Original

WM-2011-0143; YW-2012-0109

Name of Utility: Taney County Water, LLC

Service Area: Lakeway Subdivision and Venice on the Lake, Taney County, MO

Rules Governing Rendering of	f
Water Service	

ADOPTION NOTICE

Water system assets were transferred from Taney County Utilities Corporation to Taney
County Water, LLC, with approval granted in Case No. WM-2011-0143. Accordingly,
Taney County Water, LLC hereby adopts, ratifies, and makes its own in every respect, as if it
had originally filed, all tariffs, schedules, rules, notices or other instruments filed by Taney
County Utilities Corporation and currently on file with and approved by the Public Service
Commission, State of Missouri.

* Indicates	new	rate	or	text
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+ Indicates change

DATE OF ISSUE August 30, 2011 September 29, 2011 DATE EFFECTIVE Month Day Year Month Day Year ISSUED BY Hollis H. "Bert" Brower 786 Croley Blvd., Nixa, MO 65714 Manager CANCELED name of officer title address FILED June 15, 2012 Missouri Public **Missouri Public** Service Commission

Service Con	nmission
WR-2012-0163, Y	W-2012-0636

P.S.C. MO No. 1 P.S.C. MO No. 1

1st Revised original

Sheet No. 1 Sheet No. 1

Name of Utility: Taney County Water, LLC

canceling

Lakeway Subdivision and Venice on the Lake, Taney County, MO Service Area:

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2	Indicates new rate or text	FILED Missouri Public
-		Service Commission WM-2011-0143; YW-2012-0109
	DF ISSUE August 30, 2011 DATE EF	FECTIVE September 29, 2

Canc	elling P.S.C.MO, No		Original	SHEET N	
Taney County	Utilities Corporation	R ((Revised issee Mills, Mi	,	
Name of	Issuing Corporation	x or	Community.	Lown or City	
J	<u>.</u>		K	EUEIVEL	<u> </u>
	LEGAL DESCRIPTI	ON OF SERVICE	E AREA OC	T 2 9 1987	1
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centerlis thence S 197,92 for \$23,32,32 foet; th IW 1/7, 600.00 for point on \$70.00 for the NW 1/4 more part SW 1/4 NE feet to 4 Southerly right, 35 \$32,26,22 point on right of to the 1e ceyterlind NO 10'36"1 of sold S total of 1	te as follows - S38 07'34"E, 78.1 17'05'00"E, 100.5% feet; thence S7' 19'05'00"E, 100.5% feet; thence S7' 19'05'00"E, 100.5% feet; thence S15 11'30 Ence S1'50'30"W, 75.% fect to a thence N89'39'10"W along said Son tet; thence N89'39'19"W, 11.00 fe the Wast line of said SW 1/A NW 1/ et to the point of beginning and % of the SE 1/A lying West of U. icularly described as follows: E lob feet (said curve having a bac "W, 251.17 feet; thence slong a 5. the centerline of an intersection may line) elong said centerline, 26 , 130.2% feet to a point on the 'along said West line, 11%.17 feet % 1/A NE 1/A, 138.07 feet to the 91.%3 acrea, more or leas, and knot land being Lots 3 and 8 of the Fr	Note bed of the point of the point of the point of the source signature of the source signature of the source source sour	202130"E, 186,08 feet eet; thence 313'13'00"E eet; thence 313'13'00"E "F, 256.58 feet; thencisince S21'02'00"N, 93.3 th line of said SW 1/4 eet; thence NO'00'5C"W 21"M, 165.50 feet to "W along said West line W 1/4 of the NE 1/4 an merly M.S.H. #80) bein orthwest corner of said d SW 1/4 NE 1/4, 808.3 . Hwy. No. 160; thence 1 eft, 715.90 feet to 4 "48'31"W (leaving said along a 6.286351' curve 550'5a'39"W along said IN 1/4 SE 1/41 thence "W along the West line g, containing in all a NE WAY VILLACE NO. 1.	10 2. 	
Lake and a Section 2 Section 12 Southeast corner of South to t point of b	Iso EXCEPT, the SE 1/4 SE 1/4 SE , Township 23 North, Range 20 Mes , Township 23 North, Range 20 Wes , Township 23 North, Range 20 Wes corner of said NW 1/4 of said Se the said NW 1/8; thence West on No he South line of said NW 1/4 said eginning, all the above described	1/4 SE 1/4 of said West; and the W 1 st; and all that p t described as foll ection 12; thence N Tch line of said NM Section 12; thence land being in Taney	Priment for Buil Shoals d Fractional SE 1/A of 1/2 fo the SW 1/A of part of the NW 1/A of ows: Beginning at the North to the Northeast i 1/A 1815 feet; thence East 1815 feet to the County, Hissouri.		
A tract of Range 20 W the W 1/2 NW 1/% fo North, Ran of the NE	I land being that part of the N est lying East of the U.S. Covern of the NV 1/4, the SE 1/4 of the the SE 1/4 and the NE 1/4 of th ;e 20 West, Taney County, Missouri, /4 of Section 1, Tounship 23 Morti	E 1/4 of Section 2 ment take line for NW 1/4, the SW 1/ • SW 1/4 mll in Se	2, Township 23 North, Bull Shoais Lake, and /A of the NE 1/4, the ection 1, Township 23		
			F	ILED	
•	· · ·		ηερ	1 1007	
A breet of land attented in Section 36, roomship 28 horth, Rame 20 Mest, Tanes Decryption of the stuated in Section 36, roomship 28 horth, Rame 20 Mest, Tanes Decryption of the stuated in Section 36, roomship 28 horth attented to the SM //A of the SM //A Public Service Common 18,21 feet to a point of the SM //A of the SM //A of the SM //A there sort appril there SM //A of the SM //A of the SM //A of the SM //A 18,21 feet to a point of the SM //A of the SM //A of the SM //A of the SM //A 19,21 feet to a point of the SM //A of the SM //A of the SM //A 19,21 feet to a point of the SM //A of the SM //A of the SM //A of the SM //A 19,21 feet to a point of the SM //A of the SM //A of the SM //A of the SM //A 19,20 feet there SM //A of there SM //A of the SM //A of the SM //A of the SM //A 19,20 feet there SM //A of there SM //A of the SM //A of the SM //A of the SM //A 600.00 feet, there SM //A of there SM //A of the SM //A of the SM //A of the SM //A 600.00 feet to the point of beginning ad the section of the SM //A of the SM //	seior				
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UED BY <u>Richa</u> CELED	name of officer	, Kissee Mill	s, Missouri, 6	5680	1
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Cancelling P.S.C.MO. No	Revised)
IReviewed J For	
Cancelling P.S.C.MO. No	
Cancelling P.S.C.MO. No.	
Cancelling P.S.C.MO. No	
	JUN 1 3 1989
LEGAL DISCRIPTION	
All of the S% of the SW% of the SK%,	the SEA of the SEA of Section 1,
and the St of the NW frlt of Section	19. Twn 24. Range 20 and the
following described land lying above	the elevation of 716 feet above
mean sea level the SW frlt except the	following described parcel;
being 715 feet Fast of the West quart	le of Lot I SW4, and said point
Section 19, and also being on the East	it right of way line of Public
road as now located, thence South alo	ong said right of way line 400
feet, thence East 400 feet, thence No	orth 400 feet to the North line
ning, containing 3.67 acres: the Wk of	of the SEA of Section 19. except
feet West of a point 81.8 feet South	of the NR corner of the SW of
the SEt of Section 19, thence South 4	9 West 726 feet, along the
I MOLEN SIDE OF BIGDWAY, CHENCE NOTEN 4	I Kast JUU teet. thence North I I
beginning, with right of ingress and	egress to the lake. the NEX of
the SEY of Section 19, the NWY of the	SEX of Section 20, 11ying West
of White River (Lake Taneycomo) lying	; east of a certain branch, all
	Histrict Riectric Company vaiving
property damage in consideration of b	eing licensed to use the land
to the Water Level of the Lake formed	by the dam; over the lands
erative Inc., over, upon and across t	he NW frlk of Section 30, and
There is excepted from said above des	cribed lands situated in the
Ex of the SEX of Section 19 Twp. 24,	Range 20, the following describ-
said Bighway a distance of 140 feet.	thence South 45° 30' East to
*Indicates new rate or text	
	JUL 15 1989
	Public Service Commission
DATE OF ISSUE <u>6 15 89</u>	DATE EFFECTIVE 15 89
	monen day year
ISSUED BY Richard E. Scott Chairman of	the Board P.O.Box 18 Rockaway Beach, Mo.
	- title _ #ddres8

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ney County Utilities Cor Name of Issuing Corport	n. ation	For	<u> </u>	y Beac inity, 12	BCE IO/6
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LEGAL DISCRIPTION (Cont.	inued)		Pu	blic Se	ervice Cor
the South line of said thence following the South of 70 feet, thence South meanders of Lake Taneyco a line running Southeas thence Northwesterly 54	uth line o h to Lake ' omo a Nort terly 54	f said Highw Taneycomo, t hwesterly di 30' from the	ay "BB" Eas hence follo rection to point of b	t a di wing t a poin	istance he it in
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Service Commission WR-2012-0163, YW-2012-0636

	Cancelling P.S.C.MO. No Taney County Utilities Corporation Name of Issuing Corporation	(Revised)
•	· · ·	
	MAP OF SERVI	CE AREA RECEIVED
		OCT 29 1987
•		MISSOURI Public Service Commission
		TILED
	<pre>*Indicates new rate or text +Indicates change</pre>	DEC 1 1987 Public Service Commission
	ATE OF ISSUENovember_1_ 1987	Public Service Commission
19	ATE OF ISSUE <u>November 1, 1987</u> month day year SUED BY <u>Richard E. Scott, President,</u> ED 2012 Richard E ACO	Kissee Mille Microwel Ctrop



WR-2012-0163, YW-2012-0636

	P.S.	.C. MO No.	1	Canceling	5th 4th	Revised Revised	Sheet No. Sheet No.
	<u>inty Utility Cor</u> uing Company	poration	For:	Lakeway S Certificated S			e on the Lake
			-	ations Gover of Water Ser	-		
,		Sct	nedule of	Water Rates			
Applicabil	ity						
	ving rates are ap e on the Lake c	-			-	•	•
<u>W-1 Rates</u>	: Single Family	Residence for	r domestic	water usage of	<u>nly</u>		
Minim	um Charge	\$ 7.87 per N	Month				+
Comm	nodity Charge	\$ 3.53 per 1	,000 gallo	ons of metered	usage ove	r 1,000 gall	ons +
The M	linimum Charge	will be billed	each custo	omer monthly	regardless	of metered	usage.
W-2 Rates	: Wholesale Rat	es					
Comm	odity Charge	\$.93 per 1,	000 gallon	s of metered u	sage over	1,000 gallo	ns +
Taxes							
Any appli	cable Federal, Sta	ate or local ta	xes shall b	e in addition to	o above cł	larges.	
Late Char	ges						
date on w considered	ill be made and on hich payment with delinquent is 21 ded to delinquent	ill then be co days after re	onsidered o	delinquent. Th	ne period	after which	the payment
	s New Rate or Tex s Changed Rate or <u>November 3,</u> Month/Day/Year	Text		Effecti	ve Date:	<u>Decemt</u> Month/Da	<u>per 3, 2004</u> v/Year
	-	D1-1					-
Issued By: CELED 15, 2012	Honey Scott Name and Title o				<u>ox 177, 1</u> y Mailing A		Beach, MO 6

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Missouri Public Service Commission WR-2012-0163, YW-2012-0636 ---

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	P.S.C. M	D No. 1	Ca	anceling		Revised Revised	Sheet No. <u>5</u> Sheet No. <u>5</u>
	<u>unty Utility Corpora</u> uing Company	i <u>tion</u> F	or:		<u>Subdivis</u> d Service A		mice on the La
		Rules and Re the Renderin	<u> </u>		<u> </u>		
		Schedule	of Se	rvice Cha	rges		
A bad chee insufficien service, on each return	<u>c Charge</u> * ck charge of \$20 per of it funds. Where a bac aly one bad check chan ned check.	l check charge	is ap	plicable to a	a customer	for both w	vater and sewer
The Recon	nection Charge after Regulations (see Rul			on by the C	ompany fo	r violation	of the Company
Service Co	onnection Fee: me	ter connection	to wa	ater main	\$475 H	-	
Connectio	<u>n Charge</u> : per	customer requ	iest		\$ 35 +	-	
Meter Test	t Charge: per	customer requ	iest		\$ 50		
Water Tur	<u>n-On Charge:</u> per	customer requ	iest		\$ 30 [°]		
A door col time of sch collection	ection Charge * llection charge of \$15 heduled disconnection charge is applicable t charge shall be billed	n (turn-off) of s o a customer f	servic or bo	e to preven th water and	t such disc 1 sewer ser	onnection vice, only	. Where a door one door
An Emerg	y Call Out Charge * ency Call-Out Charg of service and the em						
A charge of to exceed to the sam	tion of Service for "Sof \$25.00 plus the ma 9 months) where the 10 location within a 12 ays is deemed to be a	onthly custome owner of the pr -month period	er cha remis I. Re	rge times thes thes being se storation of	rved discor service of	ntinues an	d restores servic
 indicate indicate 	es new rate or text es change						
ssue Date:	March 3, 2004 Month/Day/Year			Effe	ctive Date		<u>117, 2004</u> n/Day/Year
ssued By:	Honey Scott Pick		esid		<u>Box 177.</u> any Mailing		ay Beach, MO

Missouri Public Service Commission WR-2012-0163, YW-2012-0636

FORM NO			(beatroxk)	SHEET No.	
	Cancelling P.S.C.MO. No		Original Revised	SHEET No.	-
Taney Co	unty Utilities Corporation ame of Issuing Corporation		Mills, Mi		_
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1			RECE	IVED	_
	RULES AND REGU RENDERING OF	LATIONS GOVERNING WATER SERVICE	<u> 0CT 2</u>	<u>9 19</u> 87	
4	1 DEFINITIONS		MISS		
(a)	The "COMPANY" is the acting through its o duly authorized empl	illcers, managers,	or other		0
(b)	The "CUSTOMER" is an or governmental body the Company for wate service from Company	which has contrac r service or is re , or whose facilit	ted with ceiving	L	
(c)	connected for utiliz The word "UNIT" shal		o define		
	the standard user or pertain to any build commercial owned or	property served a ing whether reside leased. Mobile ho	nd shall ntial or mes or		
	rental units are con for each single fami as a residence or pl	ly or firm occupyi	e units ng same		
(d)	A "MAIN" is a pipeli maintained by the Co property or private transport water thro area.	mpany, located on easements, and use	public d to	e	•
(e)	A "CUSTOMER'S WATER appurtenances instal	led, owned and mai	ntained b	:h y	
1 . ·	the customer, used t customer's unit from				
	outdoor meter settin to the meter setting	g, including the c	onnection	L L	
	in a street, then th	e said customer's	water	•••	
	service line shall b edge of the street a property.				
(f)	A "SERVICE CONNECTIO	N" is the pipeline	connecti	ng _{ij} en	
	the main to the cust the property line, o cluding all necessar	r outdoor meter se	tting in-	EC 1 193	7
	cates new rate or text cates change		Public Si	ה OO eoivrg	۶T)
DATE O	F ISSUE November 1, 1987	DATE EFFE	CTIVE De	cember 1, 1	
	Richard E. Scott, Press			nonth day	
	IV RIGIN D. JUVEL, ILCO.		-,	-	

	Cancelling P.S.C.MO. N	10	{Original Revised	SHEET
	County Utilities Corpor Name of Issuing Corporation		issee Mills, M Community,	
				1045 01 0
·		GULATIONS GOVERN	RECI	EIVED-
		OF WATER SERVIC	r	9-198 7
Rule	1 DEFINITIONS (Co	ntinued)	<u>1701- 61</u>	<u>3 130/</u>
	This service conne and maintained by line is in a stree shall be deemed to abutting the custo	the Company. In t, the said serve end at the edge	n Bublic Strvic f the proper vice connect	ty tion
(g)	The "DATE OF CONNE the permit for ins issued by the Comp is taken and a con connection may be construction of th	tallation and co any. In the evo nection is made the date of com	onnection ent no permi , the date of mencement of	Lt of
(h) -	The "METER SETTING meter yoke, meter, which shall be own Company.	" includes the r and appurtenance ed and maintaince	neter box, ces, all of ed by the	
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	b) '	The Co	mpany the	's r	ules a	and re	gulat:	ions g	overní 1 these	ng		
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	c) '	The Co	mpanv	res	erves	the r	ight.	subie	ect to			ĺ
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	d) .	At the	effe	ctiv	e date	e of t	hese :	rules	and re	egu-		
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		Name of Iss	uing Corpor	ation		_ 1 012	Com	munite(TEIVEC	у
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		R	ULES ANI	D REGUL					29 1987	
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	(a)	forbidd for any	es or ag en to do service as cover ions.	emand of es rend	r acce ered t	pt any	comper Custome	nsatio ers	sly n	
	(b)	the rig	oyee or ht or au nt or ro of these	utĥorit epresen	y to b tation	oind it contra	by any ary to	y prom	e ise,	
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FO	RM NC), 13 p	P.S.C.MO,	No. <u>1</u>	· · · · · · · · · · · · · · · · · · ·			(Orig	inal)	SHEE	et n	lo10
		Cancellin	g P.S.C.M	0. No				•	eed() inal) sed (Shee	et n	10
Ta	ney Co	ounty Util ame of Issui	ities Cor	poratio	on	For_K	issee M	<u>dills,</u> ommuni			<u>cu</u>	
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F	Rule (4 APPLI	CATIONS	FOR S	ERVICE					SSOU		1
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		customer and acco										{
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		service of servi	rendered	l bÿ t 1 be	he Con	pany,	or up to hav	on ta	akin; -	e		}
	•	pressed and regu	consent	to th							•	
	(b)	If servi	re is re	oquest	ed at	a noi:	nt not	- - alru	oadv	•		
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	(c) '	When, in a main e or equip may requ contract obligati and shal necessar	xtension ment exp ire a co may ino ons upor 1 speci:	n or o bense bntrac clude, h the fy a r	ther u is req t for but n Compan easona	nusua uired servi ot be y and ble p	rvice 1 cons , the ce. S limit the A eriod	reque struc Compa Said Led te Applie	este tion any o th cant	e		
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Rules AND RECULATIONS GOVERNING RENDERING OF WATER SERVICE OCI 29 1987 Rule 5 INSIDE PIPING AND CUSTOMER WATER SERVICE LINES OCI 29 1987 (a) The Company will provide the Customer watering Separate buildings shall be served through separate service lines. (b) The Service Connection from the water main to the Customer's property line, the meter installation and setting shall be constructed, owned and maintained by the Company. Service line construction and maintenance from the property line or meter setting including the connection to the meter's setting to the building shall be the responsibility of the Customer, and is subject to inspection by the Company. Gustomers shall be responsible for the cost of repairing any damage to the Company's lines, meters, and meter installations caused by the Customer or his agent. (c) Existing water service lines may be used in connecting with new buildings only when they are found on examination and test not to constitute a hazard to the health and safety of other Customers or the Company's facilities. (d) The Customer's water service lines shall be brought to the unit at a depth of not less than 36 inches and, upon entering the building, shall be valved. This valve must be kept in good repair in order to shut off the water supply and drain the inside plumbing, if necessary. (e) The Customer's water service lines and inside piping shall be of material conforming to recognized standards for potable water service and shall have a pressure rating of at least 160 psi working pressure and have a minimum inside diameter of 3/4 of an inch.				For Kissee Mills, Communi	Missourí ty, Town or City	
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 Rule 5 INSIDE PIPING AND CUSTOMER WATER SERVICE LINESOURI (a) The Company will provide the Customer wateble Service Commatt the outdoor meter, or at the property line. Separate buildings shall be served through separate service lines. (b) The Service Connection from the water main to the Customer's property line, the meter installation and setting shall be constructed, owned and maintained by the Company. Service line construction and maintenance from the property line or meter setting including the connection to the meter'setting to the building shall be the responsibility of the Customer, and is subject to inspection by the Company. Customers shall be responsible for the cost of repairing any damage to the Company's lines, meters, and meter installations caused by the Customer or his agent. (c) Existing water service lines may be used in connecting with new buildings only when they are found on examination and test not to constitute a hazard to the health and safety of other Customers or the Company's facilities. (d) The Customer's water service lines shall be brought to the unit at a depth of not less than 36 inches and, upon entering the building, shall be valved. This valve must be kept in good repair in order to shut off the water supply and drain the inside plumbing, if necessary. (e) The Customer's water service lines and inside piping shall be of material conforming to recognized standards for potable water service and shall have a pressure rating of at least 16D pai working pressure and have a minimum inside diameter of 3/4 of an inch. 			RENDERING OF WAT	ONS GOVERNING ER SERVICE		
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	Ċ	Cancelling P.S.C.MO. No	<pre>{ Rexisedk }</pre>
Ta	nev Cou	nty Utilities Corporation	Revised / Kissee Mills, Missouri
	Nam	ie of issuing Corporation	Community, Town or City
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			RECSIVED
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- -		ALMORATING_OF_WATER_SE	<u>RVICE 0CT 29 1987</u>
1	Rule 5	INSIDE PIPING AND CUSTOMER	WATER SERVICE MISSOURI Public Service Commission
	(f) Th ne	e Company will not install ction to a vacant lot.	a service con-
	se	y change in the location of rvice connection requested all be made at his expense.	by the Customer
	Cu to la an	e Company shall have the ri stomer's premises for purpo ensure compliance to these tions. The Company shall i d make these inspections on ours.	ses of inspection rules and regu- dentify themselves
	Se st ot ex wa th li ri st de ti	either Customer's water serv rvice Connection may be ext reets or roadways or throug hers in connecting with the cept where the service connec- ter main easement in order he main. The service connec- ne must be laid in a straig ght angles to the main and ructure or as nearly so as eviation from this because o on will be at the discretion	ended along public h property of Company's mains, ection is in the to be connected to tion and service ht line and at the face of the possible. Any f physical obstruc- u of the Company.
	de pro su wa ba cu th	y customer that has a plumbing ar vice that could allow backsiphona ocess water, water from a questic bstance that could create a healt ter system, shall be required to ckflow prevention device. This r stomers on whose premises it is i e company to perform a cross conr stallation, location, and mainter proved by the company.	age of any chemical, petroleum, onable supply, or other th hazard or damage to the install and maintain a ule may also apply to mpossible or impractical for mection survey. The device, mance program shall be
	Indicate	s new rate or text s change	DEC 19 Public Service Co
D۸٦	re of is	monen only leat	ATE EFFECTIVE December 1, 198 month day year
	ED BY-	Richard E. Scott, President, Kis	see Mills, Missouri, 65680
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	FORM NO. 13 P.S.C.MO. No Cancelling P.S.C.MO. No Taney County Utilities Corporation ForKis Name of Issuing Corporation	Coriginal SHEET No. 13 Mexbershit SHEET No. 13 Original SHEET No Revised SHEET No See Mills, Missouri Community, Town or City
·		RECEIVED
		NG 0CT 2 9 1987
	Rule 6 IMPROPER OR EXCESSIVE USE	MISSOURI
,	(a) No person shall be wasteful of the plied to his premises by his willfu inaction. It shall be the responsi duty of each Customer to maintain a fixtures at his unit in a good and state of repair at all times.	l action or bility and 11 piping and
·• .	(b) No person shall make or cause to be connection between the potable wate any source of chemical or bacterial tion or any water supply not approv Missouri Department of Natural Reso Company shall deny or discontinue s Customer's Water Service Line or in	r supply and contamina- ed by the urces. The ervice where side piping
	 may, in the opinion of the Company, cross-connection with non-potable w otherwise jeopardize the health and other Customers or the Company's fa (c) No person shall make or cause to be 	ater or safety of cilities.
	connection to a device that will re excessive water demand or excessive as water-hammer, to the Company's m	sult in shock, such
	(d) No person shull tamper with, remove fully damage a water meter or attem the shutoff cock on the meter yoke.	pt to operate
	(e) No person shall attempt to take unm from the Company mains either by an tap or direct connection to service nor by connection to a fire hydrant	unauthorized connection
	(f) Customers will not be permitted to in any way to premises other than t address, nor to permit others to us or attachments, nor leave them expo others without permission from the *Indicates hew rate or text	he service e their hose sed to use by water FILED
	+Indicates change	UEC 1 1987 Public Service Commiss FECTIVE December 1, 1987
CANCE June 15 Missouri Service Co	Nonth day year Step By Richard E.Scott, President, Kissee Mills 2012 Public Right And E. Contt	month day year , Missouri, 65680 title address

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			celling P.	-				(ке	visea į	SHEET N	10
	Taney	<u>County</u> Name o	Utilitie Issuing C	<u>28 Corpo</u> orporatio	n <u>ration</u>	F	or_ <u>Kis</u>	see Mill Comm	<u>e, Miss</u> unity. To	ouri wn or City	,
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CANCE			E <u>Novem</u> t mont chard E.						. n	mber 31, nonth day 65680	<u>1987</u> year
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•	Taney County Utilities Corporation For-Kissee Mills, Name of Issuing Corporation Community	Missouri 7, Town or City
	I	RECEIVED
		<u>DCT 29</u> 1987
	Rule 7 DISCONTINUANCE OF WATER SERVICE BY COMPAN (continued) Public S	MISSOURI Service Commissio
	then any monies due the Company shall become immediately due and payable.	
	(e) The Company has the right to refuse or to discontinue service to any unit to protect itself against fraud or abuse.	
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		FILED
	*Indicates new rate or text	DEC 1 1987 c Service Commiss
		December 1, 1987

1	FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. 16	_
	Cancelling P.S.C.MO. No	
	Taney County Utilities Corporation For Kissee Mills, Missouri	_
	Name of Issuing Corporation Community, Town or City	
		_
	RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE	
	Rule 8 DISCONTINUANCE OF WATER SERVICE AT CUSTOMER'S REQUEST	
	(a) Service will be discontinued at the Customer's request, by giving not less than twenty-four (24) hours notice to the Company during its regular office hours. The Company shall, at the requested time, read the Customer's meter and charges for water service rendered up to and including the time of discontinuance shall be computed and will become due and payable im- mediately.	
	(b) Turn-on of water service so discontinued shall be considered new service and a new application for service shall be required, as provided in Rule 4, provided, however, that no new con- nection fees shall be payable except for addi- tional service, if any, to the unit.	
	*Indicates new rate or text	
	+Indicates change	
CANCE	DATE OF ISSUE <u>November 1, 1987</u> month day year DATE EFFECTIVE <u>December 1, 198</u> month day year	
June 15,	Distand R. Costt. Drosidant Viscop Mills Missouri, 65680	
Missouri I Service Con	Public name of officer title address	
WR-2012-0163, Y	W-2012-0636 Aichard Elicott	

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	Name of Issuing C	-	For_ K188	ce Mills, M Community	lissouri , Town or City
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Fule		TIONS IN SER			MISSOURI
(a)	water in it for making	reserves th s mains at a emergency re l, or storag ipment.	ny time, with pairs to the	thout not: e water	lce,
(b)	Customers a notified in do so. Eve	rvice is int ffected by s advance whe ry effort wi n of service	uch interrup never it is 11 be made (ptions will possible	ll be to
(c)	made for in	of charges f terruptions conduct of t	of service t	rvice will inless due	l be 2 to
(d)	Company mai	avoid excee ns and suppl	y facilities	s, the Cor	npany
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Service Commission WR-2012-0163, YW-2012-0636

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·	Rule	10 BILLS	FOR SERVICE		Public Service Com	
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		n 1	mber 1, 1987 th day year		FECTIVE December month day 1s, Missouri, 65680	1, 1987
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	Rule 10 BILLS FOR SERVICE (continued) MISSOURI
	(e) Bills and notices relating to the Company or its business will be mailed or delivered to the mailing address entered in the Customer's application unless the Company is notified in writing by the Customer of a change in address.
	(f) Payments shall be made at the office of the Company or at such other places conveniently located as may be designated by the Company or by ordinary mail. However, payment must be received by the close of business on the date due.
	 (g) The Company will not be bound by bills rendered under mistake of fact as to the quantity of service rendered or as a result of clerical error.
	(h) A separate bill shall be rendered for each Customer with itemization of all water service charges.
• • • •	(i) The Company shall have the right to render bills monthly and such bills shall be due and payable to it no later than twenty-one (21) calendar days from the date of rendition.
	(j) All bills for service shall bear a due date. Bills unpaid after twenty-one (21) days from the date of rendition will be delinquent and the Company shall have the right, six (6) days after mailing written notice thereof by first-class mail of discontinuance of service to the last known address, to discontinue all service to such delinquent Customers forthwith, and shall FILED not be required to restore or connect any new service for such delinquent Customers until the EC 1 1987
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FORM NO. 13	P.S.C.MO. No	1 2	(externed)	SHEET No. 20
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Taney County Utilities Corporation For Kissee Mill, Missouri Name of Issuing Corporation Community, Town or City

Rule	10 <u>BILLS FOR SERVICE</u> (continued) unpaid account due the Company under these rules and regula- tions have been paid in full or arrangements satisfactory to
(k)	the Company have been made to pay said account. When bills are rendered for a period of less than a complete billind period due to the connection or termination of service the billing shall be the monthly minimum plus an amount based on the water used at the commodity (water usage) rate or one- half $(1/2)$ of the flat rate if applicable.
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	FORM NO. 13 P.S.C.MO. No. 1 Original SHEET No. 21 Cancelling P.S.C.MO. No. {Original Revised SHEET No. Cancelling P.S.C.MO. No. {Original Revised SHEET No. Taney County Iltilities Corporation For Kissee Mills, Missouri Name of Issuing Corporation Community, Town or City
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	RULES AND REGULATIONS GOVERNING RENDERING OF WATER SERVICE OCT 2 9 1987
	Rule 11 METERS AND METER INSTALLATIONS MISSOURI
	(a) All permanent service connections shall be metered. The Company's installed meter shall be the standard for measuring water used to deter- mine the bill.
	(b) All meters and meter installations shall be furnished, installed, maintained and removed by the Company and shall remain its property.
	(c) The Company shall have the right to determine on the basis of the Customer's state flow require- ments the type and size of meter to be installed and location of same. If flow requirements increase or decrease subsequent to installation and a larger or smaller meter is requested by the Customer, the cost of installing such meter shall be paid by the Customer.
	 (d) Service to any one Customer shall be furnished through a single metering installation. Where a building is occupied by more than one tenant, the building shall be served by one meter. The Customer may rearrange piping at his own expense so as to separate the units and meter his tenants as he chooses, then divide the bill accordingly.
	(e) The meters and meter installations furnished by the Company shall remain its property, and the owners of premises wherein they are located shall be held responsible for their safekeeping and carelessness of said owner, his agent, or tenant. For failure to protect same against damage, the Company may refuse to supply water until the Company is paid for such damage. The FILED amount of the charge shall be the cost of the necessary replacement parts and the labor cost necessary to make the repair.
1	*Indicates new rate or text +Indicates change Public Service Commission
	ATE OF ISSUE <u>November 1, 1987</u> MATE OF ISSUE <u>December 1, 1987</u> month day year SUED BY <u>Richard E.Scott</u> , <u>President</u> , <u>Kissee Mills</u> , <u>Missouri</u> , 65680
June 15, 20 Missouri Put Service Comm WR-2012-0163, YW-	12 name of officer title address

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	Rule	11 <u>M</u>	ETERS A	AND ME	TER IN	STALLA	TIONS (c	ontinued)		
	(f)	tomer meter accor shall equip latio which	's prop box va dance v furnis ment fo n in a	perty ault c with i sh and or eac speci the ex	line; onstru ts spe insta h Cust al set cess o	it sha acted b acifica all sui comer e ting i cost of	y the Co tions. table me xcept wh s necess	he Cus- aced in a mpany in Company tering ere insta	al-	nmissior
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	Rule 11 METE	RS AND METER	INSTALLATIO	NS (conf	MISS inued) ublic Service	OURI e Commissi
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	Rule 12 METER TESTS AND TEST FEES	MISSOURI
	(a) Any customer may request the Company to special test of the accuracy of the mete through which water is supplied to him. test will be made in accordance with the dard regulations of the Commission.	make a r This
	(b) The Company reserves the right to remove test a meter at any time and to substitue another in its place. In case of a disp involving a question as to the accuracy meter, a test will be made by the Company the request of the Customer without char the meter has not been tested within twe months preceding the requested test; oth an approved charge will be made if the to indicates meter accuracy within five per (5%) or less.	te oute of the iy upon ge if ive (12) merwise, cest
	(c) A meter test requested by the Customer m witnessed by the Customer or his duly au representative, except for tests of mete larger than two (2) inch inlet, which wi conducted by the meter manufacturer and certified copy of the test provided to t Customer.	thorized rs .11 be a
	(d) If a test shall show an average error of than five percent (5%), billings shall b adjusted as provided in Rule 13.	
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	Taney County Utilities Corporation For Kissee Mills, Missouri Name of Issuing Corporation Community, Town or City RECEIVED
	Rule 13 BILL ADJUSTMENTS BASED ON METER TESTS MISSOURI
•	(a) Whenever any test by the Company of a meter while in service or upon its removal from service shall show such meter to have an average error of more than five percent (5%) on the test streams prescribed by the Commission, the Company shall adjust the Customer's bills by the amount of the actual average error of the meter and not the difference between the allowable error and the error as found. The period of adjustment on account of the under-registration or over-registration shall be determined as follows:
	 Where the period of error can be shown, the adjustment shall be made for such period. Where the period of error cannot be shown, the error found shall be considered to have existed for three (3) months preceding the test.
	(b) If the meter is found on any such test to under-register, the Company may render a bill to the Customer concerned for the estimated con- sumption not covered by bills previously ren- dered'during the period of inaccuracy as above outlined. Such action shall be taken only when the Company was not at fault for allowing the inaccurate meter to remain in service.
	 (c) If the meter is found faster than allowable, the Company shall refund to the Customer concerned any overcharge caused thereby during the period of inaccuracy as above defined. Said refund may, at the Company's option, be in the form of a credit to the Customer's bill.
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FORM N	NO. 13 P.S.C.MO. No. 2	Original) SHEET No
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Таг	ey County Utilities Corporation	Kissee Mille Missouri
	Name of Issuing Corporation For	Community, Town or City
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Rule	14 EXTENSION OF WATER MAINS	MISSOURI
(A)	This rule shall govern the ext the Company in areas where the mains in the streets and/or ro Company will extend its mains roads within its certified are customers under the following conditions:	ension of Philalia Service Commission re are no water adways. The along streets or a to serve new
	(1) Upon receipt of a written main extension in complia the Company will provide an itemized extimate of t proposed extension. Said include the cost of all 1 required, including valve booster stations, storage reconstruction of existin necessary), and the direc with supervision, enginee bookkeeping. Applicable will be added to this est at the maximum rate.	nce with Rule 1, the Applicant(s) he cost of the estimate shall abor and materials s, fire hydrants, facilities, g mains (if t costs associated ring, permits, and income tax cost
	(2) Applicants shall enter in the Company for the insta extension and shall tende contribution in-aid-of co to the amount determined appropriate customer conn contract may allow the cu with an independent contr installation and supply o that mains of 12" or grea be installed by the Compa reconstruction of existin be done by the Company.	llation of said r to the Company a instruction equal in A-1, plus the action fee. The stomer to contract actor for the of material, except ter diameter must my and the
	be done by the company.	FILED
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	<u>laney Coun</u> Name o	of Issuin	<u>ities Corporation</u> For <u>Kissee Mills, Missour</u> g Corporation Community, Town o	r City
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			ES AND RECULATIONS COVERNING OCT 2 ENDERING OF WATER SERVICE	9 1987
	Rule 14 (3)	The conn	SION OF WATER MAINS (continued) MISSO Public Service cost to an Applicant or Applicants ecting to main extension that was ributed by other Applicants shall be as ows:	
		(a)		
		(b)	For single-family residential Applicants that are applying for service in areas that are unplatted in subdivision lots, the Applicants' cost shall be equal to the total cost of the main extension divided by the total length of the main extension in feet times 100 feet.	
		·(c)	For industrial, commercial, or multifamily residential Applicants, the cost will be equal to the amount calculated for a single-family residence in Paragraphs 3a or 3b above multiplied times the flow factors of the Applicants' meter. The flow factors of the various sizes of meters are as follows:	
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		y Utilities Corporation For Formation Formation Formation	or_ <u>Kissee Mills, Missouri</u> Community, Town or City
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	·····	RULES AND REGULATIONS	
	Rule 14	RENDERING OF WATER S	SERVICE MISSOURI S_ (continue)ublic Service Commissi
		<u>Meter Size</u>	Flow Factor
		5/8 1 1 1/2	$ \begin{array}{c} 1 \\ 2.5 \\ 5 \end{array} $
		1 1/2 2 3 4	8 15 25
	(4)	Refunds of contribution Applicant(s) as follows	ns shall be made to s:
		cost, the Company	than the estimated shall refund the n as the actual cost
		for the year in w was made, it will income tax cost a	has closed its books hich a contribution determine its actual ssociated with each und any excess income ed from each
		main extension is	nd to the Applicants extension moneys plicants in ule 3 above. The aid within a
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FORM NO	, 13 P.S.C.MO. No. 2 Cancelling P.S.C.MO. No.	Original SHEET No. 29 Revised (Original SHEET No
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Rule	14 EXTENSION OF WATER MAINS	(continued) Public Service Commission
	contribution, adju	t exceed the total sted for taxes e extension, which
(5)	Extensions made under this r remain the property of the C	
(6)	The Company reserves the rig the main and to connect main streets and easements and cu such further extensions shal applicant(s) paying for the to a refund for the connecti	s on intersecting stomers connected to 1 not entitle the original extension
(7)	Extensions made under this r company approved pipe sized service requirements. If th size the extension larger in Company's overall system req additional cost caused by th shall be borne by the Compan	to meet water e Company chooses to order to meet the uirements, the e large size of pipe
(8)	No interest will be paid by payments for the extension m cant(s).	
(9)	If extensions are required of streets, through private pro property adjacent to public proper deed of easement must Company without cost to the extension will be made.	perty, or on private right-of-way, a be furnished to the Company, before the
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