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Cancelling P.S.C.MO. No	Original SHEET No.
Name of Issuing Corporation For Ce:	rtificated Area Community, Town or City
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DEC 2 9 199Z DATE EFFECTIVE DATE OF ISSUE _______ month_day_year JAN 1 3 1993 month day year

CANCELLED January 04, 2016
Missouri Public

ISSUED BY Roger Sallee, President
name of officer

Kansas City,

Missouri

P.S.C.MO. No. 1

2nd Revised SHEET No. 2

Canceling

For

P.S.C.MO. No. 1 1st Revised SHEET No. 2

Ozark Shores Water Company

Name of Issuing Corporation

Certificated Area Community, Town or City Hissouri Public

Rules and Regulations Governing REC'D OCT 04 2001 Rendering of Water Service Service Commission Missouri Public

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE October 1, 2001

FILED DEC 2 1 2001 0 1 - 7 0 1

DATE EFFECTIVE November 15, 2001

ISSUED BY

Vernon L. Stump name of officer

Vice-President title

Lake Ozark, Missouri address

CANCELLED January 04, 2016 Missouri Public Service Commission WO-2016-0136; JW-2002-0053 P.S.C.MO. No. 1st Revised SHEET No. 2

P.S.C.MO. No. 1st Original SHEET No. 2 Canceling

Ozark Shores Water Company For Certificated Area

Name of Issuing Corporation Community, Town or City Missouri Public CANCELLED DEC 2 1 2001 Service Commission ervice Commission SUMMERHAVEN . WATER & SEWER -Missourk Publican * Indicates new rate or text 99-99 + Indicates change Service Commission

ISSUED BY

DATE OF ISSUE _____ February 10, 2000 DATE EFFECTIVE

Vernort tump Vice-President Lake Ozark, Missourt G 1 5 2000 address

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		l located and si ly described as :		n Camden Co	unty, Misso	uri, and
	North, Range 10 through 233 incl 1, a subdivision inclusive, lots inclusive, lots subdivision receinclusive and leas subdivision receing the right wide and immediatation 86 + 71	in sections 16, 6 West, Camden dusive, lots 258 on recorded on Pars 717 through 8 orded in Book 1 ots 556 through recorded on Page 3-of-way of State 1.9 to station 15 ent Plans thereco. 17,954.)	County de through 4 ge 57 in 776 inclus 3, Page 558 (a) is 35 in Bo e Route F to said : 63 + 00, a	escribed as 168 inclusive Book 12. It usive, lot sive in Kar 41. Lots inclusive in bok 14. Al H and a stright-of-war according to	s follows: ye in Kay's late 469 through y's Point 1 537 through n Kay's Poir so, a strip rip of land y on the No	Lots 1 Point No. Pough 638 Pough 873 No. 2, a 539 (a) Int No. 7, Int of land I 10 feet Porth from Iri State
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WO-2016-0136; JW-2002-0053

		(Revised)
Cance	lling P.S.C.MO. No	Original SHEET No
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	ssuing Corporation	Community Town or City
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"Project Bour elevation, w Survey Bench	ndary." The Project Bound hich elevation is referred	find the General of the described lying above the ary is defined by the 662 contour it to the United States Geological uri, which has an elevation of Biloxi, Mississippi.
the East fractional of	ctional one-half (½) of Sec	uarter (%) of Section 24, all of ction 25, and all of the Northeast n 36, all in Township 40 North,
of the South 20 and 21, to west of Down Section 26 1 Sections 27 Sections 31,	fractional one—half $(\frac{1}{2})$ on the Southwest fractional on hing Branch Cove, that partying North of State Route, 28, 29 and 30, the No	one-quarter (\frac{1}{4}) of Section 16, all of Section 17, all of Sections 19, we-quarter (\frac{1}{4}) of Section 22 lying t of the West one-quarter (\frac{1}{4}) of HH and West of Carol Road, all of orth fractional one-half (\frac{1}{2}) of the Section 22 lying to the West of Section 22 lying to the West of Section 22 lying to the West of Section 23 lying to the West of Section 16, all of Section 17, all of Section 19, all of Section 22 lying to the West of Carol Road, all of Section 19, all of Section 22 lying to the West of Carol Road, all of Section 19, all of Section 19
	cept that part of Section anditional line:	21 lying North of the following
10, as office feet m follow more of follow thence of said Bend 1	s recorded in Book 11, Fe of Camden County, Misson fore or less to the centerlying the centerline of safety of the centerline of safety of the centerline of safety 125°40'E, 88.0 feet, thered to road at the northerly 1	No. 81, Horseshoe Bend No. Page 28, in the Recorder's uri. Thence S86°40'W, 200 ine of Old Erie Road, thence id road N19°50'W, 175 feet of Linn Creek Road. Thence id road N42°40'E, 187 feet, noce departing the centerline ine of Lot No. 7, Horseshoe et more or less to the 662
	that part of the East one- owing described conditiona	half (1/2) of Section 21 lying North l line:
*Indicates n	ew rate or text	JAN 13 1993

Kansas City, Missouri
title address

January 04, 2016
Missouri Public
Service Commission
WO-2016-0136; JW-2002-0053

Roger Sallee, President
name of officer

NO. 13 P.S.C.MO. No. 1	Criginal SHEET No
Cancelling P.S.C.MO. No	Original SHEET No
rk Shores Water Company Name of Issuing Corporation	roi Certificated Area : 1 FF Confidence City
	DEC %9 1997
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From the Northwest corner of Lo as recorded in Book 17, Page 29 Camden County, Missouri. The \$73°23'53'W, 315 feet more or Navajo Road. Thence following N25°47'07'W, 4.04 feet, thence a radius of 189.93 feet an athence N53°41'52'W, 137.20 feet left having a radius of 372. 127.74 feet, thence N73°20' centerline of Cherokee Road centerline of said road on a radius of 158.43 feet an arc dis N44°20'57" W, 182.65 feet, the having a radius of 140.22 feet to the centerline of Pawnee I centerline of said road N46°29' a curve to the right having a distance of 36.01 feet thence N centerline of said road N75°04 a curve to the left having a distance of 57.92 feet thence a centerline of Said road N75°04 a curve to the left having a distance of 57.92 feet thence thence on a curve to the left having a radius of 1970.01 feet, thence S5°45'02"Feurve to the left having a radius of 63.69 feet an arc distance of 39.18 feet, thence a radius of 63.69 feet an arc distance Road at the westen above-mentioned subdivisions S48°31'41"W, 230 feet more of said road subdivisions S48°31'41"W, 230 feet more of said road subdivisions said Commanche Road at the westen above-mentioned subdivisions S48°31'41"W, 230 feet more of said road subdivisions said commanche Road at the westen above-mentioned subdiv	t No. 167, Kay's Point No. 8, , in the Recorder's office of moe following said lot line c less to the centerline of the centerline of said road on a curve to the left having arc distance of 92.58 feet, et, thence on a curve to the 66 feet an arc distance of 12"W, 138.79 feet to the d. Thence following the curve to the left having a stance of 121.98 feet, thence ence on a curve to the right an arc distance of 63.77 feet Road. Thence following the '42"W, 566.30 feet, thence on radius of 84.61 feet an arc 122°06'42"W, 55.81 feet to the d. Thence following the '42"W, 113.52 feet, thence on radius of 143.14 feet an arc 128'W, 113.52 feet, thence on radius of 143.14 feet an arc 129 S81°44'18"W, 126.87 feet, 130 aving a radius of 114.56 feet 141.71 feet, thence on a curve to 151.72 feet, thence on a curve to 152.73 feet an arc distance of 153.75 feet, thence on a radius of 73.89 feet an arc 129 on a curve to the left having 120 tistance of 38.82 feet, thence 120 the departing the centerline of 131 thence of 105 No. 275 in 132 in of 105 No. 275 in 133 in of 105 No. 275 in 134 in of 105 No. 275 in 135 in of 105 No. 8,

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	Also except that part of the South lying East of State Route HH and Ha	east one-quarter (%) of Section 27 wk Hill Road.
	Also except that part of the Northlying Southeast of Hawk Hill Road.	east one-quarter (%) of Section 34
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Service Commission WO-2016-0136; JW-2002-0053

P.S.C.MO. No.___1 Original SHEET No. $\frac{7}{}$ FORM NO. 13 Revisetk ! Original SHEET No. Cancelling P.S.C.MO. No .___ Revised For Certificated Area 1992 Ozark Shores Water Company

Community, Town or City Name of Issuing Corporation THE COLL

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CASE NO. WM - 93 - 24ADDITIONAL CERTIFICATED AREA.

A tract of land situated in and being a part of Sections 22, 23, 24, 25, 26, 27, 34, and 35, Township 40 North, Range 16 West, Camden County, Missouri, being more particularly described as follows:

Beginning at the most southerly corner of Block 1 of Horseshoe Bend Estates No. 1, a subdivision of record at Plat Book 3, Page 2 of the Records of Camden County, Missouri, located on the shoreline of the Lake of the Ozarks; thence along said shoreline in a westerly direction, 1390 feet, more or less, to the southeast corner of a tract of land recorded at Deed Book 253, Page 712 of said Records of Camden County, Missouri; thence leaving said shoreline, in a northeasterly direction, along the easterly line of said tract of land, 65 feet, more or less, to a point 10 feet south of the southerly R.O.W. line of old State Route HH; thence leaving said easterly line along a line that is 10 feet south of and parallel to said southerly R.O.W. Line 970 feet, more or less, to a point that is 10 feet east of the easterly R.O.W. Line of Old Horseshoe Bend Road; thence in a southerly direction along a line that is 10 feet east of and parallel to the said easterly R.O.W. Line of Old Horseshoe Bend Road, in a southerly direction, 865 feet, more or less, to the westerly line of Lot 1A of Crestwood Acres, a subdivision of record at Plat Book 10, Page 7 of said records of Camden County, Missouri; thence leaving said line and running in a southerly direction, along said westerly line of Lot 1A, 62 feet, more or less, to the aforementioned shoreline of the Lake of the Ozarks; thence leaving said westerly line and running along said shoreline, in a westerly direction, 5000 feet, more or less, to the westerly line of Block 5 of said Horseshoe Bend Estates No. 1; thence leaving said shoreline and running in a northerly direction, along the westerly line of Block 5, 335 feet, more or less, to a point that is 10 feet south of the southerly R.O.W. Line of State Route HH; thence leaving said westerly line and running in a Westerly direction, along a line that is 10 feet south of and parallel to the said southerly R.O.W. Line, 1800 feet, more or less, to the west line of a tract recorded in Deed Book 309, Pages 862-864

JAN 13 1993

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^{*}Indicates new rate or text

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FORM NO.	13 P.S.	.C.MO. No1	-	<u> </u>	(Original) (K č Viš č V)	SHEET No	8
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Ozark Shores Water Company
Name of Issuing Corporation

Certificated Area 1992

Community, Town or City

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ADDITIONAL CERTIFICATED AREA, CASE NO. WM-93-24 (CONTINUED)

and 868, extended; thence leaving said centerline, 5 39° 59' W, along said west line, 680 feet, more or less, to the 662 contour of the Lake of the Ozarks: thence leaving said West Line, along said 662 Contour, in a southwesterly, then northerly and then southwesterly direction, 1550 feet, more or less, to the northeast corner of Ravenwood Estates, recorded in Plat Book 19, page 49 of the Records of Camden County, thence continuing along said 662 contour line in a Missouri; southerly direction, 590 feet, more or less, to the Northeast corner of Black Hawk Estates No. 1, Amended Plat, recorded in Plat Book 8, Page 13 of the Records of Camden County, Missouri; thence continuing along said contour, in a southerly, then easterly, then southeasterly, then southwesterly and then northeasterly direction, 5970 feet, more or less, to the intersection with the extended west line of Lot 1 of Black Hawk Estates No. 1, Amended Plat, thence leaving said 662 contour, S 35' 00' E, 76.00 feet to the centerline of Hawk Hill Road as shown on the recorded plat of Black Hawk Estates No. 1, Amended thence in a northeasterly and then northwesterly direction along said centerline extended 2716 feet, more or less, to a point that is 10 feet west of the westerly R.O.W. Line of said State Route HH; thence in a northeasterly direction, along a line that is 10 feet west of said westerly R.O.W. Line, 1980 feet, more or less, to the westerly R.O.W. Line of Carol Road, as shown on the subdivision plat of Horseshoe Bend No. 7, as recorded at Plat Book 5, Page 74 of said thence leaving said line and Records of Camden County, Missouri; running along the Westerly R.O.W. Line of said Carol Road, in a northerly direction, 4365 feet, more or less, to the intersection with the westerly line of Lot 84 of Ridgecrest No. 1, a subdivision of record at Plat Book 14, Page 50 of said Records of Camden County, Missouri; thence leaving said Westerly R.O.W. Line of Carol Road and running along said westerly line of Lot 84, in a northerly direction; 220 feet, more or less, to the northwest corner of said Lot 84; thence in an easterly direction, along the northerly lines of Lots 84 through 79 of said subdivision, 429 feet, more or less, to a point that is 10 feet west of the westerly R.O.W. Line of Ginger Road, as shown on the subdivision plat of said Horseshoe Bend No. 7: thence in a northerly direction, along a line that is 10 feet west of and *Indicates new rate or text

Roger Sallee, President

+Indicates change

ISSUED BY-

MO. RUBLIC SERVICE COMM. Souri

title

address

CANCELLED

FORM NO. 13	P.S.C.MO. No	Original SHEET I	No. 9
Cance	elling P.S.C.MO. No	(Original) curry	No
	Water Company	Revised Revised Certificated Areas (E	D
Name of	Issuing Corporation	Community, Town or Cit	<u> </u>

ADDITIONAL CERTIFICATED AREA, CASE NO. WM-93\(\frac{3}{24}\) CONTINUED) CONTINUED

parallel to the said westerly R.O.W. Line, 1470 feet, more or less, to the intersection with the southerly line extended of Lot 177 of said Horseshoe Bend No. 7; thence in an easterly direction, along said Southerly Line extended, 566 feet, more or less, to a point that is 10 feet east of the easterly R.O.W. Line of the aforementioned Ginger thence leaving said Southerly line, in a southerly and then easterly direction, along a line that is 10 feet east of and parallel to said easterly R.O.W. Line, 2370 feet, more or less, to a point that is 10 feet west of the westerly R.O.W. Line of Lucy Road, as shown on the subdivision plat of Horseshoe Bend No. 7; thence in a northerly and then easterly direction, on a line that is 10 feet west of and parallel to said westerly R.O.W. Line of Lucy Road, 5300 feet, more or less, to a point that is 10 feet east of the easterly R.O.W. Line of Susan Road, as shown on the subdivision plat of said Horseshoe Bend No. 7; thence in a southerly direction, along a line that is 10 feet east of and parallel to the said easterly R.O.W. Line of Susan Road, 8060 feet, more or less, to the southerly Line of Lot 2 of said Horseshoe Bend No. 7; thence along said Southerly line, in an easterly direction, 152 feet, more or less, to the aforementioned shoreline of the Lake of the Ozarks; thence leaving said southerly line and running along said shoreline, in a southerly and then northerly direction, 1550 feet, more or less, to the southwest corner of Block 6 of said Horseshoe Bend Estates No. 1; thence leaving said shoreline and running along said southerly line, in a southeasterly direction, 1610 feet, more or less, to a point that is 10 feet north of the northerly R.O.W. Line of Duckhead Road; as shown on the subdivision plat of said Horseshoe Bend Estates No. 1; thence leaving said southerly line and running in a northerly direction, along a line that is 10 feet north of and parallel to the northerly R.O.W. Line of Duckhead Road, 3930 feet, more or less, to a point of 10 feet north of the northerly R.O.W. Line of Shady Lane, as shown on the subdivision plat of said Horseshoe Bend Estates No. 1; thence in an easterly direction, along a line that is 10 feet north of and parallel to the said northerly R.O.W. Line of Shady Lane, 407 feet, more or less, to the westerly line of Block 14 of said Horseshoe Bend_Estates No. 1; thence leaving the said line and running in a southerly direction,

JAN 13 1993

title

DATE OF ISSUE DEC 2 9 1992 DATE OF ISSUE Month day year month day

CANCELLED Roger Sallee, President
January 04, 2016 SSUED BY

Kansas City, Missouri

^{*}Indicates new rate or text

⁺Indicates change

P.S.C.MO. No. 1	Original SHEET No. 10
Cancelling P.S.C.MO. No	(Revised) SHEET No
Ozark Shores Water Company	For Certificated Areas
Name of Issuing Corporation	Community, Town or City
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ADDITIONAL CERTIFICATED AREA, CASE NO. WM-93-24 (CONTINUED)

along the westerly line of said Block 14 and Block 15, 1460 feet, more or less, to the southwest corner of said Block 15, located on the shoreline of the Lake of the Ozarks; thence leaving said westerly line and running along said shoreline, in an easterly direction 320 feet, more or less, to the northeast corner of Lot 1 of Block 16 of said Horseshoe Bend Estates No. 1; thence leaving said shoreline, in a southerly direction, along the easterly line of said Lot 1, Block 16, 435 feet, more or less, to a point 10 feet north of the northerly R.O.W. Line of Ridge Road, as shown on the subdivision plats of Horseshoe Bend Estates No. 1; thence in a easterly direction along a line that is 10 feet North of and parallel to the said northerly R.O.W. Line of Ridge Road, 200 feet, more or less, to an extension of the easterly line of Lot 10, Block 16 of said Horseshoe Bend Estates No. 1; thence leaving said line, in a southerly direction, along said easterly line, 389 feet, more or less, to the aforementioned shoreline of the Lake of the Ozarks; thence leaving said easterly line and running along said shoreline, in a westerly, southerly, and then easterly direction, 2250 feet, more or less, to the northeast corner of Block 3 of said Horseshoe Bend Estates No. 1; thence leaving said shoreline and running along the line between Blocks 2 and 3 of said Horseshoe Bend Estates No.1, in a southerly and then easterly direction, 2335 feet, more or less, to the westerly R.O.W. Line of Business Route 54 (Bagnell Dam Boulevard); thence leaving said line between Blocks 2 and 3 and running along said R.O.W. Line, in a southerly direction, 445 feet, more or less, to the southeasterly line of Block 1 of said Horseshoe Bend Estates No. 1; thence leaving said R.O.W. Line and running in a southwesterly direction, along the southeasterly line of said Block 1, 339.7 feet, more or less, to the point of beginning.

Subject to all easements and restrictions or record.

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*Indicates new rate or text +Indicates change

JAN 13 1993 93 - 24

MO PUBLIC SERVICE COMMAN

DEC 2 9 1992 DATE EFFECTIVE_ DATE OF ISSUE month day year JAN 1 3 1993 month day year

Roger Sallee, President January 04, 2016 ISSUED BY-

CANCELLED

P.S.C.MO. No. 1 1st Revised SHEET No. 10A

Canceling

P.S.C.MO. No. 1

Original SHEET No. 10A

Ozark Shores Water Company

Name of Issuing Corporation

Certificated Area Community, Town Miles Bouri Public

Rules and Regulations Governing Rendering of Water Service

RECT) OCT 04 2001

Legal Description Perdue Development

Service Commission

A tract of land in Section 23, Township 40 North, Range 16W., said tract being all of Lots 143, 177, 178 and 179, "HORSESHOE BEND NO. 7", a subdivision of Camden County, Missouri, as recorded in Plat Book 5, Page 74, Camden County Records, more particularly described as beginning at the southwest corner of said Lot 177, adjacent to the easterly right-of-way of Ginger Road as shown on the plat of said subdivision, thence northeasterly, southeasterly and northeasterly along said easterly right-of-way and the westerly lines of Lots 177, 178 and 179, 2220 ft., more or less, to the intersection of the southerly extension of the westerly line of said Lot 143; thence northerly along said southerly extension and the westerly line of Lot 143, to the variable waters edge of the Lake of the Ozarks; thence southeasterly along said Lake of the Ozarks 340 ft., more or less, to the southeasterly line of Lot 143; thence southwesterly along the southeasterly line of Lot 143 and the southwesterly extension thereof, to the southerly right-of-way of said Ginger Road; thence southeasterly, southwesterly, southeasterly, southerly and southwesterly along said right-of-way 2170 ft., more or less, to the southerly line of said Lot 177; thence northwesterly along said southerly line 451 ft., more or less, to the point of beginning. Subject to all easements and restrictions of record.

Missouri Public

* Indicates new rate or text

+ Indicates change

FILED DEC 21 2001 01 - 701Service Commission

DATE OF ISSUE October 1, 2001

DATE EFFECTIVE November 15, 2001

ISSUED BY

Vernon L. Stump name of officer

Vice-President

Lake Ozark, Missouri address

CANCELLED January 04, 2016 Missouri Public Service Commission WO-2016-0136; JW-2002-0053 P.S.C.MO. No. 1st Original SHEET No. 10A P.S.C.MO. No. SHEET No.

Ozark Shores Water Company

Canceling

For Name of Issuing Corporation

Certificated Area Community, Town or City

-Missouri Public

REC'D APR 0 5 2001

Legal Description Perdue Development

Service Commission

A tract of land in Section 23, Township 40 North, Range 16W., said tract being all of Lots 143, 177, 178 and 179, "HORSESHOE BEND NO. 7", a subdivision of Camden County, Missouri, as recorded in Plat Book 5, Page 74, Camden County Records, more particularly described as beginning at the southwest corner of said Lot 177, adjacent to the easterly right-of-way of Ginger Road as shown on the plat of said subdivision, thence northeasterly, southeasterly and northeasterly along said easterly right-of-way and the westerly lines of Lots 177, 178 and 179, 2220 ft., more or less, to the intersection of the southerly extension of the westerly line of said Lot 143; thence northerly along said southerly extension and the westerly line of Lot 143, to the variable waters edge of the Lake of the Ozarks; thence southeasterly along said Lake of the Ozarks 340 ft., more or less, to the southeasterly line of Lot 143; thence southwesterly along the southeasterly line of Lot 143 and the southwesterly extension thereof, to the southerly right-of-way of said Ginger Road; thence southeasterly, southwesterly, southeasterly, southerly and southwesterly along said right-of-way 2170 ft., more or less, to the southerly line of said Lot 177; thence northwesterly along said southerly line 451 ft., more or less, to the point of beginning. Subject to all easements and restrictions of record.

Legal Description Summerhaven Area

Summerhaven Condominium Subdivision Lots 1 through 9 NE Corner of Section 14, Township 40, Range 16, Miller County, Missouri.

CANCELLED

DEC 2 1 2001 BUSTRS#10A

Missouri Public

FILED AUG 1 5 2000

Service Commission

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE

February 10, 2000

DATE EFFECTIVE

ISSUED BY

Vice-President Lake Ozark, Missou AUG 1 5 2000

P.S.C. MO No. 1

Canceling P.S.C. MO No.

Ozark Shores Water Company Name of Issuing Corporation 1st (Revised) SHEET No.

1st (Original) SHEET No.

11 Missouri Public Service Commission

For: Certificated Area

RECO OCT 2 7 1998

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Rules and Regulations Governing Rendering of Water Service

Rate Schedule W-1General Metered Service

Availability:

Any Customer adjacent to the Company's water distribution mains using standard water service.

Rates:

Minimum Bill Charges:

(includes 2000 gal. Of usage)

 Meter Size
 Minimum Bill Charge

 5/8" meter
 \$9.73

 1" meter
 \$19.19

 2" meter
 \$53.87

 3" meter
 \$98.00

 4" meter
 \$161.05

 6" meter
 \$318.68

Usage Charge: (for all monthly usage > 2000 gal)

\$1.71 per 1000 gal usage

The applicable Minimum Bill Charge shall be billed the customer every month, and the monthly usage in excess of 2,000 gal per month will be billed at the above "Usage Charge".

Taxes or Fees: Any applicable Federal, State of local taxes or fees computed on billing basis shall be added as separate items in rendering each bill.

Late Payment Fee: Bills will be prepared and distributed monthly. Bills will be rendered net, bearing the last date on which payment is due; namely 21 days after the date mailed. If not paid by the due date, 10% is added to the first \$15.00 of each bill and 5% on amounts in excess of \$15.00.

Reconnection of Service for "Seasonal Disconnects" Charge: The Company shall bill a \$25.00 reconnection charge plus the monthly Minimum Bill times the number of months the customer is "off-system" (not to exceed 9 months) where the same beneficial service recipient discontinues and restores service to the same location within a 12-month period. Restoration of service of a non-payment disconnect after 45 days is deemed to be a seasonal reconnection of service.

Reconnection of Service:

\$25.00 charge

Returned Check Fee:

\$15.00 per returned check

DATE OF ISSUE October 27, 1998 DATE EFFECTIVE December 11, 1998

ISSUED BY Roger Sallee October 27, 1998 President Lake Ozark, MO name of officer title address

Missouri Public Sorvico Commission

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Cancelling	P.S.C.MO. No.		_ Original Revised	SHEET No.	
Ozark Shores W	ater Company	For Certif	icated Ar	ea	
Name of Issuir	g Corporation		Community E	own-or₌City	
			DEC 23	1992	
				<u> </u>	
RATE SCHEDULE W-	1	General	iliservice	Wetered'38	زده
Availability:	•			·	
	d customer adjacent t dard water service.	to the Company'	s water dis	tribution	
<u>Price Schedule</u>		·			
First 3,000 gall	ons or less per mont	h	• • • • • • • • • •	\$ 8.18	
All usage over 3, thousand gallons	,000 gallons per mont	h		1.61 per	
Minimum Per Cust	<u>omer</u>				
<u>Size of Me</u>	ter	<u>Minimu</u>	m Monthly C	harge	
3/4 Inch	CAI	NCELLED	\$ 8.18 10.49	I	
1 Inch 2 Inch	· CAI	ACELLLO	18.97		
3 Inch			29.77		
4 Inch	DE.	C 1 1 1998	45.19	·	
6 Inch	By 19	DS#11	83.74		
<u>Taxes</u>	Public Ser	vice Commissio ISSOURI	n		
	cable Federal, State added as separate ite	or Local taxes			
Delayed Payment	<u>Clause</u>			Ì	
Bills will be r due; namely 21	l be made out and endered net, bearing days after date dis rst \$15.00 of each b	the last date tributed. If	on which p not so pai	ayment is d, 10% is	
			.1 A	N 13 1993	
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ATE OF ISSUE	December 29, 1992	DATE EF	FECTIVE	month day	
Roger	• •	. Kar	sas City.	Missouri	-
SUED BY Roger	Sallee, President	. Kar r	title	MISSOULL	

P.S.C.MO. No. 1

1st Revised SHEET No. 11A

Canceling

P.S.C.MO. No. 1

For

Original SHEET No. 11A

Ozark Shores Water Company

Name of Issuing Corporation

Certificated Area Community, Town or Chissouri Public

Rules and Regulation Governing Rendering of Water Service

REC'D NOV 0 7 2001

Service Commission

This Sheet Held for Future Use

Missouri Public

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Service Commission

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE November 6, 2001

DATE EFFECTIVE December 21, 2001

CANCELLED SSUED BY January 04, 2016

Vernon L. Stump

Vice-President

Lake Ozark, Missouri

P.S.C. MO No. 1 1st- (Original) SHEET No. 11A Canceling P.S.C. MO No. 1 (Original) SHEET No. Ozark Shores Water Company For: Certificated Area Missouri Public Name of Issuing Corporation REC'D APR 0 5 2001) Rules and Regulations Governing Rendering of Water Service Service Commission Rate Schedule W-2 Unmetered Service Availability: Summerhaven Condominiums Rates: \$12.00 per month per condominium unit. This applicable rate will be billed to the Summerhaven Homeowners Association. Taxes or Fees: Any applicable Federal, State or local taxes or fees computed on billing basis shall be added as separate items in rendering each bill. Late Payment Fee: Bills will be prepared and distributed monthly. Bills will be rendered net, bearing the last date on which payment is due; namely 21 days after the date mailed. If not paid by the due date, 10% is added to the first \$15.00 of each bill and 5% on amounts in excess of \$15.00. Reconnection of Service: \$25.00 charge Returned Check Fee: \$15.00 per returned check CANCELLED DEC 2 1 2001

Missouri Public

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Service Commission

DATE OF ISSUE February 10, 2000 DATE EFFECTIVE ___

month day year

Vice-President

month day year AUG 1 5 2000 Lake Ozark, MO

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Cancelling P.S.C.MO. No	(Reviser) SHEET No.
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Name of Issuing Corporation	Community, Town or City
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	DEC 23 1992
	T. Company
GENERAL RATES, RU	JLES AND REGULATIONSIC Service Commission
	AND POSTING
service will be supplied is on fil	s and regulations under which water le with the Public Service Commission y is available for inspection at the rk, Missouri.
SUPPLY	OF SERVICE
RULE 1.	·
shall be made by each Consumer of premises. This application may be Company office. This application constitutes the contract between the company shall	nstallation and/or supply of service before service is turned on to any be made by mail, telephone or at the con, when accepted by the Company, he Company and the Consumer, provided, have the right to reject any such he applicant may have failed to comply
RULE 2.	
of two (2) years. The Company ma more than two (2) years when the	er service shall be for a minimum term by require a contract for a period of customer's requirements for water are s considerable special or reserve
RULE 3.	
offices, stores or condominiums, complex of buildings, under single	
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*Indicates new rate or text +Indicates change	JAN 13 1993
	MO. PUBLIC SERVICE COM

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address

Service Commission WO-2016-0136; JW-2002-0053

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January 04, 2016 Missouri Public ISSUED BY-

ORM NO. 13 P.S.C.MO. No1	$\left\{\begin{array}{c} \text{Original} \\ \text{Original} \end{array}\right\}$ SHEET No. $\frac{1}{2}$
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Cancelling P.S.C.MO. No	Original SHEET No
zark Shores Water Company	Certificated Area
Name of Issuing Corporation	Community, Town or City
	RECEIVED
	DEC 23 1992
CUARANTEE OF PAYM	MISSOUTI Public Service Commissi
RULE 4.	
A deposit or suitable guarantee to combe required from all new customers or the violation of rules or non-payment equal to a period of one billing period plus thirty 6% interest per annum on deposits provided possession of the Company for a period of	ose who are disconnected for estimated service bills for days. The Company shall pay d the deposit remains in the
PAYMENT RULES	
RULE 5.	
Bills will be rendered by the Compar accordance with the applicable rate. Su office of the Company within the period st	ch bills are payable at the
RULE 6.	
Failure of the customer to receive relieve him from the obligation of paying Company, nor shall it be necessary for the or discount rules on account of failure of It is the intent that the Consumer shall Company for the statement when not received	the amount owed by him to the Company to set aside penalty the consumer to receive bill. I call at the office of the
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DATE OF ISSUE ________ DATE EFFECTIVE JAN 1 3 1993 _______ month day year CANCELLED Kansas City, Missouri

January 04, 2016
Missouri Public SSUED BY Roger Sallee, President

P.S.C. MO No. 1

Canceling P.S.C. MO No.

Ozark Shores Water Company Name of Issuing Corporation

3rd (Revised) SHEET No.

(Revised) SHEET No. 514 Missouri Public

For: Certificated Area

REC'D OCT 27 1998

RULE 7.

The Company may discontinue residential water service supplied to a customer who is in arrears in the payment of bills rendered by the Company for service or who has failed to comply with the terms of the contract, agreement, or the Rates, Rules and Regulations contained herein, after written notice by first class mail is sent to the customer at least then (10) days (forty-eight (48) hours for customers other than residential) prior to the date of the proposed discontinuance. Service of notice by mail is complete upon mailing. As an alternative, the Company may deliver a written notice in hand to the customer at least ninety-six (96) hours prior to discontinuance.

At lease twenty-four (24) hours preceding a discontinuance, the company shall make reasonable efforts to contact the customer to advise him/her of the proposed discontinuance and what steps must be taken to avoid it. Reasonable efforts shall include either a written notice following the 10 day written notice, a doorhanger, or at least two (2) telephone call attempts reasonably calculated to reach the customer.

In case the Company discontinues his service for any of these causes or is, through the fault of the customer, prevented from supplying water according to the provisions of the contract and agreement, then there shall forthwith become due and payable to the Company as liquidated damages, and not as a penalty, the amount remaining unpaid, and also the amount which is guaranteed by the contract and agreement as a minimum payment for same. Also, in case the Company discontinues its water service for any of these causes, it shall require a charge of Twenty-five Dollars (\$25.00) for the cost of each re-connection before water is again supplied to the consumer. In all cases of discontinuance of service for non payment of bill, the supply will not be turned on except

- * Indicates new rate or text
- + Indicates change

DATE OF ISSUE	October 27, 1998	DATE EFFECTIVE	December 11, 1998
ISSUED BY	Roger Sallee Roge	Fallse President	Lake Ozark, MO
	name of officer	title	address

Missouri Public Sorvice Commission

FORM NO. 13	P.S.C.MO, No1	2nd	_{\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ET No
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Canc	elling P.S.C.MO. No1		_) Revised (SHE)	ET No
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Ozark Shor	es Water Company Issuing Corporation	ForCert	ificated Area community, Town or	City
Name of	Issuing Corporation	·	ommunicy, 10wii of	City
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RULE 7.			Landic Servi	ce Commission
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	of bills rendered by			
	ailed to comply with			
	, or the Rates, Rule			
herein, a	fter written notice	by first cla	ss mail is se	nt +
to the cu	stomer at least ten	(10) days (f	orty-eight (4	8) +
	customers other thathe conti			
	s complete upon mail			
	ay deliver a written			+
customer	at least ninety-six			n- (+
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to contac	t the customer to ad	wise him/her	of the propos	t bes
	uance and what steps			
Reasonabl	e efforts shall incl	ude either a	written notic	e <u>*</u>
following	the 10 day written	notice, a dod	orhanger, or ${f G}$	ANCELLEU
least two	(2) telephone call	attempts reas	sonably calcu-	- (* (
lated to	reach the customer.	•	ī	DEC 1 1 1998
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shall for	thwith become due and	d payable to	the Company a	ıs
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service f	or any of these cause	es, it shall	require a	
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connection	n before water is aga	ain supplied	to the consur	14U
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DATE OF ISSUE August 1 1996

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FORM NO. 13 P.S.C.MO. No.	1	<u>1st</u> .	(Crising) SHEET No.14
Cancelling P.S.C.MO. 1	No1		Original SHEET No. 14 Rexised
Ozark Shores Water Company	For-	Certific	ated Area

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Community, Town or City

RULE 7.

Name of Issuing Corporation

MISSOURI Public Service Commission

After giving a domestic water consumer six (6) days written notice and any other consumer forty-eight (48) hours written notice that he is in arrears in the payment of bills rendered by the Company for service or he has failed to comply with the terms of the contract, agreement, or the Rates, Rules and Regulations contained herein, the Company may discontinue all service supplied to such consumer. In case the Company discontinues his service for any of these causes or is, through the fault of the consumer, prevented from supplying water according to the provisions of the contract and agreement, then there shall forthwith become due and payable to the Company as liquidated damages, and not as a penalty, the amount remaining unpaid, and also the amount which is quaranteed by the contract and agreement as a minimum payment for same. Also, in case the Company discontinues its water service for any of these causes, it shall require a charge of Ten Dollars (\$10.00) for the cost of each reconnection before water is again supplied to the consumer. In all cases of discontinuance of service for non-payment of bill, the supply will not be turned on except upon payment of the amount due together with the Ten Dollar (\$10.00) charge for reconnection. Temporary turn off and on at curb stop, for the consumers repairing convenience, shall be subject to a service charge not to exceed Three Dollars (\$3.00).

RULE 8.

All bills for service shall be due and payable ten (10) days from the mailing or delivery thereof.

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ISSUED BY President Kansas City, Missouri name of officer title address

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	nores Water Company	For_Cert:	ificated Area	
Name	e of Issuing Corporation		Community, Town or City	,
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RULE 7.		· •	Ciblio Engrino Cipulazio	Ç. (
notice a he is it service agreemer Company the Company the Company the Company through according shall for damages, amount to payment service Dollars supplied non-payment for reconsumer not to consumer to the consumer to t	fter giving a domestic and any other consumer in arrears in the paym or he has failed to int, or the Rates, Ruli may discontinue all sepany discontinues his the fault of the cong to the provisions of corthwith become due at and not as a penalty, which is guaranteed by for same. Also, in for any of these cat (\$10.00) for the cost d to the consumer. In ment of bill, the su of the amount due togonection. Temporary is repairing convenier exceed Three Dollars (forty-eight (48) ho ent of bills render comply with the test and Regulations ervice supplied to service for any consumer, prevented of the contract and and payable to the the amount remaining the contract and case the Company cuses, it shall resoft each reconnecticall cases of discompply will not be gether with the Tentrum off and on ace, shall be subjected.	urs written notice that red by the Company for the contract contained herein, the such consumer. In case of these causes or is from supplying water agreement, then there company as liquidated agreement as a minimal discontinues its water agreement as a minimal discontinues its water agreement as a minimal discontinues its water actions of service from the properties of	THE SECTION OF SECTION
RULE 8.				
	ll bills for service s ling or delivery there		able ten (10) days fro	ORM .
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P.S.C. MO No. 1

Canceling P.S.C. MO No.

Ozark Shores Water Company Name of Issuing Corporation

1st (Revised) SHEET No. <u>14A</u>

1st (Original) SHEET No.

14A Missouri Public Sorvice Commission

For: Certificated Area

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upon payment of the amount due together with the Twenty-five Dollar (\$25.00) charge for reconnection. Temporary turn off and on at curb stop, for the customer's convenience, except for "Seasonal Disconnects", shall be subject to a service charge not to exceed Three Dollars (\$3.00).	*
RULE 8.	
All bills for service shall be due and payable ten (10) days from the mailing or delivery thereof.	
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DATE OF ISSUE October 27, 1998 DATE EFFECTIVE December 11, 1998	
ISSUED BY Roger Sallee ACGA WOULD President Lake Ozark, MO name of officer title address	

Missouri Public Service Commission

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Cance	elling P.S.C.MO. No	<u> </u>	-{Original Revised }	SHEET N	o
ark Shore Name of	s Water Company Issuing Corporation	For Certif	icated Ar Community, To	MECE	IVE
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Dollar (\$ of and on shall be Dollars (\$	10.00) charge fo at curb stop, f subject to a ser \$3.00). All bills for s	or due together were reconnection. For the customer's vice charge not service shall be iling or deliver	Temporar s conveni- to exceed	y turn ence, Three	
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	•	by Public ຂຶ່ງສູທູ່ຈຸຄຸ ວິດ ເ	amission	SEP 1	1996
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FORM NO. 13 P.S.C.MO. No.		∫ Original	1 SHEET No. 15
Cancelling P.S.C.MO.) Revised	SHEET No
Ozark Shores Water Compa	.ny	Certificated A	Area
Name of Issuing Corporatio	n F C	Community,	Town or City
		526	HVED
			
		- <u>- </u>	2 J 1992
	SIMENT OF METER	R ERROR Pablic Sami	SOUR! na Commission
The customer shall ac standard of measurement. The register correctly, the quantity the meter, or by the amount preceding year, or by an exused during the preceding during which the meter is	Should the mete antity used sha at used during stimate based of twelve months	er become defective ll be determined b a corresponding per on the average amou a proportioned to	or fail to y a test of riod of the nt of water
RULE 10.	allowit co liave L	en nacurace.	
The Company, at its inspections of its meters of accuracy. Upon request of charges, provided that within twelve months previtested within said twelve more be accurate within a range made.	in order to mai , the Company w the meter in .ous to such re month period and	ntain them at a hi ill test any water question has not l quest. If the met I the test reveals t	gh standard meter, free been tested er has been the meter to
RULE 11.			
Each customer will a except in cases where add convenience of the Company separate meters may be com	itional meters , in which case	are installed solutions s	ely for the
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ISSUED BY Roger Sallee,	_	Kansas City,	- · · · · · · · · · · · · · · · · · · ·
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Service Commission WO-2016-0136; JW-2002-0053

FORM NO. 13 P.S.C.MO. No. 1	{Original } SHEET No. 16
Cancelling P.S.C.MO. No	Revised SHEET No
Ozark Shores Water Company For Certifi Name of Issuing Corporation Co	cated Area
	MECENTED
	DEU 23 1992
SERVICE CONNECTION AND TAPS RULE 12.	MISSOURI ile Senios Commission
All taps and service lines of 3/4 inch or less installed by the Company. Application must be filed in advance stating the street, the house number, name of property owner. Each applicant shall bear the cline and installation. The cost to the applicant payable not later than 24 hours in advance of the installation.	in writing 24 hours of applicant, name cost of the service of will be \$405.00
Service lines of a size larger than 3/4 inch mapproval of the Company, be installed by a qualified cost to the applicant for larger than 3/4 inch serbilled based on actual costs incurred by the Company	ed contractor. The vice lines will be
The company may discontinue service supplied Rule 7 in the event the consumer fails to make payment installation of any size.	in accordance with at on a service line
RULE 13.	
The point of delivery of water by the Compa property line or the building line at the option of	
RULE 14.	
Customer's service line, from property line to shall have an inside diameter of at least 3/4 incompand material considered, by the Company, as not suscept. The service line must be laid out at right angles right angles to the face of the building at the point line enters the face of the building. Necessary specified by the Company shall be provided by installation of a meter by the Company. If the sapproach the main at right angles, special instruction from the Company.	th and shall be of tible to corrosion. to the main and at the where the service ary connections as the Customer for service line cannot
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January 04, 2016 ISSUED BY Roger Sallee, President Kansas	month day year City, Missouri
Missouri Public Service Commission WO-2016-0136; JW-2002-0053	title address

	For Certificated Area Community Town of Cit DEC 90 1992 Fubic Series Comm
Where the customer's service pi	DEC 80 1992 AMESCUM
Where the customer's service pi	FULL B. R. Now Start Land
Where the customer's service pi	Fublic Service Comm
make shall be installed on the servi the point where such service pipe en waste must be accessible to the occu to be in good repair at all times customer.	nters the building. This stop ar pant and the Water Company, and i
<u>RUIE 16.</u>	
Taps and service pipes will not or in advance of building requiremer accompany application of service whe	
RULE 17.	
Separate premises must have sep curb boxes and meters where applicab	parate service pipes, curb cocks ar le.
RULE 18.	
The excavation for tapping a swater and must be of sufficient size operate the tapping machine.	main must be free of mud, rock are to allow the tapper to attach are
RULE 19.	• •
Consumers will not be permit public or private streets, or roadway order to obtain connection to a water	
RULE 20.	·
Service pipes shall be of a manust be installed at least 2-1/2 fe run to the center line of the main.	aterial approved by the Company a et below surface of the ground a FILED
*Indicates new rate or text +Indicates change	JAN 13 1993 g3-24

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Service Commission WO-2016-0136; JW-2002-0053

All service pipes, valves, stockes, curb and meter boxes are the elekept in repair by the Consumer. WIE 22. Meters will be installed by the consumers must take necessare terms from freezing in cold weat ordinary repairs to meters, but it increasing, hot water backing up in consumer, the cost of repairs will be exervice. WIE 24. No person without permission authorized by the Company shall set,	op cocks, stop and waste cocks, stop property of the Consumer, and are to the Company, and each meter will be Company. Ty precaution to prevent pipes and ther. The Company will make all in case meters are damaged through the meter, or other neglect of the be assessed against the Consumer and
MAINTENANCE AND MAINTE	DEU 201992 DEU 20
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January 04, 2016
Missouri Public
Service Commission WO-2016-0136; JW-2002-0053

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Service Commission WO-2016-0136; JW-2002-0053

Cancelling P.S.C.MO. No. Revised Revised	ORM NO		P.S.C.MO. N	· ·		_ ∫ Origins - { Revised	ll SHEET No.	20
Consumers will not be permitted to use water for purposes other than those stated in the application or agreement, nor will they be allowed to supply water in any way to other persons without permit from the Company, or permit others to use their hose or attachments or leave them exposed to use by others. RUIE 31. Consumers will be required to prevent the waste of water, and keep all plumbing fixtures in good condition at their own expense and all waterways closed when not in use. RUIE 32. No physical connection will be allowed between a service line from the mains of the Company and any pipe or tank which shall contain water of polluted or otherwise questionable character, or which is not a water supply approved by the Division of Health of the State of Missouri, or other appropriate authority. Should such a cross-connection be found, the Company will discontinue service to the Company in question, after a 24 hour notice, unless all physical connections between the two water suppliers have been severed. However, if it appears that the cross-connection threaters the quality of water in Company's system that will be delivered to others, Company may, after having made reasonable attempts at notification under the circumstances, take steps to isolate the source of pollution, including disconnection. FILED *Indicates new rate or text	,	Cancel	ling P.S.C.MC	D. No		Origina	SHEET No.	·
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Missouri Public
Service Commission
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Name of Issuing Corporation Por Certificated Area Community, Tewn or City DEC 29 1992 RIVE 33. Service may be discontinued by Consumer, by giving not less than twenty-four (24) hours' notice to the Company during its regular business hours, that water service is to be discontinued. Final bill. Guarantee Deposit will be refunded after the Company has had an opportunity to remove and test the meter, provided the final bill has been paid. EXTENSION OF WATER MAINS RULE 34. The Company will extend its water mains withing the search of bill. Guarantee there are no water mains in streets or readways. On the following terms and conditions: (a) When an application and request is made for an extension of water mains, or the Company determines that an extension must be made, (for purposes of this rule, enlargement or expansion of existing facilities necessary for service to new customers, for which the system was not originally designed, shall also be considered an extension) the Company shall first determine the closest adequate source of water in its existing distribution system. The Company will then determine the size of mains needed and will make an estimate of the cost of the proposed extension. The estimate shall include "estimable costs" such as the cost of pipe, valves, fittings, booster pumps or stations, storage facilities, other material, necessary reconstruction of existing facilities, construction labor, planning, supervision, inspection, engineering, insurance, tools, accounting expense and other associated direct costs. (1) If it shall reasonably appear that the extension will cause the company to incur income tax liability, the estimate shall also include concomitant income tax liability estimated at the maximum rate. An itemization of the estimate shall be available. FILED *Indicates new rate or text* *Indicates new rate or text* *Indicates new rate or text* *Indicates change*	} Revised ∫	NO. 13 P.S.C.MO. No. 1
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Service may be discontinued by Consumer, by giving not less than twenty-four (24) hours' notice to the Company during its regular business hours, that water service is to be discontinued. Final bill for service shall become due and payable on presentation of bill. Guarantee Deposit will be refunded after the Company has had an opportunity to remove and test the meter, provided the final bill has been paid. EXTENSION OF WATER MAINS RULE 34. The Company will extend its water mains withing the service are shirl areas where there are no water mains in streets or row ways on the following terms and conditions: (a) When an application and request is made for an extension of water mains, or the Company determines that an extension must be made, (for purposes of this rule, enlargement or expansion of existing facilities necessary for service to new customers, for which the system was not originally designed, shall also be considered an extension) the Company shall first determine the closest adequate source of water in its existing distribution system. The Company will then determine the sizes of mains needed and will make an estimate of the cost of the proposed extension. The estimate shall include "estimable costs" such as the cost of pipe, valves, fittings, booster pumps or stations, storage facilities, construction labor, planning, supervision, inspection, engineering, insurance, tools, accounting expense and other associated direct costs. (1) If it shall reasonably appear that the extension will cause the Company to incur income tax liability, the estimate shall also include concenitant income tax liability estimated at the maximum rate. An itemization of the estimate shall be available. (continued on next sheet) *Indicates new rate or text +Indicates new rate or text +Indicates change	Community, Town or City	Name of Issuing Corporation
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The Company will extend its water mains within its service areal in areas where there are no water mains in streets or roadways on the following terms and conditions: (a) When an application and request is made for an extension of water mains, or the Company determines that an extension must be made, (for purposes of this rule, enlargement or expansion of existing facilities necessary for service to new customers, for which the system was not originally designed, shall also be considered an extension) the Company shall first determine the closest adequate source of water in its existing distribution system. The Company will then determine the sizes of mains needed and will make an estimate of the cost of the proposed extension. The estimate shall include "estimable costs" such as the cost of pipe, valves, fittings, booster pumps or stations, storage facilities, other material, necessary reconstruction of existing facilities, construction labor, planning, supervision, inspection, engineering, insurance, tools, accounting expense and other associated direct costs. (1) If it shall reasonably appear that the extension will cause the Company to incur income tax liability, the estimate shall also include concomitant income tax liability estimated at the maximum rate. An itemization of the estimate shall be available. (continued on next sheet) *Indicates new rate or text *Indicates new rate or text *Indicates change DEC 2 9 1992 DATE OF ISSUE	to the Company during its regular ce is to be discontinued. Final bill nd payable on presentation of bill. Inded after the Company has had ar	nty-four (24) hours' notice to iness hours, that water service service shall become due and rantee Deposit will be refund ortunity to remove and test the
The Company will extend its water mains within a trace are a where there are no water mains in streets or rownways on the following terms and conditions: (a) When an application and request is made for an extension of water mains, or the Company determines that an extension must be made, (for purposes of this rule, enlargement or expansion of existing facilities necessary for service to new customers, for which the system was not originally designed, shall also be considered an extension) the Company shall first determine the closest adequate source of water in its existing distribution system. The Company will then determine the sizes of mains needed and will make an estimate of the cost of the proposed extension. The estimate shall include "estimable costs" such as the cost of pipe, valves, fittings, booster pumps or stations, storage facilities, other material, necessary reconstruction of existing facilities, construction labor, planning, supervision, inspection, engineering, insurance, tools, accounting expense and other associated direct costs. (1) If it shall reasonably appear that the extension will cause the Company to incur income tax liability, the estimate shall also include concomitant income tax liability estimated at the maximum rate. An itemization of the estimate shall be available. (continued on next sheet) *Indicates new rate or text *Indicates change *Indicates change DATE OF ISSUE **DATE EFFECTIVE** **DATE EFFECTIVE**	OF WATER MAINS	EXTENSION OF
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*Indicates new rate or text +Indicates change DEC 2 9 1992 DATE EFFECTIVE	that an extension must be made, (for int or expansion of existing facilities stomers, for which the system was not be considered an extension) the Company est adequate source of water in its a Company will then determine the sizes a estimate of the cost of the proposed include "estimable costs" such as the booster pumps or stations, storage eccessary reconstruction of existing planning, supervision, inspection cocunting expense and other associated by appear that the extension will cause a liability, the estimate shall also inability estimated at the maximum rate	ns, or the Company determines the poses of this rule, enlargement ressary for service to new custor ginally designed, shall also be all first determine the closest sting distribution system. The Commains needed and will make an extension. The estimate shall income the construction labor, gineering, insurance, tools, according to the company to incur income tax clude concomitant income tax liabors.
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January 04, 2016
Missouri Public ISSUED BY
Roger Sallee, President
Service Commission
WO-2016-0136; JW-2002-0053

FORM NO. 13 P.S.C.MO. No. Y (Original) SHEET No.	22
Cancelling P.S.C.MO. No. (Original) SHEET No. (Revised)	
Ozark Shores Water Company Certificated Area	
Name of Issuing Corporation Community, Town, or City.	· · · · · · · · · · · · · · · · · · ·
Public Society Comments	,_,
RULE 34. EXTENSION OF WATER MAINS (continued) blic Service Com	issio
(2) The estimate shall not include specific amounts for "inestimable costs", i.e., those which are not readily capable of being estimated such as rock excavation, tunneling, and paving, but shall indicate that such are a possibility, and that actual amounts expended for such "inestimable costs" shall be included in the actual and final cost.	
(b) If the estimated cost of the proposed extension is not greater than Four Hundred Fifty (\$450.00) for each original prospective customer, the Company will finance and make the extension without the requirement of any payment by the applicant(s). If the estimated cost of the proposed extension exceeds \$450 per original prospective customer, the applicant(s) or an authorized agent of same shall enter into a contract with the Company for such extension and pay in advance to the Company the estimated cost of the proposed extension, less \$450 per original prospective customer (the "Company investment").	
(c) An original prospective customer for purposes of this rule shall be defined as either: (1) a person who signs a contract for two years of water service and guarantees he will take water service at the premises within thirty (30) days after the date water is turned into the proposed main extension, or	
(2) a recorded and platted lot owned by the applicant which can be directly served with water from the main and which does not have any other source of potable water such as a private well.	
(d) The contract between applicant and Company may allow the applicant(s) to contract with a qualified and experienced independent contractor for the installation and supply of material for the main extension, except that mains greater than 12" in diameter must be installed by the Company and the reconstruction of any existing mains must be done by the Company. Any independent contractor so utilized shall be required to construct the facilities to the written (continued on next sheet)	
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Kansas City, Missouri

FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. 23	·
Cancelling P.S.C.MO. No Original SHEET No Revised	
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Ozark Shores Water Company Name of Issuing Corporation For Certificated Area Community Town or City	
Name of Issuing Corporation Community, Town or City	
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RULE 34. EXTENSION OF WATER MAINS (continued)C Service Commission	n
specifications of the Company and the Company shall be allowed to	- [
monitor and inspect all aspects of the construction. The Company shall	1
not be required to accept the construction if it does not correspond to	1
the specifications.	Į
(1) Court and in a C. Datamai and Inc. Company	[
(e) <u>Construction of Extension by Company</u> : (1) Payment of all estimable costs due the Company, as defined	1
(1) Payment of all estimable costs due the Company, as defined above and as specified in the contract, shall be made to the Company	- 1
prior to initiation of construction and prior to the provision of water	1
service. Applicant(s) shall also pay to the Company any appropriate	
customer connection fee(s) provided in the Company's rate schedules.	ŀ
	- {
(2) The "estimable costs" of the Company's work set forth in the	1
estimate shall be compared to the actual cost of the work done as soon	
as the work is completed and final cost is ascertained. If the	l
estimated cost of the work in the "estimable cost" category is greater]
than the completed and final actual cost as ascertained by the Company, the Company shall refund the difference, as adjusted by the Company	
investment described below, to the applicant(s) within 30 days of such	
determination. If the completed and final actual cost of the work in	
the "estimable cost" category is greater than the estimate, the	
applicant(s) shall be required to have paid those costs after being	
billed by Company for same and before connection is made.	
(3) Applicant(s) shall also be responsible for the full payment	į
of the actual costs of the work in the "inestimable cost" category and	
the applicant(s) shall pay that amount to the Company within 30 days of	
being billed therefor. If a refund is due from an over estimate in the "estimable costs" category, such a refund may be utilized to offset the	į
amounts due from actual costs from the "inestimable costs" category.	i
	l
(4) If the requested main extension is not to be laid in a	
dedicated public street or roadway, or a dedicated permanent utility	
easement, the applicant(s) shall obtain, or the Company may obtain at	
the applicant's expense, easements suitable to the Company for the use	
and occupancy of such main extension before the main extension will be	
made. (continued on next sheet)	
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nuary 04, 2016 ISSUED BY Roger Sallee, President Kansas City, Missouri	
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Cancelling P.S.C.MO. No.	Original SHEET No
Name of Issuing Corporation	For Certificated Area Community, Town or City
	DEC 23 1992
RULE 34. EXTENSION OF WATER MA	INS (continued) CService Commission
(5) The applicant(s) for a consideration for the extension, sha connections and easements associated in consideration of the Company's per	with the extension to the Company
(6) The Company reserves the and to connect mains on intersecting connected to such further extensions s paying for the original extension to a customers.	shall not entitle the applicant(s)
(7) Extensions made under this pipe sized to meet expected future was route of the extension; provided the inside diameter be less than two inches the extension larger in order to make requirements, the additional cost of shall be borne by the Company.	es. If the Company chooses to size eet the Company's overall system
(8) No interest will be paid extension made by the applicant(s).	by the Company on payments for the
(9) The Company shall calculate Company of the extension by Apr Company's tax year. The Company's determined by computing a percentage federal and state income tax return appropriate agency. Such percentage The numerator shall be the total tax without considering any deduction fraction shall be converted into a peup (i.e., to cover taxes on the taxe in aid of construction or Fair Mark appropriate. Where it is determined loss or general business credit carry (continued on next	actual income tax cost shall be based upon each of the Company's ms as originally filed with the shall be calculated as follows: exes shown on the return, and the able income shown on the return, for income taxes. The resulting excentage and then shall be grossed s) and applied to the contribution set Value of the contribution, as that the Company has net operating forwards, such amounts shall not be
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Cancelling P.S.C.MO. No	(Original)	SHEET No.
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Name of Issuing Corporation	For Certificated Ar	ea
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RULE 34. EXTENSION OF WATER M	AINS (continued) Service	e Commissi
considered part of the above income	tax calculations. Any a	pplicable
refund to the applicant(s) shall be	made within thirty (30) da	ys of the
April 15 date mentioned above. No in	nterest shall be due or pa	id by the
Company on any refund or unrefunded	balances prior to refund.	
(f) Construction of Extension by A	Applicant:	}
(1) Applicant(s) shall enter	into a contract with th	e Company
prior to commencement of construction	on. The contract shall pr	ovide:
(i) that the applicant	shall construct said main	extension
to meet the Company's rules and	regulations, and those	of any
governmental agencies to the extent t the Company's;	the latter are more restric	tive than
	shall promptly notify th	
when the construction is complete ar	nd contribute said propert	v and any
accompanying easements to the Compa	ny in accordance with the	terms of
the Company's tariff;		
(iii) that applicant sha	all provide Company with a	detailed
accounting of the actual cost of con	struction of the main exte	ension and
at the same time state the fair ma	erket value (FMV) of the	extension
contributed (said FMV to be actual co in accordance with Internal Revenue S	Service quidelines or requi	alculated
and the applicant(s) shall provide to	o the Company detailed according	rements);
payments made to independent contract		Junicing OI
	all contribute to the Co	mpany the
applicable income tax cost associate	ed with such FMV; and	
(v) that applicant sha	all hold Company harmless	from any
additional income taxes, penalties	or interest which may be	assessed
against the Company as a result of less than that subsequently deter	the rmv stated by applic	ant being
appropriate authority;	numed to be appropriate	e by the
	m of guarantee that the ext	tension to
be constructed by applicant will be		
located within the boundaries of pro	operly recorded easements;	
(vii) that all construct	tion to be accomplished pu	irsuant to
these provisions shall be guaranteed	by the applicant and the o	xontractor
performing the work to be free from a	any derects in workmanship,	, material
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January 04, 201**§SSUED BY**Missouri Public

Service Commission

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Ozark Shores Wa		Certific	nevised j	
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RULE 34. EXT	TENSION OF WATER N	MAINS (continuêç	INIOSCINI Sir Imo Cervice Commis	ssior
or design for a by Company.	period of one (1) ye	ar following the d	ate of acceptance	
main being prop notify applicar additional info necessary easem	during or after concerly located within the control of such and applemation or take necessents, before any concepts the contribution	proper easements, icant shall provi sary action, includence nection is made to	the Company shall de the necessary ling dedication of Company's system	
existing Compan	al testing and conne y main shall be made direct supervision.			
ownership and red of the main extends any one or more (i) obligations with (ii) construction are regulations, or		main extension, or ny's system, upon nditions: has not fulfilled ension fails to m difications, the Co	r allow connection the occurrence of d its contractual eet the Company's mpany's rules and	
appropriate and income tax cost		e tariff, includi	ng the applicable	
Company that conotice, if give	construction of the sen, is incorrect;	main extension is	ed to notify the complete or such y contributed said	:
accordance with (vi	ances, and any nece n the Company's tarif i) if applicant has:	f; not provided Compa	ny with a detailed	
	the actual cost of come stated the FMV; (continued o	nstruction of the material next sheet)	FILED	
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		f Issuing Corporation	-	For Certifica	ated Area	
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					——DEC	2
	RULE 34.	EXTENSION OF	WATER MAI	NS (continued	NIS Diplic Service	SOURI Ce Con Imissio
	the proper	(vii) if the measements;	ain extension	is not properl	ly located w	vithin
	followed a	(viii) if app ll of the applic	licant or its able tariff p	agents or cont provisions.	tractors hav	ve not
	(5) in section	The provisions (e) of this rul	in paragraph e shall apply	s (4), (5), (6), to this section	(7), (8) ar on (f) also.	nd (9)
	a register as practic easement. and will f and prior	Prior to const g drawings of the ed professional c al to the cent The engineer mus urnish "as built to acceptance by and appurtenance	me proposed in engineer. All erline of a st further cent "drawings to the Company,	l mains shall be minimum fifteer tify that he ha o the Company a: indicating the	il be prepar located as n (15) foot s been engag fter constri	close wide ged to
	hours (7:3) so that the Company's	struction is to 0 a.m. to 4:30 p. ne Company may inspector shall cappears that c	take place of m., Monday the arrange to he have the rice	rough Friday, h ave an inspect ght to halt cor	an normal wo olidays exce or present. nstruction a	orking epted) The at any
	(1) extension extension. after the	under this Rule	inal prospection 34, the Company investment with actual cos	tive customer cany will inves il be made at a ts are determin	added in a st \$450.00 i reasonable ed and any n	n the point refund
	(2) contract a	nd did not parti				
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FORM NO. 13 P.S.C.MO. No. 1 Orig	rinal } SHEET No	28
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Ozark Shores Water Company	d Area	
Name of Issuing Corporation Commun	ity. Town or City	
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RULE 34. EXTENSION OF WATER MAINS (continued)	Service Comm	ission
segment of pipe constructed under a main extension, to participate in the extension after the fact, and the reparties to the original extension contract, shall be follows:	refunds to the	
(3) A "Customer Fair Share Cost" shall be collected from each new residential customer taking water service the extension.		
(i) The "Customer Fair Share Cost" is equal final cost of the project divided by the number of origin customers at the beginning of the calendar year, minu investment of \$450 per customer. For commercial customers, the "Customer Fair Share Cost" will be de case-by-case basis.	al prospective us the Company or industrial	
(ii) The Company will invest \$450 for each original prospective customer. The Company invest Commercial or Industrial customers shall be based up installed for such service with the amount in direct prometer rated flow capacity (with a residential meter rated per minute as the assumed starting point) so that a meter flow of 40 gallons per minute would produce a Company \$900.	ment for any pon the meter portion to the d at 20 gallons er with a rated	
(iii) The total amount of said costs and recalculated at the beginning of a calendar year, based number of customers connected to the extension at the immediately preceding calendar year. The process is to has set forth in the following example:	upon the total ne end of the pe administered	
EXAMPLE: Ten customers enter into an econtract, for which the Company's final actual cosmain extension, completed in 1992, is \$20,000. The	st of the	
investment is \$450 to each of the ten applicants	s, for a	1
total Company investment of \$4,500 and a \$1,550 cos		
of the ten applicants. The 1992 "Customer Fair Sha		
is therefore established as \$1,550. During 1993,		
customers locate along the main extension and a		
service. Each of the four is required to pay the	1992	
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FORM NO. 13 P.S.C.MO. No. 1 Original SHEET No. 29 Original) SHEET No.____ Cancelling P.S.C.MO. No.____ Revised For_Certificated Area Ozark Shores Water Company Name of Issuing Corporation Aommunity Former City UEU &U BBZ EXTENSION OF WATER MAINS (continued) Service Commission RULE 34. Customer Fair Share Cost of \$1,550 prior to connection. At the end of 1993, there are now 14 customers connected to the extension and the Company has received \$6,200 (4 x \$1,550) from the four new customers. The Company will add its Company Investment of \$1,800 (4 x \$450) to the \$6,200, and then distribute the \$8,000 (\$6,200 + \$1,800) evenly to each of the 14 customers existing at the end of 1993 (\$571.42 each). The 1993 Customer Fair Share Cost, to be utilized during 1994, is \$978.57. $[$20,000 - ($450 \times 14) = $13,700.$ \$13,700 divided by 14 = \$978.57] This process continues as new customers may be added for a period of five years from the date of completion of the original main extension, except that a customer may not receive refunds which in total exceed the amount he originally paid. In such a situation, the new connecting customer shall pay the Customer Fair Share Cost established for the most recent year in which refunds were paid to those connecting to the original extension, minus the \$450 Company investment. The sum of the refunds made by the Company shall in no event exceed the original amount incurred by applicants for the extension. The right to a refund accrues to the owner of the premises on December 31 of the year for which refunds are calculated. Refunds are to be made only to the owner of record of the property which is served by the main on that date, i.e., if during the five year period, a person receiving refunds due to new connections sells the property involved, the new owner of record on December 31 becomes entitled to any refunds in the succeeding year generated by connections in the preceding year. At the expiration of a five year period from the date of the original extension contract, the refund account for that extension will be closed, and no further refunds will be made. The Company will make reasonable efforts to see that refunds are made to those eligible. If no one claims a refunds within three years of the December 31 upon which they were calculated, after reasonable effort on the part of the Company (continued on next sheet) *Indicates new rate or text

DEC 2 9 1992 DATE OF ISSUE month day year DATE EFFECTIVE MO. PUBLIC SERVICE CONTROL Year

January 04, 2016 SSUED BY Roger Sallee, President Missouri Public

+Indicates change

Kansas City, Missouri

title

FORM NO. 13 P.S.C.MO. No. 1	_{Revised} SHEET No. 30
Cancelling P.S.C.MO. No	(Revised) { Original } SHEET No
Ozark Shores Water Company For Certif	ficated Area
	Community Composity
	DEC 20 1302
	MISCOURI
RULE 34. EXTENSION OF WATER MAINS (contin	
to locate same, the monies shall be returned pro	oportionately to the
ALITERATIONS TO RATES, RULES AND REGU	IATIONS
The Company reserves the right at any time t add to its Rates, Rules and Regulations, or to sub Rules and Regulations therefor, subject to the ap Service Commission of the State of Missouri.	ostitute other Rates,
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*Indicates new rate or text	JAN 13 1993 93-24
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Service Commission WO-2016-0136; JW-2002-0053