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DOCKET NO. 55336

APPLICATION OF SP UTILITY	§	PUBLIC UTILITY COMMISSION
COMPANY, INC. AND ALBURY MANOR	§	
UTILITY COMPANY, INC. FOR SALE,	§	OF TEXAS
TRANSFER, OR MERGER OF	§	
FACILITIES AND CERTIFICATE	§	
RIGHTS IN HARRIS COUNTY	§	

JOINT SUPPLEMENTAL MOTION TO ADMIT EVIDENCE AND PROPOSED NOTICE OF APPROVAL

On August 8, 2023, SP Utility Company, Inc (SP Utility) and Albury Manor Utility Company, Inc. (Albury Manor Utility) (collectively, Applicants) filed an application for approval of the sale and transfer of facilities and certificate rights in Harris County, Texas.

On August 30, 2024, the administrative law judge (ALJ) filed Order No. 17, directing the Applicants and the Staff (Staff) of the Public Utility Commission of Texas (Commission) (collectively, the Parties) to jointly file a proposed notice of approval by December 19, 2024. Therefore, this pleading is timely filed.

I. JOINT SUPPLEMENTAL MOTION TO ADMIT EVIDENCE

The Parties respectfully request that the following items be admitted into evidence:

- 1. Executed closing agreement filed on October 7, 2024 (Interchange Item No. 33);
- Commission Staff's recommendation on sufficiency of closing documents and proposed procedural schedule filed on October 22, 2024 (Interchange Item No. 34);
- 3. Albury Manor Utility's executed consent form filed on December 11, 2024 (Interchange Item No. 39);
- 4. SP Utility's executed consent form filed on December 13, 2024 (Interchange Item No. 40); and
- The proposed final map, certificate, and relevant tariff pages attached to this motion.

II. JOINT PROPOSED NOTICE OF APPROVAL

The Parties have agreed on the attached Joint Proposed Notice of Approval. The Parties respectfully request that the Commission adopt the jointly proposed findings of fact, conclusions

of law, and ordering paragraphs and approve the application. Further, the Parties respectfully request that the ALJ approve only the relevant tariff pages being changed in this proceeding.

Ш. CONCLUSION

For the reasons detailed above, the Parties respectfully request that the Commission grant the Joint Supplemental Motion to Admit Evidence and adopt the attached Joint Proposed Notice of Approval.

Dated: December 18, 2024

Respectfully submitted,

PUBLIC UTILITY COMMISSION OF TEXAS LEGAL DIVISION

Marisa Lopez Wagley Division Director

lan Groetsch Managing Attorney

/s/ Scott Miles Scott Miles State Bar No. 24098103 1701 N. Congress Avenue P.O. Box 13326 Austin, Texas 78711-3326 (512) 936-7228 (512) 936-7268 (facsimile) Scott.Miles@puc.texas.gov

DOCKET NO. 55336

CERTIFICATE OF SERVICE

I certify that, unless otherwise ordered by the presiding officer, notice of the filing of this document will be provided to all parties of record via electronic mail on December 18, 2024, in accordance with the Order Suspending Rules, issued in Project No. 50664.

> /s/ Scott Miles Scott Miles

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APPLICATION OF SP UTILITY	§	PUBLIC UTILITY COMMISSION
COMPANY, INC. AND ALBURY MANOR	§	
UTILITY COMPANY, INC. FOR SALE,	§	OF TEXAS
TRANSFER, OR MERGER OF	§	
FACILITIES AND CERTIFICATE	§	
RIGHTS IN HARRIS COUNTY	§	

JOINT PROPOSED NOTICE OF APPROVAL

This Notice of Approval addresses the application of SP Utility Company, Inc. (SP Utility) and Albury Manor Utility Company, Inc. (Albury Manor Utility) for approval of the sale, transfer, or merger of facilities and certificate rights in Harris County. The Commission approves the following: (1) the sale and transfer of all facilities and service areas held under Albury Manor Utility's certificate of convenience and necessity (CCN) number 11507 to SP Utility; (2) the amendment of SP Utility's CCN number 12978 to include the facilities and service area previously held by Albury Manor Utility under CCN number 11507; and (3) the cancellation of Albury Manor Utility's CCN number 11507, to the extent provided in this Notice of Approval.

I. Findings of Fact

The Commission makes the following findings of fact:

Applicant

- 1. SP Utility is a Texas corporation registered with the Texas secretary of state under filing number 800200690.
- 2. SP Utility holds CCN number 12978 which obligates it to provide retail water service in its certificated service area in Brazoria, Fort Bend, Harris, and Montgomery Counties.
- Albury Manor Utility is a Texas corporation registered with the Texas secretary of state under filing number 0049150700.
- Albury Manor Utility holds CCN number 11507 which obligates it to provide retail water service in its certificated service area in Harris County.
- Albury Manor Utility owns a public water system that is registered with the Texas
 Commission on Environmental Quality (TCEQ) as Albury Manor Utility Company, under
 identification number 1012052.

Application

- 6. On August 8, 2023, the applicants filed the application at issue in this proceeding.
- 7. On September 11 and December 14 and 18, 2023, SP Utility filed supplements to the application.
- 8. In the application, as supplemented, the applicants seek approval of the following:
 - a. the sale and transfer of all facilities and service areas held under Albury Manor Utility's water CCN number 11507 to SP Utility;
 - the amendment of SP Utility's water CCN number 12978 to include the facilities and service areas previously held by Albury Manor Utility under water CCN number 11507; and
 - c. the cancellation of Albury Manor Utility's water CCN number 11507.
- 9. The requested area is comprised of approximately 102 acres and 49 current customers.
- The requested area is located approximately 2.5 miles southeast of downtown Tomball, Texas, and is generally bounded on the north by Spell Road; on the east by Mystic Stone Drive; on the south by Boudreaux Road; and on the west by Huffsmith Kohrville Road.
- 11. In Order No. 5 filed on January 31, 2024, the administrative law judge (ALJ) found the application administratively complete.

Notice

- 12. On February 29, 2024, SP Utility filed an affidavit, dated February 2, 2024, of Harrison Williams, President of SP Utility, attesting that notice was provided to all current customers, neighboring utilities, and affected parties on January 29, 2024.
- On February 29, 2024, SP Utility filed an affidavit, dated February 2, 2024, of Mr. Williams, attesting that notice was provided to all owners of tracts of land of 25 acres or more that are wholly or partially located in the requested area on January 29, 2024.
- 14. In Order No. 6 filed on March 12, 2024, the ALJ found the notice sufficient.

Comments, Landowner Opt-Outs, and Motions to Intervene

15. No comments, landowner opt-out requests, or motions to intervene were filed.

Evidentiary Record

- 16. On May 10, 2024, the applicants and Commission Staff filed a joint motion to admit evidence.
- 17. In Order No. 9 filed on May 21, 2024, the ALJ admitted the following evidence into the record of this proceeding: (a) The application and all attachments filed on August 8, 2023; (b) Revised maps filed on September 11, 2023; (c) SP Utility's additional information filed on December 14 and 18, 2023; (d) Commission Staff's second supplemental recommendation on administrative completeness, notice, and proposed procedural schedule filed on January 22, 2024; (e) SP Utility's proof of notice filed on February 29, 2024; (f) SP Utility's additional financial information and affidavit filed on March 4, 2024; (g) Commission Staff's recommendation on sufficiency of notice and proposed procedural schedule filed on March 7, 2024; and (h) Commission Staff's recommendation on approval of the sale, including confidential attachment FB-1, filed on April 1, 2024.
- 18. On December 19, 2024, the applicants and Commission Staff filed a joint supplemental motion to admit evidence.
- 19. In Order No. No. __ filed on January __, 2025, the ALJ admitted the following evidence into the record of this proceeding: (a) Executed closing agreement filed on October 7, 2024; (b) Commission Staff's recommendation on sufficiency of closing documents and proposed procedural schedule filed on October 22, 2024; (c) Albury Manor Utility's executed consent form filed on December 11, 2024; (d) SP Utility's executed consent form filed on December 13, 2024; and (e) the proposed final map, certificate, and relevant tariff pages attached to the joint supplemental motion to admit evidence and proposed notice of approval filed on December 19, 2024.

<u>Sale</u>

- 20. In Order No. 12 filed on May 22, 2024, the ALJ approved the sale and transaction to proceed and required the applicants to file proof that the transaction had closed and that the customer deposits, if any, had been addressed.
- 21. On October 7, 2024, the applicants filed proof that the transaction had closed and confirming that there were no outstanding customer deposits that needed to be addressed.

22. In Order No. 15 filed on October 22, 2024, the ALJ found the closing documentation sufficient.

SP Utility's Compliance History

- 23. The Commission's complaint records, which date back to 2017, show 55 complaints against SP Utility, with one open complaint that is being addressed.
- 24. The remaining complaints have been reviewed and closed by the Commission's Consumer Protection Division.
- 25. SP Utility does not have any unresolved violations listed in the TCEQ database.
- 26. SP Utility does not have a history of continuing mismanagement or misuse of revenues as a utility provider.
- 27. SP Utility demonstrated a compliance history that is adequate for approval of the proposed transaction to proceed.

Adequacy of Existing Service

- 28. There are currently 49 existing customers in the requested area being served by Albury Manor Utility.
- 29. The last TCEQ compliance investigation of the Albury Manor Utility Company public water system was on November 7, 2018.
- 30. Albury Manor Utility does not have any unresolved violations listed in the TCEQ database.
- The Commission's complaint records, which date back to 2017, show no complaints against Albury Manor Utility.
- 32. There is no evidence in the record that Albury Manor Utility has failed to comply with any Commission or TCEQ order.
- 33. No additional construction or capital improvements are necessary for SP Utility to continue providing continuous and adequate service to the requested area.

Need for Additional Service

34. There are currently 49 existing customer connections in the requested area that are receiving service and have an ongoing need for service.

- 35. This application is to transfer only existing facilities, customers, and service areas.
- 36. There is no evidence in the record indicating a need for additional service.

Effect of Approving the Transaction Granting the Amendment

- 37. Approving the sale and granting the CCN amendment will obligate SP Utility to provide continuous and adequate water service to current and future customers in the requested area.
- 38. There will be no adverse effects on landowners in the requested area because the area is currently certificated and served by Albury Manor Utility.
- 39. All retail public utilities in the proximate area were provided notice of the application and none filed a protest or motion to intervene.
- 40. There will be no effect on any retail public utility servicing the proximate area.

Ability to Serve: Managerial and Technical

- 41. SP Utility owns and operates several public water systems in Texas registered with the TCEQ.
- 42. SP Utility employs or contracts with TCEQ-licensed operators who will be responsible for the operation of the public water system being transferred.
- 43. SP Utility has the managerial and technical capability to provide continuous and adequate service to the requested area.

Feasibility of Obtaining Service from Other Utilities

- 44. Albury Manor Utility is currently serving customers in the requested area and has sufficient capacity.
- 45. Obtaining service from an adjacent retail public utility would likely increase costs to customers because new facilities would need to be constructed; at a minimum, an interconnect would need to be installed to connect to a neighboring retail public utility
- 46. It is not feasible to obtain service from an adjacent retail public utility.

Regionalization or Consolidation

47. It will not be necessary for SP Utility to construct a physically separate water system to serve the requested area.

48. Because the requested area will not require construction of a physically separate water system, consideration of regionalization or consolidation with another retail public utility is not required.

Ability to Serve: Financial Ability and Stability

- 49. Flow Tech Utility, LLC (Flow Tech), an affiliate of SP Utility, is capable, available, and willing to cover temporary cash shortages and has a debt-to-equity ratio of less than one, satisfying the leverage test. Therefore, SP Utility satisfies the leverage test.
- 50. Flow-Tech provided a written guarantee of coverage of temporary cash shortages and demonstrated that it has sufficient cash available to cover any projected operations and maintenance shortages in the first year five years of operations after completion of the transaction, satisfying the operations test. Therefore, SP Utility satisfies the operations test.
- 51. No capital improvements are necessary for SP Utility to provide continuous and adequate service to the requested area.
- 52. SP Utility has demonstrated that it has the financial capability and stability to provide continuous and adequate service to the requested area.

Financial Assurance

53. There is no need to require SP Utility to provide a bond or other financial assurance to ensure continuous and adequate service.

Environmental Integrity and Effect on the Land

54. There will be no effect on environmental integrity or the land as a result of the transaction because no addition construction is needed to provide service to the requested area.

Improvement in Service or Lowering of Cost to Consumers

- 55. SP Utility will continue to provide water service to Albury Manor Utility's existing customers in the requested area
- 56. The current rates charged to existing customers will not change as a result of the proposed transaction because SP Utility will adopt the rates currently in effect in the tariff for the acquired water system upon final approval of the application.
- 57. Reliability and quality of water service is expected to improve under SP Utility's management.

Map, Certificate, and Tariff Pages

- 58. On December 5, 2024, Commission Staff emailed the proposed final map, certificate, and tariff to the applicants.
- 59. On December 11, 2024, Albury Manor Utility filed its consent form concurring with the proposed final map.
- 60. On December 12, 2024, SP Utility filed its consent form concurring with the proposed final map, certificate, and tariff.
- On December 19, 2024, the proposed final, map, certificate, and relevant tariff pages were filed as attachments to the joint supplemental motion to admit evidence and proposed notice of approval.

Informal Disposition

- 62. More than 15 days have passed since the completion of notice provided in this docket
- 63. No person filed a protest or motion to intervene.
- 64. SP Utility, Albury Manor Utility, and Commission Staff are the only parties to this proceeding.
- 65. No party requested a hearing and no hearing is needed.
- 66. Commission Staff recommended approval of the application.
- 67. The decision is not adverse to any party.

II. Conclusions of Law

The Commission makes the following conclusions of law:

- 1. The Commission has authority over this proceeding under Texas Water Code (TWC) §§ 13.041, 13.241, 13.242, 13.244, 13.246, 13.251, and 13.301.
- 2. SP Utility and Albury Manor Utility are retail public utilities as defined by TWC § 13.002(19) and 16 Texas Administrative Code (TAC) § 24.3(31).
- 3. Notice of the application was provided in compliance with TWC §§ 13,246 and 13,301(a)(2) and 16 TAC §§ 24,235 and 24,239.

- 4. The application meets the requirements of TWC § 13.244 and 16 TAC §§ 24.227 and 24.233.
- 5. The Commission processed this application as required by the TWC, Administrative Procedure Act, and Commission rules.
- 6. SP Utility and Albury Manor Utility have sufficiently complied with the requirements of 16 TAC § 24.239(k) and (l) with respect to customer deposits.
- 7. SP Utility and Albury Manor Utility completed the sale and transaction within the time required by 16 TAC § 24.239(m).
- 8. After consideration of the factors in TWC § 13.246(c), SP Utility demonstrated that it is capable of rendering continuous and adequate service to every customer in the requested area, as required by TWC § 13.251.
- 9. SP Utility demonstrated adequate financial, managerial, and technical capability for providing adequate and continuous service to the requested area as required by TWC §§ 13.241(a) and 13.301(b).
- 10. Regionalization and consolidation concerns under TWC § 13.241(d) do not apply in this proceeding because construction of a physically separate water system is not required.
- 11. It is not necessary for SP Utility to provide bond or other financial assurance under TWC §§ 13.246(d) and 13.301(c).
- 12. SP Utility and Albury Manor Utility demonstrated that the sale and transfer of Albury Manor Utility's facilities and service area under CCN number 11507 to SP Utility will serve the public interest and is necessary for the continued service, accommodation, convenience, or safety of the public, as required by TWC §§ 13.246(b) and 13.301(d) and (e).
- 13. Under TWC § 13.257(r) and (s), SP Utility must record a certified copy of its approved map and certificate, along with a boundary description of its service area, in the real

¹ Tex, Gov't Code §§ 2001,001-,903,

- property records of Harris County within 31 days of receiving this Notice of Approval and submit to the Commission evidence of the recording.
- 14. The requirements for informal disposition under 16 TAC § 22.35 have been met in this proceeding.

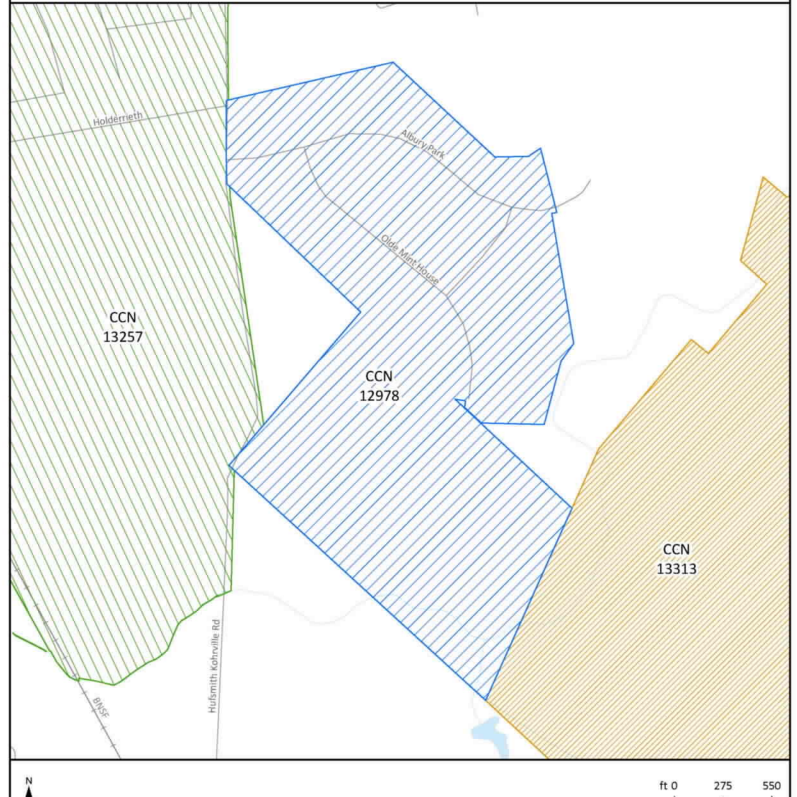
III. Ordering Paragraphs

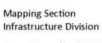
In accordance with these findings of fact and conclusions of law, the Commission issues the following orders:

- 1. The Commission approves the sale and transfer of facilities, customers, and service area held under Albury Manor Utility's CCN number 11507 to SP Utility, to the extent provided in this Notice of Approval and as shown on the attached map.
- The Commission cancels Albury Manor Utility's CCN number 11507.
- 3. The Commission amends SP Utility's CCN number 12978 to include the facilities, customers, and service area previously included in Albury Manor Utility's CCN number 11507, as described in this Notice of Approval and shown on the attached map.
- 4. The Commission approves the map and relevant tariff pages attached to this Notice of Approval.
- 5. The Commission issues the certificate attached to this Notice of Approval.
- 6. SP Utility must provide service to every customer or applicant for service within the approved area under CCN number 12978 that requests service and meets the terms of SP Utility's water service policies, and such service must be continuous and adequate.
- 7. SP Utility must comply with the recording requirements in TWC § 13.257(r) and (s) for the area in Harris County affected by the application and must submit to the Commission evidence of the recording no later than 45 days after the date of this Notice of Approval.
- 8. Within ten days of the date of this Notice of Approval, Commission Staff must provide the Commission with a clean copy of SP Utility's most current comprehensive tariff, including the tariff pages approved by this Notice of Approval, to be stamped *Approved* and retained by Central Records.

9.	The Commission denies all other motions and any other requests for general or specifical relief, if not expressly granted.			
Signed	l at Austin, Texas	day of	2024.	
		PUBLIC UTILITY	COMMISSION OF TEXAS	
		ERIC YOON ADMINISTRATIVE	LAW JUDGE	

PUCT Docket No. 55336 SP Utility Company, Inc. Portion of Water CCN No. 12978 Transfer all of Albury Manor Utility Company, Inc., CCN No. 11507 in Harris County





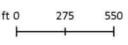
Date: November 5, 2024 Project: 55336.aprx

Water CCN

12978 - SP Utility Company Inc

13257 - City of Tomball

13313 - Inline Utilities LLC







Public Utility Commission of Texas

By These Presents Be It Known To All That

SP Utility Company, Inc.

having obtained certification to provide water utility service for the convenience and necessity of the public, and it having been determined by this Commission that the public convenience and necessity would in fact be advanced by the provision of such service, SP Utility Company, Inc. is entitled to this

Certificate of Convenience and Necessity No. 12978

to provide continuous and adequate water utility service to that service area or those service areas in Brazoria, Fort Bend, Harris, and Montgomery counties as by final Order or Orders duly entered by this Commission, which Order or Orders resulting from Docket No. 55336 are on file at the Commission offices in Austin, Texas; and are matters of official record available for public inspection; and be it known further that these presents do evidence the authority and the duty of SP Utility Company, Inc. to provide such utility service in accordance with the laws of this State and Rules of this Commission, subject only to any power and responsibility of this Commission to revoke or amend this Certificate in whole or in part upon a subsequent showing that the public convenience and necessity would be better served thereby.



WATER UTILITY TARIFF Docket Number 55336

SP Utility Company, Inc. (Utility Name)

P.O. Box 690521 (Business Address)

Houston, TX 77269 (City, State, Zip Code)

(832) 534-8545 (Area Code/Telephone)

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

12978

This tariff is effective in the following county(ics):

Brazoria, Fort Bend, Harris, and Montgomery

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

None

This tariff is effective in the following subdivisions or systems:

Cypresswood Estates Subdivision: PWS ID 1700918

FM 2854 Tract: Non-Public Water System Savannah Plantation: PWS ID 0200599 Tejas Trails Subdivision: PWS ID 0790593

Johnsons Water Service/Oleander Road Mobile Home Development: PWS ID 0200158

Blue Heron Estates Subdivision: PWS ID 0790615

Mount Houston Square: PWS ID 1011957

Albury Manor Utility Company: PWS ID 1012052

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 AND POLICIES	10
SECTION 3.0 EXTENSION POLICY	17
APPENDIX A – DROUGHT CONTINGENCY PLAN	21
APPENDIX B – SAMPLE SERVICE AGREEMENT	22
APPENDIX C – APPLICATION FOR SERVICE	23

SECTION 1.0 - RATE SCHEDULE

Section 1.01 - Rates

Meter Size 5/8" or 3/4" 1" 2"	Monthly Minimum Charge \$19,12 (including 0 gallons) \$31,93 \$101.88	Gallonage Charge \$2,10 (per 1,000 gallons to 15,000 gallons) \$2,87 (per 1,000 gallons above 15,000 gallons)		
FORM OF PAYMENT: The utility will accept the following forms of payment: Cash_X_, Check_X_, Money Order_X_, Credit Card, Other (specify) THE UTILITY MAY REQUIRE EXACT CHANGE FOR PAYMENTS AND MAY REFUSE TO ACCEPT PAYMENTS MADE USING MORE THAN \$1.00 IN SMALL COINS. A WRITTEN RECEIPT WILL BE GIVEN FOR CASH PAYMENTS.				
REGULATORY ASSESSMENT				
Section 1.02 - Miscellaneous Fees				
TAP FEE\$300,00 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 TARRET.				
TAP FEE (Unique cost FOR EXAMPLE,	s) A ROAD BORE FOR CUSTOMERS OUT	SIDE OF SUBDIVISIONS OR RESIDENTIAL AREAS.		
TAP FEE (Large meter)ACTUAL COST FOR MATERIALS AND LABOR FOR METER SIZE INSTALLED.				
		CATION COST. NOT TO EXCEED TAP FEE STS THAT AN EXISTING METER BE RELOCATED.		
METER TEST FEE				

SECTION 1.0 – RATE SCHEDULE (CONTINUED)

Section 1.02 – Miscellaneous Fees

RECONNECTION FEE

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

- a) Nonpayment of bill (Maximum \$25.00) \$25.00
- b) Customer's request that service be disconnected _______\$50.00

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

PUC RULES ALLOW A ONE-TIME PENALTY TO BE CHARGED ON DELINOUENT BILLS. A LATE CHARGE MAY NOT BE APPLIED TO ANY BALANCE TO WHICH THE PENALTY WAS APPLIED IN A PREVIOUS BILLING.

RETURNED CHECK CHARGE\$20.00

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

GOVERNMENTAL TESTING, INSPECTION AND COSTS SURCHARGE

WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING. [16] TAC § 24.25(b)(2)(G)]

LINE EXTENSION AND CONSTRUCTION CHARGES:

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

Pass Through Provision

The North Harris County Regional Water Authority's well pumpage fees will be passed through to the customers as an adjustment to the gallonage charge on the monthly water bills, in accordance with the following formula:

R = G/(1 - L), Where:

R = proposed pass-through rate:

G = new gallonage charge from source (per 1000 gallons):

L = actual line loss