

Control Number: 50431



Item Number: 203

Addendum StartPage: 0



March 2, 2020

50431



Mr. Cliff Crouch
Public Utility Commission of Texas
1701 N Congress PO Box 13326
Austin, Texas 78711-3326

Re: Lodge at Pecan Creek Apartments - Change to Allocated Billing

Dear Mr. Crouch:

This letter was prepared in anticipation of obtaining your approval for a change from submetered billing to an approved allocation billing method pursuant to Texas Water Code, Subchapter M, Sec. 13.502(e)(1) and (2).

The Lodge at Pecan Creek Apartments community, which is located at 6503 Shady Shores Drive in Denton, Texas is comprised of 192 dwelling units that have individual water submeters installed. (Regrettably, the submetering system is in need of on-going repairs and has proved much too costly to maintain and repair on a regular basis and, unfortunately, it is not economically feasible for us at this time.

Therefore, we respectfully request your approval of a change from submetered billing to an approved allocation method due to the considerable capital that would be involved in replacing the un-serviceable submetering system. We will adhere to the additional Public Utility Commission ("PUC") requirements if our request is approved, which includes the following under reference Subchapter H, § 24.123(c).

- 1. We shall provide to all tenants a new lease addendum or other written agreement which provides for the allocation method, in this case a method based on occupancy
- 2. We shall provide to all tenants a 35-day prior written notice advising tenants of the proposed change.

We trust the information we have provided to the PUC is sufficient in detail as to warrant approval of a change to an approved allocation method of billing. However, in the event you require additional information, please feel free to contact me.

Respectfully, please provide a signature of the requestor.

Keeley Cutrer

Sunridge Management Group, Inc.

SunRidge Management Group, Inc. :: Web: <a href="www.sunridgemanagement.com">www.sunridgemanagement.com</a> :: Email: <a href="corporate@sunridgemanagement.com">corporate@sunridgemanagement.com</a> :: Email: <a href="mailto:corporate@sunridgemanagement.com">corporate@sunridgemanagement.com</a> :: Fax: 972-243-2494



## Registration of Submetered OR Allocated Utility Service

Date:
By:
Docket No
(this number to be assigned by the
PUC after your form is filed)

Docket No										
NOTE: Please <u>DO NOT</u> include any person or protected information on this form (ex: tax identification #'s, social security #'s, etc.)			(this number to be assigned by the PUC after your form is filed)							
PROPERTY OW	NER: Do <u>not</u> e	enter the name of the ov	vner's c	ontract managei	, mana					ıny.
		ek Apartments, LP		<u> </u>						: .
Mailing Address:	1605 LBJ Fre	eway, Suite 250	City	Dallas		State	TX	Zip	75234	
Telephone# (AC)	(972)243-784		Fax #	(if applicable)	(214	)446-6929		<del>-1</del>		
E-mail	swilbourn@si	inridgemanagement.co	-		<del></del>		1144	WAY.	177.E	
NA.	ME, ADDRES	S, AND TYPE OF PR	OPER'	TY WHERE U	TLIT	SERVIC	E IS PI	ROVIDI	ED	
Name Lodge at Pe	ecan Creek	7 ,							in di in i Nationali in di	
Mailing Address:	1605 LBJ Fn	seway, Suite 250	City	Dallas	. ;	State	ŤΧ	Zip	75234	
Telephone# (AC)	(972)243-764	18	Fax #	(if applicable)	(214	1)446-692	9			
E-mail	swilbourn@e	unridgemanagement.c	om							
X Apartment Com	plex Co	ondominium N	Manufa	ctured Home I	Rental	Commun	ity	Multi	ple-Use	Facility
If applicable, descri	be the "multi	ple-use facility" here:			1			. 1		* \$ *
		INFORMATI	ON O	N UTILITY SE	RVICI	3				
Tenants are billed f	or X Wat	ter X Wastewater			Su	bmetered	OR	X All	located	***
Name of utility pro	viding water/	wastewater City of	Denton	)				,		
Date submetered or	r allocated bil	ling begins (or began)	4/1/2	020		Requ	ired			
METHOD USED T	O OFFSET C	HARGES FOR COMM	ION A	REAS Check	one li	ne only.				
Not applicable, l	pecause	Bills are based on th	e tena	nt's actual subr	netere	d consum	ption			
There are <u>neither</u> common areas <u>nor</u> an installed irrigation system										
		igation system(s) are r								
We deduct the actu	al utility cha	rges for water and wa	stewat	er to these area	s then	allocate t	he rem	aining o	charges	among
our tenants.	and the second s									
		irrigation system tha								
We deduct percent (we deduct at least 25 percent) of the utility's total charges for water and wastewater										
<del></del>		emaining charges amo								
		irrigation system(s) t								
We deduct the actual utility charges associated with the irrigation system(s), then deduct at least 5 percent of the utility's										
total charges for water and wastewater consumption, then allocate the remaining charges among our tenants.										
This property does <u>not</u> have an installed irrigation system:										
We deduct at least 5 percent of the retail public utility's total charges for water and wastewater consumption, and then										
allocate the remaining charges among our tenants.										
★★★IF UTILITY SERVICES ARE ALLOCATED, YOU MUST ALSO COMPLETE PAGE TWO OF THIS FORM ★★★										
Send this form by mail with a total of (3) copies to:										
Filing Clerk, Public Utility Commission of Texas 1701 North Congress Avenue										
P.O. Box 13326										
Austin, Texas 78711-3326										

## METHOD USED TO ALLOCATE UTILITY CHARGES

Check the box or boxes that describe the allo	ocation method used to bi	ll tenants.			
Occupancy method: The number of occupants in th	e tenant's dwelling unit is	s divided by the total number of			
occupants in all dwelling units at the beginning of the m	onth for which bills are b	eing rendered.			
x Ratio occupancy method:		Number of Occupants for			
	Number of Occupants	Billing Purposes			
The number of occupants in the tenant's dwelling unit	1	1.0			
s adjusted as shown in the table to the right. This  2  1.6					
adjusted value is divided by the total of these values	3	2.2			
for all dwelling units occupied at the beginning of the	>3	2.2 + 0.4 for each additional occupant			
retail public utility's billing period.	, 5	2.2 To Troi each additional occupant			
Estimated occupancy method:	Number of	Number of Occupants for			
	Bedrooms	Billing Purposes			
The estimated occupancy for each unit is based on the	0 (Efficiency)	1			
number of bedrooms as shown in the table to the	1	1.6			
right. The estimated occupancy in the tenant's	2	2.8			
dwelling unit is divided by the total estimated	3	4.0			
occupancy in all dwelling units regardless of the actual	>3	4.0 + 1.2 for each additional bedroom			
number of occupants or occupied units.	75	4.0 1 1.2 for each additional bedroom			
		A			
Occupancy and size of rental unit percent	t (in which no more than	<b>50%</b> ) of the utility bill for			
water/wastewater consumption is allocated using the occ	cupancy method checked	above. The remainder is allocated			
according to either:					
• the size of the tenant's dwelling unit divided by the tot	al size of all dwelling unit	ts, <b>OR</b>			
• the size of the space rented by the tenant of a manufactured home divided by the size of all rental spaces.					
Submetered hot water:					
The individually submetered hot water used in the tenan	nt's dwelling unit is divide	ed by all submetered hot water used in			
all dwelling units.	<b></b>	is a second of the second of t			
L					
Submetered cold water is used to allocate charges for	r hot water provided thro	ugh a central system:			
Submetered cold water is used to allocate charges for hot water provided through a central system:  The individually submetered cold water used in the tenant's dwelling unit is divided by all submetered cold water used in					
all dwelling units.					
As outlined in the condeminium contract Describe:					
As outlined in the condominium contract. Describe:					
Size of manufactured home rental space:					
The size of the area rented by the tenant divided by the total area of all the size of rental spaces.					
Size of the rented space in a multi-use facility:					
The square footage of the space rented by the tenant divided by the total square footage of all rental spaces.					



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### PROPERTY INFORMATION

Property	Lodge at Pecan Creek	Units	192
Portfolio	Pillar (Prime) Income Asset Management, Inc	MAP	No
Address	6503 Shady Shores, Denton, TX 76208		

To authorize, please sign this RealPage Submeter Maintenance Proposal and send it via email to Submeter@RealPage.com OR fax it to (949) 250-6397. Terms and Conditions are included on the last page.

RealPage Submeter completed a quality check on your submetering system and identified some issues that need inspection and/or repair. These units may receive estimated, rather than actual, usage bills until the issues are resolved.

## Please refer to the following pages for a detailed list of issues, service addresses and customer names.

#### PROPOSAL SUMMARY

Issue	Materials	Labor	Combined	Quantity	Total
Troubleshooting	\$2,110.00	\$285.00	\$2,395.00	1	\$2,395.00
		Su	Subtotal		
		Su	\$18.00		
		Estimated Tax			\$197.14
		Estimated Total			\$2,610.14

Work Start Date: To Be Determined

Work Stop Date: To Be Determined

Proposal to address data collector issue.

Frogosal Date	RealPage Submeter Owner	Approval
2/16/2020	Bryan Hunter	
Phone: (800) 254-9710	Fax: (949) 250-6397	Email: Submeter@RealPage.com



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Service Address

Resident

Service

Issue Type

Manufacturer

Property

Troubleshooting

Parts Specified for This Work Order

- 1 R325 / Inovonics EN4000 Receiver for RDL
- 1 R331-B / Inovonics TapWatch Gateway

Invoicing will be on a parts & labor basis according to the fee schedule in this 'Not to Exceed' proposal. RealPage Submeter warrants repairs for one (1) year. This includes any labor performed & all equipment that is repaired/replaced at time of service.

The Do Not Exceed proposal is based on properties in normal condition. Circumstances that would require significant extra labor -- such as corroded piping, brittle piping, buried meters, equipment in tight crawl spaces, equipment behind dry wall, etc... -- can result in a need to re-price the service. RealPage Submeter commits to communicate any non-normal conditions as soon as possible after identification.

RealPage Submeter will contact you to schedule a date and time for a Field Technician to repair these issues. Prior to the visit, RealPage Submeter will provide you with a list of units to be serviced. The property will be responsible for notifying residents/tenants and having keys ready. A Post-Visit Report documenting the repairs will be sent after completion of the service. If access is not granted to any designated units during the scheduled visit, a return visit may be required and will be subject to the Surcharge/Travel Fee of \$350 for all visits.



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#### **DEFINITIONS**

#### **Meter Non-Incrementing**

### - Definition:

The transmitter has sent data, but there has been zero meter usage reported for the past 30 days or more. The zero usage may be valid (unit is not occupied, residents were traveling, or the utility is only used during part of the year) or it may be a hardware problem (examples include sediment in a water meter or the connection to the transmitter is not correct).

#### - Normal Solution(s):

The most common resolution is to replace the meter or the probe (connection between transmitter and meter) or to reconnect the wires.

#### Transmitter Inactive

#### - Definition:

A transmitter has not reported (sent data) for a period of at least 12 days or more. If a property is manually read, then the period is 60 days or more. Conditions that may cause an inactive flag include dead transmitter, expired battery, bad phone line, inclement weather, radio interference, and vegetation growth.

#### - Normal Solution(s):

While other scenarios are possible, it is often necessary to replace the battery (if possible) or the entire transmitter.

#### **Transmitter Low Battery**

#### - Definition:

For those systems with the capability, transmitters are flagged several weeks in advance when the batteries are weak and nearing the end of their useful life.

### - Normal Solution(s):

Replace the battery in the transmitter.

#### High Usage

### - Definition:

While the threshold can vary from property to property and between utility services (water, gas, electric), this flag occurs when usage increases by a significant amount (such as 50%) versus the unit's prior daily average (over the past 3 months). While high usage is often valid (excessive consumption or large number of residents per unit), potential problems include a faulty transmitter or a leak in the unit.

## - Normal Solution(s):

While there are rare occasions when it is necessary to replace a transmitter or the meter, the typical solution is to test the usage (such as a bucket test for water meters) and provide the analysis to the resident / tenant.

## Low Usage

#### - Definition:

Meters with this flag have exceptionally low usage. While there may not be an issue with the meter, it is recommended that the property manager confirm that the unit was occupied for the entire period. If occupied, then there may a problem with the meter or the resident / tenant may not consume much of the utility.

#### - Normal Solution(s):

If not due to low usage, then it may be necessary to validate that the meter factor is correct or replace a faulty meter.

### Vacant Usage

#### - Definition:

Units that are known to be vacant but display usage above a certain threshold are flagged for this issue. This threshold varies.

#### - Normal Solution(s):

If the property or maintenance staff cannot identify the underlying issue, such as a leak or the unit was really occupied, then the meter should be inspected to determine if it needs to be replaced.



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#### **TERMS AND CONDITIONS**

#### **Terms of Sale**

These terms of sale ("Agreement") shall govern the sale of the meters purchased herein and any maintenance services for the meters to be provided by Velocity Utility Solutions LLC ("Company"). A purchaser, contractor, subcontractor, owner, manager, agent for such, or their successors or assigns (collectively, the "Purchaser") shall be bound by this Agreement.

## **Limitation of Liability**

COMPANY SHALL HAVE NO LIABILITY TO THE PURCHASER OF THE METERS OR MAINTENANCE SERVICES PROVIDED BY COMPANY FOR INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, SPECIAL, INDIRECT, INCIDENTAL OR PUNITIVE DAMAGES, (INCLUDING WITHOUT LIMITATION LOSS OF REVENUE, UTILITY COST RECOUPMENT, OR PROFITS), FROM ALL CAUSES OF ACTION OF ANY KIND, INCLUDING CONTRACT, TORT OR OTHERWISE, EVEN IF PURCHASER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL COMPANY'S AGGREGATE LIABILITY UNDER THIS PURCHASE ORDER EXCEED THE AMOUNT ACTUALLY RECEIVED BY COMPANY PURSUANT TO THIS PURCHASE ORDER.

### **Company Warranties**

COMPANY PROVIDES NO WRITTEN OR ORAL WARRANTIES WHATSOEVER. COMPANY MAKES NO REPRESENTATIONS OR EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO THE PURCHASED SERVICES OR METERS. COMPANY HEREBY SPECIFICALLY DISCLAIMS ANY OTHER REPRESENTATIONS AND WARRANTIES, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE FOR THE METERS OR ANY MAINTENANCE SERVICES TO BE PROVIDED BY COMPANY.

### Construction

The parties agree that this Agreement was fully negotiated by and between the parties and, therefore, no part of this Agreement shall be interpreted against the party that drafted it.

#### Confidentiality

Confidentiality: Each of the parties agree to keep the terms of this Agreement confidential and shall not disclose such terms to any other party except on a need-to-know basis in order to carry out the terms of this Agreement as may be required by law, or upon the express written consent of the other party.

#### **Entire Agreement**

This Agreement comprises the entire agreement between the parties regarding the subject matter hereof. All prior written and or oral agreements, including any proposals not set forth herein are hereby merged into this Agreement. This Agreement shall not be modified, amended or changed except by written instrument signed by authorized representatives of both parties and designated as an amendment.

Purchaser agrees that any legal action between Company and Purchaser shall be commenced only in Texas which shall be the exclusive venue and forum.