

Control Number: 49442



Item Number: 29

Addendum StartPage: 0

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SEWER UTILITY TARIFF Docket Number: 49442

Ray Harlow (Utility Name) P.O. Box 1176 (Business Address)

Pinehurst, Texas 77362 (City, State, Zip Code)

(832) 349-4465 (Area Code/Telephone)

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

20568

This tariff is effective in the following counties:

Angelina

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

None

This tariff is effective in the following subdivisions or public water systems:

Moffett Twin Oaks Subdivision

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 POLICIES4	1
SECTION 3.0 EXTENSION POLICY	5
SECTION 4.0 CONDENSED SUBSTANTIVE SERVICE RULES	5

SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates

Flat Rate	Monthly Minimum Charge
Residential	<u>\$70.00</u>
Commercial	<u>\$70.00</u>

FORM OF PAYMENT: The utility will accept the following form(s) of payment:

Cash X, Check X, Money Order X, Credit Card ___, Other (specify)_____ 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 1.02 - Miscellaneous Fees

TAP FEE
CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50)\$50.00
COMMERCIAL & NON-RESIDENTIAL DEPOSIT
 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)
TRANSFER FEE
LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL)
RETURNED CHECK CHARGE

SECTION 1.0 – RATE SCHEDULE (Continued)

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE WHEN AUTHORIZED IN WRITING BY THE 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)(G)]

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.

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Ray Harlow Formerly Legend Bank, Inc. dba OREAL, Inc.

SECTION 2.0 -- SERVICE RULES AND POLICIES

Taps made at property line.

All tap fees shall be in addition to rates set out in Section 1.0.

SECTION 3.0 -- EXTENSION POLICY

No Contribution in Aid of Construction may be required of any customer except as provided for in the following extension policy which must be a consistent, non-discriminatory policy which is subject to the approval of the Public Utility Commission of Texas (Commission).

Cost of extension of existing lines must be borne by proposed users.

Tap fees - \$325.00 - per connection.

All requests for service will be accepted presuming capacity of plant is adequate.

Ray Harlow Formerly Legend Bank, Inc. dba OREAL, Inc.

SECTION 4.0 - CONDENSED SUBSTANTIVE SERVICE RULES

The following paragraphs are combinations of the Substantive Rules of the Commission. Every water utility must comply with the Substantive Rules in their entirety and copies of the complete rules for reliance thereon are available for a nominal printing cost of \$3.00 plus \$.15 tax. (\$3.15)

Billing. Bills shall be rendered monthly (unless the Commission has specifically authorized otherwise) and shall show sufficient information to enable a customer to readily compute his own bill with a rate schedule (which must be furnished upon request). Among the items required to be shown on each bill are: amount of water used, applicable rate schedule title or code, total amount due, and date by which the bill must be paid (not less than 15 days after issuance). A penalty cannot be added to a delinquent residential customer bill.

Service Refusal. If state and local regulations have been met, a service request can be refused only if: applicant has refused to make a deposit (if required), has an existing water utility debt which is not in dispute, or, an installation would be hazardous or unsuccessful. A debt or delinquency of a previous occupant cannot be used against an applicant for service or ca customer.

Service Discontinuance. A customer may be disconnected, after at least a 7 day personal notice in writing, <u>only</u> for the following: a bill unpaid more than 15 days after issuance unless a deferred payment agreement is signed; a willful violation of a utility usage rule which interferes with the service of others; failure to comply with deposit or guarantee arrangements; failure to comply with terms of a deferred payment agreement; and, bypassing or tampering with a utility meter. No one may be disconnected for failure to pay for non-utility merchandise or service provided by a utility. A service may be disconnected without notice only for the duration of a known dangerous condition. Complete records of any service interruptions must be kept by the utility.

Meters. Unless the Commission has specifically authorized otherwise, each utility shall provide, install, own and maintain meters to measure amounts of water consumed by its customers. Upon request a customer may have his meter tested without charge in his presence at a convenient time (during normal working hours). A charge not to exceed \$25.00 may be assessed for an additional requested test within 2 years of the first test if any such additional test shows the meter to be accurate. Records of all meters and tests must be properly kept by the utility while meter is placed in service until its accuracy has been established.

Applicant Deposit. Permanent residential applicants shall not be required to make a deposit if they can demonstrate a satisfactory credit rating, furnish a satisfactory guarantee, show substantial equity ownership, had been a water utility customer for one of the two previous years with but one delinquency and no disconnections for unpaid bills, or, are 65 years or older with no unpaid bill from any water utility.

A deposit may be required of temporary, weekend or seasonal residential customers if deposit policy is applied, in a uniform and nondiscriminatory manner. A commercial customer may be required to a deposit if credit is not satisfactorily established. If disconnected for an unpaid bill, to be reconnected an applicant must pay all amounts due or execute a deferred payment agreement and establish credit.

SECTION 4.0 – CONDENSED SUBSTANTIVE SERVICE RULES (Continued)

The utility must keep a record of each deposit, issue a receipt for it, and pay at least 6% annual interest thereon. The amount of a deposit may not exceed 1/6 of an estimated annual bill for that customer. Refund of a deposit plus accrued interest shall promptly and automatically be made to residential customers who have paid service bills for 12 consecutive months without having service disconnected for nonpayment of a bill and without having more than two occasions in which a bill was delinquent and when the customer is not delinquent in the payment of current bills, and to commercial and industrial customers who have paid bills for service for 24 consecutive months without having more than two occasions in which a bill was delinquent and when the customer is not delinquent is not delinquent in the payment of their current bills. Failure of either a residential, commercial or industrial customer to meet these refund criteria permits the utility to retain the deposit and any interest which they have accrued.



Public Utility Commission

of Texas

By These Presents Be It Known To All That

Ray Harlow

having obtained certification to provide sewer utility service for the convenience and necessity of the public, and it having been determined by this Commission that the public convenience and necessity would in fact be advanced by the provision of such service, Ray Harlow is entitled to this

Certificate of Convenience and Necessity No. 20568

to provide continuous and adequate sewer utility service to that service area or those service areas in Angelina County as by final Order or Orders duly entered by this Commission, which Order or Orders resulting from Docket No. 49442 are on file at the Commission offices in Austin, Texas; and are a matter of official record available for public inspection; and be it known further that these presents do evidence the authority and the duty of Ray Harlow to provide such utility service in accordance with the laws of this State and Rules of this Commission, subject only to any power and responsibility of this Commission to revoke or amend this Certificate in whole or in part upon a subsequent showing that the public convenience and necessity would be better served thereby.

Issued at Austin, Texas, the _____day of _____2020.

DOCKET NO. 49442

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APPLICATION OF LEGEND BANK, INC. DBA OREAL, INC. AND RAY HARLOW FOR SALE, TRANSFER, OR MERGER OF FACILITIES AND CERTIFICATE RIGHTS IN ANGELINA COUNTY

PUBLIC UTILITY COMMISSION

OF TEXAS

SUPPLEMENT TO JOINT PROPOSED NOTICE OF APPROVAL

COMES NOW the Staff of the Public Utility Commission of Texas (Staff), representing the public interest, and files this Supplement to Joint Proposed Notice of Approval and would show the following:

On April 12, 2019, Legend Bank, Inc. d/b/a Oreal and Ray Harlow (collectively, Applicants) filed an application for sale, transfer, or merger of facilities and certificate rights in Angelina County. Order No. 8, issued January 30, 2020, established March 18, 2020, as the deadline for Applicants and Staff (collectively, the Parties) to file a joint proposed notice of approval. Staff timely filed the joint proposed notice of approval on behalf of the Parties but inadvertently omitted the map, certificate, and sewer tariff as attachments. This pleading includes the map, certificate, and sewer tariff.

Dated: March 19, 2020

Respectfully submitted,

PUBLIC UTILITY COMMISSION OF TEXAS LEGAL DIVISION

Rachelle Nicolette Robles Division Director

s/ Kourtnee Jinks Kourtnee Jinks State Bar No. 24097146 1701 N. Congress Avenue P.O. Box 13326 Austin, Texas 78711-3326 (512) 936-7265 (512) 936-7268 (facsimile) kourtnee.jinks@puc.texas.gov

DOCKET NO. 49442

CERTIFICATE OF SERVICE

I certify that, unless otherwise ordered by the presiding officer, notice of the filing of this document was provided to all parties of record via electronic mail on March 19, 2020, in accordance with the Order Suspending Rules, issued in Project No. 50664.

s/ Kourtnee Jinks Kourtnee Jinks

