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EVERGREEN LAND & WATER, INC.

By William T Polly

Address P. O. Box 336, Hoodsport, WA 98548

WASH, PT. & TRANS. COMM.

# ORIGINAL

Title Prisident

# ADOPTION OF TARIFFS, ETC.

·
EVERGREEN LAND & WATER, INC.
hereby adopts, ratifies, and makes its own in every respect,
as if the same had been originally filed by it, all tariffs,
rules, notices, concurrences, provisions, authorities, power
of attorney or whatsoever other instruments filed with the
Washington Utilities and Transportation Commission or its
predecessors byHOODSPORT WATER SYSTEM
prior to <u>Gune 11, 1975</u> ,
the beginning of its possession. By this notice, it also
adopts and ratifies all supplements or amendments to any of
the above tariffs, etc. which have heretofore been filed with
the Washington Utilities and Transportation Commission or its
predecessors.
Tariffs Adopted: Transfer Authorized by Order No. U-75-23
<u>WN U-1</u>
Issued <u>june // 1975</u> Effective <u>june 12, 1975</u>
Issued by Evergreen Land & Water, Inc.

# HOODSPORT WATER SYSTEM

WASH, UT. & TRANS. COMM.

# ORIGINAL

# ADOPTION OF TARIFFS, ETC.

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HOODSPORT WATER SYSTEM
hereby adopts, ratifies, and makes its own in every respect,
as if the same had been originally filed by it, all tariffs,
rules, notices, concurrences, provisions, authorities, power
of attorney or whatsoever other instruments filed with the
Washington Utilities and Transportation Commission or its
predecessors byPACIFIC WATER COMPANY, INC.
prior to August 20 474.
the beginning of its possession. By this notice, it also
adopts and ratifies all supplements or amendments to any of
the above tariffs, etc. which have heretofore been filed with
the Washington Utilities and Transportation Commission or its
predecessors.
Tariffs Adopted: Transfer Authorized by Order No. U-74-36 WN U-1
Issued France 16 174 Effective August 20 974
Issued by Hoodsport Water System
By Jamos M. Cirkinson Title Owner
Hoodsport, WA 98548

First Revised Sheet No. 1 Cancelling Original Sheet No. 1 RECEVED

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For Commission's Receipt Stamp

EVERGREEN LAND & WATER, INC.

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# NAMING RATES FOR

Water Service

HOODSPORT, At WASHINGTON (HOODSPORT WATER) (SUNCREST WATER)

At
SHELTON, WASHINGTON
(HIGHLAND ESTATES)
(JOHN'S PRAIRIE WATER)
(EVERGREEN WATER)
And

CONTAINING RULES AND REGULATIONS
GOVERNING SERVICE
MAY 2 9 1996
Issued_ 71/24 /6 1986 Effective_ FACE
BY AUTHORITY OF WUTC. W-S-N ORDER NO. (q4
Evergreen Land & Water, Inc. Issued by
By William T Petty Title President
P.O. Box 336, Moodsport, WA 98548 Address

JUN 3 0 1976

WASH. UT. & TRANS. COMM.

EVERGREEN LAND & MATER, INC.

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# ORIGINAL

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Issued JUN 2 9 1976

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Issued by Evergreen Land & Mater, Inc.

By William T Patty

Title President



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EVERGREEN LAND & WATER, INC.

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## RULES AND REGULATIONS

# ORIGINAL

Rule 1 - Water Service

(a) Application: Service and supply of water shall be rendered only after the signing of an application by the prospective customer and its acceptance by the utility, such application to state fully and truly all the purposes for which water may be required, and after agreement by the application to conform to the lawful Rules and Regulations established by the utility and filed with the Washington Utilities and Transportation Commission (hereinafter referred to as "State Commission").

Anyone applying for service after the below effective date will be obligated to take and pay for service for a minimum of six consecutive months whether the service is used for that period of time or not. Service will be supplied only to those who secure their source of water exclusively from the utility, unless otherwise provided under appropriate contract.

(N)

(b) Change of Use: The customer will not increase his demand or use of service as stated in his application without giving due notice of such increase. In the event of such increase, the customer will be required to pay the utility's regularly published rates for such increased service and demand from the date of connection and use of the same.

Whenever the customer desires to discontinue the use of water for any special purpose or through any fixtures mentioned in the original application, he shall cause the fixture to be removed and the branch pipe or service supplying the same to be capped or plugged, and shall notify the utility in writing before any reduction in charge will be made. Such a reduction in charge is contingent upon the provisions of this tariff.

(T)

(c) Termination of Service: Service will be discontinued upon the customer giving the utility written notice prior to the date of disconnection. The customer will be held responsible for all charges accruing prior to the date specified in the notice, or in case of failure to give notice, then until the water is turned off.

Rule 2 - Services

The pipe and facilities through which water is furnished from the distribution system to each separate building, residence, summer cottage, tent, camp or group of buildings that is or could be logically served by one pipeline will be considered a service. Only one customer will be permitted on a service except by approval of the utility.

# Rule 3 - Service Connection Charge See Schedule 6

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# WATER SERVICE RULES AND REGULATIONS

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## Rule 4 - Reconnection Charge

A reconnection charge of twenty-five (\$25.00) dollars per service (I) shall be made for any subsequent reconnection of the customer's service to the utility's distribution system. Such charge is to apply only in cases where service has been discontinued on account of delinquent account, request of the customer, refusal to make proper repairs or similar cause. No charge will be made for reconnection of service if the shut-off was made for the convenience of the utility in making repairs, changes, etc.

### Rule 5 - Service Connections

The utility will construct connections of a proper size, as determined by the utility, from its distribution mains to the customer's property. The utility reserves the right to refuse to construct a service connection to any property in case a reasonable doubt exists as to continuity of service, or in case the applicant's pipes are not properly constructed and protected.

#### Rule 6 - Installation of Meters

The utility reserves the right to meter any flat rate service at its convenience, the utility's metered service rates thereupon to become effective, provided the customer has received 30 days written notice. All meters so placed will be installed and maintained by the utility without cost to the customer.

A meter will be installed upon any flat rate service at the request of the customer, provided, however, that the actual cost of the meter installation must be paid by the customer at the time of installation and before the water is turned on. The amount so paid will be refunded to the customer by allowing him a credit of one-quarter (1/4) of his monthly bill until such time as the amount has been paid, provided such refund payments do not run for more than three years from the date when refunds began. All meters will be maintained by the utility without cost to the customer.

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Evergreen Land & Water, Inc.

By William T Petty

Issued by....

President

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# RULES AND REGULATIONS

Rule 7 - Distribution Main Extension

Where elevation and construction conditions permit and one or more bona fide prospective permanent customers request a main extension, the utility will construct the same. The cost in excess of the estimated revenue for a period of three years shall be paid by the prospective customer in advance of construction. No extension will be considered as coming under this rule where the ratio of the total cost of the extension to the estimated yearly revenue is greater than six to one.

Subsequent applicants requesting service on such an extension within three years after the establishment thereof shall obtain, in writing, from each and all of the original applicants who at the time connected to the extention made payments under these rules, either

(a) A receipt acknowledging payment of a prorata share of the amount paid on the extention by the original applicants, or

(b) A waiver of payment in lieu of receipt under (a); Provided such service exceeds the minimum investment required of the utility, then the connection will be treated as a new extension.

Rule 8 - Responsibility for, and Maintenance of, Services The customer will assume all responsibility on his premises for water supplied by the utility. The utility will be exempt from all liability for loss or damage caused by leakage or escape of water furnished by the utility, after the same has passed the point of the utility's ownership.

All service pipes and fixtures on the premises of the customer must be kept in repair and protected from freezing at the expense of the customer. Where there are leaking or defective pipes or fixtures, the water may be turned off at the option of the utility until proper repairs are made. The utility may require any service to be equipped with a ston and waste cock to be used during freezing weather instead of permitting the water to be run continuously from faucets.

The utility reserves the right to set meters or other devices without notice to the customer for the detection and prevention of fraud or waste.

Issued... Jun 29 1976

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Issued by Evergreen Land & Mater, Inc.

By William T Petty Mar. 1966-20M.

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EVERGREEN LAND & WATER, INC.

### RULES AND REGULATIONS

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#### Rule 9 - Access to Premises

The utility's regularly authorized agents or employees shall have access to the premises of the customer at reasonable hours for the purpose of meter reading, inspection, connection, disconnection, repair or removal of the utility's property installed thereon.

## Rule 10 - Interruptions to Service

The utility will make a diligent effort to render uninterrupted service and supply of water; and, in cases where shut-off is necessary for repair, reconstruction, damage prevention or similar cause, the utility will endeavor to give advance notice to its customers of such expected shut-off. However, the utility will not be responsible for any damage which may result from any cessation of services such as above outlined, nor for failure to give notice to shut-off when circumstances are such that it is impossible to give notice as above stated.

#### Rule 11 - Bills

All flat rate bills shall be paid monthly in advance on or before the fifteenth of the month for which service is billed. Bills for metered service shall be paid monthly on or before the fifteenth day of the month following that for which service was billed. On metered service, where the meter has not been read, the monthly bill rendered shall be an average month's bill for the preceding year and correction or adjustment shall be made when the next succeeding meter reading is available.

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Effective

Evergreen Land & Water, Inc.

By William Piller

Title President

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# EVERGREEN LAND & WATER, INC.

# RULES AND REGULATIONS

#### Rule 12 - Deposits



Any customer may be required to make an advance deposit not to exceed two-twelfths of estimated annual billings. Interest on deposits held shall be accrued at the rate established according to law as interests upon judgments in superior courts of the state of Washington as of January 1 of each year. Interest shall be computed from the time of deposit to the time of termination of service and shall be computed annually.

(T)

Customers who have made an advance deposit and fail to pay all delinquent charges are subject to the following provisions.

- (a) The deposit may be applied insofar as necessary to cover all charges due for water service.
- (b) If the deposit equals or exceeds the charges due, the customer may be required to make a new deposit, the total deposit not to exceed that required above.
- (c) If the deposit does not equal the charges due, the customer will be required to pay the remaining amount after applying the deposit, and make a new deposit as required above.
- (d) Failure to make a deposit and maintain the same under this rule renders the customer liable to a discontinuance of service the same as for a delinquent account.

### Rule 13 - Delinquent Accounts and Disconnections

Failure to pay all lawful charges when due and payable shall constitute a delinquency. A delinquent account shall render the customer liable to a discontinuance of service and the charge for reconnection of the service so discontinued shall be collected as provided for in Rule 4.

All bills for service rendered are due on the first day of the billing month and are payable on or before the fifteenth day thereafter and provided in the rule relative to bills. The bills are delinquent after the fifteenth day. The right to discontinue service or to refuse to supply service to any customer who is in default in payment of charges may be exercised whenever and as often as such default shall occur. Neither delay nor omission on the part of the utility to enforce this rule shall be deemed a waiver of its rights to enforce the same so long as a default continues.

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#### RULES AND REGULATIONS

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Rule 13 - Delinquent Accounts and Disconnections (cont'd.)

The utility reserves the right to discontinue a customer's service if the customer:

- (a) Fails to maintain his connections, service pipes, or fixtures in good order.
- (b) Damages any service pipe, meter, curb stop valve, seal or other facility of the utility.
- (c) Vacates the premises.
- (d) Willfully wastes water through improper or imperfect pipes, fixtures or otherwise.
- (e) Fails to make or renew any required deposits, or fails to make payments for water service or any other proper charges accruing under the applicable rate schedules, when due.
- (f) Refuses to permit an employee of the utility to have reasonable access to the premises for the purpose of inspecting the facilities, or for testing, reading, maintaining or removing meters.
- (g) Makes fraudulent use of the service.
- (h) Violates any of these Rules and Regulations.

The right to discontinue service may be exercised whenever and as often as any of the foregoing situations shall occur, and neither delay nor omission on the part of the utility to enforce this rule at any one or more times shall be deemed a waiver of its right to enforce the same at any time, so long as the situation continues.

A minimum of eight (8) working days' written notice will be given the customer before service is discontinued under this rule, except in the case of fraudulent use of service, or in case of danger to life or property, when utility may discontinue service on less than eight (8) days' written notice.

If service is not discontinued within ten (10) working days of the date noted, unless other mutually acceptable arrangements have been made, that disconnection notice shall become void and a new notice shall be required before the service can be disconnected.

The utility will restore service when the cause of discontinuance has been removed and payment of all proper charges due from customer, including the Reconnection Charge set forth in this tariff, have been made.

red 4-11-89 Effective

Issued by Evergreen Land & Water, Inc.

By William TPotty

Title President

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EVERGREEN LAND & WATER, INC.

WASH. UI. & IRANS, COMM.

## RULES AND REGULATIONS

# ORIGINAL

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Rule 14 - Rates

Rates for water service and supply shall be those published in the utility's tariff on file with the State Commission. Unless otherwise stated in this tariff, the rates shall apply to a single service to one customer at one premise. Where two or more families with separate housekeeping establishments occupy the same or separate dwellings, each family using water shall be considered a separate customer. Each separate housekeeping establishment or business using water, regardless of joint use, with other housekeeping establishments or businesses, will each be considered a customer.

When conditions require that more than one customer be supplied through one meter, each customer shall be charged the minimum charge as provided by the schedule of rates. If the consumption as shown by the meter exceeds the allowance for the minimum charge multiplied by the number of customers, the excess consumption charge shall be computed at the regular rates for one customer and the amount prorated equally to the several customers, or otherwise as may be agreed among themselves.

Rule 15 - Service Charge

(N)

A Service charge of \$5.00 will be made for each new account or change of account responsibility on an existing service. Such charge shall be included in the initial billing to the customer. The service charge shall not apply to the installation of a new meter.

An additional charge of \$5.00 is applicable when the utility must dispatch an employee to establish a base meter reading; when owner or agent assumes temporary responsibility for service to vacated premises.

(N)

Rule 16 - Sprinkling and Irrigation

(T)

Water used for sprinkling and irrigation shall be paid for at the regular prescribed tariff rates for such service. The hours for such use shall be as prescribed from time to time by the utility subject to protest by any customer affected and to review by the State Commission.

No person shall use water for sprinkling or irrigation purposes during any fire in the area, and all sprinkling and irrigation shall be stopped immediately when an alarm of fire is sounded and not resumed until the fire has been extinouished.

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EVERGREEN LAND & WATER, INC.

# RULES AND REGULATIONS

ORIGINAL

Rule 17 - Property on Public Highways

All distribution mains and those portions of service connections, (T) exclusive of customer owned lines, in or on streets or public highways will be considered utility property and will be maintained by the utility at its expense.

Rule 18 - General

All special cases not covered by the foregoing Rules and Regulations (T) will be covered by special rules to be filed as a part of the utility's tariff on file with the State Commission, subject in each case to protest according to law.

The utility hereby adopts and makes a part of this tariff the regulations of the State Commission.

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EVERGREEN LAND & WATER, INC.

WASH, UT. & TRANS, COMM.

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### SERVICE AREA MAP

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Detailed maps of the following service areas are available for inspection in the utility's business office or in the Olympia office of the Washington Utilities and Transportation Commission. (C)

Hoodsport Water Suncrest Water Highland Estates John's Prairie Water Evergreen Water

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	MAY 2 9 1986	
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BY AUTHORITY OF W.U.T.C. W-S-N ORDER NO.	694	

Issued	by	Evergreen	Land	&	Water,	Inc.

By William T Pelly

Type President

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Fifth Revised Sheet No. 21

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EVERGREEN LAND & WATER, INC.

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SCHEDULE NO. 1

ORIGINAL

FLAT RATE SERVICE

Applicable to all flat rate water customers. (See Rule 1)

RATES PER MONTH

Each domestic establishment

\$16.30

(I)

Each commercial establishment

\$17.40

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EVERGREEN LAND & WATER, INC.

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### SCHEDULE NO. 2

# **ORIGINAL**

### METERED SERVICE

Applicable to all metered water service. (See Rule 1)

## CONSUMPTION RATE

### PER MONTH

	<u>Bus.</u>	<u>Kes.</u>	
First 400 cubic feet, or less	\$ 13.50	\$ 12.35	(I)
Next 1,000 cubic feet, per cubic foot	.0075	.0075	
All over 1,400 cubic feet, per cubic foot	.0050	.0075	

### MINIMUM MONTHLY CHARGE

3/4 inch meter	\$ 13.50	\$ 12.35	<b>(I)</b>
1 1/2 inch meter	28.00		
2 inch meter	39.30		1
2 1/2 inch meter	61.80		İ
3 inch meter	115.00		(I)

### CONDITIONS

- 1. All consumption will be on the basis of the above.
- 2. In the case of combined or combination usage through one service connection, the consumption, after an appropriate allowance for the minimum charge as related to each unit of the combination, will be computed on the basis that the rate therefore starts at or in the rate step reflecting usage immediately in excess of the combined allowances.

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For Commission's Receipt Stamp

EVERGREEN LAND & WATER, INC.

## Schedule 6

# ORIGINAL

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# SERVICE CONNECTION CHARGES

- 1. A charge of \$375.00 will be made the first time a customer's service pipe, 3/4 inch or less, is connected to the utility's main. The charge for a larger connection will be the cost of labor and materials. These charges do not include the cost of a meter, and are non-refundable.
- 2. Where it is necessary to break the surface of a public highway, an additional charge equal to the actual cost of repairing same will be made.
- 3. The utility will own and maintain all materials involved in making a service connection.

Issued NOV 2 1 1983 Effective JAN 0 1 1989

Issued by Evergreen Land & Water, Inc.

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