

Control Number: 50018



Item Number: 50

Addendum StartPage: 0

RECEIVED

DOCKET NO. 50018

APPLICATION OF PURE UTILITIES, \$
LC AND UNDINE TEXAS \$
ENVIRONMENTAL, LLC FOR SALE, \$
TRANSFER, OR MERGER OF SEWER \$
FACILITIES AND CERTIFICATE \$
RIGHTS AND TO DECERTIFY A \$
PORTION OF PURE UTILITIES, LC'S \$
CERTIFICATED AREA, AND TO \$
AMEND UNCERTIFICATED SEWER \$
SERVICE AREA IN POLK COUNTY \$

2021 MAR -8 PM 1: 46
PUBLIC UTILITY COMMISSION
PUBLIC UTILITY COMMISSION
OF TEXAS PRO CLEAR

JOINT SUPPLEMENTAL MOTION TO ADMIT EVIDENCE AND PROPOSED NOTICE OF APPROVAL

COME NOW Undine Texas Environmental, LLC (Undine), Pure Utilities, LC (Pure) (collectively, the Applicants), together with the Staff (Staff) of the Public Utility Commission of Texas (Commission) (collectively, the parties), and file this Joint Supplemental Motion to Admit Evidence and Proposed Notice of Approval. In support thereof, the parties show the following:

I. BACKGROUND

On September 17, 2019, Applicants filed an application for sale, transfer, or merger of facilities and certificate rights in Polk County, Texas. On October 8, 2019 and November 4, 2019, Applicants filed supplemental information to the application. Specifically, Applicants seek approval to transfer all of Pure's sewer service area held under certificate convenience and necessity (CCN) No. 20557 to Undine's CCN No. 20816, and to amend additional area and decertify a small area in order to clean up the service area boundaries. The total requested area includes approximately 597 acres and 184 connections. The area to be transferred is approximately 333 acres. The 24 acres in Pure's existing CCN that are not included in the transaction will be decertified. In addition, Undine is requesting a CCN amendment for an uncertificated area that includes 288 acres. On February 24, 2021, Order No. 15 was filed, requiring the parties to file a joint proposed notice of approval, including proposed findings of fact, conclusions of law, and ordering paragraphs by March 8, 2021. Therefore, this pleading is timely filed.



II. JOINT SUPPLEMENTAL MOTION TO ADMIT EVIDENCE

The parties respectfully request the entry of the following additional items into the record of this proceeding:

- (a) The Applicants' proof of closing documents, filed on October 21, 2020 (Interchange Item No. 38);
- (b) Commission Staff's recommendation on sufficiency of the closing documents, filed on November 16, 2020 (Interchange Item No. 39);
- (c) The Applicants' consent forms, filed on February 5, 2021 (Interchange Item No. 47); and
- (d) The final maps, certificate, and tariff attached to this pleading.

III. JOINT PROPOSED NOTICE OF APPROVAL

The parties have agreed to the attached Proposed Notice of Approval, which would transfer all of Pure's sewer service area and related facilities held under CCN number 20557 to Undine's CCN number 20816, amend Undine's CCN with additional uncertificated area, and decertify a small portion of Pure's current service area in order to clean up the service area boundaries.

IV. CONCLUSION

The parties respectfully request that all items requested above be admitted into the record of this proceeding as evidence and that the Commission grant the attached proposed Notice of Approval.

Respectfully submitted,

PUBLIC UTILITY COMMISSION OF TEXAS LEGAL DIVISION

Rachelle Nicolette Robles Division Director

Eleanor D'Ambrosio Managing Attorney

/s/ John Harrison

John Harrison State Bar No. 24097806 1701 N. Congress Avenue P.O. Box 13326 Austin, Texas 78711-3326 (512) 936-7277 (512) 936-7268 (facsimile) John.Harrison@puc.texas.gov

Respectfully submitted,

DuBois, Bryant & Campbell, LLP

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 Undine Texas Environmental, LLC

DOCKET NO. 50018

APPLICATION OF PURE UTILITIES,	§	PUBLIC UTILITY COMMISSION
LC AND UNDINE TEXAS	§	
ENVIRONMENTAL, LLC FOR SALE,	§	OF TEXAS
TRANSFER, OR MERGER OF SEWER	§	
FACILITIES AND CERTIFICATE	§	
RIGHTS AND TO DECERTIFY A	§	
PORTION OF PURE UTILITIES, LC'S	§	
CERTIFICATED AREA, AND TO	§	
AMEND UNCERTIFICATED SEWER	§	
SERVICE AREA IN POLK COUNTY	§	

PROPOSED NOTICE OF APPROVAL

This Notice of Approval addresses the application of Undine Texas Environmental, LLC (Undine) and Pure Utilities, LC (Pure) for approval of the sale, transfer, or merger of sewer facilities and certificate of convenience and necessity (CCN) rights in Polk county. The applicants seek to transfer all of Pure's sewer service area held under CCN number 20557 to Undine's CCN number 20816, to decertify approximately 24 acres of Pure's sewer service area, and to amend Undine's sewer CCN NO. 20816 to add approximately 288 acres of previously uncertificated sewer service area. The Commission approves the sale and transfer of all Pure's sewer facilities and to amend additional uncertificated area and decertify a small area in order to clean up the service area boundaries.

I. Findings of Fact

The Commission makes the following findings of fact.

Applicants

- 1. Pure is a domestic limited company registered with the Texas secretary of state under file number 702652722.
- 2. Pure operates owns, operates, and controls facilities for providing sewer service in Polk county, Texas under CCN number 20557.
- 3. Undine is a foreign limited liability company registered with the Texas secretary of state under filing number 802339329.
- 4. Undine operates, maintains, and controls facilities for providing sewer service in Polk County, Texas under CCN number 20816.

Application

- 5. On September 17, 2019, the applicants filed an application for approval of the sale, transfer, or merger of Pure's sewer facilities and certificate rights to Undine, to decertify a portion of Pure's certificated area, and to add previously uncertificated sewer service area in Polk county, Texas to Undine's CCN number 20816. The applicants supplemented the application on October 8, 2019 and November 18, 2019.
- 6. Undine seeks approval to transfer Pure's sewer service area held under certificate CCN number 20557 to Undine's CCN number 20816, to acquire additional area, and to decertify a small area in order to clean up the service area boundaries, and to cancel Pure's sewer CCN number 20557. The total requested area includes approximately 597 acres and 184 connections. The area to be transferred is approximately 333 acres. The additional uncertificated area to be acquired by Undine is approximately 288 acres and the area to be decertified is approximately 24 acres.
- 7. The areas to be transferred in the proposed transaction are located as follows:

Indian Hills Harbor

The requested area is located approximately four miles south of downtown Onalaska, Texas, and is generally bounded on the north, east, and west by Livingston Reservoir, and on the south by Farm-to-Market Road 2457. The requested area includes approximately 260 total acres and 49 current customers.

Kalita Point

The requested area is located approximately five miles southeast of Onalaska, Texas, and is generally bounded on the north, east, and west by Livingston Reservoir; and on the south by Farm-to-Market Road 2457. The requested area includes approximately 21 total acres and 39 current customers.

Lakeside Village

The requested area is located approximately three miles south of downtown Livingston, Texas, and is generally bounded on the north by Lima Branch; on the east by Lodia Brock Road; on the south by Preacher Coker Road/Stallion Station; and on the west by United States Highway 59. The requested area includes approximately 316 total acres and 96 current customers.

8. In Order No. 4 filed on December 19, 2019, the administrative law judge (ALJ) found the application administratively complete.

Notice

- 9. On February 18, 2020, Carey Thomas filed an affidavit on behalf of Undine, attesting that notice was provided to all current customers, landowners, neighboring utilities, and affected parties on January 17, 2020.
- 10. On February 18, 2020, Undine filed a publisher's affidavit attesting to publication of notice in the Polk County Enterprise, a newspaper of general circulation in Polk county, on January 23 and 30, 2020.
- 11. In Order No. 6 filed on March 13, 2020, the ALJ found the notice sufficient.

Evidentiary Record

- 12. On May 11, 2020, Commission Staff and the applicants filed a joint motion to admit evidence.
- In Order No. 9 filed on May 26, 2020, the ALJ admitted the following evidence into the record of this proceeding: (a) applicants' application, including confidential materials, filed on September 17, 2019, and as supplemented on October 8, 2019 and November 18, 2019; (b) Commission Staff's supplemental recommendation on administrative completeness, proposed notice, and proposed procedural schedule filed on December 19, 2019; (c) applicants' proof of notice and supporting documentation, including confidential material, filed on February 18, 2020; (d) Commission Staff's recommendation on notice filed on March 12, 2020; and (e) Commission Staff's recommendation on the approval of the sale and on the CCN amendment, including confidential materials, filed on April 20, 2020.
- 14. On March 8, 2021, Commission Staff and the applicants filed a supplemental motion to admit evidence.
- 15. In Order No. 16 filed on ________, 2021, the ALJ admitted the following evidence into the record of this proceeding: (a) the applicants' proof of closing documents, filed on October 21, 2020; (b) Commission Staff's recommendation on sufficiency of the closing documents, filed on November 16, 2020; (c) the applicants' consent forms, filed on February 5, 2021; and (d) the final maps, certificate, and tariff attached to the joint proposed notice of approval, filed on March 8, 2021.

Sale

- 16. In Order No. 10 filed May 29, 2020, the ALJ approved the transaction to proceed and required Undine and Pure to file proof that the transaction had closed and that customer deposits had been addressed.
- 17. On October 21, 2020, Undine filed proof of closing documents demonstrating that the sale had closed effective September 30, 2020 and that there were customer deposits to be addressed.
- 18. In Order No. 11 filed on November 19, 2020, the ALJ found the closing documents sufficient.

<u>System Compliance—Texas Water Code (TWC) § 13.301(e)(3)(A); 16 Texas Administrative</u> Code (TAC) §§ 24.227(a), 24.239(h)(3)(A), (h)(5)(I)

19. Undine has not been subject to any enforcement action by the Commission, TCEQ, the Texas Department of Health and Human Services Commission, the Office of Attorney General, or the United States Environmental Protection Agency.

Adequacy of Existing Service—TWC § 13.246(c)(1); 16 TAC §§ 24.227(e)(1), 24.239(h)(5)(A)

20. The requested area is currently served by Pure, with several wastewater plants, which are under water quality discharge permits registered with TCEQ.

Need for Additional Service—TWC § 13.246(c)(2); 16 TAC §§ 24.227(e)(2), 24.239(h)(5)(B)

- 21. There is a need for service as there are approximately 184 existing customer connections in the requested area.
- 22. The uncertificated area Undine is requesting has existing customers and is currently served by Pure.

Effect of Approving the Transaction and Granting the Amendment—TWC § 13.246(c)(3); 16 TAC §§ 24.227(e)(3), 24.239(h)(5)(C)

- 23. Landowners in the area will benefit because they will not have to obtain individual septic systems.
- 24. No adjacent retail public utilities will be affected by the transaction.

Ability to Serve: Managerial and Technical—TWC § 13.241(a), 13.246(c)(4), 13.301(b), (e)(2); 16 TAC §§ 24.227(a), (e)(4), and 24.239(e), (h)(5)(D)

- 25. Undine has sufficient qualified personnel and will serve the area with wastewater plants that have sufficient capacity and are under discharge permits registered with the TCEQ.
- 26. Undine is capable of meeting the TCEQ's design criteria and the requirements of Chapter 13 of the TWC for sewer treatment plants.
- 27. Undine has the managerial and technical capability to provide continuous and adequate service to the area being transferred.

Feasibility of Obtaining Service from Adjacent Retail Public Utility—TWC § 13.246(c)(5); 16 TAC §§ 24.227(e)(5), 24.239(h)(5)(E)

- 28. Utilities within a two-mile radius were noticed and no protests or requests to opt out were received regarding the proposed transaction.
- 29. It is not feasible for an adjacent utility to provide service to the requested area.

Ability to Serve: Financial Ability and Stability—TWC §§ 13.241(a), 13.246(c)(6), 13.301(b); 16 TAC §§ 24.11(e), 24.227(a), (e)(6), and 24.239(e), (h)(5)(F)

- 30. Undine has a debt-to-equity ratio of less than one, satisfying the leverage test.
- 31. Undine has sufficient cash on hand to cover any projected operations and maintenance shortages during the first five years of operations following the proposed transaction, satisfying the operations test.
- 32. Undine has demonstrated the financial capability and stability to provide continuous and adequate service to the requested area.

Financial Assurance—TWC §§ 13.246(d), 13.301(c); 16 TAC §§ 24.227(f), 24.239(f)

33. There is no need to require Undine to provide a bond or other financial assurance to ensure continuous and adequate service.

Environmental Integrity—TWC § 13.246(c)(7); 16 TAC §§ 24.227(e)(7), 24.239(h)(5)(G)

34. The proposed transaction will not adversely impact the environmental integrity of the land because no construction is needed to serve the area.

Effect on Land —TWC § 13.246(c)(9); 16 TAC § 24.227(e)(9)

35. Because no additional construction is needed to serve the area, any effect on the land will likely be minimal.

<u>Improvement in Service or Lowering Cost to Consumer—TWC § 13.246(c)(8); 16 TAC</u> §§ 24.227(e)(8), 24.239(h)(5)(H)

- 36. The proposed transaction will improve customer service to existing customers because the sewer system will be integrated in the system of Undine, a larger sewer provider.
- 37. Customers' rates will not change as a result of the proposed transaction.

Regionalization or Consolidation—TWC § 13.241(d); 16 TAC § 24.227(b)

38. Undine does not need to construct a physically separate system to serve the area; therefore, concerns of regionalization or consolidation are not applicable.

Maps, Tariff, and Certificate

- 39. On January 8, 2021, Commission Staff emailed to Undine and Pure the proposed final maps, certificate, and tariff related to this docket.
- 40. On February 5, 2021, Undine and Pure filed their consent forms concurring with the proposed final maps, certificate, and tariff.
- 41. The final maps, certificate, and tariff were attached to the joint supplemental motion to admit evidence filed on March 8, 2021.

Informal Disposition

- 42. More than 15 days have passed since the completion of notice provided in this docket.
- 43. No person filed a protest or motion to intervene.
- 44. Undine, Pure, and Commission Staff are the only parties to this proceeding.
- 45. No party requested a hearing, and no hearing is needed.
- 46. Commission Staff recommends approval of the application.
- 47. This decision is not adverse to any party.

II. Conclusions of Law

The Commission makes the following conclusions of law.

- 1. The Commission has authority over this proceeding under TWC §§ 13.041, 13.241, 13.244, 13.246, 13.251, and 13.301.
- 2. Undine and Pure are retail public utilities as defined by TWC § 13.002(19) and 16 TAC § 24.3(31).
- 3. Notice of the application was provided as required by TWC § 13.301(a)(2) and 16 TAC § 24.239(a) through (c).

- 4. The Commission processed the application as required by the TWC, the Administrative Procedure Act, and Commission rules.
- 5. Undine and Pure complied with the requirements of 16 TAC § 24.239(k) with respect to customer deposits.
- 6. Undine and Pure completed the sale within the time required by 16 TAC § 24.239(m).
- 7. After consideration of the factors in TWC § 13.246(c) and 16 TAC §§ 24.227(e) and 24.239(h)(5), Undine demonstrated adequate financial, managerial, and technical capability to provide adequate and continuous service to the requested areas as required by TWC § 13.301(b) and 16 TAC § 24.239(f).
- 8. It is not necessary for Undine to provide a bond or other financial assurance under TWC §§ 13.246(d) and 13.301(c).
- 9. Undine and Pure demonstrated that the sale and transfer of all of Pure's sewer service area held under CCN number 20557 to Undine's sewer CCN number 20816, the cancellation of Pure's sewer CCN number 20557, the decertification of a portion of the sewer service area being transferred, and the amendment of Undine's sewer CCN number 20186 to add uncertificated area will serve the public interest and is necessary for the service accommodation, convenience, or safety of the public, as required by TWC §§ 13.246(b) and 13.301(d).
- 10. Undine must record a certified copy of the certificate granted and maps approved by this Notice of Approval, along with a boundary description of its service area, in the real property records of Polk County within 31 days of receiving this Notice of Approval and submit to the Commission evidence of the recording, as required by TWC § 13.257(r) and (s).
- 11. The requirements for informal disposition under 16 TAC § 22.35 have been met in this proceeding.

III. Ordering Paragraphs

In accordance with these findings of fact and conclusions of law, the Commission issues the following orders.

1. The Commission approves the sale and transfer of all of Pure's sewer service area held under certificate of CCN number 20557 to Undine's CCN sewer CCN number 20816, the

¹ Tex. Gov't Code §§ 2001.001-.903.

decertification of a portion of the sewer service area being transferred, and the amendment of Undine's sewer CCN number 20816 to add uncertificated area to the extent provided in this Notice of Approval.

- 2. The Commission cancels Pure's sewer CCN number 20557.
- 3. The Commission approves the maps, certificate, and tariff attached to this Notice of Approval.
- 4. Undine must serve every customer and applicant for service within the approved area under sewer CCN number 20816 that requests sewer service and meets the terms of Undine's sewer service, and such service must be continuous and adequate.
- 5. Undine must comply with the recording requirements in TWC § 13.257(r) and (s) for the area in Polk County affected by the application and must file evidence of recording in this docket no later than 45 days after receipt of this Notice of Approval.
- 6. Within ten days of the date of this Notice of Approval, Commission Staff must provide a clean copy of the tariff approved by this Notice of Approval to central records to be marked *Approved* and filed in the Commission's tariff books.
- 7. The Commission denies all other motions and any other requests for general or specific relief, if not expressly granted.

Signed at Austin, Texas the day of	, 2021.
	PUBLIC UTILITY COMMISSION OF TEXAS
	ADMINISTRATIVE LAW HIDGE

Undine Texas Environmental, LLC
Portion of Sewer CCN No. 20816
PUC Docket No. 50018
Amended CCN No. 20816 and Transferred all of Pure Utilities, LC., CCN No. 20557 in Polk County





Sewer CCN



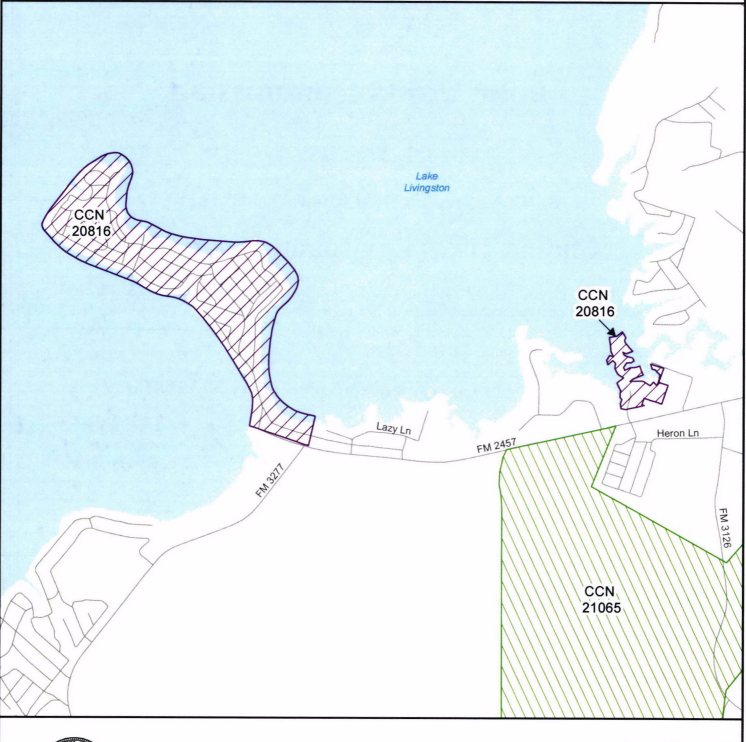
20816 - Undine Texas Environmental LLC



Public Utility Commission of Texas 1701 N. Congress Ave Austin, TX 78701 Map by: Komal Patel Date created: December 9, 2020 Project Path: n:\finalmapping\ 50018UndineTxMap1.mxd

Undine Texas Environmental, LLC Portion of Sewer CCN No. 20816 PUC Docket No. 50018

Amended CCN No. 20816 and Transferred all of Pure Utilities, LC., CCN No. 20557 in Polk County



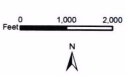


Public Utility Commission of Texas 1701 N. Congress Ave Austin, TX 78701

Sewer CCN

20816 - Undine Texas Environmental LLC

21065 - Aqua Texas Inc



Map by: Komal Patel Date created: December 9, 2020 Project Path: n:\finalmapping\ 50018UndineTxMap2.mxd



Public Utility Commission of Texas

By These Presents Be It Known To All That

Undine Texas Environmental, LLC

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, Undine Texas Environmental, LLC is entitled to this

Certificate of Convenience and Necessity No. 20816

to provide continuous and adequate sewer utility service to that service area or those service areas in Brazoria, Chambers, Harris, Parker, Polk, Tarrant, and Walker Counties as by final Order or Orders duly entered by this Commission, which Order or Orders resulting from Docket No. 50018 are on file at the Commission offices in Austin, Texas; and are matters of official record available for public inspection; and be it known further that these presents do evidence the authority and the duty of the Undine Texas Environmental, LLC 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, this	day of	20



SEWER UTILITY TARIFF Docket No. 50018

<u>Undine Texas Environmental, LLC</u> (Utility Name)

Cypress, TX 77429 (City, State, Zip Code)

17681 Telge Road (Business Address)

(713) 574-5953 (Area Code/Telephone)

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

20816, 20832, 21019, 21026

This tariff is effective in the following counties:

Brazoria, Chambers, Galveston, Harris, Johnson, Parker, Tarrant, Walker, & Polk

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

<u>Beach City (Bayridge Subdivision, Oaks at Houston Point, and Sunflower Subdivision), Iowa Colony (Spring Crossing and 288 Business Park), Town of Dennis (Sugartree)</u>

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 PUBLIC UTILITY COMMISSION OF TEXAS AND WILL HAVE TO BE OBTAINED FROM THE CITY OR UTILITY

This tariff is effective in the following subdivisions and public sewer systems:

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		3
SECTION 2.0 – SERVICE RULES AND POLICIES	1	2
SECTION 3.0 – EXTENSION POLICY		

APPENDIX A – SAMPLE SERVICE AGREEMENT

LIST OF SUBDIVISIONS AND SYSTEMS

System Name	WQ Number	County
Cold River Ranch	WQ 0012780-001	Brazoria
Southwood Estates	WQ 0012780-001	Brazoria
Spring Crossing/288 Business Park*	WQ 0012780-001	Brazoria
Mayfair	WQ 0013518-001	Tarrant
Mayfair South	WQ 0013518-001	Tarrant
Mayfair West	WQ 0013518-001	Tarrant
Sugartree**	WQ 0014163-001	Parker
Country Vista WWTP	WQ 0013769-001	Johnson
Grand Ranch	WQ 0013846-001	Johnson
Laguna WWTP	WQ 0014452-001	Galveston
Crystal Palace WWTP	WQ 0012936-001	Galveston
Angle Acres WWTP	WQ 0012420-001	Brazoria
Beechwood WWTP	WQ 0012113-001	Brazoria

^{*} Spring Crossing/288 Business Park subject to City of Iowa Park's jurisdiction

^{**}Sugartree subject to the Town of Dennis's jurisdiction

	Formerly Nerro Supply,	LLC	
*Bayridge Subdivision	WQ 0013643-001	Chambers	
Greens Bayou Fabrication	WQ 0003792-000	Harris	
Yard			
*Oaks at Houston Point	WQ 0013643-001	Chambers	
*Sunflower Subdivision	WQ 0013643-001	Chambers	
Wildwood Shores	WQ 0014154-001	Walker	

^{*} Entirely within the City of Beach City

	Formerly Pure Utilities,	L.C.	
Lakeside Village	WQ 0014014-001	Polk	
Kalita Point Utilities, Kalita Point	WQ 0011465-001	Polk	
Kalita Point Utilities, Indian Hill	WQ 0011621-001	Polk	

SECTION 1.0 - RATE SCHEDULE

Section 1.01 – Rates

Rate Year 1 Meter Size: All Meters	Effective Date: August 1, 2020 Monthly Minimum Charge \$75.00 Flat Rate
Rate Year 2 Meter Size: All Meters	Effective Date: August 1, 2021 Monthly Minimum Charge \$92.50 Flat Rate
Rate Year 3 Meter Size: All Meters	Effective Date: August 1, 2022 Monthly Minimum Charge \$110.00 Flat Rate

Volume charges are determined based on average consumption for winter period which includes the following months: N.A.

FORM OF PAYMENT: The utility will accept the following forms of payment: Cash \underline{X} , Check \underline{X} , Money Order \underline{X} , Credit Card \underline{X} , Other (specify <u>Online Payment or Automatic Bank Draft</u>

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.

UNAFFILIATED THIRD PARTIES WHO ACCEPT AND PROCESS CREDIT CARD AND ELECTRONIC PAYMENTS FOR UTILITY BILLS MAY REQUIRE PAYMENT OF AN ADDITIONAL CONVENIENCE CHARGE FOR THIS SERVICE.

PUBLIC UTILITY COMMISSION (COMMISSION) RULES REQUIRE THE UTILITY TO COLLECT AND REMIT TO THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY A FEE OF ONE PERCENT OF THE RETAIL MONTHLY BILL.

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, INCLUDING COSTS RELATED TO ROAD BORES, ROCK CUTS, AND UNUSUALLY LONG TAPS.

SECTION 1.0 – RATE SCHEDULE (Continued)

TAP FEE (Large Connection Tap)	Actual Cost
TAP FEE IS THE UTILITY'S ACTUAL COST FOR MATERIALS AND LAB	OR FOR METER 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) Nonpayment of bill (Maximum \$25.00)	. \$25.00
b) Customer's request that service be disconnected	\$50.00
c) After hours reconnection	. \$50.00

THE TRANSFER FEE WILL BE CHARGED FOR CHANGING AN ACCOUNT NAME AT THE SAME SERVICE LOCATION WHEN THE SERVICE IS NOT DISCONNECTED.

COMMISSION 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 \$30.00

RETURNED CHECK CHARGES MUST BE BASED ON THE UTILITY'S DOCUMENTABLE COST.

CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50)......<u>\$50.00</u>

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

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY THE COMMISSION AND AFTER NOTICE TO CUSTOMERS. THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC \S 24.25(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.

SECTION 1.0 - RATE SCHEDULE

Meter Size All Connections	Monthly Minimum Charge \$2,012 (Includes 0 gallons)	Gallonage Charge \$0.00 per 1,000 gallons Same for all meter sizes
Cash X , Check X , THE UTILITY MAY R	he utility will accept the following for Money Order X, Credit Card REQUIRE EXACT CHANGE FOR PAYMEN ING MORE THAN \$1.00 IN SMALL COINS. A V	d, Other (specify) TS AND MAY REFUSE TO ACCEPT
PUBLIC UTILITY COM		THE UTILITY TO COLLECT AND REMIT TO FEE OF ONE PERCENT OF THE RETAIL
Section 1.02 - Miscellaneou	s Fees	
TAP FEE COVERS TH RESIDENTIAL CONNE	IE UTILITY'S COSTS FOR MATERIALS AN CTION. AN ADDITIONAL FEE TO COVER UI LUDING COSTS RELATED TO ROAD BORES	ND LABOR TO INSTALL A STANDARD NIQUE COSTS IS PERMITTED IF LISTED
	n Tap) Ty's actual cost for materials and	
	E MUST BE PAID BEFORE SERVICE CAN BE D FOR THE FOLLOWING REASONS (OR OT	
	bill (Maximum \$25.00)est that service be disconnected	
THE TRANSFER FEE	WILL BE CHARGED FOR CHANGING AN A E SERVICE IS NOT DISCONNECTED.	

Greens Bayou Fabrication Yard

SECTION 1.0 - RATE SCHEDULE (Continued)

LATE CHARGE (EITHER \$5 00 OR 10% OF THE BILL)
RETURNED CHECK CHARGE
CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50)
COMMERCIAL & NON-RESIDENTIAL DEPOSIT 1/6TH OF ESTIMATED ANNUAL BILL
GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE: WHEN AUTHORIZED IN WRITING BY THE COMMISSION AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC § 24.25(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.

SECTION 1.0 - RATE SCHEDULE

Meter Size 5/8" or 3/4" 1"	Monthly Minimum Charge \$25.00 (Includes 10,000 gallons) \$25.00	Gallonage Charge \$2.00 per 1,000 gallons Same for all meter sizes
Cash X , Check X	ADE USING MORE THAN \$1.00 IN SMALL O	
PUBLIC UTILIT	TY COMMISSION (COMMISSION) RULES RE S COMMISSION ON ENVIRONMENTAL QUA	QUIRE THE UTILITY TO COLLECT AND REMIT LITY A FEE OF ONE PERCENT OF THE RETAIL
Section 1.02 - Miscel	llaneous Fees	
RESIDENTIAL	ERS THE UTILITY'S COSTS FOR MATERIA CONNECTION. AN ADDITIONAL FEE TO CO	\$750.00 ALS AND LABOR TO INSTALL A STANDARD OVER UNIQUE COSTS IS PERMITTED IF LISTED BORES, ROCK CUTS, AND UNUSUALLY LONG
RECONNECTION F	EE	
	NECTED FOR THE FOLLOWING REASONS	CAN BE RESTORED TO A CUSTOMER WHO HAS (OR OTHER REASONS LISTED UNDER SECTION
		\$25.00 \$10.00
THE TRANSFE	ER FEE WILL BE CHARGED FOR CHANGING HEN THE SERVICE IS NOT DISCONNECTED	AN ACCOUNT NAME AT THE SAME SERVICE

Wildwood Shores

SECTION 1.0 -- RATE SCHEDULE (Continued)

LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL)	<u>\$5.00</u>
COMMISSION 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.	

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

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY THE COMMISSION AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16 TAC § 24.25(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.

SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates

Meter Size 5/8" or 3/4"	Monthly Minimum Charge \$\frac{42.49}{2.49}\$ (Includes 5,000 gallons)	<u>Gallonage Charge</u> \$2.00 per 1000 gallons over the minimum
Cash X,	USING MORE THAN \$1.00 IN SMALL COINS.	
REGULATOF TCEQ R	RY ASSESSMENTules require the utility to collect a fee	OF ONE PERCENT OF THE RETAIL MONTHLY BILL.
Section 1.02 -	Miscellaneous Fees	
TAP FEE RESIDE	E COVERS THE UTILITY'S COSTS FOR MATERIALS NTIAL 5/8" or 3/4" METER. AN ADDITIONAL FEE T S TARIFF.	
TAP FEE (Un FOR EX	ique costs) AMPLE, A ROAD BORE FOR CUSTOMERS OUTSID	
	rge meter) E IS THE UTILITY'S ACTUAL COST FOR MATERIAL	
BEEN D	CONNECT FEE MUST BE PAID BEFORE SERVICE (CAN BE RESTORED TO A CUSTOMER WHO HAS OR OTHER REASONS LISTED UNDER SECTION 2.0
	on-payment of bill (Maximum \$25.00)stomer's request that service be disconnected	
THE TR.	FEE ANSFER FEE WILL BE CHARGED FOR CHANGING ION WHEN THE SERVICE IS NOT DISCONNECTED	AN ACCOUNT NAME AT THE SAME SERVICE
TCEQ R	GE (EITHER \$5.00 OR 10% OF THE BILL) ULES ALLOW A ONE-TIME PENALTY TO BE CHAI OT BE APPLIED TO ANY BALANCE TO WHICH TH	
RETURNED (CHECK CHARGE NED CHECK CHARGES MUST BE BASED ON THE U	

Lakeside Village

SECTION 1.0 -- RATE SCHEDULE (Continued)

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

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE:

WHEN AUTHORIZED IN WRITING BY TCEQ AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [30 TAC 291.21(K)(2)]

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.

Kalita Point and Indian Hill Harbor

SECTION 1.0 -- RATE SCHEDULE

Residential Monthly Flat Rate: \$30.00 flat fee per month

Volume charges are determined based on average consumption for winter period which includes the following months: N/A

FORM OF PAYMENT: The utility will accept the following forms 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. TCEO RULES REQUIRE THE UTILITY TO COLLECT A FEE OF ONE PERCENT OF THE RETAIL MONTHLY BILL. Section 1.02 - Miscellaneous Fees TAP FEE IS BASED ON THE AVERAGE OF THE UTILITY'S ACTUAL COST FOR MATERIALS AND LABOR FOR STANDARD RESIDENTIAL CONNECTION. 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

- THE TRANSFER FEE WILL BE CHARGED FOR CHANGING AN ACCOUNT NAME AT THE SAME SERVICE LOCATION WHEN THE SERVICE IS NOT DISCONNECTED
- TCEQ 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\$20.00 RETURNED CHECK CHARGES MUST BE BASED ON THE UTILITY'DS DOCUMENTABLE COST.
- CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50)\$50.00
- COMMERCIAL & NON-RESIDENTIAL DEPOSIT 1/6TH OF ESTIMATED ANNUAL BILL

SECTION 2.0 – SERVICE RULES AND POLICIES

The utility will have the most current Public Utility Commission of Texas (Commission or PUC) Rules relating to sewer utilities 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 Sewer 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 Commission 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 the Commission 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 on the balance, if any, in excess of the unpaid bills for service furnished. The utility may refund the residential customer's 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 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 Commission 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.

Fees in addition to the regular tap fee may be charged to cover unique costs not normally incurred as permitted by 16 TAC § 24.163(b)(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 five (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.

Section 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 Commission 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.

(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 nonpayment 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 Commission rules.

(B) Without Notice

Utility service may also be disconnected without notice for reasons as described in the Commission 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 TCEQ. Unless otherwise authorized by the TCEQ, the utility will maintain facilities as described in the TCEQ's 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 Commission's 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 Commission rules and policies, and upon extension of the utility's certified service area boundaries by the Commission.

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.

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

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 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 Texas Commission on Environmental Quality (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 § 24.163(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 pro-rata charge for facilities which must be committed to such extension compliant with the TCEQ minimum design criteria. As provided by 16 TAC § 24.163(d)(4), 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 utilities 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, Commission 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 Commission 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'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 Commission 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, Commission rules and/or 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 Commission 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 Commission service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a qualified service applicant as defined by Commission 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 – SAMPLE SERVICE AGREEMENT From TCEQ Rules, 30 TAC § 290.47(b), Appendix B SERVICE AGREEMENT

- I. PURPOSE. The NAME OF SEWER SYSTEM is responsible for protecting the drinking water supply from contamination or pollution which could result from improper private water distribution system construction or configuration. The purpose of this service agreement is to notify each customer of the restrictions which are in place to provide this protection. The utility enforces these restrictions to ensure the public health and welfare. Each customer must sign this agreement before the NAME OF SEWER SYSTEM will begin service. In addition, when service to an existing connection has been suspended or terminated, the sewer system will not reestablish service unless it has a signed copy of this agreement.
- II. RESTRICTIONS. The following unacceptable practices are prohibited by State regulations.
 - A. No direct connection between the public drinking water supply and a potential source of contamination is permitted. Potential sources of contamination shall be isolated from the public water system by an air-gap or an appropriate backflow prevention device.
 - B. No cross-connection between the public drinking water supply and a private water system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the installation of an air-gap or a reduced pressure-zone backflow prevention device.
 - C. No connection which allows water to be returned to the public drinking water supply is permitted.
 - D. No pipe or pipe fitting which contains more than 8.0% lead may be used for the installation or repair of plumbing at any connection which provides water for human use.
 - E. No solder or flux 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.
- III. SERVICE AGREEMENT. The following are the terms of the service agreement between the NAME OF SEWER SYSTEM (the Sewer System) and NAME OF CUSTOMER (the Customer).
 - A. The Sewer System will maintain a copy of this agreement as long as the Customer and/or the premises are connected to the Sewer System.
 - B. The Customer shall allow his property to be inspected for possible cross-connections and other potential contamination hazards. These inspections shall be conducted by the Sewer System or its designated agent prior to initiating new water service; when there is reason to believe that cross-connections or other potential contamination hazards exist; or after any major changes to the private water distribution facilities. The inspections shall be conducted during the Sewer System's normal business hours.
 - C. The Sewer System shall notify the Customer in writing of any cross-connection or other potential contamination hazard which has been identified during the initial inspection or the periodic reinspection.
 - D. The Customer shall immediately remove or adequately isolate any potential cross-connections or other potential contamination hazards on his premises.
 - E. The Customer shall, at his expense, properly install, test, and maintain any backflow prevention device required by the Sewer System. Copies of all testing and maintenance records shall be provided to the Sewer System.
- IV. ENFORCEMENT. If the Customer fails to comply with the terms of the Service Agreement, the Sewer System shall, at its option, either terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses associated with the enforcement of this agreement shall be billed to the Customer.

CUSTOMER'S SIGNATURE: DATE: