

Control Number: 50895



Item Number: 1

Addendum StartPage: 0

50895



Application for Sale, Transfer, or Merger of a Retail

Public Utility

Public Utility 200 MAY Code § 13.301 and 16 Texas Administrative Code § 24

Sale, Transfer, or Merger (STM) Application Instructions

- COMPLETE: In order for the Commission to find the application sufficient for filing, the Applicant should: I.
 - Provide an answer to every question and submit any required attachment applicable to the STM request (i.e., agreements or i. contracts).
 - Use attachments or additional pages to answer questions as necessary. If you use attachments or additional pages, reference their ii. inclusion in the form.
 - iii. Provide all mapping information as detailed in Part G: Mapping & Affidavits.
- II. FILE: Seven (7) copies of the completed application with numbered attachments. One copy should be filed with no permanent binding, staples, tabs, or separators; and 7 copies of the portable electronic storage medium containing the digital mapping data.
 - SEND TO: Public Utility Commission of Texas, Attention: Filing Clerk, 1701 N. Congress Avenue, P.O. Box 13326, Austin, Texas 78711-3326 (NOTE: Electronic documents may be sent in advance of the paper copy, however they will not be processed and added to the Commission's on-line Interchange until the paper copy is received and file-stamped in Central Records).
- III. The application will be assigned a docket number, and an administrative law judge (ALJ) will issue an order requiring Commission Staff to file a recommendation on whether the application is sufficient. The ALJ will issue an order after Staff's recommendation has been filed:
 - DEFICIENT (Administratively Incomplete): Applicants will be ordered to provide information to cure the deficiencies by a certain i. date, usually 30 days from ALJ's order. Application is not accepted for filing.
 - SUFFICIENT (Administratively Complete): Applicants will be ordered by the ALJ to give appropriate notice of the application ii. using the notice prepared by Commission Staff. Application is accepted for filing.
- IV. Once the Applicants issue notice, a copy of the actual notice sent and an affidavit attesting to notice should be filed in the docket assigned to the application. Recipients of notice may request a hearing on the merits. HEARING ON THE MERITS: An affected party may request a hearing within 30 days of notice. In this event, the application may be referred to the State Office of Administrative Hearings (SOAH) to complete this request.
- V. TRANSACTION TO PROCEED: at any time following the provision of notice, or prior to 120 days from the last date that proper notice was given, Commission Staff will file a recommendation for the transaction to proceed as proposed or recommend that the STM be referred to SOAH for further investigation. The Applicants will be required to file an update in the docket to the ALJ every 30 days following the approval of the transaction. The transaction must be completed within six (6) months from the ALJ's order (Note: The Applicants may request an extension to the 6 month provision for good cause).
- VI. FILE: Seven (7) copies of completed transaction documents and documentation addressing the transfer or disposition of any outstanding deposits. After receiving all required documents from the Applicants, the application will be granted a procedural schedule for final processing. The Applicants are requested to consent in writing to the proposed maps and certificates, or tariff if applicable.
- VII. FINAL ORDER: The ALJ will issue a final order issuing or amending the applicable CCNs.

Who can use this form? Tr Any retail public utility that provides water or wastewater service in Texas. Tr Who is required to use this form? ST A retail public utility that is an investor owned utility (IOU) or a ST	Terms Transferor: Seller Transferee: Purchaser CCN: Certificate of Convenience and Necessity CTM: Sale, Transfer, or Merger OU: Investor Owned Utility
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			Application	Summary	
	Champ	's Water Compar	ıy		
(selling entity) CCN No.s:	10972	(water) and 2038	35 (sewer)		
X	Sale	Transfer	Merger	Consolidation	Lease/Rental
	Midway	Water Utilities, Inc.			
(acquiring entity) CCN No.s:	10972 (\	water) and 20385	(sewer)		
	Water	Sewer	All CCN	Portion CCN	Facilities transfer
County(ies):	Harris ar	nd Montgomery			

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Please mark the items included in this filing

X	Contract, Lease, Purchase, or Sale Agreement	Part A: Question 1
\mathbf{X}	Tariff including Rate Schedule	Part B: Question 4
X	List of Customer Deposits	Part B: Question 5
	Partnership Agreement	Part C: Question 7
	Articles of Incorporation and By-Laws (WSC)	Part C: Question 7
X	Certificate of Account Status	Part C: Question 7
	Financial Audit	Part C: Question 10
	Application Attachment A & B	Part C: Question 10
\mathbf{X}	Disclosure of Affiliated Interests	Part C: Question 10
	Capital Improvement Plan	Part C: Question 10
\mathbf{X}	List of Assets to be Transferred	Part D: 11.B
	Developer Contribution Contracts or Agreements	Part D: 11.D
	Enforcement Action Correspondence	Part E: Question 18 (Part D: Q12)
X	TCEQ Compliance Correspondence	Part F: Question 22
	TCEQ Engineering Approvals	Part F: Question 24
	Purchased Water Supply or Treatment Agreement	Part F: Question 26
X	Detailed (large scale) Map	Part G: Question 29
X	General Location (small scale) Map	Part G: Question 29
	Digital Mapping Data	Part G: Question 29
\mathbf{X}	Signed & Notarized Oath	Page 13-14

r									
	Part A: General Information								
1.	Describe the proposed transaction, including the effect on all CCNs involved, and provide details on the existing or expected land use in the area affected by the proposed transaction. Attach all supporting documentation, such as a contract, a lease, or proposed purchase agreements:								
	Midway Water Utilities, Inc. ("Midway") is a direct, wholly-owned subsidiary of Monarch Utilities, Inc., which is an indirect, wholly-owned subsidiary of SouthWest Water Company ("SouthWest"). Champ's Water Company ("Champs") owns and operates water and wastewater systems in Harris County and Montgomery County, CCN 10972 and 20385, respectively. Through an asset purchase agreement between Champs and Midway signed on January 3, 2020, Champs is selling its assets to Midway and transferring the respective water and sewer CCNs to Midway. There will be no changes to the existing CCN boundaries as part of the transaction.								
2.	The proposed transaction will require (check all applicable):								
	For Transferee (Purchaser) CCN: For Transferor (Seller) CCN:								
	Obtaining a NEW CCN for Purchaser								
	Transfer all CCN into Purchaser's CCN (Merger) Transfer of a Portion of Seller's CCN to Purchaser								
	Transfer Portion of CCN into Purchaser's CCN Only Transfer of Facilities, No CCN or Customers								
	Transfer all CCN to Purchaser and retain Seller CCN Only Transfer of Customers, No CCN or Facilities								
	Uncertificated area added to Purchaser's CCN								
	Part B: Transferor Information								
	Questions 3 through 5 apply only to the transferor (current service provider or seller)								
3.	A. Name: Champ's Water Company								
	(individual, corporation, or other legal entity)								
	B. Mailing Address: 13217A Chrisman Rd, Houston, TX 77039								
	D. Manning Address. <u>102177 Ginisman (G. Hodson, 1777)000</u>								
	Phone: (281) 590-7317 Email: champswater@gmail.com								
	C. <u>Contact Person</u> . Please provide information about the person to be contacted regarding this application. Indicate if this person is the owner, operator, engineer, attorney, accountant, or other title.								
	Name: Champ Clark Title: Owner								
	Mailing Address: 13217A Chrisman Rd, Houston, TX 77039								
	Phone: (281) 590-7317 Email: champswater@gmail.com								
4.	If the utility to be transferred is an Investor Owned Utility (IOU), for the most recent rate change, attach a copy of the current tariff and complete A through B:								
	A. Effective date for most recent rates: June 22, 2004								
	B. Was notice of this increase provided to the Public Utility Commission of Texas (Commission) or a predecessor regulatory authority?								
	No X Yes Application or Docket Number: <u>TCEQ Application No. 34575-R</u>								
	If the transferor is a Water Supply or Sewer Service Corporation, provide a copy of the current tariff.								

5.	For the customers that will be transferred following the approval of the proposed transaction, check all that apply:	
	There are <u>no</u> customers that will be transferred	
	\times # of customers without deposits held by the transferor <u>415</u>	
	\times # of customers with deposits held by the transferor* 1,085	
	*Attach a list of all customers affected by the proposed transaction that have deposits held, and include a customer indicator (name or account number), date of each deposit, amount of each deposit, and any unpaid interest on each deposit.	
	Part C: Transferee Information	
<u> </u>	Questions 6 through 10 apply only to the transferee (purchaser or proposed service provider)	
6.	A. Name: Midway Water Utilities, Inc.	
	Individual (individual, corporation, or other legal entity) Corporation WSC Other:	
	B. Mailing Address: 12535 Reed Rd., Sugar Land, TX 77478	
	Phone: (830) 207-6100 Email: _swwc.com	
	C. <u>Contact Person</u> . Provide information about the person to be contacted regarding this application. Indicate if this person is the owner, operator, engineer, attorney, accountant, or other title.	
	Name: George Freitag Title: Manager, Regulatory Affairs	
	Address: 1620 Grand Ave Parkway, Ste 140, Pflugerville, TX 78660	
	Phone: (512) 219-2288 Email: gfreitag@swwc.com	
	D. If the transferee is someone other than a municipality, is the transferee current on the Regulatory Assessment Fees (RAF) with the Texas Commission on Environmental Quality (TCEQ)?	
	\square No \square Yes \bigotimes N/A	
	E. If the transferee is an IOU, is the transferee current on the Annual Report filings with the Commission?	
	\square No \square Yes \bigotimes N/A	
7.	The legal status of the transferee is:	
[Individual or sole proprietorship	
	Partnership or limited partnership (attach Partnership agreement)	
	Corporation	
,	Charter number (as recorded with the Texas Secretary of State): 0111387200	
	Non-profit, member-owned, member controlled Cooperative Corporation [Article 1434(a) Water Supply or Sewer Service Corporation, incorporated under TWC Chapter 67] Charter number (as recorded with the Texas Secretary of State):	
	Articles of Incorporation and By-Laws established (<i>attach</i>)	
[Municipally-owned utility	
[District (MUD, SUD, WCID, FWSD, etc.)	
L		

County	County								
Affecte	Affected County (a county to which Subchapter B, Chapter 232, Local Government Code, applies)								
Other (please explain):									
8. If the tr	f the transferee operates under any d/b/a, provide the name below:								
٦ĭ									
Name:	N/A								
		in individual, provide the following information regarding the officers,							
member	rs, or partners of the legal entity applying for the	ie transfer.							
Name:	Robert MacLean, Kırk Mıchael, & Rıchard Rich								
Position:	osition: CEO, CFO, & COO Ownership % (If applicable): 0.00%								
Address:	Address: 12535 Reed Rd, Sugar Land, TX 77478								
Phone: (830) 207-6100 Email: swwc.com									
Name	Name: William K. Dix								
	Secretary, Vice President, General Counsel	Ownership % (1f applicable): 0.00%							
	12535 Reed Rd, Sugar Land, TX 77478								
	(830) 207-6100	Email: swwc.com							
	Anna ann an Ann								
	Joseph Park								
	Associate Secretary	Ownership % (If applicable): 0.00%							
	12535 Reed Rd, Sugar Land, TX 77478	P							
Phone:	(830) 207-6100	Email: swwc.com							
Name:	Jeffrey L. McIntyre								
Position:	President	Ownership % (If applicable): 0.00%							
Address:	12535 Reed Rd, Sugar Land, TX 77478								
Phone:	(830) 207-6100	Email: swwc.com							

10. Financial Information

The transferee Applicant must provide accounting information typically included within a balance sheet, income statement, and statement of cash flows. If the Applicant is an existing retail public utility, this must include historical financial information and projected financial information. However, projected financial information is only required if the Applicant proposes new service connections and new investment in plant, or if requested by Staff. If the Applicant is a new market entrant and does not have its own historical balance sheet, income statement, and statement of cash flows information, then the Applicant should establish a five-year projection taking the historical information of the transferor Applicant into consideration when establishing the projections.

Historical Financial Information may be shown by providing any combination of the following that includes necessary information found in a balance sheet, income statement, and statement of cash flows:

- 1. Completed Appendix A;
- 2. Documentation that includes all of the information required in Appendix A in a concise format; or
- 3. Audited financial statements issued within 18 months of the application filing date. This may be provided electronically by providing a uniform resource locator (URL) or a link to a website portal.

Projected Financial Information may be shown by providing any of the following:							
1. Completed Appendix B;							
2. Documentation that includes all of the information required in Appendix B in a concise format;							
3. A detailed budget or capital improvement plan, which indicates sources and uses of funds required, including							
improvements to the system being transferred; or							
4. A recent budget and capital improvements plan that includes information needed for analysis of the operations							
test (16 Tex. Admin. Code § 24.11(e)(3)) for the system being transferred and any operations combined with the							
system. This may be provided electronically by providing a uniform resource locator (URL) or a link to a website							
portal.							
Part D: Proposed Transaction Details							
11. A. Proposed Purchase Price: <u>\$ See Asset Purchase Agreement (Confidential)</u>							
If the transferee Applicant is an investor owned utility (IOU) provide answers to B through D.							
B. Transferee has a copy of an inventory list of assets to be transferred (<i>attach</i>):							
\square No \bowtie Yes \square N/A							
Total Original Cost of Plant in Service: <u>\$</u> See Asset Inventory and Cost Data (Confidential)							
Accumulated Depreciation:							
Net Book Value: _\$							
C. <u>Customer contributions in aid of construction (CIAC):</u> Have the customers been billed for any surcharges approved by the Commission or TCEQ to fund any assets currently used and useful in providing utility service? Identify which assets were funded, or are being funded, by surcharges on the list of assets.							
X No Yes							
Total Customer CIAC:							
Accumulated Amortization:							
D. <u>Developer CIAC:</u> Did the transferor receive any developer contributions to pay for the assets proposed to be transferred in this application? If so, identify which assets were funded by developer contributions on the list of assets and provide any applicable developer agreements.							
X No Yes							
Total developer CIAC: \$							
Total developer CIAC: \$ Accumulated Amortization: \$							
12. A. Are any improvements or construction required to meet the minimum requirements of the TCEQ or Commission and to ensure continuous and adequate service to the requested area to be transferred plus any area currently certificated to the transferree Applicant? Attach supporting documentation and any necessary TCEQ approvals, if applicable.							
X No Yes							

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	B . If yes, describe the source and availability of fund planned or required improvements:	ds and provide an estimated timeline for the construction of any
13.	Provide any other information concerning the nature	re of the transaction you believe should be given consideration:
	in multiple US states, and has been operating sum management, customer service, and other function	e experience operating water and wastewater systems ccessfully in Texas for over 50 years. Accounting, ions will be provided through a shared services model and benefits customers through access to a wide
14.	acquisition. Debits (positive numbers) should equa	below) as shown in the books of the Transferee (purchaser) after the all credits (negative numbers) so that all line items added together equal g are suggested only, and not intended to pose descriptive limitations:
	Utility Plant in Service	e: See Asset Inventory and Cost Data
	Accumulated Depreciation of Plan	
	Cash	n: _\$
	Notes Payable	e: _\$
	Mortgage Payable	e: _\$
	(Proposed) Acquisition Adjustment*	*: <u>\$</u> * Acquisition Adjustments will be subject to review under 16 TAC § 24 41(d) and (e)
	Other (NARUC account name & No.)	Acquisition Adjustments will be subject to review under 16 TAC § 24 41(d) and (e)
):
15.		: If the acquiring entity is an IOU, the IOU may not change the rates pplication. Rates can only be changed through the approval of a rate
	No rates will be changed through this transa to Midway, which will continue to charge the	action. Customer accounts will be transferred from Champs current rates.
		te transferee intends to file with the Commission, or an applicable to change rates for some or all of its customers as a result of the so, provide details below:
	The transferee, Midway, has not determined	d when it will file an application to change rates.

	Part E: CCN Obtain or Amend Criteria Considerations
16.	Describe, in detail, the anticipated impact or changes in the quality of retail public utility service in the requested area as a result of the proposed transaction:
	The proposed transaction will not have any negative effect on the quality of service provided to customers. The systems will continue to be operated by current Champs employees through an operations agreement. Additionally, Midway, as a subsidiary of SouthWest, will take advantage of the shared services model employed by SouthWest for its Texas subsidiaries, thereby allowing Midway to have access to a breadth and depth of valuable resources in departments such as accounting, management, and customer service.
17.	Describe the transferee's experience and qualifications in providing continuous and adequate service. This should include, but is not limited to: other CCN numbers, water and wastewater systems details, and any corresponding compliance history for all operations.
	SouthWest, the parent company of Midway, has the necessary financial, managerial, and technical resources to continue providing quality services to the systems and customers to be transferred. SouthWest, through its subsidiaries, has been successfully operating in Texas for over 50 years. In addition to Midway, SouthWest's subsidiaries in Texas include Monarch Utilities I, LP (Class A) and SWWC Utilities, Inc. operations (Class A), both of which should be familiar to the Commission. In addition to licensed operators, SouthWest's management and operations staff includes engineers, environmental health and safety managers, financial managers, and experienced customer service agents.
18.	Has the transferee been under an enforcement action by the Commission, TCEQ, Texas Department of Health (TDH), the Office of the Attorney General (OAG), or the Environmental Protection Agency (EPA) in the past five (5) years for non-compliance with rules, orders, or state statutes? Attach copies of any correspondence with the applicable regulatory agency(ies)
19.	Explain how the environmental integrity or the land will be impacted or disrupted as a result of the proposed transaction:
	Neither the land nor the environmental integrity will be adversely affected by the proposed transaction. There are no changes to the planned development for the service areas.
20.	How will the proposed transaction serve the public interest?
	Champs desires to sell its assets, and Midway is a willing and able buyer with the necessary financial, managerial, and technical resources to operate the systems successfully. The public interest will be served by having an owner of the systems that has substantial experience successfully operating water and wastewater utilities in Texas, will make the necessary capital improvements to the systems to improve reliability, and will provide high-quality service to customers.
21.	List all neighboring water or sewer utilities, cities, districts (including ground water conservation districts), counties, or other political subdivisions (including river authorities) providing the same service within <u>two (2) miles</u> from the outer boundary of the requested area affected by the proposed transaction:
	Please see Attachment 4 with list of neighboring utilities.

		Part F: TCEQ F	Public W	ater System or Sev	ver (Waste	water) Information	·····
C		ete Part F for <u>EACH</u> Public ch a separate sheet with thi						
22.	А.	For Public Water System	(PWS):					
	TCEQ PWS Identification Number:					: 1010410		(7 digit ID)
	Name of PWS:						Forest	
		Date of I	ast TCE	Q compliance inspect	ion:	03/12/2019		(attach TCEQ letter)
				Subdivisions ser	ved:			
	B.	For Sewer service:						
		TCEQ Water Quality	(WQ) D	ischarge Permit Num	ber:	WQ -	11739 001	(8 dıgıt ID)
				e of Wastewater Faci				
				Name of Permi	itee:	Cham	p's Water Company	
		Date of I	ast TCE	Q compliance inspect	ion:	07/	17/2018	(attach TCEQ letter)
				Subdivisions service	ved:	Aldine	Forest	
		Date of application to tra	ansfer pe					
	T ` 4	•						
23.	······	the number of <i>existing</i> conne		by meter/connection t	ype, 1			d transaction:
	Wat	er Non-metered		2"		Sewer		
	44	5/8" or 3/4"	2	3"		46 Residential Commercial		
	2	1"		<u> </u>			Industrial	
		1 1/2"		Other		Other		
		Total Water Conne	ctions:	48		Total Sewer Connections: 46		
24.	A. B.	Are any improvements rec X No Yes Provide details on each rec Commission standards (at	quired m	ajor capital improven	nent 1	necessa	ry to correct deficienc	ies to meet the TCEQ or
		Description of the Car		rovement.	Fei	imated	Completion Date:	Estimated Cost:
}		Description of the Ca		novement.	LSI	imateu	Completion Date.	Estimated Cost.
				·····			······	
		C. Is there a moratoriu X No Y	ım on ne es:	w connections?				
25.	Does	the system being transferred	l operate	within the corporate	boun	daries c	of a municipality?	
			es:	• 				(name of municipality)
ļ							mers within the muni	
			11	Water:				opur countury.
					<u> </u>			

26.	А.	Does the system being tra	nsferred j	ourchase water or	sewer treatment	capacity from anoth	ner source?	
	X No Yes: If yes, attach a copy of purchase agreement or contract.							
	Ca	pacity is purchased from:						
		V	Water:					
		S	Sewer:					
	B.	Is the PWS required to pu		ater to meet canac	ty requirements		andards?	
	D.	X No Yes	i enase wa	ater to meet capae	ty requirements	of drinking water st	landarus:	
:	C.	What is the amount of wa the percent of overall dem					contract? What is	
			Amour	nt in Gallons	Percent	of demand]	
		Water:				0.00%	-	
		Sewer:			(0.00%	J	
	D.	Will the purchase agreeme	ent or cor	ntract be transferre	d to the Transfe	ree?		
		No Yes:						
27. 28.	area ⁴	the name, class, and TCEQ license retrieved to the service:						
		Name (as it appears on license)	Class	License No.		Water or	r Sewer	
	Patric	k Lynch	D	WO0043690, 7	WW0047453	water, wastewate	er treatment	
		np R. Clark	A	WO0014467,		water, wastewate	er treatment	
		l E. Clark urd A. Clark	B B	WG0009353, WG0016400, W	<u>WW0008826</u> VW0045788	droundwater treatment,	embly tester	
				- I				
			Part G:	Mapping & Affic	lavits			
		<u>ALL</u> applications require mappin <i>Read question 29 A and B t</i>						
29.	А.	For applications requesting to tran mapping information with each or				ary adjustment, prov	ide the following	
		 A general location (boundary, city, or to 		· · ·			he nearest county	
				requests to transfe st be provided for		ervice areas for both	water and sewer,	
				ap, graphic, or congregation of the second sec	iagram of the	requested area is n	ot considered an	

		Part F: TCEQ P	ublic W	ater System or Sev	ver (\	Wastev	water) Information	·····
С		te Part F for <u>EACH</u> Public th a separate sheet with this						
22.	А.	For Public Water System ((PWS):					
		т	CEQ PW	S Identification Num	ber:	101051	7	(7 dıgıt ID)
				Name of P	WS:	Mading	Lane	
		Date of l	ast TCE0	Q compliance inspect	ion:	06/18	/2018	(attach TCEQ letter)
				Subdivisions ser				
	В.	For Sewer service:						
		TCEQ Water Quality	(WQ) Di	ischarge Permit Num	ber:	WQ	-	(8 dıgıt ID)
		Date of l	ast TCEC					(attach TCEQ letter)
		Date of application to tra	ansfer pe					
23.		the number of <u>existing</u> conne	ections, b	y meter/connection t	ype, t			I transaction:
	Wat	er Non-metered		2"		Sewer	Residential	
	86	5/8" or 3/4"	2	<u>2</u> <u>3"</u>			Commercial	
	23	1"		<u>4</u> "			Industrial	
	2	1 1/2"		Other			Other	
	<u> </u>	Total Water Conne	ctions:	113		T	otal Sewer Connection	ns:
24.	А. В.	Are any improvements req X No Yes Provide details on each red Commission standards (att	- quired ma	ajor capital improven	nent r	necessar	ry to correct deficienc	ies to meet the TCEQ or
		Description of the Cap	oital Imp	rovement:	Est	timated	Completion Date:	Estimated Cost:
		••••••••••••••••••••••••••••••••••••••						
	L							
		C. Is there a moratoriu	im on nev	w connections?				
		X No Ye	es:					
25.	Does	the system being transferred	operate	within the cornorate	houn	daries o	f a municipality?	
20.	Does		-	-				(
		X No Ye		· · · · · ·				(name of municipality)
			lf	-			mers within the muni-	
				Water:		<u> </u>	Sewer:	

26.	А.	Does the system	being tra	insferred p	urchase water or	sewer treatment c	apacity from another source?	
		X No	Yes:	If yes, att	ach a copy of pu	rchase agreement	or contract.	
	Capaci	ity is purchased from:						
			,	Water:				
			Ś	Sewer:			-	
	B.	Is the PWS requ	ired to pu	irchase wa	ter to meet capac	ity requirements o	or drinking water standards?	
		X No	Yes		-		-	
	C.					ent purchased, per l water or sewer tre	the agreement or contract? What is eatment (if any)?	S
				Amoun	t in Gallons	Percent o	of demand	
			Water:				00%	
			Sewer:			0.0	00%	
	D.	Will the purchas	e agreem	ent or cont	ract be transferre	ed to the Transfere	ee?	
		No No	Yes:					
			105.					
27.	Does the area?	e PWS or sewer treatm	ent plant	have adequ	uate capacity to r	meet the current ar	nd projected demands in the reques	sted
		No X	Yes:					
28.		name, class, and TCEC ility service:	Q license	number of	the operator that	t will be responsib	le for the operations of the water o	r
		ame (as it appears or	license)	Class	License No.		Water or Sewer	٦
		ame (as it appears of	i neense j	Cluss	Littlist No.		Water of Sewer	
	Patrick L	•		D	·	WW0047453	water, wastewater treatment	
	Champ I			A		WW0005989	water, wastewater treatment	
	David E. Richard			B	WG0009353, WG0016400,	WW0008826	backflow prevention assembly tester	-
	Nicharu				1 10 00 10 400,	W W 0043788	Groundwater treatment, wastewater treatment	
				Part G: N	Mapping & Affi	davits		
	<u>AL</u>	L applications requir <i>Read question 29</i>					ith the STM application.	
29.			ing to tra	nsfer an en	tire CCN, without	ut a CCN boundar	y adjustment, provide the followin	g
		1. A general	location (small scale	e) map identifyin	g the requested are	ea in reference to the nearest count	ty
		-	-			e should be adher		
		i.			equests to transf t be provided for		vice areas for both water and sewe	er,
		ii.			ap, graphic, or o g document.	diagram of the re	equested area is not considered a	u i

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		Part F: TCEQ P	Public V	Vater System or Sev	wer (Waste	water) Information	
С		te Part F for <u>EACH</u> Public h a separate sheet with thi						
22.	А.	For Public Water System	(PWS):					
		T	CEQ PV	VS Identification Num	ber:	101170	8	(7 dıgıt ID)
				Name of P	WS:	Whispe	er Meadows	
		Date of I	ast TCE	EQ compliance inspec	tion:	08/2	1/2018	(attach TCEQ letter)
				Subdivisions ser	ved:		ber Meadows	
	В.	For Sewer service:						
		TCEQ Water Quality	(WQ) E	Discharge Permit Num	ber:	WQ	- 12730 001	(8 dıgit ID)
			Nan	ne of Wastewater Faci	ility:	Whispe	er Meadows	
				Name of Perm	itee:	Cham	p's Water Company	
		Date of l	ast TCE	Q compliance inspect	tion:	06/1	4/2016	(attach TCEQ letter)
				Subdivisions ser				
		Date of application to tra	ansfer p			· · ·		
23.	Lict	the number of <i>existing</i> conne	ations	hy meter/connection t		to be of	fected by the propose	d transaction:
23.	Wate	·····				Sewer		
	wate	Non-metered		2"		58	Residential	
	58	5/8" or 3/4"		3"		2	Commercial	
	3	1"		4"			Industrial	
		1 1/2"		Other			Other	
	L	Total Water Conne	ctions:	61		T T	ons: 60	
24.	A. B.	Are any improvements rec X No Yes Provide details on each rec Commission standards (at	quired n	najor capital improver	nent	necessa	ry to correct deficience	cies to meet the TCEQ or
	Γ	Description of the Car	oital Im	provement:	Es	timated	Completion Date:	Estimated Cost:
	L	~ T .1					·····	
		C. Is there a moratoriu	im on ne	ew connections?				
		X No Y	es:					
25.	Does	the system being transferred	loperate	e within the corporate	boun	daries c	of a municipality?	
		X No Y	es:					(name of municipality)
			I	f yes, indicate the nur	mber	of custo	mers within the mun	icipal boundary.
				Water:			Sewer:	

andards?
andards?
andards?
andards?
andards?
andan ab .
ontract? What is
ds in the requested
s of the water or
Sewer
treatment
treatment
astewater treatment. mbly tester astewater treatment
cation.
de the following
e nearest county
e nearest county water and sewer,

		Part F: TCEQ P	Public V	Vater System or Se	wer (Waste	water) Information	
0		ete Part F for <u>EACH</u> Public ch a separate sheet with thi						
22.	А.	For Public Water System	(PWS):					
ļ		Т	CEQ PV	VS Identification Nun	nber:	101067	0	(7 dıgıt ID)
				Name of P	WS:	West N	Iontgomery	
		Date of I	ast TCE	Q compliance inspec	tion:	06/0	08/2018	(attach TCEQ letter)
				Subdivisions ser	rved:	West	Montgomery	
	B.	For Sewer service:						
		TCEQ Water Quality	(WQ) I	Discharge Permit Nun	nber:	WQ	- 11005 001	(8 dıgıt ID)
			Nan	ne of Wastewater Fac	ility:	West N	Iontgomery	
				Name of Perm	nitee:	Cham	p's Water Company	
		Date of l	ast TCE	Q compliance inspec				(attach TCEQ letter)
				Subdivisions ser	rved:	West	Montgomery	
		Date of application to tra	ansfer p	ermit <u>submitted</u> to TC	CEQ:	May 6	, 2020	
	т:	<u></u>						
23.	r	the number of <u>existing</u> conne	ections,	by meter/connection	type,			1 transaction:
	Wat	er Non-metered	22	2"	<u> </u>	Sewer	Residential	
	322	5/8" or 3/4"		3"		29	Commercial	
	4	1"		4"			Industrial	
	6	1 1/2"	2	Other			Other	
		Total Water Conne	ections:	356		T	otal Sewer Connection	ns: 351
24.	А. В.	Are any improvements rec X No Yes Provide details on each rec Commission standards (at	quired n	najor capital improver	ment	necessar	ry to correct deficienc	ies to meet the TCEQ or
		Description of the Car	ital Im	provement:	Es	timated	Completion Date:	Estimated Cost:
		· · · · · · · · · · · · · · · · · · ·		···· ····				
	L	C. Is there a moratoriu	m on ne	ew connections?				
			es:					
25.	Does	the system being transferred	onerate	within the cornorate	bour	daries o	f a municipality?	
	2000		-	Houston				(normal of manipulation ality)
								(name of municipality)
			1	-	moer	of custo	mers within the muni	upar boundary.
				Water: <u>362</u>			Sewer: <u>359</u>	
1								

.

26.	А.	Does the system being tra	ansferred p	ourchase water or	sewer treatment	capacity from another source?	
		X No Yes:	If yes, at	tach a copy of pur	chase agreemen	t or contract.	
	Cap	pacity is purchased from:	•		-		
			Water:				
			Sewer:	,			
	B.			tor to most conce	tu roquiromonto	 or drinking water standards?	
	Д.		urchase wa	aler to meet capaci	ity requirements	of drinking water standards?	
		X No Yes					
	C.	What is the amount of wa the percent of overall der				r the agreement or contract? What i reatment (if any)?	is
			Amour	nt in Gallons	Percent	of demand	
		Water:				0.00%	
		Sewer:				0.00%	
	D.	Will the purchase agreem	ent or con	tract be transferred	d to the Transfe	ree?	
		No Yes:					
27.	Does area?	the PWS or sewer treatment plant	have adec	uate capacity to m	neet the current a	and projected demands in the reque	ested
		No X Yes:					
		No X Yes:					
28.		ne name, class, and TCEQ license	number of	f the operator that	will be responsi	ble for the operations of the water of	or
28.		ne name, class, and TCEQ license utility service:		-	will be responsi	•	or
28.		ne name, class, and TCEQ license		f the operator that License No.	will be responsi	ble for the operations of the water of Water or Sewer	or
28.	sewer	ne name, class, and TCEQ license utility service:		-		•	or
28.	sewer Patrick Cham	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark	Class D A	License No. WO0043690. V WO0014467, V	WW0047453 WW0005989	Water or Sewer water, wastewater treatment water, wastewater treatment	
28.	sewer Patrick Cham David	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark	Class D A B	License No. WO0043690. W WO0014467, W WG0009353, W	WW0047453 WW0005989 WW0008826	Water or Sewer water, wastewater treatment water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester	
28.	sewer Patrick Cham David	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark	Class D A	License No. WO0043690. V WO0014467, V	WW0047453 WW0005989 WW0008826	Water or Sewer Water, wastewater treatment water, wastewater treatment Groundwater treatment, wastewater treatment	
28.	sewer Patrick Cham David	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark	Class D A B B	License No. WO0043690. W WO0014467, W WG0009353, W	WW0047453 WW0005989 WW0008826 VW0045788	Water or Sewer water, wastewater treatment water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester	
28.	sewer Patrick Cham David Richar	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark E. Clark MLL applications require mappi	Class D A B B Part G:	License No. WO0043690. V WO0014467, V WG0009353. V WG0016400, V Mapping & Affid	WW0047453 WW0005989 WW0008826 VW0045788 lavits in conjunction	Water or Sewer water, wastewater treatment water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment water treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment	
	sewer Patrick Cham David Richar	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark E. Clark rd A. Clark ALL applications require mappi Read question 29 A and B	Class D A B Part G: ng inform to determi	License No. WO0043690. W WO0014467. W WG0009353. W WG0016400, W Mapping & Affic nation to be filed in the what information	WW0047453 WW0005989 WW0008826 VW0045788 lavits in conjunction <i>ion is required j</i>	Water or Sewer water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment with the STM application. for your application.	t.
28.	sewer Patrick Cham David Richar	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark E. Clark rd A. Clark ALL applications require mappi Read question 29 A and B	Class D A B B Part G: ng inform to determi nsfer an e	License No. WO0043690. V WO0014467. V WG0009353. V WG0016400, V Mapping & Affid nation to be filed in the what information	WW0047453 WW0005989 WW0008826 VW0045788 lavits in conjunction <i>ion is required j</i> it a CCN bounda	Water or Sewer water, wastewater treatment water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment water treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment	t.
	sewer Patrick Cham David Richar	ne name, class, and TCEQ license utility service: Name (as it appears on license) Lynch p R. Clark E. Clark E. Clark MLL applications require mapping Read question 29 A and B For applications requesting to tra mapping information with each c	Class D A B B Part G: ng inform to determi ensfer an enof the seve (small scale)	License No. WO0043690. V WO0014467. V WG009353. V WG0016400, V Mapping & Affid nation to be filed in the what information the CCN, without n (7) copies of the e) map identifying	WW0047453 WW0005989 WW0008826 VW0045788 lavits in conjunction <i>ion is required j</i> it a CCN boundate application: g the requested at	Water or Sewer water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment with the STM application. for your application. try adjustment, provide the followin urea in reference to the nearest court	t. t. t
	sewer Patrick Cham David Richar	ne name, class, and TCEQ license outility service: Name (as it appears on license) Lynch p R. Clark E. Clark rd A. Clark ALL applications require mapping Read question 29 A and B For applications requesting to tra mapping information with each of 1. A general location of boundary, city, or to i. If the applications	Class D A B B Part G: ng inform to determine of the seven (small scale) own. The form	License No. WO0043690. V WO0014467, V WG0009353. V WG0016400, V Mapping & Affid ation to be filed in the what information in (7) copies of the e) map identifying following guidance	WW0047453 WW0005989 WW0008826 WW0045788 lavits in conjunction ion is required j it a CCN bounda application: g the requested a e should be adhe or certificated se	Water or Sewer water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment with the STM application. for your application. try adjustment, provide the followin urea in reference to the nearest court	ng
	sewer Patrick Cham David Richar	ne name, class, and TCEQ license in utility service: Name (as it appears on license) Lynch p R. Clark E. Clark rd A. Clark ALL applications require mapping Read question 29 A and B For applications requesting to trae mapping information with each content of boundary, city, or to bounda	Class D A B B Part G: ng inform to determi of the seve (small scal bown. The f oplication maps mus drawn m	License No. WO0043690. V WO0014467, V WG0009353. V WG0016400, V Mapping & Affid ation to be filed in the what information in (7) copies of the e) map identifying collowing guidance requests to transfe st be provided for the st be provided for the	WW0047453 WW0005989 WW0008826 VW0045788 lavits in conjunction <i>ion is required j</i> it a CCN bounda application: g the requested a e should be adhe er certificated se each.	Water or Sewer water, wastewater treatment Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment backflow prevention assembly tester Groundwater treatment, wastewater treatment with the STM application. for your application. arry adjustment, provide the following area in reference to the nearest countered to:	ng nty rer,

		Part F: TCEQ P	ublic V	later System or Sev	wer (\	Wastev	water) Information	· · · · · · · · · · · · · · · · · · ·	
C		te Part F for <u>EACH</u> Public <u>h a separate sheet with this</u>							
22.	А.	For Public Water System	(PWS):						
		т	CEQ PW	/S Identification Num	nber:	101019	02	(7 dıgıt ID)	
				Name of P	WS:	Parklar	nd Estates		
		Date of l	ast TCE	Q compliance inspec	tion:	11/0	4/2019	(attach TCEQ letter)	
				Subdivisions ser	ved:	Parkla	nd Estates		
	В.	For Sewer service:							
		TCEQ Water Quality	(WQ) E	Discharge Permit Num	ıber:	WQ	- 11158 001	(8 digit ID)	
			Nam	ne of Wastewater Faci	ility:	Parklan	d Estates		
				Name of Perm	itee:	Champ	o's Water Company		
		Date of l	ast TCE	Q compliance inspec)4/2019	(attach TCEQ letter)	
				Subdivisions ser		Parkla	nd Estates		
		Date of application to tra	ansfer p	ermit <u>submitted</u> to TC			6, 2020		
	.			······································		1 6	C + 11 +1	1, ,	
23.		the number of <u>existing</u> conne	ections,	by meter/connection t	type, 1	r		d transaction:	
	Wate	er Non-metered	1	2"		Sewer 63	Residential		
1	78	5/8" or 3/4"	1	3"		6	Commercial		
	7	1"		4"			Industrial		
		1 1/2"		Other			Other		
		Total Water Conne	ctions:	86		Total Sewer Connections: 69			
24.	А. В.	Are any improvements rec X No Yes Provide details on each rec Commission standards (at	quired n	najor capital improver	ment 1	necessa	ry to correct deficienc	cies to meet the TCEQ or	
		Description of the Car	ital Im	provement:	Est	timated	Completion Date:	Estimated Cost:	
							•		
								· [
	L	C. Is there a moratoriu X No Ye	im on ne	ew connections?	L			- L	
25.	Does	the system being transferred	loperate	e within the corporate	boun	daries c	of a municipality?		
				F				(name of municipality)	
				f yes, indicate the nu					
				•					

26.	А.	Does the system being tran	nsferred p	ourchase water or	sewer treatment c	apacity from anoth	er source?
		X No Yes:	If yes, att	ach a copy of pu	rchase agreement	or contract.	
	Cap	acity is purchased from:				_	
		V	Vater:			-	
		S	ewer:			_	
	B.	Is the PWS required to pur	chase wa	ter to meet capac	ity requirements of	or drinking water st	andards?
		X No Yes					
	C.	What is the amount of wat the percent of overall dema			· · ·	-	ontract? What is
ŀ			Amoun	t in Gallons	Percent	of demand	
1		Water:			0.0	00%	
		Sewer:			0.0	00%	
	D.	Will the purchase agreeme	nt or con	tract ha transfarra	d to the Transfer	202	
	D.						
		No Yes:					
27.	Does area?	the PWS or sewer treatment plant h	nave adeq	uate capacity to r	neet the current a	nd projected deman	ds in the requested
28.		e name, class, and TCEQ license r utility service:	umber of	the operator that	will be responsib	le for the operation	s of the water or
		Name (as it appears on license)	Class	License No.		Water or	Sewer
	Patrick	Lynch	D	WO0043690	WW0047453	water, wastewate	r treatment
		p R. Clark	A		WW0005989	water, wastewate	
		E. Clark	В	WG0009353,		Groundwater treatment. backflow prevention asso	
	Richar	rd A. Clark	В	WG0016400,	WW0045788	Groundwater treatment.	-
		ann a sanna ta ann an Artana an	Part G: I	Mapping & Affi	davits		
	A	<u>LL</u> applications require mappin <i>Read question 29 A and B to</i>					
29.	А.	For applications requesting to tran mapping information with each of				ry adjustment, provi	de the following
		1. A general location (s boundary, city, or to					ie nearest county
		i. If the app	lication r		er certificated ser	vice areas for both	water and sewer,
		ii. A hand	drawn m	•		equested area is n	ot considered an

	Part F: TCEQ Public Water System or Sewer (Wastewater) Information									
c		ete Part F for <u>EACH</u> Public th a separate sheet with thi								
22.	А.	For Public Water System	(PWS):							
}		T	CEQ PW	/S Identification Num	iber:	101002	8	(7 dıgit ID)		
				Name of P	WS:	Wester	n Homes			
		Date of I	ast TCE	Q compliance inspec	tion:	06/1	5/2018	(attach TCEQ letter)		
				Subdivisions ser	ved:	Weste	rn Homes	·······		
	B.	For Sewer service:								
		TCEQ Water Quality	(WQ) E	Discharge Permit Nurr	ber:	WQ	-10436 001	(8 digit ID)		
			Nam	ne of Wastewater Fac	ility:	Wester	n Homes			
ļ				Name of Perm	itee:	Cham	p's Water Company			
		Date of I	ast TCE	Q compliance inspec	tion:	08/1	4/2015	(attach TCEQ letter)		
				Subdivisions ser	ved:	Weste	rn Homes			
		Date of application to tra	ansfer p	ermit <u>submitted</u> to TC	EQ:	May 6	, 2020			
23.	List	the number of <u>existing</u> conne	ections,	by meter/connection t	type,	to be afi	fected by the proposed	transaction:		
	Wat					Sewer				
		Non-metered	15	2"		230	Residential			
	230	5/8" or 3/4"	2	3"		50	Commercial			
1	33	1 ¹ / ₂ "		4" Other			Industrial Other			
		Total Water Conne	ections:	285	·	т	otal Sewer Connection	ns: 280		
24.	А.	Are any improvements rec X No Yes	•							
	В.	Provide details on each rea Commission standards (at						les to meet the TCEQ or		
		Description of the Car	oital Im	provement:	Es	timated	Completion Date:	Estimated Cost:		
		<u> </u>								
							······································			
		C. Is there a moratoriu	im on ne	ew connections?						
		X No Y	es:							
25.	Does	the system being transferred	lonerate	within the cornorate	hour	daries c	f a municipality?			
20.	Dues			-				(norma of my minimality)		
				frag indicate the nu				(name of municipality)		
			1	-			mers within the muni	•		
				Water:			SCWCI.			

26.	А.	Does the system being tra	nsferred p	purchase water or s	sewer treatment	capacity from anoth	er source?
		X No Yes:	If yes, at	tach a copy of pure	chase agreemen	t or contract.	
	Capa	city is purchased from:					
		v	Vater:				
		S	lewer:				
	В.	Is the PWS required to put		ater to meet capaci	ty requirements	 or drinking water st	andards?
	D.	X No Yes	i ontaso i i i		ij requirements		
	C.	What is the amount of wat the percent of overall dem			•	-	ontract? What is
			Amour	nt in Gallons	Percent	of demand]
		Water:				0.00%	
		Sewer:				0.00%]
	D.	Will the purchase agreeme	ent or con	stract be transferred	d to the Transfe	ree?	
		No Yes:					
27.	Does th area?	ne PWS or sewer treatment plant l	nave adec	quate capacity to m	eet the current	and projected demar	ids in the requested
28.		e name, class, and TCEQ license r utility service:	number of	f the operator that	will be responsi	ible for the operation	is of the water or
		Name (as it appears on license)	Class	License No.		Water or	Sewer
	Patrick 1	Lynch	D	WO0043690. V	WW0047453	water, wastewate	r treatment
		R. Clark	Α	WO0014467, V		water, wastewate	r treatment wastewater treatment.
	David E Richard	2. Clark I A. Clark	B B	WG0009353. W WG0016400, W	<u>VW0008826</u> /W0045788	backflow prevention asse Groundwater treatment, y	embly tester
			Part G:	Mapping & Affid	lavits		
	<u>A</u>	<u>LL</u> applications require mappin <i>Read question 29 A and B te</i>					
29.		For applications requesting to trar mapping information with each of				ary adjustment, prov	ide the following
		1. A general location (s boundary, city, or to					he nearest county
				requests to transfe st be provided for		ervice areas for both	water and sewer,
				ap, graphic, or d	iagram of the	requested area is n	ot considered an

_		Part F: TCEQ P	ublic Water System or Sev	wer (Wastev	water) Information			
C			Water or Sewer system to s information if you need m						
22.	А.	For Public Water System ((PWS):						
		TC	CEQ PWS Identification Num	nber:	101199	99	(7 digit ID)		
1			Name of P	WS:	North E	Belt Forest			
		Date of 1	ast TCEQ compliance inspec	tion:	10/1	9/2016	(attach TCEQ letter)		
			Subdivisions ser						
	B.	For Sewer service:			<u>-itoren</u>	Berriorest			
	р.		(WQ) Discharge Permit Num	her.	WO	- 12571 001	(8 dıgıt ID)		
		TODQ Water Quanty	Name of Wastewater Fac						
	Name of Permitee: Champ's Water Company								
		Date of I	ast TCEQ compliance inspec				(attach TCEQ letter)		
		Data of application to tw	Subdivisions ser						
ļ			ansfer permit <u>submitted</u> to TC	.EQ:	May 6	, 2020			
23.	List	the number of <u>existing</u> conne	ections, by meter/connection	type, t	to be aff	fected by the proposed	d transaction:		
	Wat				Sewer				
		Non-metered	2"		467	Residential			
	467		3"			Commercial			
1		1" 1 ½"	4"			Industrial Other			
		Total Water Conne	Other		Т	otal Sewer Connectio	ns: 4/7		
	L		ections: <u>467</u>		1		ns: 467		
24.	А. В.	X No Yes Provide details on each red	uired to meet TCEQ or Com quired major capital improver tach any engineering reports of	ment i	necessar	ry to correct deficienc	ies to meet the TCEQ or		
		Description of the Cap	ital Improvement:	Est	timated	Completion Date:	Estimated Cost:		
						· · · · · · · · · · · · · · · · · · ·			
						······			
		C. Is there a moratoriu	m on new connections?						
		X No Ye	es:						
25.	Does	the system being transferred	operate within the corporate	houn	daries o	f a municipality?			
	2000						(name of municipality)		
			If yes, indicate the nu						
			-				-		
			Water:			Sewer:			

26.	А.	Does the system being tra	nsferred j	purchase water or	sewer treatment	capacity from anoth	ter source?
		X No Yes:	If yes, at	tach a copy of pu	rchase agreemer	it or contract.	
	Ca	pacity is purchased from:				_	
		,	Water:				
		S	Sewer:				
	В.	Is the PWS required to pu	rchase wa	ater to meet capac	ity requirements	or drinking water st	tandards?
		X No Yes					
	C.	What is the amount of wa the percent of overall dem				÷	ontract? What is
			Amou	nt in Gallons	Percent	of demand]
		Water:				0 00%]
		Sewer:			1	0.00%	J
	D.	Will the purchase agreeme	ent or cor	ntract be transferre	ed to the Transfe	ree?	
		No Yes:					
27.	Doe: area		have adec	quate capacity to r	neet the current	and projected demar	nds in the requested
		No X Yes:					
28.		the name, class, and TCEQ license i er utility service:	number o	f the operator that	will be respons	ible for the operatior	is of the water or
		Name (as it appears on license)	Class	License No.		Water or	Sewer
	Patric	k Lynch	D	WO0043690,	WW0047453	water, wastewate	r treatment
	Char	np R. Clark	Α	WO0014467,	WW0005989	water, wastewate	r treatment
		d E. Clark	B	WG0009353.		Groundwater treatment, backflow prevention ass	
	Rich	ard A. Clark	B	WG0016400. V	w w 0045788	Groundwater treatment.	wastewater treatment
			Part G:	Mapping & Affi	davits		
		ALL applications require mappin Read question 29 A and B to					
29.	А.	For applications requesting to tran mapping information with each of				ary adjustment, prov	ide the following
		1. A general location (s boundary, city, or to	small scal	le) map identifyin	g the requested a		he nearest county
		i. If the app	plication	requests to transfe	er certificated se	ervice areas for both	water and sewer,
		-	-	st be provided for ap, graphic, or c		requested area is n	ot considered an
				ng document.	-	-	
1							

		Part F: TCEQ P	ublic W	/ater System or Sew	ver (\	Wastev	vater) Information	
C		te Part F for <u>EACH</u> Public th a separate sheet with thi						
22.	А.	For Public Water System	(PWS):					
		T	CEQ PW	/S Identification Num	ber:	170068	4	(7 digit ID)
				Name of P	WS:	Rolling	g Forest	
		Date of I	ast TCE	Q compliance inspect	ion:	03/2	6/2019	(attach TCEQ letter)
				Subdivisions serv	ved:	Rolling	g Forest	
	B.	For Sewer service:						
		TCEQ Water Quality	(WQ) E	Discharge Permit Num	ber:	WQ	-	(8 dıgıt ID)
			Nam	ne of Wastewater Facil	lity:			
		Date of I	ast TCE	Q compliance inspect				(attach TCEQ letter)
		Date of application to tra	ansfer po					
23.		the number of <u>existing</u> conne	ections,	by meter/connection t	ype, t			1 transaction:
	Wat	er Non-metered	1	2"		Sewer	Residential	
	74	5/8" or 3/4"		3"			Commercial	
	9	1"		4"			Industrial	
		1 1/2"		Other			Other	
		Total Water Conne	ections:	84		Т	otal Sewer Connection	ns:
24.	А. В.	Are any improvements rec \overline{X} No $$ Yes Provide details on each re- Commission standards (at	quired n	najor capital improven	nent r	necessar	y to correct deficienc	ies to meet the TCEQ or
		Description of the Car	ital Im	provement:	Est	timated	Completion Date:	Estimated Cost:
	L	C. Is there a moratoriu X No Y	im on ne	ew connections?				
25.	Does	the system being transferred	l operate	e within the corporate	boun	daries c	f a municipality?	
		X No Y	es:					(name of municipality)
				f yes, indicate the nun				
			~	Water:				

26.	А.	Does the system being tra	ansferred j	purchase water or	sewer treatment	capacity from another source?	
		X No Yes:	If yes, at	tach a copy of pu	rchase agreement	or contract.	
	Ca	pacity is purchased from:				_	
			Water:			_	
ĺ			Sewer:				
	B.	Is the PWS required to pu	irchase wa	ater to meet capac	ity requirements	or drinking water standards?	
		X No Yes		L	v i	U	
	C.	What is the amount of wa the percent of overall den				r the agreement or contract? Wha reatment (if any)?	at is
			Amour	nt in Gallons	Percent	of demand	
		Water: Sewer:			· · · · · · · · · · · · · · · · · · ·	.00%	
		Sewer:				.00%	
	D.	Will the purchase agreem	ent or cor	tract be transferre	ed to the Transfer	ee?	
		No Yes:					
27.	27. Does the PWS or sewer treatment plant have adequate capacity to meet the current and projected demands in the requested area?						
		No X Yes:					
28.	28. List the name, class, and TCEQ license number of the operator that will be responsible for the operations of the water or sewer utility service:						
		Name (as it appears on license)	Class	License No.		Water or Sewer	
	Patric	k Lynch	D	WO0043690.	WW0047453	water, wastewater treatment	
		ip R. Clark	A	WO0014467,	WW0005989	water, wastewater treatment Groundwater treatment, wastewater treatm	mant
		l E. Clark ard A. Clark	B B	WG0009353. WG0016400, V		backflow prevention assembly tester Groundwater treatment, wastewater treatm	
	L	· · · · · · · · · · · · · · · · · · ·	Part G	Mapping & Affi	davits		
		<u>ALL</u> applications require mappi <i>Read question 29 A and B</i>	ng inform	nation to be filed	in conjunction		
29.	A .	For applications requesting to tra			· · · · · · · · · · · ·		wing
		mapping information with each o	of the seve	n (7) copies of the	e application:		
		1. A general location (boundary, city, or to				rea in reference to the nearest co red to:	unty
				requests to transfe st be provided for		rvice areas for both water and se	ewer,
				ap, graphic, or on graphic, or one of the second	diagram of the	requested area is not considere	d an

- iii. To maintain the integrity of the scale and quality of the map, copies must be exact duplicates of the original map. Therefore, copies of maps cannot be reduced or enlarged from the original map, or in black and white if the original map is in color.
- 2. A detailed (large scale) map identifying the requested area in reference to verifiable man-made and natural landmarks such as roads, rivers, and railroads. The Applicant should adhere to the following guidance:
 - i. The map must be clearly labeled and the outer boundary of the requested area should be marked in reference to the verifiable man-made or natural landmarks. These verifiable man-made or natural landmarks must be labeled and marked on the map as well.
 - ii. If the application requests an amendment for both water and sewer certificated service area, separate maps need to be provided for each.
 - **iii.** To maintain the integrity of the scale and quality of the map, copies must be exact duplicates of the original map. Therefore, copies of maps cannot be reduced or enlarged from the original map, or in black and white if the original map is in color.
 - iv. The outer boundary of the requested area should not be covered by any labels, roads, city limits or extraterritorial jurisdiction (ETJ) boundaries.
- **B.** For applications that are requesting to include area not currently within a CCN, or for applications that require a CCN amendment (any change in a CCN boundary), such as the transfer of only a portion of a certificated service area, provide the following mapping information with each of the seven (7) copies of the application:
 - 1. A general location (small scale) map identifying the requested area with enough detail to locate the requested area in reference to the nearest county boundary, city, or town. Please refer to the mapping guidance in part A 1 (above).
 - 2. A detailed (large scale) map identifying the requested area with enough detail to accurately locate the requested area in reference to verifiable man-made or natural landmarks such as roads, rivers, or railroads. Please refer to the mapping guidance in part A 2 (above).
 - 3. One of the following identifying the requested area:
 - i. A metes and bounds survey sealed or embossed by either a licensed state land surveyor or a registered professional land surveyor. Please refer to the mapping guidance in part A 2 (above);
 - ii. A recorded plat. If the plat does not provide sufficient detail, Staff may request additional mapping information. Please refer to the mapping guidance in part A 2 (above); or
 - iii. Digital mapping data in a shapefile (SHP) format georeferenced in either NAD 83 Texas State Plane Coordinate System (US Feet) or in NAD 83 Texas Statewide Mapping System (Meters). The digital mapping data shall include a single, continuous polygon record. The following guidance should be adhered to:
 - **a.** The digital mapping data must correspond to the same requested area as shown on the general location and detailed maps. The requested area must be clearly labeled as either the water or sewer requested area.
 - **b.** A shapefile should include six files (.dbf, .shp, .shx, .sbx, .sbn, and the projection (.prj) file).
 - **c.** The digital mapping data shall be filed on a data disk (CD or USB drive), clearly labeled, and filed with Central Records. Seven (7) copies of the digital mapping data is also required.

	Part H: Notice Information
	The following information will be used to generate the proposed notice for the application. DO NOT provide notice of the application until it is found sufficient and the Applicants are ordered to provide notice.
30.	Complete the following using verifiable man-made or natural landmarks such as roads, rivers, or railroads to describe the requested area (to be stated in the notice documents). Measurements should be approximated from the outermost boundary of the requested area:
	The total acreage of the requested area is approximately:
	Number of customer connections in the requested area:
	Affected subdivision : SEE ATTACHMENT 12
	The closest city or town:
	Approximate mileage to closest city or town center:
	Direction to closest city or town:
	The requested area is generally bounded on the North by:
	on the <u>East</u> by:
	on the <u>South</u> by:
	on the <u>West</u> by:
31.	A copy of the proposed map will be available at: _1620 Grand Avenue Parkway, Suite 140, Pflugerville, TX 78660
32.	What effect will the proposed transaction have on an average bill to be charged to the affected customers? Take into consideration the average consumption of the requested area, as well as any other factors that would increase or decrease a customer's monthly bill.
	\times All of the customers will be charged the same rates they were charged before the transaction.
	All of the customers will be charged different rates than they were charged before the transaction.
	higher monthly bill lower monthly bill
	Some customers will be charged different rates than they were charged before
	(i.e. inside city limit customers) higher monthly bill lower monthly bill

Oath for Transferor (Transferring Entity)

STATE OF TEX95	
COUNTY OF MONTACINEDY	<u>)</u>
1, Champ R. Clark	being duly sworn, file this application for sale, transfer,
merger, consolidation, acquisition, lease, or rental, as	Presikent
(owner, member	of partnership, title as officer of corporation, or authorized representative

I attest that, in such capacity, I am qualified and authorized to file and verify such application, am personally familiar with the documents filed with this application, and have complied with all the requirements contained in the application; and, that all such statements made and matters set forth therein with respect to Applicant are true and correct. Statements about other parties are made on information and belief. I further state that the application is made in good faith and that this application does not duplicate any filing presently before the Commission.

I further state that I have been provided with a copy of the 16 TAC § 24.239 Commission rules. I am also authorized to agree and do agree to be bound by and comply with any outstanding enforcement orders of the Texas Commission on Environmental Quality, the Public Utility Commission of Texas or the Attorney General which have been issued to the system or facilities being acquired and recognize that I will be subject to administrative penalties or other enforcement actions if I do not comply.

(Utility's Authorized Representative)

If the Affiant to this form is any person other than the sole owner, partner, officer of the Applicant, or its attorney, a properly verified Power of Attorney must be enclosed.

SUBSCRIBED AND SWORN BEFORE ME, a Notary Public in and for the State of Texas this day the 19 of 100 may 20 zc

SEAL

PAULINE VOH	NOTARY PUBLIC IN AND FOR THE
Notary Public, Stata J (Cara	STATE OF TEXAS
Comm Expires 06-04 2021	PQUINSE VOUSEN
(Totar / ID 467620-5	PRINT OR TYPE NAME OF NOTARY
My commission expires:	(p-2-2)

PUCT Sale, Transfer, Merger Page 13 of 20 (September 2019)

		Oath for Transfer	ee (Acquiring Entity)
STATE OF	Tex	AS	
COUNTY OF	Fort	Bend	
1. Jeffre	y L.	MEntyre	being duly sworn, file this application for sale, transfer,
merger consolidat	on acquisitio	on lease or reatal as	Prost dev T

merger, consolidation, acquisition, lease, or ref

(owner, member of partnership, title as officer of corporation, or authorized representative)

I attest that, in such capacity, I am qualified and authorized to file and verify such application, am personally familiar with the documents filed with this application, and have complied with all the requirements contained in the application; and, that all such statements made and matters set forth therein with respect to Applicant are true and correct. Statements about other parties are made on information and belief. I further state that the application is made in good faith and that this application does not duplicate any filing presently before the Commission.

I further state that I have been provided with a copy of the 16 TAC § 24.239 Commission rules. I am also authorized to agree and do agree to be bound by and comply with any outstanding enforcement orders of the Texas Commission on Environmental Quality, the Public Utility Commission of Texas or the Attorney General which have been issued to the system or facilities being acquired and recognize that I will be subject to administrative penalties or other enforcement actions if I do not comply.

(Utility's Authorized Representative)

If the Affiant to this form is any person other than the sole owner, partner, officer of the Applicant, or its attorney, a properly verified Power of Attorney must be enclosed.

20 20

SEAL

MARIA G. ACOSTA Notary Public, State of Texas Comm Expires 11-05-2023 Notary ID 132239683

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

Maria G. Acosta PRINT OR TYPE NAME OF NOTARY

My commission expires: 11.05.2023

PUCT Sale, Transfer, Merger Page 14 of 20 (September 2019) Attachment 1

Asset Purchase Agreement is CONFIDENTIAL and Provided under Seal

Attachment 2

Tariffs for Water CCN 10972 and Wastewater 20385



WATER UTILITY TARIFF Tariff Control No. 46880

Champ's Water Company, Inc. (Utility Name) 13217-A Chrisman (Business Address)

Houston, Texas 77039 (City, State, Zip Code) (Area Code/Telephone)

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

<u>10972</u>

This tariff is effective in the following county:

Harris and Montgomery

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

Houston

This tariff is effective in the following subdivisions and public water 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	2
SECTION 2.0 SERVICE RULES AND POLICIES	6
SECTION 3.0 EXTENSION POLICY	15
SECTION 4.0 DROUGHT CONTINGENCY PLAN	22

APPENDIX A -- SAMPLE SERVICE AGREEMENT APPENDIX B – APPLICATION FOR SERVICE

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SUBDIMSION SALES		COLUMN TAVE STATE
Aldine Forest	1010410	Harris
Garden City Apartments	1010670	Harris
Garden City Park	1010670	Harris
Mading Lane	1010517	Harris
North Belt Forest	1011999	Harris
Parkland Estates	1010192	Harris
Rolling Forest	1700684	Montgomery
West Montgomery	1010670	Harris
Western Homes	1010028	Harris
Whisper Meadows	1011708	Harris

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LIST OF SUBDIVISIONS

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Tariff Control No. 46880

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SECTION 1.0 -- RATE SCHEDULE

Section 1.01 - Rates		
Meter Size	Monthly Minimum Rate	Gallonage Charge
	(includes -0- gallons all meters)	
5/8 or 3/4"	<u>\$14.44</u>	<u>\$2.25</u> * per 1000 gallons for
3/4"	<u>\$21.65</u>	the first 10,000 gallons plus
1"	<u>\$36.09</u>	\$2.00* per 1000 gallons thereafter
11/2"	<u>\$72.18</u>	
2"	\$115.49	
3"	<u>\$216.55</u>	
4"	\$360.91	
6"	\$721.83	

*Plus City of Houston Groundwater Reduction Plan fees beginning June 22, 2010, of \$1.02 per 1,000 gallons for affected customers in Harris County (*Tariff Control No. 46880*).

CONSERVATION GALLONAGE SURCHARGE:

THERE WILL BE A SURCHARGE OF \$2.00 PER 1,000 GALLONS FOR EVERY 1,000 GALLON BILLING UNIT METERED AFTER THE FIRST 10,000 GALLONS EACH BILLING CYCLE. THE REVENUES COLLECTED FROM CONSERVATION BLOCK SURCHARGE SHALL BE ESCROWED INTO AN INTEREST BEARING ACCOUNT AND ONLY SPENT ON WATER CAPACITY-RELATED PROJECTS BENEFITTING THE CUSTOMERS OF CHAMP=S WATER COMPANY OR ON CONSERVATION PROJECTS THAT WILL DEFER THE NEED TO ADD ADDITIONAL WATER SERVICE CAPACITIES ON THE SYSTEM TO SERVE THOSE SAME CUSTOMERS. FOR COMMERCIAL CUSTOMERS HAVING MORE THAN ONE CONSUMING FACILITY BEHIND A MASTER METER. THE SURCHARGE WILL NOT GO INTO EFFECT UNTIL THEIR CONSUMPTION HAS REACHED THE NUMBER OF CONSUMING FACILITIES TIMES 10,000 GALLONS. EACH POINT OF WATER USAGE IS DEEMED TO BE A POINT OF WATER CONSUMPTION THAT WOULD NORMALLY HAVE ITS OWN INDIVIDUAL WATER METER UNDER RULES 290.44(D)(4) AND 291.89(A)(4). THIS COULD BE A BUILDING, AN IRRIGATION WATER METER, OR A SWIMMING POOL METER. THE AVERAGE ANNUALIZED CONSUMPTION OF THE CUSTOMERS OF CHAMP=S WATER COMPANY IS BELOW 10,000 GALLONS PER MONTH. THIS SURCHARGE IS TO ENCOURAGE THAT AVERAGE TO REMAIN AT A LEVEL CONSIDERED SUFFICIENT FOR ORDINARY DOMESTIC POTABLE WATER NEEDS AND A REASONABLE AMOUNTS FOR NECESSARY OUTSIDE WATER USAGE.

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

Cash___, 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.

Tariff Control No. 46880

SECTION 1.0 -- RATE SCHEDULE (Continued)

Section 1.02 - Miscellaneous Fees CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50).....\$50.00 COMMERCIAL & NON-RESIDENTIAL DEPOSIT TAP FEE COVERS THE UTILITY'S COSTS FOR MATERIALS AND LABOR TO INSTALL A STANDARD RESIDENTIAL 5/8" or 3/4" METER. AN ADDITIONAL FEE TO COVER UNIQUE COSTS IS PERMITTED IF LISTED ON THIS TARIFF. TAP FEE (Unique costs) FOR EXAMPLE, A ROAD BORE FOR CUSTOMERS OUTSIDE OF SUBDIVISIONS OR RESIDENTIAL AREAS. TAP FEE (Large meter)<u>Actual Cost</u> TAP FEE IS THE UTILITY'S ACTUAL COST FOR MATERIALS AND LABOR FOR METER SIZE INSTALLED. TO BE CHARGED WHEN UNMETERED SERVICE EXISTS ON THE SYSTEM THAT SHOULD BE METERED TO BE IN COMPLIANCE WITH THE UTILITY'S TARIFF BUT THE CONVERSION OF THE SERVICE WOULD NOT REQUIRE A FULL TAP AND ALL OF ITS COSTS. THIS FEE WILL BE A SHARING OF COSTS BETWEEN THE CUSTOMER AND THE UTILITY. THE CUSTOMER MAY HAVE THE OPTION OF PAYING THE FEE OVER NO MORE THAN THREE (3) MONTHS. METER RELOCATION FEE Actual Relocation Cost, Not to Exceed Tap Fee THIS FEE MAY BE CHARGED IF A CUSTOMER REQUESTS THAT AN EXISTING METER BE RELOCATED. THIS FEE MAY BE CHARGED IF A CUSTOMER REQUESTS CHANGE OF SIZE OF AN EXISTING METER OR CHANGE IS REQUIRED BY MATERIAL CHANGE IN CUSTOMER'S SERVICE DEMAND. THIS FEE MAY BE CHARGED IF A CUSTOMER REFUSES TO MAKE ACCESS TO THE METER AVAILABLE AND THE MOST COST EFFECTIVE SOLUTION FOR THE CUSTOMER AND THE UTILITY IS TO CONVERT THE SERVICE TO A REMOTE READ RADIO METER TO AVOID THE CONSTRUCTION AND RELOCATION OF THE UTILITIY'S MAIN AND FACILITIES AND THE CUSTOMER'S METER TO ANOTHER LOCATION. THIS FEE SHALL BE ACCESSED TO THE ACCOUNT HOLDER OF ANY DELINQUENT ACCOUNT THAT HAS BEEN TERMINATED FOR NON-PAYMENT BY LOCKING THE METER AND METER OR APPURTENANCES SUCH AS THE CURB STOP HAVE BEEN DAMAGED REQUIRING REPAIR AND/OR REPLACEMENT IN AN ATTEMPT TO RESTORE WATER SERVICE TO THE POINT OF SERVE THAT WAS DISCONNECTED. THE ACCOUNT HOLDER SHALL BE CHARGED THE FULL COST OF REPAIRING AND/OR REPLACING ALL DAMAGED PARTS, INCLUDING LABOR AND VEHICLES. THIS WILL INCLUDE REPLACEMENT OF METERS THAT HAVE HAD THEIR LOCKING EYES BROKEN OFF THE FLANGES. IN ADDITION, A \$10.00 PENALTY WILL BE LEVIED TO DETER FUTURE TAMPERING.

Tariff Control No. 46880

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SECTION 1.0 -- RATE SCHEDULE (Continued)

MÉTER TEST FEE
LATE CHARGE (EITHER \$5.00 OR 10% OF THE BILL)
RETURNED CHECK CHARGE
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)
b) Customer's request that service be disconnected
TRANSFER FEE
THE TRANSFER FEE WILL BE CHARGED FOR CHANGING AN ACCOUNT NAME AT THE SAME SERVICE LOCATION WHEN THE SERVICE IS NOT DISCONNECTED.
SEASONAL RECONNECTION FEE
BASE RATE FOR METER SIZE TIMES NUMBER OF MONTHS OFF THE SYSTEM NOT TO EXCEED SIX MONTHS WHEN LEAVE AND RETURN WITHIN A TWELVE MONTH PERIOD.
LOCK REMOVAL OR DAMAGE FEE
CUSTOMER SERVICE INSPECTION FEES

USE A THIRD PARTY INSPECTOR AND NOT AN EMPLOYEE OF THE UTILITY. HOWEVER, IF THEY REQUEST THE UTILITY TO PERFORM THE INSPECTION, IT WILL BE DONE AT A MARKET PRICE. SINCE THIS IS NOT A FUNCTION OF PUBLIC WATER UTILITY SERVICE, PERFORMING CUSTOMER SERVICE INSPECTIONS MUST TAKE LOWER PRIORITY TO FULFILLING UTILITY SERVICE RESPONSIBILITIES UNDER THE TCEQ=S CHAPTER 290 AND 291 RULES.

Tariff Control No. 46880

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SECTION 1.0 -- RATE SCHEDULE (Continued)

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. 16 TAC 24.21(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.

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. <u>These changes shall be passed on to only those customers located in system(s) receiving service from the wholesale supplier or subject to the jurisdiction of the district in question:</u>

AG	=	G/ (1-L), where
AG	-	adjusted gallonage charge, rounded to the nearest one cent:
G	-	approved gallonage charge (per 1,000 gallons);
L	-	system average line loss for preceding 12 months not to exceed 0.15

TEMPORARY WATER RATE:

Unless otherwise superseded by TCEQ order or rule, if the Utility is ordered by a court or governmental 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:

$$TGC = \frac{cgc + (prr)(cgc)(r)}{(1.0-r)}$$

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 30 T.A.C. 291.21(l).

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SECTION 2.0 - SERVICE RULES AND REGULATIONS

Section 2.01 - Texas Commission on Environmental Quality Rules

The utility will have the most current Texas Commission on Environmental Quality (TCEQ) Rules, Chapter 291, Water Rates, 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 2.02 - Application for and Provision of 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) and will be signed by the applicant before water service is provided by the utility. A separate application or contract will be made for each service location.

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 ten 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. Not withstanding any statement in this tariff to the contrary, the utility will serve each qualified applicant for service within the time limits prescribed in 30 TAC 291.85(a)-(b) as that rule may be amended by the TCEO.

Where service has previously been provided, service will be reconnected within three working days after the applicant has met the requirements for reconnection.

The customer will be responsible for furnishing and laying the necessary customer service pipe from the meter location to the place of consumption. Customers may be required to install a customer owned cut-off valve on the customer's side of the meter or connection.

Section 2.03 - 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 TCEQ 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 a complaint may be filed with the Commission.

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Water Utility Tariff Page No. 7

SECTION 2.0 - SERVICE RULES AND REGULATIONS (Continued)

Section 2.04 - 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 of this tariff. The utility will keep records of the deposit and credit interest in accordance with TCEQ 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.

Section 2.05 - Meter Requirements, Readings, and Testing

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. One meter is required for each residential, commercial or industrial facility in accordance with the TCEQ Rules.

Service 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.

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SECTION 2.0 - SERVICE RULES AND REGULATIONS (Continued)

Section 2.06 - 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 21 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 work day after the due date.

A late penalty of \$5.00 will be charged on bills received after the due date. Customer payments post marked by the due date will not incur a late penalty. 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.

Each bill will provide all information required by the TCEQ Rules. For each of the systems it operates, the utility will maintain and note on the monthly bill a telephone number (or numbers) which may be reached by a local call by customers. At the utility's option, a toll-free telephone number or the equivalent may be provided.

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 2.07 - Service Disconnection

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 31 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 TCEQ Rules.

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

TEXAS COMM. ON ENVIRONMENTAL QUALITY 34575-R, CCN 10972, JUNE 22, 2004 APPROVED TARIFF BY 4 74B

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Water Utility Tariff Page No. 9

SECTION 2.0 - SERVICE RULES AND REGULATIONS (Continued)

Utility personnel must be available to collect payments and to reconnect service on the day of and the day after any disconnection of service unless service was disconnected at the customer's request or due to a hazardous condition.

Section 2.08 - Reconnection of Service

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

Section 2.09 - 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.

<u>Prorated Bills.</u> - 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 2.10 - 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 or in the TCEQ's "Rules and Regulations for Public Water Systems."

Section 2.11 - 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 TCEQ 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.

Water Utility Tariff Page No. 10

SECTION 2.20 - SPECIFIC UTILITY SERVICE RULES AND REGULATIONS

This section contains specific utility service rules in addition to the rules previously listed under Section 2.0. It must be reviewed and approved by the Commission and in compliance with TCEQ Rules to be effective.

The utility adopts the administrative rules of the TCEQ, as the same may be amended from time to time, as its company specific service rules and regulations. These rules will be kept on file at the company's offices for customer inspection during regular business hours. In the event of a conflict between the TCEQ's amended rules and the provisions of this tariff, the amended rules shall prevail. Where necessary, any conflicting provision of this tariff shall be deemed to have been superseded by the TCEQ rule in question to the degree that the utility may conduct its lawful business in conformance with all requirements of said rule.

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.

Customers shall 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 must install customer-owned and maintained cutoff valves on their side of the meter.

No water connection from any public drinking water supply system shall be made to any establishment where an actual or potential contamination or system hazard exists without an air gap separation between the drinking water supply and the source of potential contamination. The containment air gap is sometimes impractical and, instead, reliance must be placed on individual "internal" air gaps or mechanical backflow prevention devices.

Under these conditions, additional protection shall be required at the meter in the form of a backflow prevention device (in accordance with AWWA Standards C510 and C511, and AWWA Manual M14) on those establishments handling substances deleterious or hazardous to the public health. The water purveyor need not require backflow protection at the water service entrance if an adequate cross-connection control program is in effect that includes an annual inspection and testing by a certified backflow prevention device tester.

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SECTION 2.20 - SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

It will be the responsibility of the water purveyor to ensure that these requirements are met. Customer shall be liable for any damage or injury to utility-owned property or personnel shown to be caused by the customer, his invitees, his agents, his employees, or others 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 preventive measures as are required by TCEQ rules, (3) electrical power failures in water systems not required by TCEQ rule to have auxiliary power supplies, or (4) termination of water service pursuant to the utility's tariff and the TCEQ's rules. The utility is not required by law and does not provide fire prevention or fire fighting 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. The utility will accept liability for any injury or damage to individuals or their property directly caused by defective utility plant (leaking water lines or meters) or the repairs to or construction of the utility's facilities.

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 TCEQ rule) 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 applicant or existing customer required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be entitled to a written explanation of such costs prior to payment and/or commencement of construction.

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SECTION 2.20 - SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

If the applicant or existing customer does not believe that these costs are reasonable or necessary, the applicant or existing customer shall have the right to appeal such costs to the TCEQ 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.

Tap fees may be increased by unique costs not normally incurred as may be permitted by 30 TAC 291.86(a)(1)(C).

The utility adopts the Uniform Plumbing Code pursuant to TCEQ Rule 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 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 TCEQ rule. No water service smaller than 5/8" will be connected. No pipe or pipe fitting which contains more than 8.0% 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 0.2% lead can be used at any connection which provides water for human use.

The utility will have the right of access to the customer's premises at all times reasonable 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. 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.

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

Except in cases where the customer has a contract with the utility for reserve or auxiliary service, no other water service will be used by the customer on the same installation in conjunction with the utility's service, either by means of a cross-over valve or any other connection. Customer shall not connect, or allow any other person or party to connect, onto any water lines on his premises. Two places shall not be permitted to be supplied with one service pipe where there is a water main abutting the premises. No connection shall be allowed which allows water to be returned to the public drinking water supply.

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Water Utility Tariff Page No. 13

SECTION 2.20 - SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

No backflow prevention device shall be permitted to be installed in the customer's plumbing without notice to and written permission from the utility. Any backflow prevention devices so installed shall be inspected annually by a licensed backflow prevention device inspector or appropriately licensed plumber and a written report of such inspection delivered to the utility.

No application, agreement or contract for service may be assigned or transferred without the written consent of the utility. It is agreed and understood that any and all meters, water lines and other equipment furnished by the utility (excepting the customer's individual service lines from the point of connection to customer's structures on customer's premises) are and shall remain the sole property of the utility, and nothing contained herein or in a contract/application for service shall be construed to reflect a sale or transfer of any such meters, lines or equipment to any customer. All tap and extension charges shall be for the privilege of connecting to said water lines and for installation, not purchase, of said meters and lines.

Applicants for service at new consuming facilities or facilities which have undergone extensive plumbing modifications are required to deliver to the utility a certificate that their facilities have been inspected by a state-licensed inspector and that they are in compliance with all applicable plumbing codes and are free of potential hazards to public health and safety. Service may be denied until the certificate is received or any identified violations or hazards are remedied. The utility is not required to perform these inspections for the applicant/customer, but will assist the applicant/customer to locate and obtain the services of a licensed inspector in a timely manner. When potential sources of contamination are identified which, in the opinion of the inspector or the utility, require the installation of a state-approved backflow prevention device, such back flow prevention device shall be installed on the customer's service line or other necessary plumbing facilities by an appropriately licensed plumber/back flow prevention device specialist at the customer's expense. The backflow prevention device shall be maintained by the customer at his expense and inspected annually by a licensed inspector. Copies of the annual inspection report must be provided to the utility. Failure to comply with this requirement may constitute grounds for termination of water service with notice.

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. Access to meters and cutoff valves shall be controlled by the provisions of 30 T.A.C. 291.89(c).

Where necessary to serve an applicant's property, the utility may require the applicant to provide it a permanent recorded public utility easement on and across the applicant's real property sufficient to provide service to that applicant. Service applicants may be required to comply with any pre-condition to receiving service not printed herein as may exist under TCEQ rule (customer service, health and safety, water conservation, or environmental), USEPA rule, TWDB rule, local water or conservation district rule or health department rule.

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SECTION 2.20 - SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

Existing customers shall be required to comply with such rules, including modification of their plumbing and/or consumption patterns, after notice.

Customers must make meters accessible to the Utility and its personnel. If they do not, the Utility may require the removal of the meter to another location according to Section 291.89(c) of the TCEQ's rules. The Utility will give the customer the option of converting to a remote radio read meter at the customer's expense in lieu of bearing the cost of relocating the meter and any Utility water lines necessitated by the customer's actions. If the customer does not accept this option, the customer will be charged for all incurred meter relocation costs. Before relocating the meter, the utility must provide the customer with written notice of its intent to do so. This notice must include information on the estimated cost of relocating the meter, an explanation of the condition hindering access and what the customer can do to correct that condition, and information on how to contact the utility. The notice must give the customer a reasonable length of time to arrange for utility access so the customer may avoid incurring the relocation cost. A copy of the notice given to the customer shall be filed with the utility's records on the customer's account.

Customers shall not enclose meters with fences or other artificial barriers. If there is a fence in front of a meter, the customer shall install a gate or stile with 300 pound-load bearing capacity to enable meter readers and service crews to obtain ready access to the utility's property.

Lock removal or damage fee – This fee shall be accessed to the account holder of any delinquent account that has been terminated for non-payment by locking the meter and the lock has subsequently been removed or damaged without authorization by the utility in order to restore water service to the account holder's original place of service. This fee shall not be charged if the damaged meter fee is charged.

Damaged meter and appurtenances fee – This fee shall be accessed to the account holder of any delinquent account that has been terminated for non-payment by locking the meter and meter or appurtenances such as the curb stop have been damaged requiring repair and/or replacement in an attempt to restore water service to the point of serve that was disconnected. The account holder shall be charged the full cost of repairing and/or replacing all damaged parts, including labor and vehicles. This will include replacement of meters that have had their locking eyes broken off the flanges. In addition, a \$10.00 penalty will be levied to deter future tampering.

Service applicants are free to have customer service inspections required by TCEQ Rule 290.46(j) by any state-licensed inspector of their choice. They are encouraged to use a third party inspector and not an employee of the Utility. However, if they request the Utility to perform the inspection, it will be done at market prices. Since this is not a function of public water utility service, performing customer service inspections must take lower priority to fulfilling utility service responsibilities under the TCEQ's Chapter 290 and 291 rules.

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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 customer 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 will bear the full cost of any oversizing 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 <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.

COST UTILITY SHALL BEAR. Within its certificate 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 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.

Developers may be required to provide contributions in aid of construction in amounts to furnish the system with all facilities necessary to comply with the TCEQ's Rules.

SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY

This section contains the utility's specific extension policy that complies with the requirements already stated under Section 3.01. It must be reviewed and approved by the Commission and in compliance with TCEQ Rules to be effective.

Residential customers not covered under Section 3.01 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 full 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.

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.

The utility adopts the administrative rules of the TCEQ, as amended from time to time, as its company specific extension policy. These rules will be kept on file at the company's business office for customer inspection during normal business hours. In the event of a conflict between the TCEQ's amended rules and the provisions of this tariff, the amended rules shall prevail. Where necessary, any conflicting provision of this tariff shall be deemed to have been superseded by the TCEQ rule in question to the degree that the utility may conduct its lawful business in conformance with all requirements of said rule.

When an individual residential applicant requires an extension of a main line beyond 200 feet, the charge to that applicant shall be the actual cost of such extension in excess of 200 feet, plus the applicable tap fee plus such other approved costs as may be provided in this tariff and/or TCEQ rules.

Residential tap fees may be increased by other unique costs not normally incurred as permitted by TCEQ rule. Larger meter taps shall be made at actual cost associated with that tap which shall include such extraordinary expenses.

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 30 TAC 291.86(d) and this tariff. 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 based upon the capacities of production, transmission, storage, pumping and treatment facilities, compliant with the TCEQ minimum design criteria, which

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SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY (Continued)

must be committed to such extension. As provided by 30 TAC 291.86(d)(4), for purposes of this section, commercial, industrial, and wholesale customers shall 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.

Unless expressly exempted by TCEQ rule or order, each point of use (as defined by 30 TAC 291.3) must be individually metered.

The imposition of additional extension costs or charges as provided by Sections 2.20 and 3.20 of this tariff shall be subject to appeal as provided in this tariff, TCEQ 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 entitled to 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 have the right to appeal such costs to the TCEQ 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. Unless the TCEQ or other regulatory authority enters interlocutory orders to the contrary, service to the applicant may be delayed until such appeal is resolved.

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 applications forms will be available for applicant pick up 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.

The utility shall serve each qualified service applicant within its certificated service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by TCEQ 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 TCEQ service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a "qualified service applicant" as defined herein or by TCEQ rules.

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SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY (Continued)

The utility is not required to extend service to any applicant outside of its certificated service area and will only do so, at the utility's sole option, under terms and conditions mutually agreeable to the utility and the applicant and upon extension of the utility's certificated service area boundaries by the TCEQ. Service applicants may be required to bear the cost of the service area amendment.

A "qualified service applicant" is an applicant who has: (1) met all of the utility's requirements of service contained in this tariff, TCEQ rules and/or TCEQ order, (2) has made all payments for tap fees and extension charges, (3) has provided all necessary easements and rights-of-way necessary to provide service to the requested location, including staking said easements or rightsof-way where necessary, (4) delivered an executed customer service inspection certificate to the utility and (5) has executed a customer service application for each location to which service is being requested.

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. The tap request must be accompanied with a plat, map, diagram 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. The actual point of connection 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 near service main with adequate capacity to service the applicant's full potential service demand. 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, applicant may refer the matter to the TCEQ for resolution. Unless otherwise ordered by the TCEQ, the tap or service connection will not be made until the location dispute is resolved.

The utility shall require a developer (as defined by TCEQ rule) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property. The Developer shall be required to obtain all necessary easements and rights-of-way required to extend the utility's existing service facilities from their nearest point with adequate service capacity (as prescribed by TCEQ rules and local service conditions) to and throughout the Developer's property. The easements shall be sufficient to allow the construction, installation, repair, maintenance, testing, and replacement of <u>any and all</u> utility plant necessary to provide continuous and adequate service to each and every potential service location within the property at full occupancy. Unless otherwise restricted by law, well plant sites shall convey with unrestricted rights to produce water for public drinking water supply.

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SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY (Continued)

Developers shall be required to provide sanitary control easements acceptable to the TCEQ for each water well site to be located within their property or otherwise being obtained to serve their property. Unless otherwise agreed to by the utility, pipe line right-of-way easements must be at least 15 feet wide to allow adequate room to facilitate backhoe and other heavy equipment operation and meters. Easements must be provided for all production, storage, treatment, pressurization and disposal sites which are sufficient to construct and maintain all weather roads as prescribed by TCEQ rules. All easements shall be evidenced, at Developer's expense, by recorded county-approved subdivision plat or by specific assignment supported by metes and bounds survey from a surveyor licensed by the State of Texas.

Prior to the extension of utility service to developers (as defined by TCEQ rules) or new subdivisions, the Developer shall comply with the following:

(a) The Developer shall make a written request for service to property that is to be subdivided and developed. The Developer shall submit to the utility a proposed plat on a scale of one inch (1") to two hundred feet (200') for review and determination of required easements, utility plant, and plant location. If sewer service is requested, the plat must contain elevation data. A reconcilable deposit in an amount set by the utility may be required to cover preliminary engineering, legal and copy cost to be incurred by the utility in reviewing and planning to meet this service request. The plat and/or accompanying information shall identify the type, location and number of houses and other planned structures that will be requiring utility service. If other than residential structures are to be located on the property, all other types of anticipated businesses and their service demands shall be identified with specificity. All areas requiring special irrigation and/or other unique water demands must be identified. To the extent reasonably possible, this information must be precise so that adequate facilities can be designed and constructed to meet all future service demands without hazard to the public, other utility customers and/or the environment.

(b) After the requirements of easements and rights-of-way have been determined, a red line copy will be returned by the utility to the Developer for final plat preparation.

(c) Copies of all proposed plats and plans must be submitted to the utility prior to their submission to the county for approval to insure that they are compatible with the adequate long-term utility needs of potential service customers. Copies will be returned after review by the utility so that necessary changes may be incorporated into the Developer's final submitted plat(s) and plans.

(d) The utility shall be provided with three (3) certified copies of the final plat(s) approved by the County Commissioners Court. At this time, the utility will begin engineering the facilities necessary to serve the property. Plans and specifications will be prepared and submitted to the TCEQ by the utility if required by law. If further plat or plans changes are necessary to accommodate the specific service needs of the property and the anticipated customer demands, the Developer will be so notified.

SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY (Continued)

Plat amendments must be obtained by the Developer. The Developer shall be notified when all required TCEQ or other governmental approvals or permits have been received. No construction of utility plant which requires prior TCEQ plans approval shall be commenced until that approval has been received by the utility and any conditions imposed by the TCEQ in association with its approvals have been satisfied.

(e) The Developer shall be required to post bond or escrow the funds necessary to construct all required utility plant, except individual taps, meters and sewer connections, required to serve the property. Construction shall not commence until funds are available. If the construction is to be done in coordination with the phased development of the property, funds must be provided in advance which are sufficient to complete each phase. No phase or facilities for any phase shall be constructed prior to the bonding or escrowing of all funds associated with that phase.

(f) At the sole option of the utility, the Developer may be required to execute a Developer Extension Contract setting forth all terms and conditions of extending service to their property including all contributions-in-aid of construction and developer reimbursements, if any.

(g) The utility may require the Developer to commence construction of subdivision improvements within three (3) months of utility plans approval or the utility may abate its construction activities until full development construction begins. If the Developer stops construction of subdivision improvements for any purpose, the utility may abate its construction for a similar period.

(h) As soon as the roads are rough cut and prior to paving, extension lines will need to be constructed at each road crossing. The Developer must notify the utility sufficiently in advance of this development stage to allow for the necessary utility construction without disruption to other service operations of the utility. Failure to provide adequate advance notice and cooperation in the construction of necessary utility plant may result in additional delays in obtaining service to the property. The Developer shall be required to pay for all additional costs of road boring or other remedial construction necessary to install adequate utility plant throughout the affected property.

(i) The Developer, not the utility, shall insure that Developer's employees, agents, contractors and others under its control coordinate their work or construction throughout the property with the utility to insure the orderly and timely construction of all utility plant necessary to serve the public.

Within its certificated area, the utility shall bear the cost of the first 200 feet of any water main or sewer collection line necessary to extend service to an individual residential service applicant within a platted subdivision unless the utility can document:

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SECTION 3.20 - SPECIFIC UTILITY EXTENSION POLICY (Continued)

(a) 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; or,

(b) that the Developer defaulted on the terms and conditions of a written agreement or contract existing between the utility and the developer or the terms of this tariff regarding payment for services, extensions, or other requirements; or in the event the Developer declared bankruptcy and was therefore unable to meet obligations; and,

(c) that the residential service applicant purchased the property from the Developer after the Developer was notified of the need to provide facilities to the utility. A residential service applicant may be charged the remaining costs of extending service to his property; provided, however, that the residential service applicant may only be required to pay the cost equivalent to the cost of extending the nearest water main, whether or not that line has adequate capacity to serve that residential service applicant. The following criteria shall be considered to determine the residential service applicant's cost for extending service:

(1) The residential service applicant shall not be required to pay for costs of main extensions greater than 2" in diameter for water distribution.

(2) Exceptions may be granted by the TCEQ Executive Director if:

(A) 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;

(B) larger minimum line sizes are required under subdivision platting requirements or applicable building codes.

(3) 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 certificated 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.

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SECTION 4.0 -- DROUGHT CONTINGENCY PLAN (Utility must attach copy of TCEQ approved Drought Contingency Plan) APPENDIX A -- SAMPLE SERVICE AGREEMENT From 30 TAC Chapter 290.47(b), Appendix B SERVICE AGREEMENT

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

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SEWER UTILITY TARIFF FOR

Champ's Water Company, Inc. (Utility Name) 13217-A Chrisman (Business Address)

Houston, Texas 77039 (City, State, Zip Code) (281)590-7317 (Area Code/Telephone)

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

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This tariff is effective in the following county:

<u>Harris</u>

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

Houston

This tariff is effective in the following subdivisions or 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	
SECTION 2.0 SERVICE RULES	
SECTION 3.0 EXTENSION POLICY	

APPENDIX A -- SERVICE AGREEMENTS

LIST OF SUBDIVISIONS

SUBDIVISION: 2-	PANOTIDIANUMBICR	COUNTRA
Aldine Forest	11739-001	Harris
Garden City Apartments	11005-001	Harris
Garden City Park	11005-001	Harris
North Belt Forest	12571-001	Harris
Parkland Estates	11158-001	Harris
Western Homes	10436-001	Harris
Whisper Meadows	12730-001	Harris

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TEXAS COMM. ON ENVIRONMENTAL QUALITY 34603-R, CCN 20385, JUNE 22, 2004 APPROVED TARIFF BY

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Residential Rates		Commercial Rates	
Meter Size 5/8" or 3/4" or unmetered	Monthly Minimum Charge (Includes @ gallons) \$11.88	Meter Size 5/8" or 3/4" or unmetered	Monthly Minimum Charge (Includes 0 gallons) \$11.88
3/4"	\$17.82	3/4"	\$17.82
1"	\$29.70	1"	\$29.70
11/2"	\$59.30	11/2"	\$59.30
		2"	\$95.03
科学的社会社会的意思		3"	\$178.18
学系是外国的		4"	\$296.96
		6"	\$593.92

SECTION 1.0 - RATE SCHEDULE

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

Cash____, 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.

REGULATORY ASSESSMENT.	<u>1.0%</u>
TCEQ RULES REQUIRE THE UTILITY TO COLLECT A FEE OF ONE PERCENT OF THE RETAIL MONTHLY	' BILL.

Section 1.02 - Miscellaneous Fees

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

RATES LISTED ARE EFFECTIVE ONLY IF THIS PAGE HAS TCEQ APPROVAL STAMP

> TEXAS COMM. ON ENVIRONMENTAL QUALITY 34603-R, CCN 20385, JUNE 22, 2004 APPROVED TARIFF BY A THB

SECTION 1.0 - RATE SCHEDULE

TAP FEE (Large Connection Tap, Gravity Sewer).....<u>Actual Cost</u> TAP FEE IS THE UTILITY'S ACTUAL COST FOR MATERIALS AND LABOR FOR TAP SIZE INSTALLED.

TAP FEE (Pressure Sewer) any water meter size.....<u>Actual Cost</u> CUSTOMER SHALL OWN AND MAINTAIN ALL REQUIRED GRINDER PUMPS AND APPURTENANCES.

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)......
- b) Customer's request that service be disconnected<u>\$40.00</u>

SEASONAL RECONNECTION FEE

BASE RATE FOR METER SIZE 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 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 2.20 SPECIFIC UTILITY SERVICE RULES AND SECTION 3.20 UTILITY SPECIFIC EXTENSION POLICY FOR TERMS. CONDITIONS, AND CHARGES.

REPAIRS AND MAINTENANCE OF CUSTOMERS PLUMBING INCURRED COST:

IF A CUSTOMER REPORTS A BLOCKAGE OR OTHER SERVICE PROBLEM AND THE FAULT IS FOUND TO BE WITH THE CUSTOMER'S PRIVATE PLUMBING, I.E., A BLOCKAGE IN THE CUSTOMER'S SERVICE LINE UPSTREAM FROM THE POINT OF CONNECTION TO THE UTILITY'S COLLECTION LINE. AND IF THE CUSTOMER REQUESTS THE UTILITY TO PERFORM THE REPAIRS, THEY WILL BE CHARGED THE SAME HOURLY LABOR AND EQUIPMENT CHARGES THE UTILITY'S AFFILIATE COMPANY CHARGES THIRD PARTY CUSTOMERS.

RATES LISTED ARE EFFECTIVE ONLY IF THIS PAGE HAS TCEQ APPROVAL STAMP

SECTION 2.0--SERVICE RULES AND REGULATIONS

Section 2.01--Texas Commission on Environmental Quality Rules

The utility will have the most current Texas Commission on Environmental Quality (TCEQ) Rules, Chapter 291, Water Rates, 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 2.02--Application for and Provision of 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) and will be signed by the applicant before sewer service is provided by the utility. A separate application or contract will be made for each service at each separate location.

After the applicant has met all the requirements, conditions and regulations for service, the utility will install service connections, which may include a 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.

Where service has previously been provided, the utility will reconnect the service within one working day after the applicant has met the requirements for reconnection.

The customer will be responsible for furnishing and laying the necessary customer service pipe from the connection location to the place of use.

Section 2.03--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 TCEQ 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 2.04--Customer Deposits

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

SECTION 2.0--SERVICE RULES AND REGULATIONS (Continued)

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.

Section 2.05--Meter Requirements, Readings, and Testing

It is not a requirement that the utility use meters to measure the quantity of sewage disposed of by individual customers. One connection is required for each residential, commercial or industrial facility in accordance with the TCEQ Rules.

Section 2.06--Billing

Bills from the utility will be mailed monthly unless otherwise authorized by the Commission. The due date of the bills for utility service will be at least twenty (20) 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. If the due date falls on a holiday or weekend, the due date for payment purposes will be the next work day after the due date.

A late penalty of \$5.00 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.

Each bill will provide all information required by the TCEQ Rules. For each of the systems it operates, the utility will maintain and note on the monthly billing a telephone number (or numbers) which may be reached by a local call by customers. At the utility's option, a toll-free telephone number or the equivalent may be provided.

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.

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SECTION 2.0--SERVICE RULES AND REGULATIONS (Continued)

Section 2.07--Service Disconnection

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 30 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 TCEQ Rules.

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

Utility personnel must be available to collect payments and to reconnect service on the day of and the day after any disconnection of service unless service was disconnected at the customer's request or due to a hazardous condition.

Section 2.08--Reconnection of Service

Service will be reconnected within 24 hours after the past due bill and any other outstanding charges are paid or correction of the conditions which caused service to be disconnected.

Section 2.09--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.

<u>Prorated Bills</u> - 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.

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SECTION 2.0--SERVICE RULES AND REGULATIONS (Continued)

Section 2.10--Quality of Service

The utility will plan, furnish, and maintain and operate a treatment and collection facility of sufficient size and capacity to provide a continuous and adequate service for all reasonable consumer uses and to treat sewage and discharge the effluent at 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 TCEQ Rules.

Section 2.11--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 TCEQ 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.

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SECTION 2.20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS

This section contains specific utility service rules in addition to the rules previously listed under Section 2.0. It must be reviewed and approved by the Commission and in compliance with the TCEQ Rules to be effective.

The utility adopts the administrative rules of the TCEQ, as the same may be amended from time to time, as its company specific service rules and regulations. These rules will be kept on file at the company's offices for customer inspection during regular business hours. In the event of a conflict between the TCEQ's amended rules and the provisions of this tariff, the amended rules shall prevail. Where necessary, any conflicting provision of this tariff shall be deemed to have been superseded by the TCEQ rule in question to the degree that the Utility may conduct its lawful business in conformance with all requirements of said rule.

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.

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

Limitation on Product/Service Liability. - The utility will not accept liability for any injury or damage to individuals or their property occurring on the customer's premises. The utility makes no representations or warranties (expressed or implied) that customer's appliances will not be damaged by disruptions of or fluctuations in sewer service whatever the cause. The utility will not accept liability for injuries or damages to persons or property due to disruption of sewer 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 preventive measures as are required by TCEQ rules, (3) electrical power failures in sewer service pursuant to the utility's tariff and the TCEQ's rules.

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.

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SECTION 2.20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

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 TCEQ rule) for the actual costs of any additional facilities required to maintain compliance with the TCEQ minimum design criteria for sewer collection, treatment, pumping and discharge.

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 entitled to a written explanation of such costs prior to 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 have the right to appeal such costs to the TCEQ 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.

Tap fees may be increased by unique costs not normally incurred as may be permitted by 30 T.A.C. 291.86(b)(1)(C).

The Utility adopts the Uniform Plumbing Code pursuant to TCEQ Rule 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 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 TCEQ rule.

The utility will have the right of access to the customer's premises at all times reasonable for the purpose of installing, testing, inspecting or repairing sewer mains or other equipment used in connection with its provision of sewer 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 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. 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.

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

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SECTION 2.20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

Except in cases where the customer has a contract with the utility for reserve or auxiliary service, no other sewer service will be used by the customer on the same installation in conjunction with the utility's service, either by means of a cross-over valve or any other connection. Customer shall not connect, or allow any other person or party to connect, onto any sewer lines on his premises. Two places shall not be permitted to be supplied with one service pipe where there is a sewer main abutting the premises.

No application, agreement or contract for service may be assigned or transferred without the written consent of the utility.

It is agreed and understood that any and all sewer lines and other equipment furnished by the utility (excepting the customer's individual service lines from the point of connection to customer's structures on customer's premises) are and shall remain the sole property of the utility, and nothing contained herein or in a contract/application for service shall be construed to reflect a sale or transfer of any such lines or equipment to any customer. All tap and extension charges shall be for the privilege of connecting to said sewer lines and for installation, not purchase, of said lines.

The service lines from the house to the point of connection to the utility's riser from the sewer main located at or about the property line is the customer's property. It is the customer's responsibility to install and maintain this line in good repair at all times. This line MUST be maintained free of blockages and leakage of storm waters. Failure to comply with these requirements is grounds to seek authorization to disconnect service under TCEQ rules.

Service applicants may be required to comply with any pre-condition to receiving service not printed herein as may exist under TCEQ rule (customer service, health and safety or environmental), USEPA rule, TWDB rule, local regulatory district rule or health department rule. Existing customer shall be required to comply with such rules, including modification of their plumbing and/or consumption patterns, after notice.

The disposal into the utility's sewer collection system of bulk quantities of food or food scraps not previously processed by a grinder or similar garbage disposal unit and grease and oils, except as incidental waste in process or wash water, used in or resulting from food preparation by sewer utility customers engaged in the preparation and/or processing of food for other than domestic consumption for sale to the public shall be <u>prohibited</u>. Specifically included in this prohibition are grease and oils from grease traps to other grease and/or oil storage containers. These substances are defined as "garbage" under Section 361.003 (12) of the Solid Waste Disposal Act, Texas Health and Safety Code, and are not "sewage" as defined by Section 26.001 (7) of the Texas Water Code. The utility only provides "sewage" collection and disposal service to the public. This service is limited to the collection, treatment and disposal of waterborne human waste and waste from domestic activities such as washing, bathing, and food preparation. This service does not include the collection, treatment or disposal of waste of such high BOD or TSS

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SECTION 2.20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

characteristics that it cannot reasonably be processed by the utility's state-approved waste water treatment plant within the parameters of the utility's state and federal waste water discharge permits. THIS SERVICE DOES NOT INCLUDE THE COLLECTION AND DISPOSAL OF STORM WATERS OR RUN OFF WATERS, WHICH MAY NOT BE DIVERTED INTO OR DRAINED INTO THE UTILITY'S COLLECTION SYSTEM.

Pursuant to TCEQ Rule 291.87(n), the utility may charge for all labor, material, equipment, and other costs necessary to repair to replace all equipment damaged due to service diversion or the discharge of wastes which the system cannot properly treat. This shall include all repair and clean up costs associated with discharges of grease and oils, except as incidental waste in process or wash water, used in or resulting from food preparation by sewer utility customers engaged in the preparation and/or processing of food for other than domestic consumption or for sale to the public discharged from grease traps or other grease and/or oil storage containers. The utility may charge for all costs necessary to correct service diversion or unauthorized taps where there is no equipment damage, including incidents where service is reconnected without authority. The utility may not charge any additional penalty or charge other than actual costs unless such penalty has been expressly approved by the regulatory authority having rate/tariff jurisdiction and filed in the utility's tariff.

Pursuant to TCEQ Rule 291.86(b)(3)(A) and (B), the customer's service line and appurtenances shall be construed in accordance with the laws and regulations of the State of Texas, local plumbing codes, or, in the absence of such local codes, the Uniform Plumbing Code. It shall be the customer's responsibility to maintain the service line and appurtenances in good operating condition, i.e., clear of obstruction, defects, or blockage. If the utility can provide evidence of excessive infiltration or inflow or failure to provide proper pretreatment, the utility may, with the written approval of the TCEQ's executive director, require the customer to repair the line or eliminate the infiltration or inflow or take such actions necessary to correct the problem. If the customer fails to correct the problem within a reasonable time, the utility may disconnect service after proper notice.

In accordance with the requirements of Utility's wastewater discharge permit, any and all repairs and maintenance of Utility's lines, tanks, pumps and equipment located on Customer's premises shall be performed exclusively by the Utility.

Copies of the utility's state and federal waste water discharge permits shall be available for public inspection and copying in the utility's business office during normal business hours.

Non-residential customers electing the pretreatment option for sewage with non-standard characteristics may be charged those costs set forth in the utility's extension policy if such pretreatment fails or otherwise causes the utility's facilities to violate their waste-water discharge permits.

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SECTION 2.20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

RESIDENTIAL SINGLE FAMILY GRINDER / SEWAGE STATIONS

Prior to the installation of a grinder / sewage station, the utility must be given a complete listing of all materials and equipment that will be used.

In order to prevent inflow and infiltration, the materials must comply with standard specifications, approved by the TCEQ and the utility.

After the utility has approved the proposed grinder / sewage station, the construction may begin. Once the work has been completed, the utility will do an inspection of the grinder / sewage station to ensure the complete installation was as specified.

The customer will retain ownership of receiving tanks or lift stations on the customer's property, and all maintenance, repairs and replacement are the customer's responsibility. The customer shall own and maintain the grinder pump and appurtenances. The repairs may be performed by anyone selected by the customer, who is competent to perform such repairs. The utility requires that parts and equipment meet the minimum standards approved by the TCEQ, to insure proper and efficient operation of the sewer system.

MULTI-FAMILY AND COMMERCIAL RECEIVING TANK / LIFT STATIONS Prior to the installation of a grinder / sewage station, the utility must be given a complete listing of all materials and equipment that will be used, along with the storage for that development.

In order to minimize inflow and infiltration into the collection system, the installation and materials must comply with standard specifications approved by the TCEQ.

After the utility has approved the proposed grinder / sewage station, the construction may begin. Once the work has been completed, the utility will do an inspection of the grinder / sewage station to ensure the complete installation was as specified.

Prior to acceptance of an existing receiving tank or lift station that is being used as an interceptor tank for primary treatment, waste water storage or pump tanks prior to discharge into an alternative or conventional sewage system must be cleaned, inspected, repaired, modified, or replaced if necessary to minimize inflow and infiltration into the collection system.

Existing pumps and tanks must be of adequate size to insure proper pumpage in the event of high flow or if one pump is out of service. If the existing pumps and receiving tanks or lift stations are of inadequate size the utility will not accept liability for backups due to: high flows, one pump out of service, rainfall causing inflow or infiltration, power outages, lack of proper storage capacity, etc.

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SECTION 2,20--SPECIFIC UTILITY SERVICE RULES AND REGULATIONS (Continued)

If the collection system that discharges into the receiving tank / lift station has an inflow or infiltration problem and collects rainfall discharge, the owner or P.O.A. will correct it within 90 days of written notice from the utility. If no action is taken to correct the problem within 90 days, the utility may take the responsibility to make corrections at the owner's / P.O.A.'s expense. The utility is not responsible for the collection system that discharges into the receiving tank / lift station.

The owner / P.O.A. shall be responsible for the monthly electric bill.

An adequate easement must encompass the receiving tank / lift station by a 15 foot radius and also a 15 foot access easement to the receiving tank / lift station site. If this easement does not exist, one must be created and filed of record.

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

COST UTILITIES SHALL BEAR. Within its certificate area, the utility will pay the cost of the first 200 feet of any sewer collection 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 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.

Developers may be required to provide contributions in aid of construction in amounts to furnish the system with all facilities necessary to comply with the TCEQ's Rules.

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SECTION 3.20--SPECIFIC UTILITY EXTENSION POLICY

This section contains the utility's specific extension policy which complies with the requirements already stated under Section 3.01. It must be reviewed an approved by the Commission and in compliance with TCEQ Rules to be effective.

Residential customers not covered under Section 3.01 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 full cost of extending service to and throughout their property, including the cost of all necessary treatment capacity necessary to meet the service demands anticipated to be created by that property.

Developers will 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's minimum design criteria for facilities used in collecting, treating, transmitting, and discharging of wastewater effluent. For purposes of this subsection, a developer is one who subdivides or requests more than two connections on a piece of property. Commercial, industrial, and wholesale customers will be treated as developers.

The utility adopts the administrative rules of the TCEQ, as amended from time to time, as its company specific extension policy. These rules will be kept on file at the company's business office for customer inspection during normal business hours.

Non-residential customers generating sewage creating unique or non-standard treatment demands which might reasonably be expected to cause the utility's treatment facilities to operate outside their current waste-water discharge permit parameters may be charged the cost of all studies, engineering plans, permit costs, and collection treatment or discharge facilities construction or modification costs necessary to enable the utility to treat said sewage within permit limits acceptable to the TCEQ, EPA and other regulatory agencies. In the alternative, the customer may have the option of pre-treating said sewage in such a manner to that it may not reasonably be expected to cause the utility's facilities to operate outside their permit parameters. In such case, the customer shall be required to pay the utility's costs of evaluating such pretreatment processes and cost of obtaining regulatory approval of such pretreatment processes. In the event of the pretreatment facilities of a customer making this election fail and cause the utility's facilities to operate outside their permit parameters, the customer shall indemnify the utility for all costs incurred for clean ups or environmental remediation and all fines, penalties, and costs imposed by regulatory or judicial enforcement actions relating to such permit violations.

Non-residential sewer customers producing water borne waste significantly different from waste generated by residential customers may be required to provide a suitable sampling point at the property line for testing the customer's waste for chemicals or substances, e.g., grease, oils, solvents, pesticides, etc., which can reasonably be believed to have an injurious effect on the

Champ's Water Company, Inc.

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SECTION 3.20--SPECIFIC UTILITY EXTENSION POLICY (Continued)

Utility's plant and/or its ability to treat and dispose of such wastes within the parameters of the Utility's permit. Utility shall have reasonable access to the sampling point at all times.

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 30 TAC 291.86(d) and this tariff. 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 based upon the capacities of collection, transmission, storage, treatment and discharge facilities, compliant with the TCEQ minimum design criteria, which must be committed to such extension. As provided by 30 TAC 291.86(d)(4), for purposes of this section, commercial, industrial, and wholesale customers shall be treated as developers.

The imposition of additional extension costs or charges as provided by Sections 2.20 and 3.20 of this tariff shall be subject to appeal as provided in this tariff, TCEQ 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 entitled to 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 have the right to appeal such costs to the TCEQ 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. Unless the TCEQ or other regulatory authority enters interlocutory orders to the contrary, service to the applicant may be delayed until such appeal is resolved.

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 applications forms will be available for applicant pick up 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.

The Utility shall serve each qualified service applicant within its certificated service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by TCEQ 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 TCEQ service dates shall not become applicable until the service applicant has met all conditions precedent to becoming a "qualified service applicant" as defined herein or by TCEQ rules.

Champ's Water Company, Inc.

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SECTION 3.20--SPECIFIC UTILITY EXTENSION POLICY (Continued)

The Utility is not required to extend service to any applicant outside of its certificated service area and will only do so, at the Utility's sole option, under terms and conditions mutually agreeable to the Utility and the applicant and upon extension of the Utility's certificated service area boundaries by the TCEQ. Service applicants may be required to bear the cost of the service area amendment.

A "qualified service applicant" is an applicant who has: (1) met all of the Utility's requirements of service contained in this tariff, TCEQ rules and/or TCEQ order, (2) has made all payments for tap fees and extension charges, (3) has provided all necessary easements and rights-of-way necessary to provide service to the requested location, including staking said easements or rights-of-way where necessary, and (4) has executed a customer service application for each location to which service is being requested.

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. The tap request must be accompanied with a plat, map, diagram 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 connection is to be installed, along the applicant's property line. The actual point of connection must be readily accessible to Utility personnel for inspection, servicing and testing 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 near service main with adequate capacity to service the applicant's full potential service demand. 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, applicant may refer the matter to the TCEQ for resolution. Unless otherwise ordered by the TCEQ, the tap or service connection will not be made until the location dispute is resolved.

The Utility shall require a developer (as defined by TCEQ rule) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property. The Developer shall be required to obtain all necessary easements and rights-of-way required to extend the Utility's existing service facilities from their nearest point with adequate service capacity (as prescribed by TCEQ rules and local service conditions) to and throughout the Developer's property. The easements shall be sufficient to allow the construction, installation, repair, maintenance, testing, and replacement of <u>any and all</u> utility plant necessary to provide continuous and adequate service to each and every potential service location within the property at full occupancy. Unless otherwise restricted by law, sewage treatment, holding tank sites, lift station sites shall convey with all permanent easements and buffers required by TCEQ rules. Unless otherwise agreed to by the Utility, pipe line right-of-way easements must be at least 15 feet wide to allow adequate room to facilitate backhoe and other heavy equipment operation and meters. Easements must be provided for all storage, treatment, pressurization and disposal sites

Champ's Water Company, Inc.

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SECTION 3.20--SPECIFIC UTILITY EXTENSION POLICY (Continued)

which are sufficient to construct and maintain all weather roads as prescribed by TCEQ rules. All easements shall be evidenced, at Developer's expense, by recorded county-approved subdivision plat or by specific assignment supported by metes and bounds survey from a surveyor licensed by the State of Texas.

Prior to the extension of utility service to developers (as defined by TCEQ rules) or new subdivisions, the Developer shall comply with the following:

The Developer shall make a written request for service to property that is to be (a) subdivided and developed. The Developer shall submit to the Utility a proposed plat on a scale of one inch (1") to two hundred feet (200') for review and determination of required easements, utility plant, and plant location. If sewer service is requested, the plat must contain elevation data. A reconcilable deposit in an amount set by the Utility may be required to cover preliminary engineering, legal and copy cost to be incurred by the Utility in reviewing and planning to meet this service request. The plat and/or accompanying information shall identify the type, location and number of houses and other planned structures that will be requiring utility service. If other than residential structures are to be located on the property, all other types of anticipated businesses and their service demands shall be identified with specificity. All areas requiring special irrigation and/or other unique water demands must be identified. To the extent reasonably possible, this information must be precise so that adequate facilities can be designed and constructed to meet all future service demands without hazard to the public, other utility customers and/or the environment.

(b) After the requirements of easements and rights-of-way have been determined, a red line copy will be returned by the Utility to the Developer for final plat preparation.

(c) Copies of all proposed plats and plans must be submitted to the Utility prior to their submission to the county for approval to insure that they are compatible with the adequate long-term utility needs of potential service customers. Copies will be returned after review by the Utility so that necessary changes may be incorporated into the Developer's final submitted plat(s) and plans.

(d) The Utility shall be provided with three (3) certified copies of the final plat(s) approved by the County Commissioners Court. At this time, the Utility will begin engineering the facilities necessary to serve the property. Plans and specifications will be prepared and submitted to the TCEQ by the Utility if required by law. If further plat or plans changes are necessary to accommodate the specific service needs of the property and the anticipated customer demands, the Developer will be so notified. Plat amendments must be obtained by the Developer. The Developer shall be notified when

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SECTION 3,20--SPECIFIC UTILITY EXTENSION POLICY (Continued)

all required TCEQ or other governmental approvals or permits have been received. No construction of utility plant which requires prior TCEQ plans approval shall be commenced until that approval has been received by the Utility and any conditions imposed by the TCEQ in association with its approvals have been satisfied.

(e) The Developer shall be required to post bond or escrow the funds necessary to construct all required utility plant, except individual sewer connections, required to serve the property. Construction shall not commence until funds are available. If the construction is to be done in coordination with the phased development of the property, funds must be provided in advance which are sufficient to complete each phase. No phase or facilities for any phase shall be constructed prior to the bonding or escrowing of all funds associated with that phase.

(f) At the sole option of the Utility, the Developer may be required to execute a Developer Extension Contract setting forth all terms and conditions of extending service to their property including all contributions-in-aid of construction and developer reimbursements, if any.

(g) The Utility may require the Developer to commence construction of subdivision improvements within three (3) months of utility plans approval or the Utility may abate its construction activities until full development construction begins. If the Developer stops construction of subdivision improvements for any purpose, the Utility may abate its construction for a similar period.

(h) As soon as the roads are rough cut and prior to paving, extension lines will need to be constructed at each road crossing. The Developer must notify the Utility sufficiently in advance of this development stage to allow for the necessary utility construction without disruption to other service operations of the Utility. Failure to provide adequate advance notice and cooperation in the construction of necessary utility plant may result in additional delays in obtaining service to the property. The Developer shall be required to pay for all additional costs of road boring or other remedial construction necessary to install adequate utility plant throughout the affected property.

Within its certificated area, the Utility shall bear the cost of the first 200 feet of any water main or sewer collection line necessary to extend service to an individual residential service applicant within a platted subdivision unless the Utility can document:

a) 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; or,

SECTION 3.20--SPECIFIC UTILITY EXTENSION POLICY (Continued)

(b) that the Developer defaulted on the terms and conditions of a written agreement or contract existing between the utility and the developer or the terms of this tariff regarding payment for services, extensions, or other requirements; or in the event the Developer declared bankruptcy and was therefore unable to meet obligations; and,

(c) that the residential service applicant purchased the property from the Developer after the Developer was notified of the need to provide facilities to the utility. A residential service applicant may be charged the remaining costs of extending service to his property; provided, however, that the residential service applicant may only be required to pay the cost equivalent to the cost of extending the nearest water main or wastewater collection line, whether or not that line has adequate capacity to serve that residential service applicant. The following criteria shall be considered to determine the residential service applicant's cost for extending service:

(1) The residential service applicant shall not be required to pay for costs of main extensions greater than 2" in diameter for pressure wastewater collection lines and 6" in diameter for gravity wastewater lines.

(2) Exceptions may be granted by the TCEQ Executive Director if:

(A) 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;

(B) larger minimum line sizes are required under subdivision platting requirements or applicable building codes.

(3) 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 certificated area, industrial, and wholesale customers shall be treated as developers.

Attachment 3

Certificate of Account Status





Franchise Tax Account Status

As of : 02/10/2020 10:40:49

This page is valid for most business transactions but is not sufficient for filings with the Secretary of State

CHAMP'S WATER COMPANY	
Texas Taxpayer Number	30010915400
-	13217 CHRISMAN RD HOUSTON, TX 77039-4121
Right to Transact Business in Texas	ACTIVE
State of Formation	ТХ
Effective SOS Registration Date	03/14/1988
Texas SOS File Number	0107050700
Registered Agent Name	CHAMP R CLARK
Registered Office Street Address	103 HEATHER LANE CONROE, TX 77385





Franchise Tax Account Status

As of : 01/23/2020 15:41:01

This page is valid for most business transactions but is not sufficient for filings with the Secretary of State

MIDWAY WATER UTILITIES, INC.		
Texas Taxpayer Number	17522810682	
Mailing Address	12535 REED RD ATTN: TAX DEPT (FSC) SUGAR LAND, TX 77478-2837	
Right to Transact Business in Texas	ACTIVE	
State of Formation	ТХ	
Effective SOS Registration Date	05/11/1989	
Texas SOS File Number	0111387200	
Registered Agent Name	CORPORATION SERVICE COMPANY D/B/A CSC LAWYERS INCO	
Registered Office Street Address	211 E. 7TH STREET SUITE 620 AUSTIN, TX 78701	

Attachment 4

List of Neighboring Utilities by System

Neighboring Utilities by System

Rolling Forest

<u>CCN</u>	<u>Entity</u>
11157	Aqua Texas Inc
11052	Dobbin Plantersville WSC
11612	Quadvest LP
12892	T & W Water Service Company
10336	Nerro Supply Investors, LLC
12887	MSEC Enterprises Inc
none	Magnolia East MUD
none	Montgomery County MUD 108
none	Montgomery County MUD 125
none	Magnolia Woods MUD 1
none	Montgomery County MUD 130
none	Montgomery County MUD 131

Whisper Meadows

<u>CCN</u>	<u>Entity</u>
12940	Woodmark Water LC
11749	SC Utilities
13203	Aqua Texas Inc
12946	Inline Development Corporation
11507	Albury Manor Utility Company
13257	City of Tomball
12876	Pitcairn WSC
P0463	Harris County MUD 368
none	Harris County MUD 273
P1282	Harris County MUD 281
P0392	Northwest County MUD 15
P0400	Northwest County MUD 5
P0126	Faulkey Gully MUD
P0334	Malcomson Road Utility District
P1206	Harris County MUD 367
P1289	Harris County MUD 383
P0287	Harris County WCID 119
P0286	Harris County WCID 114
P0091	Charterwood MUD

North Belt Forest

<u>CCN</u>	<u>Entity</u>
13203	Aqua Texas Inc
13115	Atascocita Village MHP
P0117	El Dorado Utility District
P1316	Harris County MUD 400 - West
P0252	Harris County MUD 49
none	Beltway 8 MUD 2

West Montgomery

<u>CCN</u>	Entity
13203	Aqua Texas Inc
13260	Undine Texas LLC
13242	UIC 13 LLC
10833	Sunbelt FWSD
11389	Southern Water Corp
10963	Blue Bell Manor Utility Co Inc
P0195	Harris County MUD 118
P0196	Harris County MUD 119
P1240	Harris County MUD 366
P1326	Harris County MUD 220
P0377	Mount Houston Road MUD
P0136	Forest Hills MUD
P0194	Harris County MUD 11
P1444	Harris County MUD 321
P0403	Northwest Park MUD

Western Homes

<u>CCN</u>	Entity
N0062	Aldine ISD Raymond Elementary School
13260	Undine Texas LLC
13027	Hooks Mobile Home Park Ltd
10833	Sunbelt FWSD
10895	Orange Grove Water Supply
11157	Aqua Utilities Inc
11782	Westfield Garden Park
10736	Galco Utilities
13242	UIC 13 LLC
11872	Municipal Operations LLC
12288	Seller Water Company
13241	Trinity RCT GP LLC
12544	Greenwood Place Civic Club Inc
none	Harris County MUD 461
none	Aldine PUD
P0981	Harris County MUD 182
P0380	North Belt Utility District

Parkland Estates

Faikiallu Estates	
<u>CCN</u>	Entity
10833	Sunbelt FWSD
11157	Aqua Texas Inc
N0047	Shearer Oak Knoll Water System
11612	Quadvest LP
13174	BC Humble Enterprises Inc

none	Beltway 8 MUD 3
none	Beltway 8 MUD 1
P1558	Harris County MUD 423
none	Harris County MUD 505
P0468	Trail of the Lakes MUD
P1054	Harris County MUD 278
none	Intercontinental MUD
none	Harris County MUD 327

Mading Lane

P1538

P0377

<u>CCN</u>	Entity
11157	Aqua Utilities Inc
10865	Imperial Vally MUD
12288	Seller Water Company
11872	Municipal Operations LLC
13242	UIC 13 LLC
10833	Sunbelt FWSD
11782	Westfield Garden Park
10736	Galco Utilities
12590	Country Living Apt Water Well
11124	Nitsch and Son Utility
11582	North Freeway Center
11389	Southern Water Corp
10963	Blue Bell Manor Utility Co Inc
13241	Trinity RCT GP LLC
12544	Greenwood Place Civic Club Inc
P1444	Harris County MUD 321

Harris County MUD 406

Mount Houston Road MUD

11369Douglas Utility CompanyP0419Pine Village PUDP0445Sequoia Improvement DistrictnoneHarris County MUD 393noneHarris County MUD 461noneAldine PUDP0117El Dorado Utility District

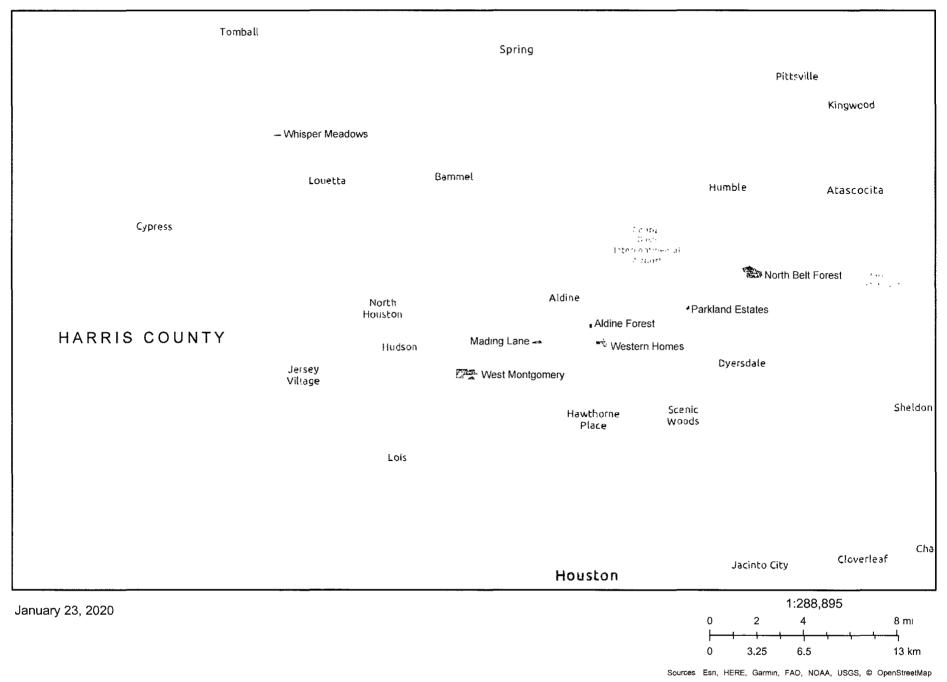
Aldine Forest

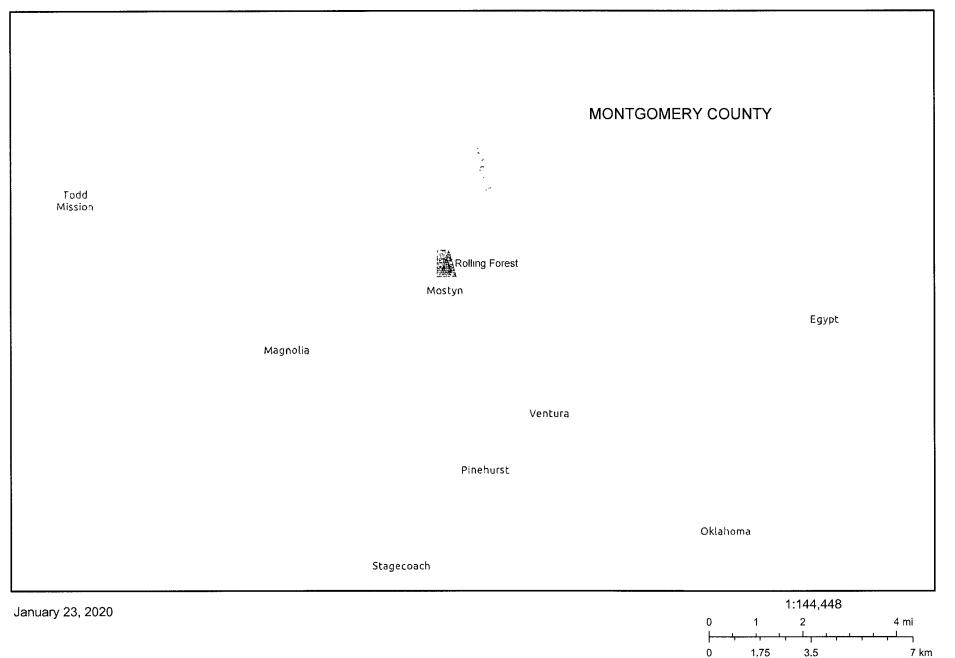
<u>CCN</u>	Entity
11157	Aqua Utilities Inc
10865	Imperial Vally MUD
12288	Seller Water Company
11872	Municipal Operations LLC
13242	UIC 13 LLC
10833	Sunbelt FWSD
11782	Westfield Garden Park
10736	Galco Utilities
N0062	Aldine ISD Raymond Elementary School
13260	Undine Texas LLC
13027	Hooks Mobile Home Park Ltd
13241	Trinity RCT GP LLC
12544	Greenwood Place Civic Club Inc
none	Harris County MUD 461
none	Aldine PUD
P0981	Harris County MUD 182

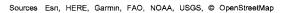
P0380 North Belt Utility District

Attachment 5 Large and Small Scale Maps

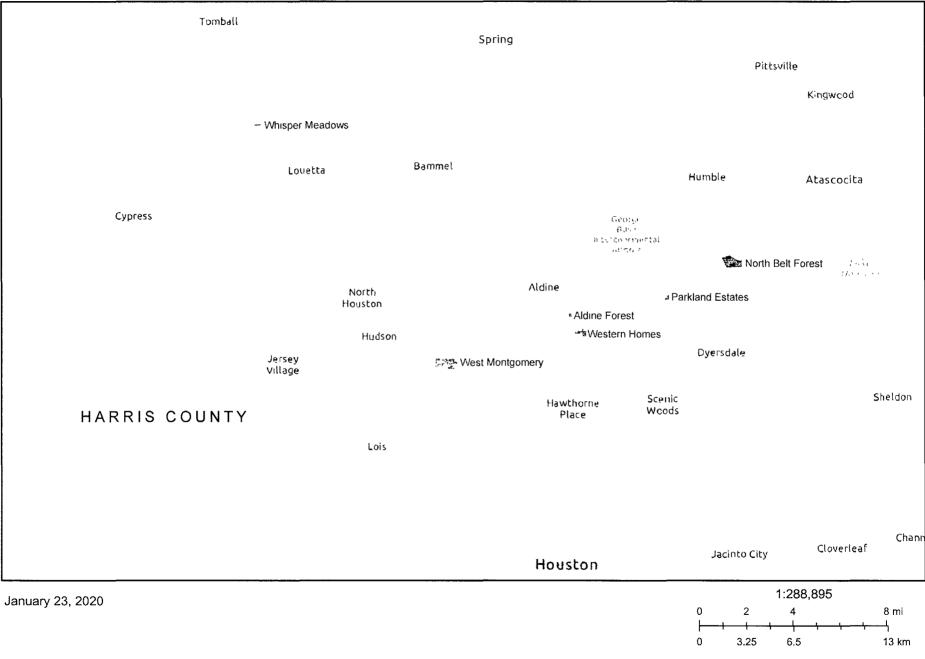
CCN 10972 water - Part 1 of 2





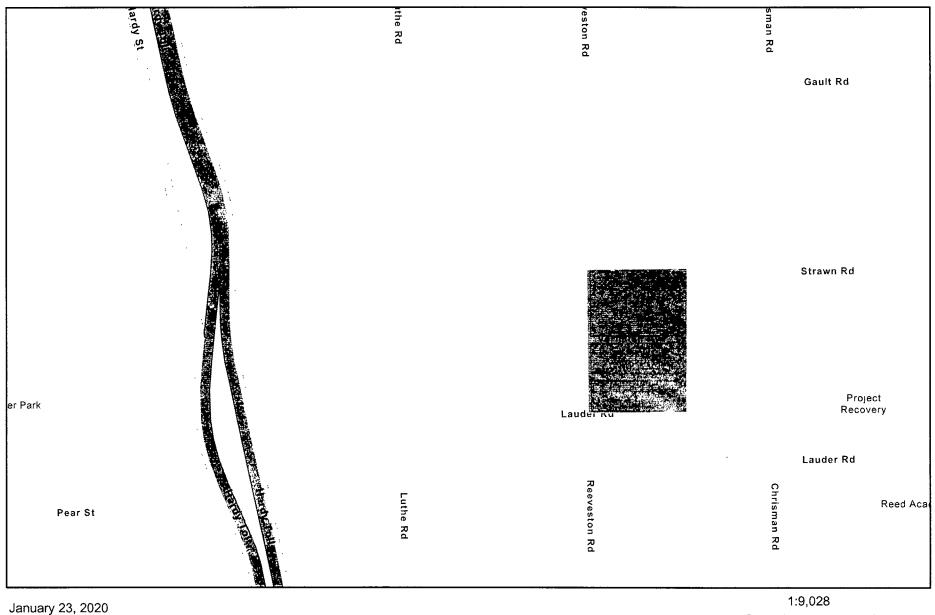


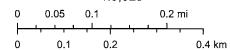
CCN 20385 sewer



Sources Esri, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

CCN 10972 water - Aldine Forest





Sources Esn, HERE, Garmin, FAO, NOAA, USGS, C OpenStreetMap

CCN 10972 water - Mading Lane



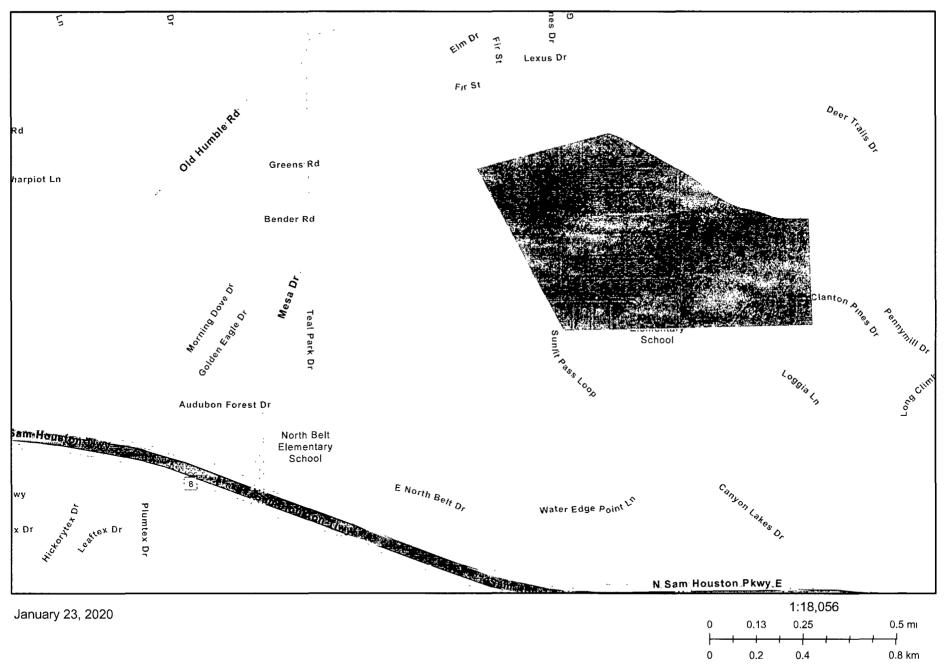
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0.1

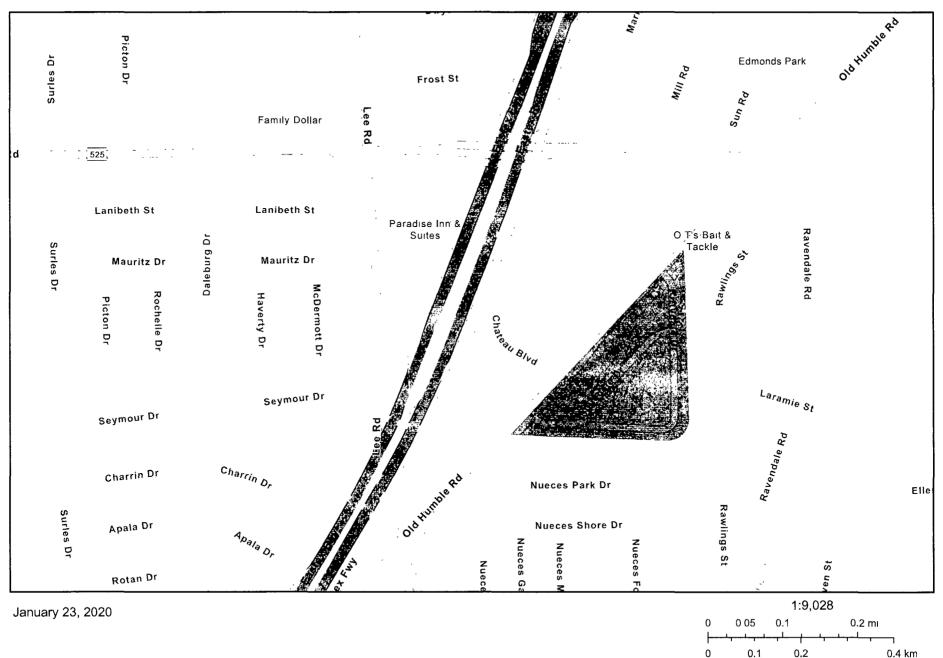
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CCN 10972 water - North Belt Forest



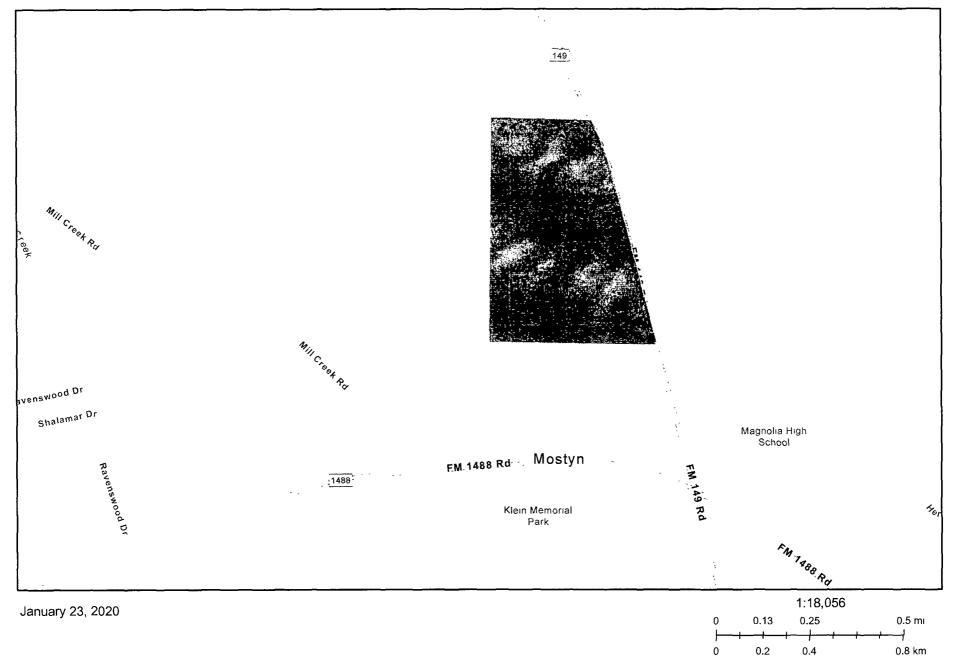
Sources Esn, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

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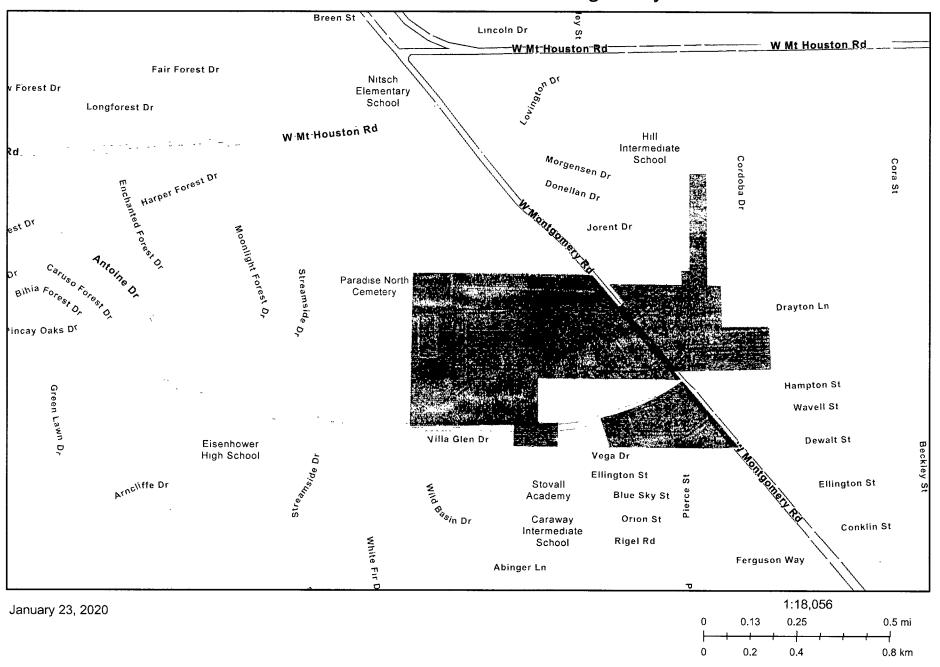
Sources Esri, HERE, Garmin, FAO, NOAA, USGS, @ OpenStreetMap

CCN 10972 water - Rolling Forest



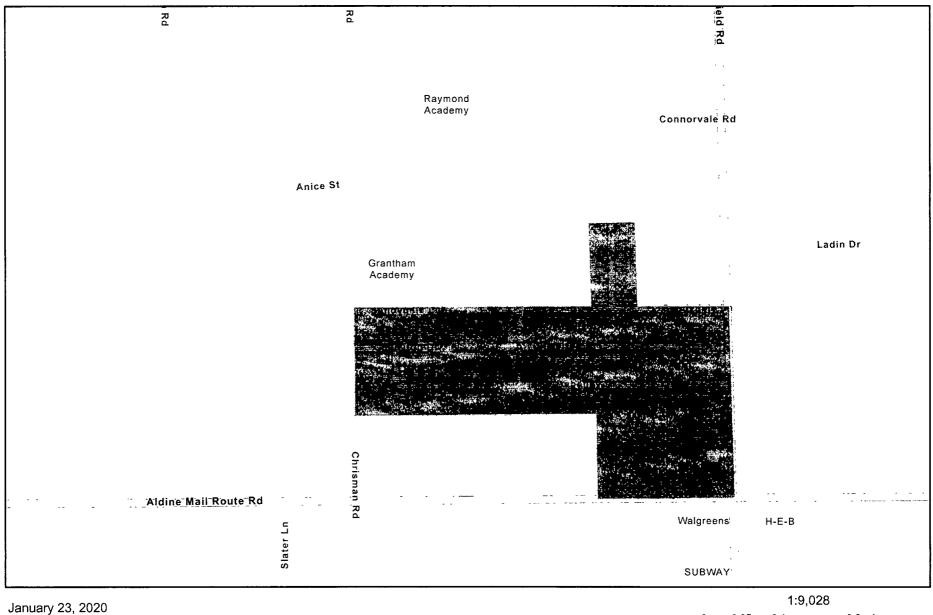
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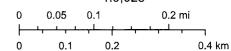
CCN 10972 water - West Montgomery



Sources Esri, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

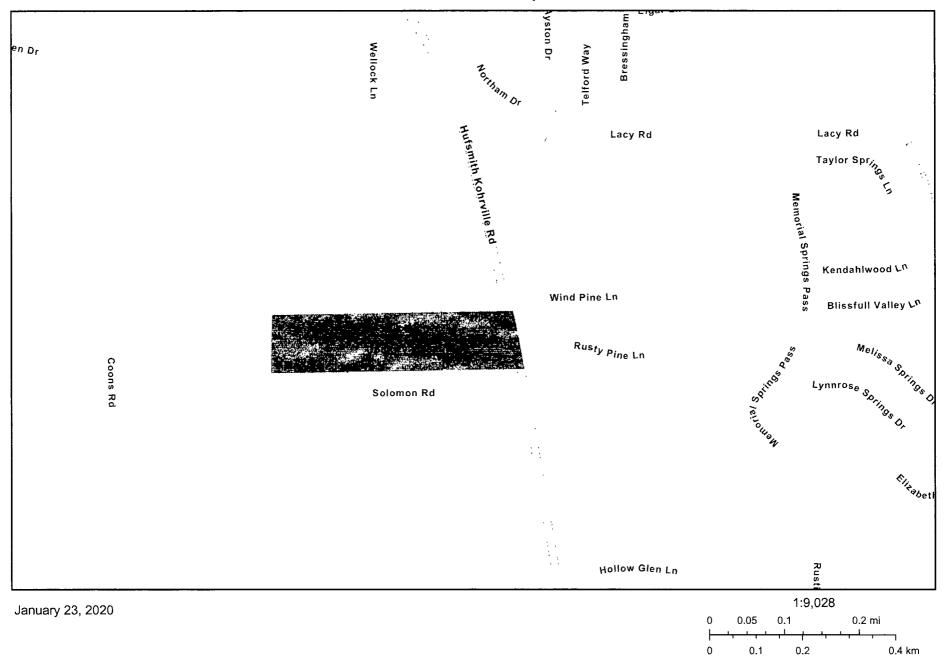
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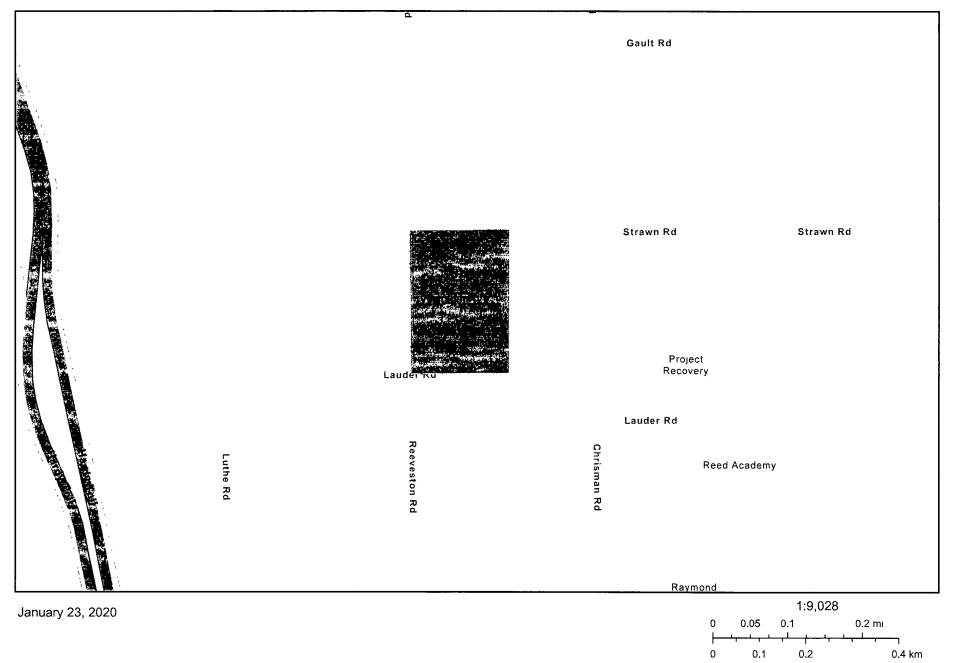
Sources Esn, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

CCN 10972 water - Whisper Meadows

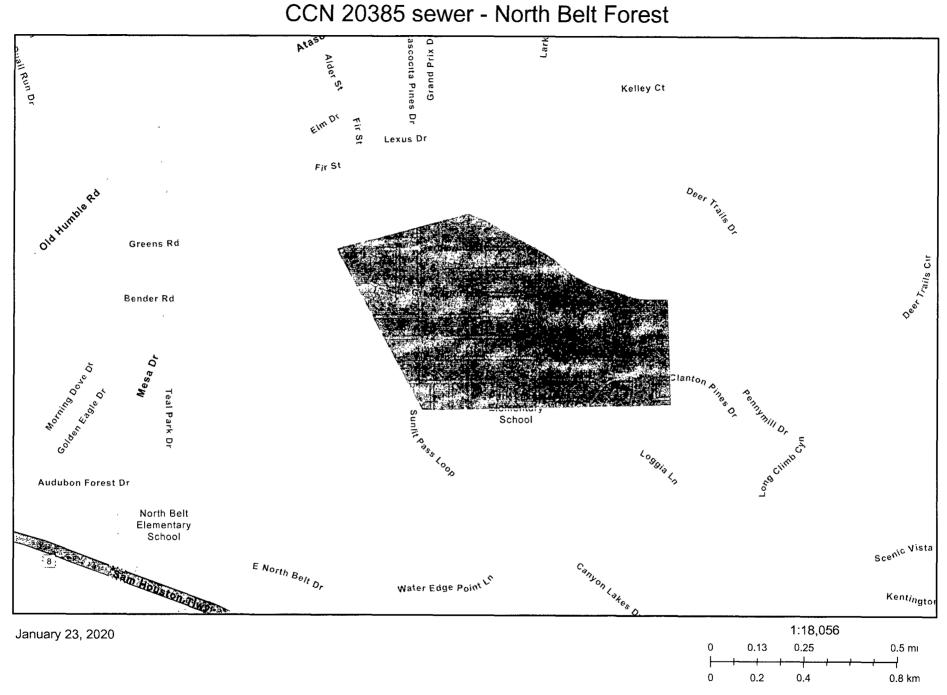


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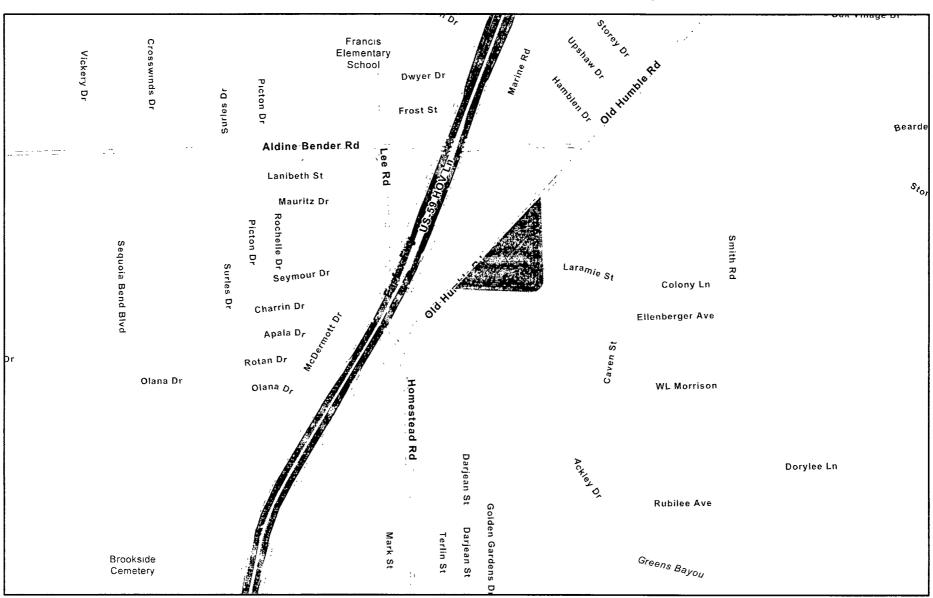
CCN 20385 sewer - Aldine Forest

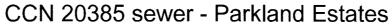


Sources Esn, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

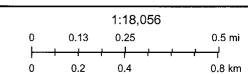


Sources Esn, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap



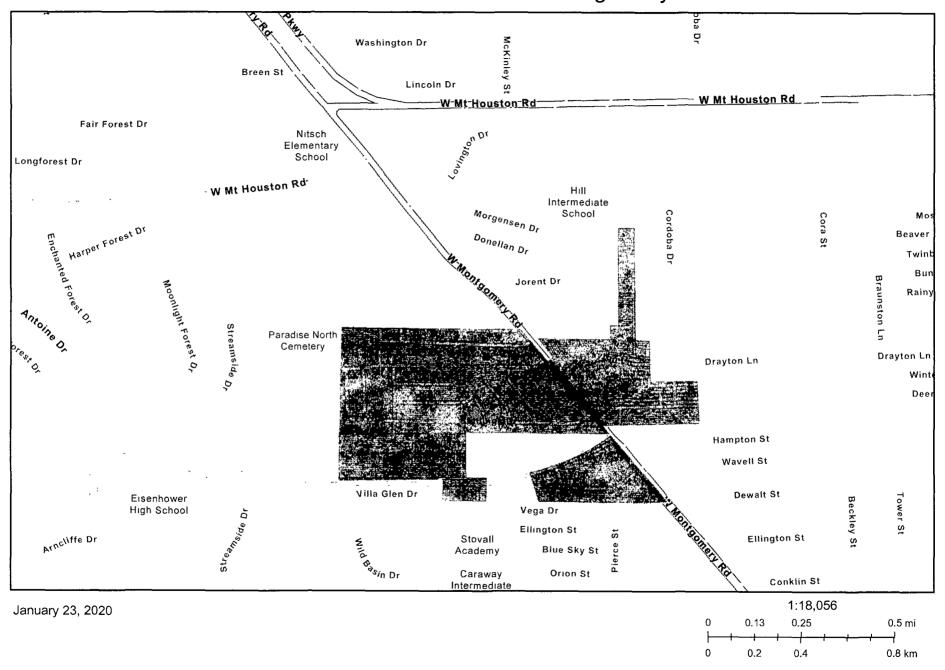


January 23, 2020



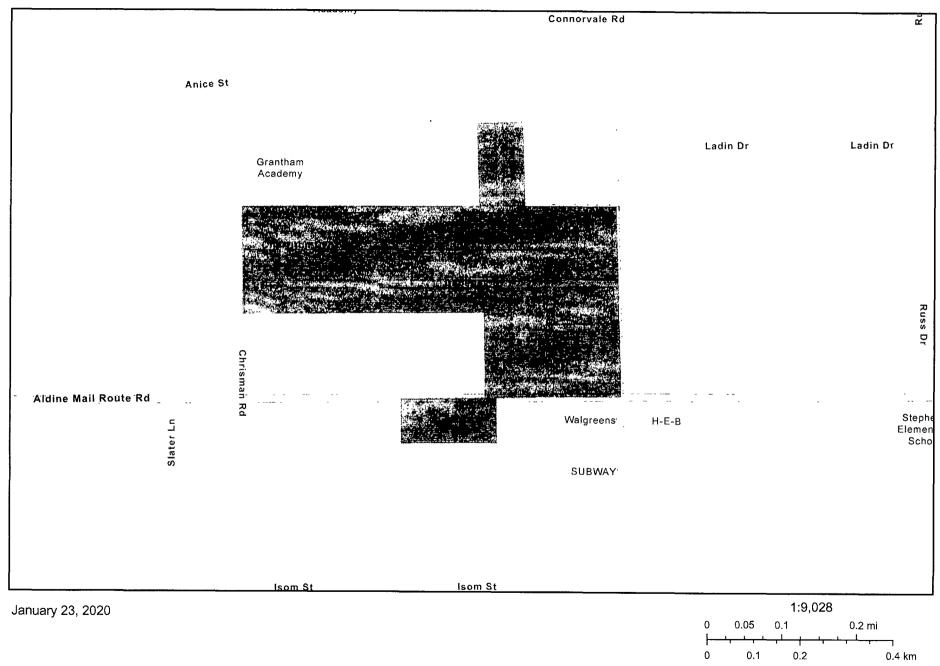
Sources Esri, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

CCN 20385 sewer - West Montgomery



Sources: Esri, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap

CCN 20385 sewer - Western Homes



Sources Esri, HERE, Garmin, FAO, NOAA, USGS, © OpenStreetMap