage and transmission.

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 16 TAC § 24.86(d). When a developer wishes to extend the system to prepare to service multiple new connections, the charge shall be the cost of such extension, plus a prorata charge for facilities which must be committed to such extension compliant with the TCEQ minimum design criteria. As provided by 16 TAC § 24.85(e)(3), for purposes of this section, commercial, industrial, and wholesale customers shall be treated as developers.

SECTION 3.0 -- EXTENSION POLICY (Continued)

A utility may only charge a developer standby fees for unrecovered costs of facilities committed to a developer's property under the following circumstances:

- Under a contract and only in accordance with the terms of the contract; or
- if service is not being provided to a lot or lots within two years after installation of facilities necessary to provide service to the lots has been completed and if the standby fees are included on the utility's approved tariff after a rate change application has been filed. The fees cannot be billed to the developer or collected until the standby fees have been approved by the PUC.
- For purposes of this section, a manufactured housing rental community can only be charged standby fees under a contract or if the utility installs the facilities necessary to provide individually metered service to each of the rental lots or spaces in the community.

Section 3.04 - Appealing Connection Costs

The imposition of additional extension costs or charges as provided by Sections 3.0 - Extension Policy of this tariff shall be subject to appeal as provided in this tariff, PUC rules, or the rules of such other regulatory authority as may have jurisdiction over the utility's rates and services. Any applicant required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to payment and/or commencement of construction. If the applicant does not believe that these costs are reasonable or necessary, the applicant shall be informed of the right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rates in that portion of the utility's service area in which the applicant's property(is) is located.

Section 3.05 - Applying for Service

The Utility will provide a written service application form to the applicant for each request for service received by the Utility's business offices. A separate application shall be required for each potential service location if more than one service connection is desired by any individual applicant. Service application forms will be available at the Utility's business office during normal weekday business hours. Service applications can be sent by mail, email, or fax upon request. Completed applications can be returned by mail, email, or fax.

Where a new tap or service connection is required, the service applicant shall be required to submit a written service application and request that a tap be made. A diagram, map, plat, or written metes and bounds description of precisely where the applicant desires each tap or service connection is to be made and, if necessary, where the meter is to be installed, along the applicant's property line may also be required with the tap request. The actual point of connection and meter installation must be readily accessible to Utility personnel for inspection, servicing, and meter reading while being reasonably secure from damage by vehicles and mowers. If the Utility has more than one main adjacent to the service applicant's property, the tap or service connection will be made to the Utility's nearest service main with adequate capacity to service the applicant's full potential service demand.

SECTION 3.0 -- EXTENSION POLICY (Continued)

Beyond the initial 200 feet, the customer shall bear only the equivalent cost of extending from the nearest main. If the tap or service connection cannot be made at the applicant's desired location, it will be made at another location mutually acceptable to the applicant and the Utility. If no agreement on location can be made, the applicant may refer the matter to the PUC for resolution.

Section 3.06 - Qualified Service Applicant

A "qualified service applicant" is an applicant who has: (1) met all of the Utility's requirements for service contained in this tariff, PUC rules and/or PUC order, (2) has made payment or made arrangement for payment of tap fees, (3) has provided all easements and rights-of-way required to provide service to the requested location, (4) delivered an executed customer service inspection certificate to the Utility, if applicable, and (5) has executed a customer service application for each location to which service is being requested.

The Utility shall serve each qualified service applicant within its certified service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by PUC rules once the applicant has met all conditions precedent to achieving "qualified service applicant" status. If a service request cannot be fulfilled within the required period, the applicant shall be notified in writing of the delay, its cause and the anticipated date that service will be available. The PUC service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a qualified service applicant as defined by PUC rules.

Section 3.07 - Developer Requirements

As a condition of service to a new subdivision, the Utility shall require a developer (as defined by PUC rule) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property.

APPENDIX A -- DROUGHT CONTINGENCY PLAN

"This page incorporates by reference the utility's Drought Contingency Plan, as approved and periodically amended by the Texas Commission on Environmental Quality."

APPENDIX B -- SAMPLE SERVICE AGREEMENT

APPENDIX C -- APPLICATION FOR SERVICE (Utility Must Attach Blank Copy)

EXHIBIT 2 SEWER TARIFF



SEWER UTILITY TARIFF

Docket Number: 47072

Quadvest, L.P. (Utility Name)

P.O. Box 409 (Business Address)

<u>Tomball, Texas</u> 77377 (City, State, Zip Code)

281/356-5347 (Area Code/Telephone)

This tariff is effective for utility operations under the following Certificate of Convenience and Necessity:

20952

This tariff is effective in the following county:

Harris, Montgomery

This tariff is effective in the following cities or unincorporated towns (if any):

None

This tariff is effective in the following subdivisions and water quality permit numbers:

See attached list.

TABLE OF CONTENTS

The above utility lists the following sections of its tariff (if additional pages are needed for a section, all pages should be numbered consecutively):

| SECTION 1.0 RATE SCHEDULE | 2 |
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| SECTION 2.0 SERVICE RULES AND POLICIES | |
| SECTION 3.0 EXTENSION POLICY | 10 |

LIST OF SUBDIVISION AND SYSTEMS

| Bauer Landing | WQ0014675-001 |
|-------------------------------|---------------|
| Old Town Spring | WQ0013819-001 |
| Bella Vista | WQ0015061-001 |
| Benders Landing Estates | WQ0014755-001 |
| Caddo Village* | WQ0012670-001 |
| Camino Real | WQ0015452-001 |
| Coe Country/Victoria Station* | WQ0014266-001 |
| Creekside Village | WQ0014531-001 |
| Decker Oaks Estates | WQ0015003-001 |
| Freeman Ranch | WQ0014943-001 |
| Grande San Jacinto | WQ0015192-001 |
| Lake House* | WQ0015101-001 |
| Lakes of Fairhaven* | WQ0014434-001 |
| Lake Pointe Estates* | WQ0012370-001 |
| Lone Star Ranch | WQ0014029-001 |
| Lakes of Magnolia | WQ0014542-001 |
| Magnolia Reserve | WQ0015317-001 |
| Mostyn Manor | WQ0014711-001 |
| Rancho San Vicente | WQ0015061-001 |
| Summerset Estates | WQ0014029-001 |
| Villa Nueva | WQ0015061-001 |
| Village of Decker Oaks | WQ0015003-001 |

^{*}Lake Point Estates, Lake House, Lake Fairhaven, Caddo Village, and Coe Country/Victoria Station subdivisions have separate tariff pages.

SECTION 1.0 - RATE SCHEDULE

Rates Effective April 8, 2013

| Monthly Flat Rate |
|----------------------|
| (Includes 0 gallons) |
| <u>\$67.50</u> |
| <u>\$67.50</u> |
| <u>\$67.50</u> |
| <u>\$337.50</u> |
| <u>\$540.00</u> |
| <u>\$1,012.50</u> |
| <u>\$1,687.50</u> |
| \$3,375.00 |
| \$5,400.00 |
| <u>\$7,762.50</u> |
| |

Residential sewer service will be billed the monthly flat rate only.

Non-residential service connections will be billed the monthly flat rate plus \$3.33 per 1,000 gallons of actual water meter usage as supplied by the water utility.

Rates Effective January 8, 2014

| Meter Size | Monthly Flat Rate |
|-------------|----------------------|
| | (Includes 0 gallons) |
| 5/8" x 3/4" | <u>\$76.00</u> |
| 3/4" | <u>\$76.00</u> |
| 1" | <u>\$76.00</u> |
| 11/2" | <u>\$380.00</u> |
| 2" | <u>\$608.00</u> |
| 3" | <u>\$1,140.00</u> |
| 4" | \$1,900.00 |
| 6" | <u>\$3,800.00</u> |
| 8" | <u>\$6,080.00</u> |
| 10" | <u>\$8,740.00</u> |

Residential sewer service will be billed the monthly flat rate only.

Non-residential service connections will be billed the monthly flat rate plus \$3.33 per 1,000 gallons of actual water meter usage as supplied by the water utility.

FORM OF PAYMENT: The utility will accept the following forms of payment:

Cash X ,Check X ,Money Order X , Credit Card X ,Other (specify) Bank Draft

THE UTILITY MAY REQUIRE EXACT CHANGE FOR PAYMENTS AND MAY REFUSE TO ACCEPT PAYMENTS MADE USING MORE THAN \$1.00 IN SMALL COINS. A WRITTEN RECEIPT WILL BE GIVEN FOR CASH PAYMENTS.

SECTION 1.0 - RATE SCHEDULE CONT.

Section 1.02 - Miscellaneous Fees

| TAP FEE (Gravity Sewer) for 5/8 > | 3/4-inch water meter | \$790.00 |
|-----------------------------------|--------------------------|----------------------------------|
| | | ND LABOR TO INSTALL A STANDARD |
| RESIDENTIAL CONNECTION. | AN ADDITIONAL FEE TO COV | VER UNIQUE COSTS IS PERMITTED IF |
| LISTED ON THIS TARIFF. | | |

RECONNECTION FEE

THE RECONNECT FEE MUST BE PAID BEFORE SERVICE CAN BE RESTORED TO A CUSTOMER WHO HAS BEEN DISCONNECTED FOR THE FOLLOWING REASONS (OR OTHER REASONS LISTED UNDER SECTION 2.0 OF THIS TARIFF):

CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50).....\$50.00

COMMERCIAL & NON-RESIDENTIAL DEPOSIT .. 1/6TH OF ESTIMATED ANNUAL BILL

SEASONAL RECONNECTION FEE:

BASE RATE TIMES NUMBER OF MONTHS OFF THE SYSTEM NOT TO EXCEED SIX MONTHS WHEN LEAVE AND RETURN WITHIN A TWELVE MONTH PERIOD.

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC 24.21(b)(2)(F)]

LINE EXTENSION AND CONSTRUCTION CHARGES:

REFER TO SECTION 3.0--EXTENSION POLICY FOR TERMS, CONDITIONS, AND CHARGES WHEN NEW CONSTRUCTION IS NECESSARY TO PROVIDE SERVICE.

SECTION 1.0 - RATE SCHEDULE

| Meter Size | Monthly Flat Rate |
|-------------|-------------------|
| 5/8" x 3/4" | <u>\$33.00</u> |
| 1" | <u>\$55.00</u> |
| 11/2" | <u>\$110.00</u> |
| 2" | <u>\$176.00</u> |
| 2½" | <u>\$264.00</u> |
| 3" | <u>\$330.00</u> |
| 4" | <u>\$550.00</u> |

Residential sewer service will be billed the monthly flat rate plus \$7.00 per 1,000 gallons of actual water meter usage.

For sewer rate purposes, residential water usage is based on the average water consumption for December, January and February and is reset annually. Users without usage experience for those months shall be billed \$63.00 per month, based on a 5/8" meter. Non-residential customers are billed on each month's metered water consumption.

FORM OF PAYMENT: The utility will accept the following forms of payment:

Cash X, Check X, Money Order X, Credit Card X, Other (specify) Bank Draft

THE UTILITY MAY REQUIRE EXACT CHANGE FOR PAYMENTS AND MAY REFUSE TO ACCEPT PAYMENTS MADE USING MORE THAN \$1.00 IN SMALL COINS. A WRITTEN RECEIPT WILL BE GIVEN FOR CASH PAYMENTS.

PUC RULES REQUIRE THE UTILITY TO COLLECT A FEE OF ONE PERCENT OF THE RETAIL MONTHLY BILL AND TO REMIT FEE TO THE TCEQ.

Section 1.02 - Miscellaneous Fees

TAP FEE COVERS THE UTILITY'S COSTS FOR MATERIALS AND LABOR TO INSTALL A STANDARD RESIDENTIAL CONNECTION. AN ADDITIONAL FEE TO COVER UNIQUE COSTS IS PERMITTED IF LISTED ON THIS TARIFF.

TAP FEE (Non-Standard) Actual Cost

TAP FEE IS THE UTILITY'S ACTUAL COST FOR MATERIALS AND LABOR FOR TAP SIZE INSTALLED.

RECONNECTION FEE

THE RECONNECT FEE MUST BE PAID BEFORE SERVICE CAN BE RESTORED TO A CUSTOMER WHO HAS BEEN DISCONNECTED FOR THE FOLLOWING REASONS (OR OTHER REASONS LISTED UNDER SECTION 2.0 OF THIS TARIFF):

a) Non-payment of bill (Maximum \$25.00) \$25.00

THE TRANSFER FEE WILL BE CHARGED FOR AN APPLICANT FOR SERVICE WHO IS A TRANSFEREE FROM AN EXISTING UTILITY CUSTOMER.

SECTION 1.0 - RATE SCHEDULE CONT.

| LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL) | <u>\$5.00</u> |
|---|---------------------|
| PUC RULES ALLOW A ONE-TIME PENALTY TO BE CHARGED ON DELINQUENT BILLS. CHARGE MAY NOT BE APPLIED TO ANY BALANCE TO WHICH THE PENALTY WAS APPLIED TO ANY BALANCE TO WHICH THE PENALTY WAS APPLIED. | A LATE |
| RETURNED CHECK CHARGE | \$ <u>25.00</u> |
| CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50) | \$ <u>50.00</u> |
| COMMERCIAL & NON-RESIDENTIAL DEPOSIT1/6TH OF ESTIMATED ANNUA | AL BILL |
| EQUIPMENT DAMAGE FEE: | ENCE, OR |
| UTILITY INCURS LOSSES OR DAMAGES SHOWN TO BE CAUSED BY THE CUSTOMER, THE C SHALL BE LIABLE FOR THE ACTUAL COSTS FOR ALL LABOR, MATERIAL, AND EQUIPMENT NECESSARY FOR REPAIR, REPLACEMENT, OR OTHER CORRECTIVE ACTIONS TAKEN | USTOMER USE FEES |
| UTILITY .THE UTILITY SHALL PROVIDE AN ITEMIZED BILL OF SUCH CHARGES TO THE CUEXCEPT IN CASES OF METER TAMPERING OR SERVICE DIVERSION, THE UTILITY IN DISCONNECT SERVICE, OR REFUSE RECONNECTION, OF A CUSTOMER REFUSING TO PAY CHARGES. | MAY NOT |
| CUSTOMER SERVICE INSPECTION FEE | |
| SERVICE APPLICANTS MAY CHOOSE TO HAVE CUSTOMER SERVICE INSPECTIONS REQ TCEQ RULE § 290.46(j) PERFORMED BY ANY STATE LICENSED INSPECTOR OF THEIR CHOIC | |
| THE SERVICE APPLICANT CHOOSES TO ARRANGE FOR AND PAY FOR THE IN | |
| INDEPENDENTLY, THE UTILITY MAY CHARGE SERVICE APPLICANTS THE CUSTOMER | SERVICE |
| INSPECTION FEE AT THE TIME THEY APPLY FOR SERVICE. | |

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC 24.21(b)(2)(F)]

LINE EXTENSION AND CONSTRUCTION CHARGES:

REFER TO SECTION 3.0--EXTENSION POLICY FOR TERMS, CONDITIONS, AND CHARGES WHEN NEW CONSTRUCTION IS NECESSARY TO PROVIDE SERVICE.

SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates

| Meter Size | Monthly Minimum Charge | Gallonage Charge |
|------------------------------------|---|--------------------------------------|
| 5/8" | \$70.00 (Includes all gallons - Residential) | \$4.50 per 1000 gallons for |
| 3/4" | \$ <u>70.00</u> | all gallons - Non-residential |
| 1" | <u>\$70.00</u> | |
| 11/2" | <u>\$70.00</u> | |
| 2" | <u>\$373.36</u> | |
| 3" | <u>\$700.05</u> | |
| 4" | <u>\$1400.10</u> | |
| Cash X, Check THE UTIL PAYMENT | MENT: The utility will accept the following forms of pax, Money Order X, Credit Card, Other (specify) | AY REFUSE TO ACCEPT |
| FOR CASH | I PAYMENTS. | |
| PUC RULE | ASSESSMENT | DF THE RETAIL MONTHLY |
| <u>Section 1.02 - M</u> | liscellaneous Fees | |
| TAP FEE (RESIDENT | COVERS THE UTILITY'S COSTS FOR MATERIALS AND LABOR TO TAL 5/8" or 3/4" METER. AN ADDITIONAL FEE TO COVER UNIQUI IN THIS TARIFF. | O INSTALL A STANDARD |
| TAP FEE (Uniq FOR EXA AREAS. | ue costs) MPLE, A ROAD BORE FOR CUSTOMERS OUTSIDE OF SUBDIV | Actual Cost ISIONS OR RESIDENTIAL |
| | ge meter) S THE UTILITY'S ACTUAL COST FOR MATERIALS AND LABOR FOR | |

SECTION 1.0 – RATE SCHEDULE (Continued)

| RECONNECTION FEE THE RECONNECT FEE MUST BE PAID BEFORE SERVICE CAN BE RESTORED TO A CUSTOMER WHO HAS BEEN DISCONNECTED FOR THE FOLLOWING REASONS (OR OTHER REASONS LISTED UNDER SECTION 2.0 OF THIS TARIFF): a) Nonpayment of bill (Maximum \$25.00)\$25.00 b) Customer's request that service be disconnected\$40.00 |
|--|
| TRANSFER FEE \$40.00 |
| THE TRANSFER FEE WILL BE CHARGED FOR CHANGING AN ACCOUNT NAME AT THE SAME SERVICE LOCATION WHEN THE SERVICE IS NOT DISCONNECTED |
| LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL) |
| PUC RULES ALLOW A ONE-TIME PENALTY TO BE CHARGED ON DELINQUENT BILLS. A LATE CHARGE MAY NOT BE APPLIED TO ANY BALANCE TO WHICH THE PENALTY WAS APPLIED IN A PREVIOUS BILLING. |
| RETURNED CHECK CHARGE\$35.00 RETURNED CHECK CHARGES MUST BE BASED ON THE UTILITY'S DOCUMENTABLE COST. |
| |
| CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50) |
| COMMERCIAL & NON-RESIDENTIAL DEPOSIT1/6TH OF ESTIMATED ANNUAL BILL |
| GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE: WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC 24.21(b)(2)(F)]. |
| LINE EXTENSION AND CONSTRUCTION CHARGES: |

REFER TO SECTION 3.0--EXTENSION POLICY FOR TERMS, CONDITIONS, AND CHARGES WHEN NEW CONSTRUCTION IS NECESSARY TO PROVIDE SERVICE.

SECTION 2.0 – SERVICE RULES AND POLICIES

The utility will have the most current Public Utility Commission of Texas (PUC or Commission) Rules, Chapter 24, available at its office for reference purposes. The Rules and this tariff shall be available for public inspection and reproduction at a reasonable cost. The latest Rules or Commission approved changes to the Rules supersede any rules or requirements in this tariff.

<u>Section 2.01 – Application for Sewer Service</u>

All applications for service will be made on the utility's standard application or contract form (attached in the Appendix to this tariff), will be signed by the applicant, any required fees (deposits, reconnect, tap, extension fees, etc. as applicable) will be paid and easements, if required, will be granted before service is provided by the utility. A separate application or contract will be made for each service location.

Section 2.02 – Refusal of Service

The utility may decline to serve an applicant until the applicant has complied with the regulations of the regulatory agencies (state and municipal regulations) and for the reasons outlined in the PUC Rules. In the event that the utility refused to serve an applicant, the utility will inform the applicant in writing of the basis of its refusal. The utility is also required to inform the applicant that a complaint may be filed with the Commission.

Section 2.03 - Fees and Charges & Easements Required Before Service Can Be Connected

(A) <u>Customer Deposits</u>

If a residential applicant cannot establish credit to the satisfaction of the utility, the applicant may be required to pay a deposit as provided for in Section 1.02 – Miscellaneous Fees of this tariff. The utility will keep records of the deposit and credit interest in accordance with PUC Rules.

Residential applicants 65 years of age or older may not be required to pay deposits unless the applicant has an outstanding account balance with the utility or another water or sewer utility which accrued within the last two years.

Nonresidential applicants who cannot establish credit to the satisfaction of the utility may be required to make a deposit that does not exceed an amount equivalent to one-sixth of the estimated annual billings.

Refund of deposit – If service is not connected, or after disconnection of service, the utility will promptly refund the customer's deposit plus accrued interest or the balance, if any, in excess of the unpaid bills for service furnished. The utility may refund the deposit at any time prior to termination of utility service but must refund the deposit plus interest for any residential customer who has paid 18 consecutive without being delinquent.

(B) Tap or Reconnect Fees

A new customer requesting service at a location where service has not previously been provided must pay a tap fee as provided in Section 1. A customer requesting service where service has previously been provided must pay a reconnect fee as provided in Section 1. Any applicant or existing customer required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to request for payment and/or commencement of construction. If the applicant or existing customer does not believe that these costs are reasonable or necessary, the applicant or existing customer shall be informed of their right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rate in that portion of the utility's service area in which the applicant's or existing customer's property(ies) is located.

Fees in addition to the regulate tap fee may be charged to cover unique costs not normally incurred as permitted by 16 TAC § 24.86(a)(1)(C) if they are listed on this approved tariff. For example, a road bore for customers outside a subdivision or residential area could be considered a unique cost.

(C) Easement Requirement

Where recorded public utility easements on the service applicant's property do not exist or public road right-of-way easements are not available to access the applicant's property, the Utility may require the applicant to provide it with a permanent recorded public utility easement on and across the applicant's real property sufficient to provide service to that applicant. Such easement(s) shall not be used for the construction of production, storage, transmission or pressure facilities unless they are needed for adequate service to that applicant.

Section 2.04 - Utility Response to Applications for Service

After the applicant has met all the requirements, conditions and regulations for service, the utility will install tap and utility cut-off and/or take all necessary actions to initiate service. The utility will serve each qualified applicant for service within 5 working days unless line extensions or new facilities are required. If construction is required to fill the order and if it cannot be completed within 30 days, the utility will provide the applicant with a written explanation of the construction required and an expected date of service.

Except for good cause where service has previously been provided, service will be reconnected within one working day after the applicant has met the requirements for reconnection.

Section 2.05 - Customer Responsibility

The customer will be responsible for furnishing and laying the necessary customer service pipe from the tap location to the place of consumption. Customers will not be allowed to use the utility's cutoff.

2.06 - Access to Customer's Premises

All customers or service applicants shall provide access to utility cutoffs at all times reasonably necessary to conduct ordinary utility business and after normal business hours as needed to protect and preserve the integrity of the public drinking water supply.

Section 2.07 - Back Flow Prevention Devices

No water connection shall be made to any establishment where an actual or potential contamination or system hazard exists without an approved air gap or mechanical backflow prevention assembly. The air gap or backflow prevention assembly shall be installed in accordance with the American Water Works Association (AWWA) standards C510, C511 and AWWA Manual M14 or the University of Southern California Manual of Cross-Connection Control, current edition. The backflow assembly installation by a licensed plumber shall occur at the customer's expense.

The back flow assembly shall be tested upon installation by a recognized prevention assembly tester and certified to be operating within specifications. Back flow prevention assemblies which are installed to provide protection against high health hazards must be tested and certified to be operating within specifications at least annually by a recognized back flow prevention device tester. The maintenance and testing of the back flow assembly shall occur at the customer's expense.

Section 2.10 - Billing

(A) Regular Billing

Bills from the utility will be mailed monthly unless otherwise authorized by the Commission. The due date of bills for utility service will be at least sixteen (16) days from the date of issuance. The postmark on the bill or, if there is no postmark on the bill, the recorded date of mailing by the utility will constitute proof of the date of issuance. Payment for utility service is delinquent if full payment, including late fees and the regulatory assessment, is not received at the utility or the utility's authorized payment agency by 5:00 p.m. on the due date. If the due date falls on a holiday or weekend, the due date for payment purposes will be the next workday after the due date.

(B) Late Fees

A late penalty of either \$5.00 or 10% will be charged on bills received after the due date. The penalty on delinquent bills will not be applied to any balance to which the penalty was applied in a previous billing. The utility must maintain a record of the date of mailing to charge the late penalty.

(C) Information on Bill

Each bill will provide all information required by the PUC Rules. For each of the systems it operates, the utility will maintain and note on the monthly bill a local or toll-free telephone number (or numbers) to which customers can direct questions about their utility service.

In the event of a dispute between a customer and a utility regarding any bill for utility service, the utility will conduct an investigation and report the results to the customer. If the dispute is not resolved, the utility will inform the customer that the complaint may be filed with the Commission.

(D) Prorated Bills

If service is interrupted or seriously impaired for 24 consecutive hours or more, the utility will prorate the monthly base bill in proportion to the time service was not available to reflect this loss of service.

Section 2.11- Payments

All payments for utility service shall be delivered or mailed to the utility's business office. If the business office fails to receive payment prior to the time of noticed disconnection for non-payment of a delinquent account, service will be terminated as scheduled. Utility service crews shall not be allowed to collect payments on customer accounts in the field.

Payment of an account by any means that has been dishonored and returned by the payor or payee's bank, shall be deemed to be delinquent. All returned payments must be redeemed with cash or valid money order. If a customer has two returned payments within a twelve month period, the customer shall be required to pay a deposit if one has not already been paid.

Section 2.12 - Service Disconnection

(A) With Notice

Utility service may be disconnected if the bill has not been paid in full by the date listed on the termination notice. The termination date must be at least 10 days after the notice is mailed or hand delivered. The utility is encouraged to offer a deferred payment plan to a customer who cannot pay an outstanding bill in full and is willing to pay the balance in reasonable installments. However, a customer's utility service may be disconnected if a bill has not been paid or a deferred payment agreement entered into within 26 days from the date of issuance of a bill and if proper notice of termination has been given.

Notice of termination must be a separate mailing or hand delivery in accordance with the PUC Rules.

(B) Without Notice

Utility service may also be disconnected without notice for reasons as described in the PUC Rules.

Section 2.13 - Reconnection of Service

Utility personnel must be available during normal business hours to accept payments on the day service is disconnected and the following day unless service was disconnected at the customer's request or due to a hazardous condition. Service will be reconnected within 24 hours after the past due bill, reconnect fees and any other outstanding charges are paid or the conditions which caused service to be disconnected are corrected.

Section 2.14 - Service Interruptions

The utility will make all reasonable efforts to prevent interruptions of service. If interruptions occur, the utility will re-establish service within the shortest possible time. Except for momentary interruptions due to automatic equipment operations, the utility will keep a complete record of all interruptions, both emergency and scheduled and will notify the Commission in writing of any service interruptions affecting the entire system or any major division of the system lasting more than four hours. The notice will explain the cause of the interruptions.

Section 2.15 - Quality of Service

The utility will plan, furnish, and maintain and operate production, treatment, storage, transmission, and collection facilities of sufficient size and capacity to provide continuous and adequate service for all reasonable consumer uses and to treat sewage and discharge effluent of the quality required by its discharge permit issued by the Commission. Unless otherwise authorized by the Commission, the utility will maintain facilities as described in the PUC and TCEQ Rules.

Section 2.16 - Customer Complaints and Disputes

If a customer or applicant for service lodges a complaint, the utility will promptly make a suitable investigation and advise the complainant of the results. Service will not be disconnected pending completion of the investigation. If the complainant is dissatisfied with the utility's response, the utility must advise the complainant that he has recourse through the PUC complaint process. Pending resolution of a complaint, the commission may require continuation or restoration of service.

The utility will maintain a record of all complaints which shows the name and address of the complainant, the date and nature of the complaint and the adjustment or disposition thereof, for a period of two years after the final settlement of the complaint.

In the event of a dispute between a customer and a utility regarding any bill for utility service, the utility will conduct an investigation and report the results to the customer. If the dispute is not resolved, the utility will inform the customer that a complaint may be filed with the Commission.

Section 2.17 - Customer Liability

Customer shall be liable for any damage or injury to utility-owned property shown to be caused by the customer.

SECTION 3.0 -- EXTENSION POLICY

Section 3.01 - Standard Extension Requirements

Line Extension and Construction Charges: No Contribution in Aid of Construction may be required of any customer except as provided for in this approved extension policy.

The Utility is not required to extend service to any applicant outside of its certified service area and will only do so under terms and conditions mutually agreeable to the Utility and the applicant, in compliance with PUC rules and policies, and upon extension of the Utility's certified service area boundaries by the PUC.

The applicant for service will be given an itemized statement of the costs, options such as rebates to the customer, sharing of construction costs between the utility and the customer, or sharing of costs between the customer and other applicants prior to beginning construction.

Section 3.02 - Costs Utilities and Service Applicants Shall Bear

Within its certified area, the utility will pay the cost of the first 200 feet of any water main or distribution line necessary to extend service to an individual residential customer within a platted subdivision.

However, if the residential customer requesting service purchased the property after the developer was notified in writing of the need to provide facilities to the utility, the utility may charge for the first 200 feet. The utility must also be able to document that the developer of the subdivision refused to provide facilities compatible with the utility's facilities in accordance with the utility's approved extension policy after receiving a written request from the utility.

Residential customers will be charged the equivalent of the costs of extending service to their property from the nearest collection line even if that line does not have adequate capacity to serve the customer. However, if the customer places unique, non-standard service demands upon the system, the customer may be charged the additional cost of extending service to and throughout their property, including the cost of all necessary transmission and storage facilities necessary to meet the service demands anticipated to be created by that property.

Unless an exception is granted by the PUC, the residential service applicant shall not be required to pay for costs of main extensions greater than 6" in diameter for gravity wastewater lines.

SECTION 3.0 -- EXTENSION POLICY (Continued)

Exceptions may be granted by the PUC if:

- adequate service cannot be provided to the applicant using the maximum line sizes listed due to distance or elevation, in which case, it shall be the utility's burden to justify that a larger diameter pipe is required for adequate service;
- or larger minimum line sizes are required under subdivision platting requirements or building codes of municipalities within whose corporate limits or extraterritorial jurisdiction the point of use is located; or the residential service applicant is located outside the CCN service area.

If an exception is granted, the Utility shall establish a proportional cost plan for the specific extension or a rebate plan which may be limited to seven years to return the portion of the applicant's costs for oversizing as new customers are added to ensure that future applicants for service on the line pay at least as much as the initial service applicant.

For purposes of determining the costs that service applicants shall pay, commercial customers with service demands greater than residential customer demands in the certified area, industrial, and wholesale customers shall be treated as developers.

If an applicant requires service other than the standard service provided by the utility, such applicant will be required to pay all expenses incurred by the utility in excess of the expenses that would be incurred in providing the standard service and connection beyond 200 feet and throughout his property including the cost of all necessary transmission facilities.

The utility will bear the full cost of any over-sizing of sewer mains necessary to serve other customers in the immediate area. The individual residential customer shall not be charged for any additional treatment facilities. Contributions in aid of construction <u>may not be required</u> of individual residential customers for production, storage, treatment or transmission facilities unless otherwise approved by the Commission under this specific extension policy.

Section 3.03 - Contributions in Aid of Construction

Developers may be required to provide contributions in aid of construction in amounts sufficient to furnish the development with all facilities necessary to provide for reasonable local demand requirements and to comply with TCEQ minimum design criteria for facilities used in the production, collection, transmission, pumping, or treatment of sewage or TCEQ minimum requirements. For purposes of this subsection, a developer is one who subdivides or requests more than two meters on a piece of property. Commercial, industrial, and wholesale customers will be treated as developers.

Any applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction for the actual costs of any additional facilities required to maintain compliance with the TCEQ minimum design criteria for water production, treatment, pumping, storage and transmission.

SECTION 3.0 -- EXTENSION POLICY (Continued)

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 16 TAC § 24.86(d). When a developer wishes to extend the system to prepare to service multiple new connections, the charge shall be the cost of such extension, plus a prorata charge for facilities which must be committed to such extension compliant with the TCEQ minimum design criteria. As provided by 16 TAC § 24.85(e)(3), for purposes of this section, commercial, industrial, and wholesale customers shall be treated as developers.

A utility may only charge a developer standby fees for unrecovered costs of facilities committed to a developer's property under the following circumstances:

- Under a contract and only in accordance with the terms of the contract; or
- if service is not being provided to a lot or lots within two years after installation of facilities necessary to provide service to the lots has been completed and if the standby fees are included on the utility's approved tariff after a rate change application has been filed. The fees cannot be billed to the developer or collected until the standby fees have been approved by the commission or executive director.
- For purposes of this section, a manufactured housing rental community can only be charged standby fees under a contract or if the utility installs the facilities necessary to provide individually metered service to each of the rental lots or spaces in the community.

Section 3.04 - Appealing Connection Costs

The imposition of additional extension costs or charges as provided by Sections 3.0 - Extension Policy of this tariff shall be subject to appeal as provided in this tariff, PUC rules, or the rules of such other regulatory authority as may have jurisdiction over the utility's rates and services. Any applicant required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to payment and/or commencement of construction. If the applicant does not believe that these costs are reasonable or necessary, the applicant shall be informed of the right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rates in that portion of the utility's service area in which the applicant's property(ies) is located.

Section 3.05 - Applying for Service

The Utility will provide a written service application form to the applicant for each request for service received by the Utility's business offices. A separate application shall be required for each potential service location if more than one service connection is desired by any individual applicant.

Service application forms will be available at the Utility's business office during normal weekday business hours. Service applications will be sent by prepaid first class United States mail to the address provided by the applicant upon request. Completed applications should be returned by hand delivery in case there are questions which might delay fulfilling the service request. Completed service applications may be submitted by mail if hand delivery is not possible.

SECTION 3.0 -- EXTENSION POLICY (Continued)

Where a new tap or service connection is required, the service applicant shall be required to submit a written service application and request that a tap be made. A diagram, map, plat, or written metes and bounds description of precisely where the applicant desires each tap or service connection is to be made and, if necessary, where the meter is to be installed, along the applicant's property line may also be required with the tap request. The actual point of connection and meter installation must be readily accessible to Utility personnel for inspection, servicing, and meter reading while being reasonably secure from damage by vehicles and mowers. If the Utility has more than one main adjacent to the service applicant's property, the tap or service connection will be made to the Utility's nearest service main with adequate capacity to service the applicant's full potential service demand. Beyond the initial 200 feet, the customer shall bear only the equivalent cost of extending from the nearest main. If the tap or service connection cannot be made at the applicant and the Utility. If no agreement on location can be made, the applicant may refer the matter to the PUC for resolution.

Section 3.06 - Qualified Service Applicant

A "qualified service applicant" is an applicant who has: (1) met all of the Utility's requirements for service contained in this tariff, PUC rules and/or PUC order, (2) has made payment or made arrangement for payment of tap fees, (3) has provided all easements and rights-of-way required to provide service to the requested location, (4) delivered an executed customer service inspection certificate to the Utility, if applicable, and (5) has executed a customer service application for each location to which service is being requested.

The Utility shall serve each qualified service applicant within its certified service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by PUC rules once the applicant has met all conditions precedent to achieving "qualified service applicant" status. If a service request cannot be fulfilled within the required period, the applicant shall be notified in writing of the delay, its cause and the anticipated date that service will be available. The PUC service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a qualified service applicant as defined by PUC rules.

Section 3.07 - Developer Requirements

As a condition of service to a new subdivision, the Utility shall require a developer (as defined by PUC rule) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property.