

Original Sheet No. 1
WN U-2

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Washington Water Service Company

Unified Business Identifier (UBI) Number 601964120
www.wawater.com

NAMING RATES FOR

Water Service

In

Clallam, Jefferson, King, Kitsap, Mason, Pierce,
San Juan and Thurston Counties

Washington

And

CONTAINING RULES AND REGULATIONS

GOVERNING SERVICE

Issued Date: 10/07/2011 Effective Date: 11/10/2011

Issued By: Washington Water Service Company

By: Charlene E. Pratt Title: Accounting Manager

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WATER SERVICE
RULES AND REGULATIONS

Rule 1 – Adoption of Rules of Regulatory Authorities

The regulation rules pertaining to water service prescribed by the Washington Utilities and Transportation Commission (Commission) described in Revised Code of Washington (RCW) Title 80 and Washington Administrative Code (WAC) Title 480 are thereby adopted and made a part of this tariff.

Rule 2 – Schedules and Conditions

The schedules and conditions specified in this tariff for water service are subject to change according to the public service laws of the State of Washington. The amount of water furnished is subject to the Washington State Department of Health (DOH) required standards of quantity and quality. The water resources and water rights are subject to the Washington State Department of Ecology (DOE) required standards of issued permits for ground water withdrawal. All schedules for water service apply to applicants for our customers receiving water service from the Utility.

Rule 3 – Application and Agreement for Service

Each prospective customer desiring water service will be required to sign the Utility's standard form of application before service is supplied. *The application shall state fully and truly all the purposes for which water may be required. The application is contingent to approval by the Utility.*

An application for service is notice that the prospective customer desires water service from the Utility and represents agreement to comply with the Utility's rules and regulations on file with the Commission and in effect at the time service is furnished. In the absence of a signed application for water service, the delivery of water by the Utility through a standard connection and the taking thereof by the customer will constitute an agreement by and between the Utility and the customer for the delivery and acceptance of service under the applicable rate schedule(s) and these rules and regulations. For new customers, a survey will be required as part of the application prior to accepting the applicant as a customer.

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WATER SERVICE
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Rule 4 – Definition of Service

Service will be supplied as described in these rules and under the applicable rate schedule(s). Service will be supplied only to those who secure their source of water exclusively from the Utility, unless otherwise provided under written contract. Water service will be used only for the purpose specified in the service agreement and applicable rate schedule(s). A customer will not sell or permit others to use such service, unless authorized to do so under written contract with the Utility.

The customer will not increase demand or use of service as stated in the application for service without giving prior notice of such increase and receiving approval from the Utility. In the event of such increase, the customer is required to pay the Utility's regularly published rates for the increased service from the date of connection and use of the service.

Whenever the customer wants to permanently discontinue the use of water through any fixtures mentioned in the original application, the customer must cause the fixture to be removed and the branch pipe or service supplying the same to be capped or plugged, and must notify the Utility in writing before any reduction in charge will be made.

Rule 5 – Disconnection Visit Charge

When a Utility employee is dispatched to disconnect service, that employee must accept payment of a delinquent account and disconnect visit charge if specified in **Schedule X**. If amount owing is tendered in cash, Utility employee will not be required to dispense change for excess of the amount due and owing. Any excess payment will be credited to the customer's account. The Utility will restore service when the cause of discontinuance has been removed and payments of all proper charges due from the customer have been made.

Rule 6 – Reconnection Visit Charge

A reconnection visit charge, as specified in **Schedule X**, will apply for reconnection of the customer's service to the Utility's distribution system. Such charge is to apply only in cases where service – which includes, but is not limited to, has been discontinued for non-payment of a delinquent account, request of the customer (seasonal reconnection), cross connection control (no proof of backflow assembly), backflow assembly testing (annual testing report is not provided) and 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.

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Rule 7 – Installation of Service Pipes and Meters

The Utility will construct service connections of a proper size from its distribution mains to the customer's property. The Utility reserves the right to refuse to construct a service connection to any property if the applicant's pipes are not properly constructed and protected.

'Utility Meter Installation' – The Utility may meter any flat rate service at its discretion. The Utility's metered service rates will become effective, after the customer has received thirty (30) days' written notice. All meters so placed will be installed and maintained by the Utility without direct retrofit cost to the customer.

Rule 8 – Distribution Main Extension

'Utility Allowance' – Where elevation and construction conditions allow and one or more bona fide prospective permanent customer(s) request a main extension, the Utility will construct and pay for the same, if the Utility has sufficient capacity available to meet DOH standards of quantity and quality.

'Customer Prorate Share' – The cost of main extension in excess of the estimated customer(s) revenue for three (3) years (Utility allowance) must be paid by the prospective customer(s) in advance.

'Construction Contract' – No main extension will be considered as coming under this rule where the total cost of the main extension is greater than the estimated customer(s) revenue for six (6) years. Water main extensions and/or fire hydrants will be installed after contracts have been approved by the Commission pursuant to WAC's for special contracts for water utilities and distribution extensions.

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Rule 9 – Responsibility for, and Maintenance of, Services

‘Point of Delivery’ – The point at which water will be delivered to and received by the customer will be on the property line of the customer’s property at a point designated by the Utility.

The Utility will install its meter or other connection device at the Point of Delivery, except, at its option, the Utility may install its meter at some other agreed upon point on the property of the customer, provided that in such event the property line will nevertheless be deemed the Point of Delivery.

The customer will assume all responsibility after Point of Delivery 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 water has passed the Point of Delivery. If the customer has an Approved Backflow Prevention Assembly installed the assembly must be tested annually by a certified Backflow Assembly Tester specialist.

All service pipes and fixtures on the customer’s side of the Point of Delivery shall be provided and must be maintained and protected from freezing at the customer’s expense. Where there are leaking or defective pipes or fixtures, the water may be turned off at the option of the Utility until properly repaired. The Utility may require any service to be equipped with freeze prevention devices to be used during cold weather conditions instead of permitting water to run continuously from faucets.

Rule 10 – Access to Premises

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

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Rule 11 – Interruption to Service

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

Rule 12 – Bills

All bills shall be paid monthly in arrears and are due and payable upon receipt and are considered delinquent no less than fifteen (15) days after the date mailed. Bills will be deemed received upon personal delivery to the customer or three (3) days following the deposit of the bill in the United States mail to the customer's last known address. Where the meter has not been read, a minimum bill will be rendered and adjusted when the next succeeding meter reading is available.

A customer may elect to receive an electronic billing in lieu of a paper bill that is mailed to the customer. If the customer makes this election, all bills shall be due and payable upon receipt and are considered delinquent no less than fifteen (15) days from the date of electronic mail. Bills will be deemed received upon sending of the electronic mail. In order to elect electronic billing, the customer must have enrolled in the Utility's auto-pay service.

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Rule 13 – Deposits

The Utility does not require a deposit in situations where a customer's service has been disconnected for non-payment of amounts owed to the Utility or when a customer is unable to establish or maintain credit with the Utility.

In addition, the Utility will comply with all provisions of the Commission's deposit rules pursuant to WAC's for establishing credit and deposits for water utilities.

Rule 14 – Responsibility for Delinquent Accounts

The Utility will not refuse or discontinue service to an applicant or customer who is not in arrears to the Utility even though there are unpaid charges due from the premises occupied by the applicant or a customer, due to the unpaid bill of a prior tenant unless there is evidence of intent to defraud. The property owner will be responsible for any unpaid bills incurred by renters.

The Utility may not permanently deny service to an applicant because of a prior obligation to the Utility.

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Rule 15 – Discontinuance of Service

The Utility reserves the right to discontinue service to its customers for:

1. Unpaid bills, as provided for in this tariff.
2. Water uses for purposes or properties other than those specified in the customer's application for service.
3. Willful waste of water through improper or defective piping, equipment, or otherwise.
4. Piping or equipment that does not meet the Utility's standards or fails to comply with other applicable codes and regulations.
5. Tampering with the Utility's property.
6. Vacating the premises.
7. Nonpayment of any proper charges, including deposit, as provided in this tariff.
8. Refusing to allow access as required in commission Rules.
9. Violating rules, service agreements, or effective tariffs, including violation of outdoor watering instructions given to customers in order to curtail water use during time of shortage.
10. Use of equipment that detrimentally affects the Utility's service to its other customers.
11. Service obtained by fraud.
12. Failure to comply with cross connection control requirements.

The right to discontinue service may be exercised whenever and as often as any of the foregoing situations occur, and neither delay nor omission by the Utility to enforce this rule any time will be deemed a waiver of its right to discontinue service.

The Utility shall not be liable for loss, damage, or claims that arise from or relate to the discontinuance of service as a result of any of the foregoing reasons described in the rule.

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Rule 15 – Discontinuance of Service (cont'd)

Discontinuance of service by a customer - Customer shall be required to give 24 hour notice to the Utility of their intention to discontinue service.

Required notice prior to disconnecting service: The Utility must serve a written disconnection notice on the customer, either by mail, or, at the Utility's option, by personal delivery of the notice to the customer's address, attached to the primary door.

A minimum of eight (8) business days' written notice will be given a customer before service is discontinued, except in the case of danger to life or property. Before disconnecting service, the Utility must in addition to the first (1st) notice as described above, provide a second (2nd) notice by one of the two options listed below.

- a. Delivered notice - The Utility must deliver s second (2nd) notice to the customer and attach it to the customer's primary door. The notice must contain a deadline for compliance that is no less then twenty-four (24) hours after the of delivery that allows the customer until 5:00 p.m. of the following day to comply, or
- b. Mailed notice - The Utility must mail a second (2nd) notice, which must include a deadline for compliance that is no less than three (3) business days after the date of mailing if mailed from within the state of Washington.

Disconnection notice will expire after ten (10) business days from the first day that the Utility may disconnect service, unless other mutually agreed upon arrangements have been made and confirmed in writing by the Utility. If mutually accepted arrangements are not kept, the Utility may disconnect service without further notice.

In addition to the foregoing, if a customer presents compelling evidence of financial difficulties acceptable to the Utility, in lieu of disconnection, the Utility will install a flow restrictor at the customer's agreement to such installation. The flow restrictor will be in place for a maximum of ninety (90) days to allow the customer the opportunity to bring the bill current. During that ninety (90) day period of time, the customer will be charged only the base rate as set out in Schedule 2. If the customer is not able to bring the bill current during that ninety (90) day period of time, then the Utility may initiate discontinuance of service pursuant to this rule and Commission rules. This opportunity will be offered to a customer no more than once each calendar year.

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Rule 16 – Sprinkling and Irrigation

Water used for sprinkling and irrigation must be paid for at the regular prescribed tariff rates for such service. The hours for such use will be as prescribed from time to time by the Utility, subject to protest by any customer affected and reviewed by the Commission. During peak use months (June through September), and at such other times when demand may be high, the Utility may prohibit or limit sprinkling and irrigation to preserve water for domestic consumption.

No person will use water for sprinkling or irrigation purposes during any fire in the area, and all sprinkling or irrigation must be stopped immediately when a fire alarm is sounded. Water use may resume three (3) hours after the fire has been extinguished.

Rule 17 – Rates

Rates for water service and supply are those published in the Utility's tariff on file with the Commission. Unless otherwise stated in this tariff, the rates 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 is considered a separate customer. Each separate housekeeping establishment or business, using water service, will each be considered a customer.

When conditions require that more than one customer be supplied through one meter, each customer will 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 will be computed at the regular rates for one customer and the amount prorated equally to the multiple customers, or otherwise as may be agreed among themselves.

Water service must be subscribed to on an annual basis. No proration or reduction in billing is allowed unless this tariff prescribes temporary or seasonal rates.

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Rule 20 – Cross Connection Control

The Utility's Cross Connection Control Program is designed to meet the requirements of WAC 246-290-490. The Cross Connection Control Program is a tool used for the protection of public health.

The program requires a cross connection control survey to be sent to customers no less often than every three years. The survey must be returned within 60 days. If the customer does not return the survey within 60 days, a second survey will be sent. If a completed survey is still not received within the following 30 days, the Utility will assume that a potential cross connection exists and the customer will be notified that an assembly is required for premise isolation.

Applicants for new service must complete a cross connection control survey as part of the application for service.

The surveys are reviewed by the Utility's Certified Cross Connection Control Specialist (CCS), or designated responsible person, to determine if a cross connection hazard exists and if so, the degree of health hazard that the existing or proposed cross connection presents. Each service identified as a health hazard and not installed with a backflow prevention assembly will receive a *Notice to Install a Backflow Assembly* indicating the need for a backflow assembly and the type of backflow assembly required to be installed. The customer will be given 90 days from the date of the *Notice to Install a Backflow Assembly* to have an approved assembly installed. Installation will be at the customer's expense.

If proof of installation is not received within 90 days from the date of the *Notice to Install a Backflow Assembly* the customer will be sent a *Disconnection Notice* indicating that water service will be disconnected 45 days from the date of the notice if the Utility does not receive proof that a backflow assembly has been installed. Water service will be reconnected when the Utility confirms a backflow assembly is installed. If service is disconnected, the Utility will charge the customer its current Reconnection Charge, listed on Schedule X of this Tariff.

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Rule 21 – Backflow Assembly Testing and Inspection

If the customer has an Approved Backflow Prevention Assembly installed the assembly must be tested annually by a certified Backflow Assembly Tester (BAT) specialist. The Utility will maintain a list of certified BAT specialists that are acceptable to the Utility and the customer may choose from any such BAT specialist on the Utility's list or the residential customer may elect the Utility to provide this service and charge the customer its current annual Backflow Assembly Testing & Report Fee listed on **Schedule X**. The Utility service for annual backflow assembly testing shall be subscribed to on an annual basis and is not subject to cancellation or reduction for partial periods.

The customer will provide a copy of the acceptable annual report from the BAT specialist. If the annual report is not provided within thirty (30) days of the anniversary date of the installation of the Approved Backflow Prevention Assembly, then the Utility will provide a notice of disconnection pursuant to WAC's for discontinuing of service for water utilities. If a copy of the annual report is not received by the date for disconnection as specified in the notice, the Utility will disconnect the customer's service as specified in **Rule 15** of this tariff.

If service is disconnected, the Utility will charge the customer its current Reconnection Visit Charge as specified in **Schedule X** of this tariff.

Rule 22 – Credit/Debit Card Processing and Chargeback Fees

The Utility now accepts bill payment via VISA or MasterCard by telephone, and customers may use either credit or debit cards. When a customer makes a payment using this service, a credit card convenience fee will be charged per transaction as specified in **Schedule X** to offset the Utility's associated costs.

No charge will be made for a customer enrolled in auto-pay.

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Rule 23 – Limitations of Liability

The Utility's liability, if any, for its gross negligence, willful misconduct or violation of RCW 19.122 is not limited by this tariff. With respect to any other claim or suit, by a customer or by any other party, for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, the Utility's liability, if any shall not exceed an amount equal to the proportionate part of the monthly recurring charge for the service for the period during which the service was affected.

THERE SHALL BE NO LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES. THE UTILITY EXPRESSLY DISCLAIMS ALL WARRANTIES, STATED OR IMPLIED, EXCEPT THOSE SPECIFICALLY SET FORTH IN THIS TARIFF, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The charge for services rendered under this tariff are expressly based on the limitations of damages and disclaimer of warranties set forth above.

Rule 24 – Unauthorized Use of Service

Where service has been disconnected either through the request of the customer or through action of the Utility, and the service – which includes, but is not limited to, the saddle, curb stop, piping, meter setter, angle stop, check valve, meter – has been locked, authorized service cannot be restored without the Utility first reinitiating service.

In addition, the Utility will charge the customer receiving unauthorized service the tariff rate for all service that the Utility estimates was taken plus all of the Utility's costs resulting from the unauthorized use and all applicable fees pursuant to WAC's for discontinuing of service for water utilities.

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Rule 25 – Damage and Repairs Charge

The Utility shall be responsible for maintaining meter boxes and their contents, along with fire hydrants and services on the street side of the Point of Delivery. However, if any customer category or a customer’s contractor causes damage to meter box, fire hydrant, pipes, mains or other equipment of the Utility’s maintained infrastructure, the customer will be responsible for paying for the damage and repairs at time and materials basis.

Rule 26 – Compound Meter Procedures

‘Compound Meter’ – is a combination of a large meter and a small meter, with a special change-over valve to accurately measure an extremely broad range of flow rates.

When the Utility determines that a compound meter is needed to accurately measure flow rates, then a compound meter is billed as a single customer; this is done by applying the larger meter size to determine the monthly metered rate service per **Schedule 2** for base rate and usage blocks; the total billed usage amount is determined by combining the usage of both the large and small meters.

Rule 27 – Water Leak Procedures

It is the company’s practice to consider an adjustment to a customer's account when a leak has occurred on the customer’s property. After the customer submits a bill from a plumber or other evidence that the leak has been repaired, the Utility will calculate the amount of the credit adjustment.

- The credit will be for one month’s usage only.
- Consumption for current month will be compared with consumption from same period, prior year and the difference calculated.
- The Utility will calculate adjustment value at 50% of usage times usage rates in **Schedule 2**.

The credit described in this Rule is available to a customer only once every twenty-four calendar months.

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Rule 28 - Landlord Reversion Agreement

The Utility will automatically revert accounts into the landlord's name and responsibility, including responsibility for unpaid bills, when tenants move out if the Landlord Reversion Authorization has been submitted to the Utility. The form is available for download at the Utility's website or a hard copy can be requested by the landlord. Reversion will remain on file with the Utility and can only be canceled with a 30-day written notification.

Rule 29 - Meter Accuracy Testing

The water company will perform a meter accuracy test and share the results with the customer when requested. The test will be at no charge to the customer, except when multiple tests are requested by the customer within a twelve-month period. After the first test, additional tests in a twelve month period shall be billed at a time and material basis.

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Rule 30 - Water Use Efficiency

Water Use Efficiency rules require that water systems demonstrate good stewardship and efficient use of Washington State's water resources. To do so, each water system is required to set goals for reducing water loss and for effecting sustained reductions in customer consumption through conservation. Water systems are required to report their progress toward meeting these goals annually. Water systems report calendar year performance to the Washington State Department of Health, Office of Drinking Water, on or before July 1st of each year. These reports are accessible and available to the public at the Office of Drinking Water web site at <http://www.doh.wa.gov/ehp/dw>. Summary reporting is also provided by the Utility at <http://www.wawater.com>.

Washington Water Service Company has established and currently strives to achieve three goals for all of the Group A water systems (i.e., those serving 15 or more residences or routinely serving a population of 25 people or more per day) that it owns, as follows:

Distribution System Leakage Goal

The goal is to have no drinking water system exceed an annual Distribution System Leakage (DSL) rate of 10%.

Supply Side Goal

The companywide goal is to have no drinking water system needing to withdraw or divert from its source more than 0.40 acre-feet per year per residence or Equivalent Residential Unit (ERU) in order to produce and deliver the drinking water required at its customers' meters.

Customer (Demand Side) Conservation Goal

The companywide goal is to have no drinking water system exceed an annual metered customer consumption rate of 0.36 acre-feet per year per ERU. This is the equivalent to an average of approximately 1300 cubic feet per month or 320 gallons per day.

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
71ST AVE	PIERCE	NW	52976B
90TH ST CT	PIERCE	NW	64144N
ADCOCK (TALMO)	KITSAP	NW	03658C
ALLYN SHOPPING CENTER	MASON	NW	01695Q
ALPINE HILLS	THURSTON	SW	01826P
ALPINEWOOD	KITSAP	NW	018404
AMANDA	KITSAP	NW	010276
ANDREWS FIRST	THURSTON	SW	172419
ASPINWALL ESTATES	THURSTON	SW	01463N
BAR B ESTATES MANOR	MASON	NW	22751W
BELFAIR ACRE TRACT #1	MASON	NW	367917
BELFAIR ACRE TRACT #2	MASON	NW	36802J
BELVILL	PIERCE	NW	04896P
BELWOOD PARK	THURSTON	SW	056404
BISCAY VILLA	THURSTON	SW	071646
BKS	KITSAP	NW	03581D
BLACK LAKE ESTATES	THURSTON	SW	26071R
BLATTE	KITSAP	NW	029534
BLISS COCHRAN LARSON WEST	PIERCE	NW	52801U
BODE	KITSAP	NW	AA316G
BOQUIST-WRIGHT	KITSAP	NW	05481D
BUCHOLZ	PIERCE	NW	AA594G
BUCKLIN WS	KITSAP	NW	66936L
BURNHAM (SCL#3)	PIERCE	NW	81357L
BUTTERFIELD #2	PIERCE	NW	01016D

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
BUTTERFIELD #3	PIERCE	NW	01363J
BUTTERFIELD #4	PIERCE	NW	013642
BUTTERFIELD #5	PIERCE	NW	016290
BUTTERFIELD #6	PIERCE	NW	01862N
BUTTERFIELD #7	PIERCE	NW	03314W
CAMELOT/WESTERN SKIES	THURSTON	SW	108086
CASCADE HIGHLANDS NORTH	PIERCE	NW	55631J
CEDAR CREST	PIERCE	NW	11887T
CEDAR GROVE	MASON	SW	11914K
CEDARBROOK	KITSAP	NW	14001T
CEDARWOOD/SOUTH UNION ESTATES	THURSTON	SW	002533
CLASSIC HEIGHTS	THURSTON	SW	63381B
CLEAR CREEK ESTATES	KITSAP	NW	47431C
CLIFTON WATER WORKS	KITSAP	NW	138554
CLOISTER, THE	THURSTON	SW	27091B
COLE, BRUCE WS	PIERCE	NW	35363W
COUNTRY STORE	PIERCE	NW	452038
CREEKSIDE MEADOWS DIV 2	THURSTON	SW	04863C
CRESCENT PARK	THURSTON	SW	15999F
CRESCENT VALLEY #333	PIERCE	NW	37654N
CRISP	KITSAP	NW	07675L
CRYSTAL SPRINGS	THURSTON	SW	30049R
CURRIES LANDING	MASON	SW	03463T

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By: Charlene E. Pratt **Title:** Accounting Manager

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
CUYAMACA VILLAGE	THURSTON	SW	17100L
DELPHI DAUBEL	THURSTON	SW	18650L
DULLUM	KITSAP	NW	02845R
EAGLE ESTATES	THURSTON	SW	02348N
EVERGREEN SHORES	THURSTON	SW	24163J
FOREST PARK	THURSTON	SW	07167Q
FOSS ROAD	KITSAP	NW	63918X
FOUR CORNERS	PIERCE	NW	152961
FOXHALL	THURSTON	SW	109911
FRAGARIA WOODS #1	KITSAP	NW	04613U
FRAGARIA WOODS #2	KITSAP	NW	04614B
FREDDIE LANE	KITSAP	NW	39944X
GLENWOOD FARMS 1 EAST	KITSAP	NW	362419
GLENWOOD FARMS 2 WEST	KITSAP	NW	362332
GLENWOOD STATION	KITSAP	NW	00561P
GOLDEN MEADOW	PIERCE	SW	AA608G
GREENWOOD	KITSAP	NW	01625X
GRENVILLE/SCHMITZ	KITSAP	NW	05086F
HARBOR HEIGHTS	KITSAP	NW	31001N
HENDERSON BOULEVARD	THURSTON	SW	08359U
HERITAGE ROW	THURSTON	SW	018868
HIDE A WAY HEIGHTS	KITSAP	NW	086766
HINTZVILLE ACRES	KITSAP	NW	10440K
HOLIDAY RANCHETTES	THURSTON	SW	33677F

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
HOLLY TIDES	PIERCE	NW	33695Y
HOMESTEAD ACRES	KITSAP	NW	33969M
HOPKINS #1	PIERCE	NW	AA260K
HOPKINS #2	PIERCE	NW	AA440J
HOPKINS #3	PIERCE	NW	AA498F
HOPKINS #4	PIERCE	NW	AA718E
HORIZONS WEST	KITSAP	NW	343754
HUCKLEBERRY	KITSAP	NW	01425N
IMHOFF	PIERCE	NW	05664P
INLET HEIGHTS	THURSTON	SW	02149X
INLET'S END	THURSTON	SW	06705V
ISRAEL PLACE/SAN ANGELO PK	THURSTON	SW	36274L
ITT	PIERCE	NW	03591N
JACKSON LAKE SOUTH	PIERCE	NW	572146
JASON LANE	KITSAP	NW	216250
JOHANSON	KITSAP	NW	36782F
KAREN PLACE	THURSTON	SW	02860P
KOPACHUCK	PIERCE	NW	43065E
LACAMAS FARMSTEADS	PIERCE	SW	021174
LAKE LAWRENCE	THURSTON	SW	22572N
LAKE MINTERWOOD	PIERCE	NW	552100
LAKE TUCK	KING	NW	44965N
LAURISON	PIERCE	NW	011069
LAWRENCE ROAD	PIERCE	NW	463949
LEE	CLALLAM	NW	46658P

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
LIBBY ROAD EAST	THURSTON	SW	471249
LIDER	KITSAP	NW	25994X
LITTLE TREE	KITSAP	NW	022368
LOGANBERRY "A"	THURSTON	SW	05954U
LOGANBERRY "B"	THURSTON	SW	05957C
LONGBRANCH ESTATES #1	PIERCE	NW	AA771E
LONGBRANCH ESTATES #2	PIERCE	NW	AA772J
LONGBRANCH ESTATES #3	PIERCE	NW	AA7739
LONGBRANCH ESTATES #4	PIERCE	NW	AA774E
LONGBRANCH HIGHLANDS	PIERCE	NW	02075H
LOOK OUT POINT	KITSAP	NW	00045L
M & M (TAGGART)	PIERCE	NW	57464Q
MACKEY	PIERCE	NW	AA208E
MADRONA POINT	PIERCE	NW	50075J
MAINLAND VIEW MANOR	KITSAP	NW	472480
MALAZZO	KITSAP	NW	017843
MASTRO	PIERCE	NW	11695R
MAY VOLT HILLS	KITSAP	NW	17690K
MCGRAW (TALMO)	PIERCE	NW	01621V
MCLAINS COVE	MASON	SW	527407
MINTER CREEK RAPIDS	KITSAP	NW	551750
MINTERBROOK	PIERCE	NW	54740B
MIRRORMONT SERVICES	KING	NW	552501
MOUNTAIN VIEW MEADOWS A	PIERCE	SW	AB470J
MOUNTAIN VIEW MEADOWS B	PIERCE	SW	AB471F

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
MOUNTAIN VIEW MEADOWS C	PIERCE	SW	AB472C
MOUNTAIN VIEW MEADOWS D	PIERCE	SW	AB474H
NORDAL	PIERCE	NW	06839U
NORTHWOOD	PIERCE	NW	02731A
OLALLA	KITSAP	NW	63215F
OVERRA ROAD #1	KITSAP	NW	00587A
OVERRA ROAD #2	KITSAP	NW	01333R
PACIFIC VENTURES	KITSAP	NW	29921U
PALMER LAKE	PIERCE	NW	657451
PARKSHORE ESTATES	MASON	SW	66146U
PARKVIEW TERRACE	KITSAP	NW	66215N
PATROSA LANE	KITSAP	NW	01095Y
PEACOCK HILL	PIERCE	NW	66637Q
PEDERSON, HAROLD WELL	PIERCE	NW	66727L
PHELPS ROAD - KITSAP	KITSAP	NW	63210W
PHELPS-MOORE	PIERCE	NW	008613
PINE LAKE MH ESTATES 4	KITSAP	NW	67398F
POINT EVANS	PIERCE	NW	68065U
QUISTORFF	PIERCE	NW	705505
RAFT ISLAND	PIERCE	NW	70760N
RAINFOREST GREENHOUSE	KITSAP	NW	054736
RAINIER MEADOWS (JANASZAK)	KITSAP	NW	04323P
RAINWOOD	THURSTON	SW	14730Y

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFL #</u>
RANCH ACRE	THURSTON	SW	285511
RED CEDAR ESTATES	THURSTON	SW	71610A
REGENCY PARK	KITSAP	NW	71727A
RICHARDSON	PIERCE	NW	AA131P
RICHIE/NELSON	KITSAP	NW	08547T
RIVER PARK	THURSTON	SW	727765
ROBINHOOD TERRACE	KITSAP	NW	036252
ROLLING FIRS/EVERGREEN TER	THURSTON	SW	73975Y
RONDELAY MEADOWS	JEFFERSON/CLALLAM	NW	74130C
ROSARIO	SAN JUAN	NW	74270J
ROSEDALE COMMUNITY CLUB	PIERCE	NW	74364F
ROSEDALE EAST (ROSEWOOD)	PIERCE	NW	09490D
ROSEDALE/SMYTH	PIERCE	NW	05081W
ROSEDALE/TALMO	PIERCE	NW	03171M
ROSEDALE-26TH ST KPS	PIERCE	NW	03961D
ROYALWOOD	KITSAP	NW	74743Y
RYAN NELSON	KITSAP	NW	02244F
S & I	PIERCE	NW	75154I
SALEWSKY	PIERCE	NW	644149
SCHAAK	PIERCE	NW	03317E
SCHICK DROHMAN	PIERCE	NW	76633P
SCHMID	KITSAP	NW	76658T
SEA CLIFF ESTATES	PIERCE	NW	76880P
SEHMEL ROAD WS	PIERCE	NW	204815
SHEARWATER	KITSAP	NW	473843

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SERVICE AREA

Water System List:

<u>System Name</u>	<u>County</u>	<u>Region</u>	<u>DOH WFI #</u>
SHORECREST	PIERCE	NW	78618W
SILVER SPRINGS ESTATES	KITSAP	NW	79275E
SIMMONS COURT	THURSTON	SW	31527X
SIVO ACRES	KITSAP	NW	239116
SKOOKUM RANCH	KITSAP	NW	08586A
SOUTH EAST YAKIMA	KITSAP	NW	013262
SOUTHWORTH VIEW TRACTS	KITSAP	NW	03687M
SPRUCE ROAD	KITSAP	NW	83424J
STRATTONWOOD	KITSAP	NW	84618N
STUHLER	KITSAP	NW	84683W
SUMMERHILL	THURSTON	SW	848980
SUNNY COVE	KITSAP	NW	85320F
SUNSHINE ACRES	CLALLAM	NW	862506
SYLVIA LAKE	PIERCE	NW	86710T
TRIPLE G/LAKEVIEW ESTATES	THURSTON	SW	89425E
UNDERWOOD	PIERCE	NW	44231X
VERDAN ANDERSON HILL	KITSAP	NW	91470N
VOSS SOUTH	PIERCE	NW	01018E
WALTER WALKER WATER WORKS	KING	NW	202767
WELL'S	KITSAP	NW	17127Q
WEYER LANE	KITSAP	NW	59991Q
WICKS LAKE RANCHES	KITSAP	NW	967287
WINDDRIFT WELL	KITSAP	NW	010234
WINNWOOD	THURSTON	SW	97520W
WOODLANDS PUD	SAN JUAN	NW	AC228E
ZEMPEL - KEES	PIERCE	NW	049451
ZIMMERMAN	KITSAP	NW	164148

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SCHEDULE NO. 1
NON-METERED RATE SERVICE

Available

Within the limits of all Washington Water Service Company Water Service Areas and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

Applicable to domestic residential customers, where meters have not yet been installed.

Conditions

The charge for this service is not subject to cancelation or reduction for seasonal or temporary periods. This charge will be the monthly minimum bill for this class of service.

Monthly Rates

Each permanent residence

Rate

\$52.05

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SCHEDULE NO. 2
METERED RATE SERVICE

Available

Within the limits of all Washington Water Service Company Water Service Areas and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

Applicable to customers served by the Utility on a metered basis.

Conditions

The charge for this service is not subject to cancelation or reduction for seasonal or temporary periods, unless seasonal rates apply per this tariff. This charge will be the monthly minimum bill for this class of service. For multiple unit residential customers served through one meter, see Rule 17.

Monthly Rates

Each connection or customer.

Meter Size	Meter Size Factor	Base Rate	1st Block (cu.ft.)	1st Usage Rate	2nd Block (cu.ft.)	2nd Usage Rate	3rd Block (cu.ft.)	3rd Usage Rate
¾-inch	1.00	\$19.95	0-600	\$2.95	601-1,600	\$3.60	Over 1,600	\$4.85
1-inch	1.67	\$33.32	0-1,000	\$2.95	1,001-2,672	\$3.60	Over 2,672	\$4.85
1 ½-inch	3.33	\$66.43	0-2,000	\$2.95	2,001-5,328	\$3.60	Over 5,328	\$4.85
2-inch	5.33	\$106.33	0-3,200	\$2.95	3,201-8,528	\$3.60	Over 8,528	\$4.85
3-inch	10.00	\$199.50	0-6,000	\$2.95	6,001-16,000	\$3.60	Over 16,000	\$4.85
4-inch	16.70	\$332.57	0-10,000	\$2.95	10,001-26,672	\$3.60	Over 26,672	\$4.85
6-inch	33.30	\$664.93	0-20,000	\$2.95	20,001-53,328	\$3.60	Over 53,328	\$4.85

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SCHEDULE NO. 3
WATER SYSTEM FACILITIES CHARGE
EQUIVALENT RESIDENTIAL CUSTOMER

Available

Within the limits of all Water Service Areas and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

Applies to all new applicants for properties not currently served, only when surplus system capacity is available and a direct connection can be made to an existing main that has adequate hydraulic capacity, arrangements satisfactory to the Utility are made for construction of additional facilities for connection to an existing main or for wholesale applicants, when surplus source capacity is available.

Conditions

1. The Utility will own and maintain all materials and facilities involved in the construction for water service.
2. The Water System Facilities Charge will be in addition to any line extension, service connection, or any other charges that may be provided elsewhere in this tariff.
3. If further subdivision of the property is made at a later date, each newly created lot will be subject to an additional facilities charge upon application for water service. If service is greater than residential equivalent, then multiple equivalents may be charged.
4. Exemptions:
 - a) Any end use customer covered by an existing written contract, which specifies that, no charge or a lower charge will be paid.
 - b) Any end use customer connecting to a water system which was contributed to the Utility or for which the Utility paid a nominal amount. However, the developer of such system may be subject to the charge.

Charge

Water System Facilities Charge

\$3,100.00

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SCHEDULE NO. 4
READY TO SERVE SERVICE

Available

Within the limits of all Washington Water Service Company Water Service Areas and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

To any property owner who has completed and signed a Water Service Application, Certificate of Water Availability, and paid all applicable fees required for the Utility to commit service to a meter service connection. Applicable to domestic residential customers, where meters have not yet been installed.

Conditions

The charge for this service is not subject to cancelation or reduction for seasonal or temporary periods, unless seasonal rates apply per this tariff. This charge will be the monthly minimum bill for this class of service. At the time water service begins, the customer shall be converted to the metered rates on **Schedule No. 2**. Charge and commitment is limited to 1 ERU or connection per parcel.

Monthly Rates

Rate

Each connection or customer

\$19.95

Note: The Ready to Serve charge may be discontinued upon receiving written request from the customer or for non-payment of the Ready to Serve charge. Termination of the charge will allow the Utility to remove the service connection. This disconnection or removal will allow the Utility to make that available service capacity to supply other connections on the water system.

After a commitment has been revoked for discontinued service, future service to the property will require a new application for service, payment of service connection charges and will be subject to the availability of service company capacity at such time as the future application for service is made.

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SCHEDULE NO. 5
FIRE FLOW RATE

Available

Within the limits of all Water Service Areas and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

Applicable to all commercial customers and residential multi-unit structures (where larger than a duplex) where there is approved hydrant fire flow available in addition to monthly metered rate and flat rate schedules and where fire flow requirements are in excess of that of a single-family residential fire flow.

Conditions

The charge for this service is not subject to cancellation or reduction for seasonal or temporary periods, unless seasonal rates apply per this tariff. This charge will be the monthly minimum bill for this class of service.

Monthly Rates

Rate

Per 1,000 square feet

\$ 7.00

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SCHEDULE NO. 6
RESIDENTIAL FIRE SPRINKLER SERVICE INSTALLATION

Availability

This schedule is available in all Water Service Areas served by the Utility and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

For the customer(s) that desire to install fire suppression systems in accordance with NFPA 13D where the customer's residence that is served by the Utility and where the Utility has confirmed the adequacy of the Utility's service capacity.

Charges

Installation of residential fire system - Time and Materials

Conditions

1. The Utility will deny a customer's request for a residential fire sprinkler service if it cannot provide the pressure, flow or level of service required by the customer's fire suppression system.
2. The customer shall construct, at its own discretion, its own fire suppression system on the customer's property. The customer is providing and constructing such system based upon the customer's own knowledge and for the customer's own purposes. The customer will retain ownership and shall be responsible for the maintenance and operation of the fire suppression system.
3. The Utility shall provide to the customer the facilities to provide water to the customer's fire suppression system, consisting of a leak detection device being no larger than a one-inch (1") meter and connection to the Utility's water main, which will flow through a leak detection device to be installed by the Utility. The connection, leak detection device and assorted appurtenances shall be provided to the customer on a time and material basis. Meters larger than one inch (1") will be considered upsized and will be charged in accordance with **Schedule 2**. Said connection shall be used only for the provision of the fire suppression system and shall not be used for any other purpose, including, but not limited to, domestic water service. The customer must provide, at the customer's sole expense, a backflow prevention device, which complies with the Utility's Cross Connection Control program as defined in **Rule 20** of this tariff.

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SCHEDULE NO. 6
RESIDENTIAL FIRE SPRINKLER SERVICE INSTALLATION (cont'd)

Conditions (cont'd)

4. The customer agrees to pay all charges for the installation of facilities and the annual inspection fee within thirty (30) days of date of invoice for such charges. Failure of the customer to pay such charges in a timely manner will result in disconnection of the facilities provided under this agreement.

5. The customer covenants and agrees that it shall be responsible for maintaining the backflow prevention device in working order. The backflow prevention device shall be inspected and tested, at the customer's expense, by a certified BAT specialist as required under WAC 246-290-490. The Utility will maintain a list of certified BAT specialists that are acceptable to the Utility and the customer may choose from any such BAT specialist on the Utility's list. A copy of satisfactory certification will be provided to Utility prior to the date of providing service under this agreement and on an ongoing basis as testing certifications are required by state law and regulation (currently on an annual basis). The backflow prevention device shall be accessible to the Utility and its employees at all times.

6. The customer shall indemnify and hold the Utility and the Utility's directors, officers, employees and agents harmless from any claim for damage to property or personal injury or death resulting from or in connection with the work done under this agreement or the facilities provided under this agreement, including attorney's fees and court costs, except that which is the result of the gross negligence or intentional misconduct of Utility or a violation of RCW 19.122 by the Utility. This **Condition 6** is in addition to, and not in lieu of, the Limitations of Liability set out in **Rule 23** of this tariff.

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SCHEDULE NO. 6
RESIDENTIAL FIRE SPRINKLER SERVICE INSTALLATION (cont'd)

Conditions (cont'd)

- 7. The customer understands and agrees that the Utility is not acting as an insurer of the customer or customer's property or property of others on the property. The Utility shall not be liable for any loss of life, personal injury, loss, or damage to property of the customer, its family members, agents, guests or invitees whether or not caused by failure of the facilities and the customer shall hold the Utility and the Utility's directors, officers, employees and agents harmless from any such claim. The Utility makes no warranties or representations as to performance of the facilities. Nor shall the Utility be liable under any theory in law or equity to the customer or customer's family members, agents, guests or invitees for any consequential, incidental, punitive or other loss or damage beyond direct damages caused by the Utility's gross negligence or intentional misconduct or a violation of RCW 19.122 by the the Utility, and then only in an amount not to exceed ten-thousand dollars (\$10,000.00).
- 8. The customer hereby agrees to purchase insurance, in such amount as the customer deems adequate, to protect against loss by fire, which insurance customer agrees shall be the customer's sole source of recovery for failure of the facilities, except for the Utility's gross negligence or intentional misconduct or the Utility's violation of RCW 19.122. Said insurance policy shall include a waiver of subrogation as applied to the Utility, its directors, officers, employees and agents.
- 9. Only closed loop or single/double head loop fire suppression systems may be connected to the Utility's system.
- 10. Authorized use of water through a fire suppression system meter shall be billed to the customer at the normal water usage rates established by the Utility on **Schedule 2**.
Authorized use of water through a fire suppression system meter is limited to fire suppression system testing, maintenance, or actual fire prevention or control.

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SCHEDULE NO. 6
RESIDENTIAL FIRE SPRINKLER SERVICE INSTALLATION (cont'd)

Conditions (cont'd)

- 11. Unauthorized use of water through a fire suppression system meter shall be billed to the customer at a rate of twelve (12) times the water usage rate established by the Utility on **Schedule 2**.
- 12. Except as noted in **Condition 13** below, should the unauthorized use of water through a fire suppression system meter not be permanently eliminated by the customer within thirty (30) days, the fire suppression system water service shall be deemed a normal domestic service with all related fees and charges due and payable immediately. Alternatively, if payment of fees and charges is not received, the customer shall be provided notice of disconnection of the fire suppression system water service, after which the fire suppression system water service will be disconnected.
- 13. Should the unauthorized use of water through the fire suppression system occur concurrently with the disconnection of domestic water service to the property due to lack of payment for the domestic service, the customer will be provided notice of fire suppression system service disconnection by posting such notice of disconnection on the door of the residence. Copies of such notice shall be provided to the appropriate county official and the local fire district and retained by the Utility and shall include the date, time, and name of the Utility employee posting the notice.

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SCHEDULE NO. 7
FIRE HYDRANTS INSTALLATION

Availability

This schedule is available to customers taking service under either Schedule 1 or 2 of this tariff. This schedule is available in all Water Service Areas served by the Utility and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

To the installation of fire hydrants, where requested by customer(s).

Conditions

Fire hydrants will be constructed only after a customer has made a deposit equal to one-half (1/2) of the estimated cost of installation of the hydrant and then only where the Utility can provide fire flow, which meets minimum standards for state and county or, if applicable, city ordinance.

Installation of a fire hydrant by the Utility shall not constitute a warranty or guaranty by the Utility that a fire will be extinguished. The customer is advised at all times to maintain adequate fire insurance to cover the customer's expected loss from a fire, which may occur.

The Utility will deny a customer request for a hydrant if the system serving the customer cannot provide the level of service required for fire flow under state and county or, if applicable, city ordinance or if the request is for an area that is not capable of service from an existing main without a main extension.

Installation Charge

Rate

Each fire hydrant.

Time and materials

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By: Charlene E. Pratt

Title: Accounting Manager

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For Commission's Receipt Stamp

SCHEDULE NO. 9
IRRIGATION SERVICE

Availability

This schedule is available in all Water Service Areas served by the Utility and at Utility's option and capability to maintain Department of Health standards of quantity and quality.

Applicable

To water service through a connection used primarily for irrigation and not for service to provide domestic consumption. This service is applicable to lot(s) that is not buildable or is designated as open space on filed plats or as may be agreed by contract between the Utility and customer (or customer's predecessor-in-interest). Incidental use for drinking fountains or other domestic consumption shall not change the primary use for irrigation purposes.

Monthly Charge

Monthly rates are set out on **Schedule 2**.

Conditions

1. Consumption under this Schedule for each billing period beginning with the period covered by the June bill issued by the Utility and ending with the period covered by the October bill issued by the Utility (*'Restricted Period'*) is limited to one-hundred and seven (107) cubic feet per day measured as a monthly total.
 - a. Cubic feet per day average is computed as billed usage divided by the number of days in that billing cycle.
2. Consumption that exceeds the limit of one-hundred and seven (107) cubic feet per day in one billing period may, at the discretion of the Utility, result in service being restricted or discontinued for the remainder of the *'Restricted Period'*. If the computed per day usage is less than the average one-hundred and seven (107) cubic feet per day in any one billing cycle, the difference cannot be banked and used in subsequent billing periods.
3. Each customer must install and maintain a rain sensor as part of their irrigation service so that irrigation will not occur when there is rain.

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SCHEDULE NO. 9
IRRIGATION SERVICE (cont'd)

Conditions (cont'd)

4. Each customer will follow a best practices approach to the use of irrigation service. This best practices approach includes the following:
 - a. Revisiting existing landscaping to determine if modifications are needed to reduce use of water.
 - b. Irrigating grass areas at a rate of no more than one-inch (1") per week.
 - c. Sizing irrigation sprinklers and installing irrigation sprinklers to provide as near a uniform coverage of grass-landscaped areas as feasible.
 - d. Not using watering practices that involve a 'sponge' approach where water is applied in one area with the thought that it will eventually provide coverage of other areas through the water traveling over, through or under the ground.
 - e. Not irrigating when the temperature is forecasted to exceed ninety degrees Fahrenheit (90°F).
5. If the Utility issues a no irrigation order for the water system to which the customer is connected, the customer must immediately cease irrigation until the no irrigation order is lifted.

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SCHEDULE NO. 10
CITY TAX ADJUSTMENT SCHEDULE

Applicable

These adjustments apply to all charges for sales of water service pursuant to this tariff within the jurisdiction imposing a tax, as provided in this tariff.

Tax Adjustment

The rates and charges named in this tariff shall be proportionately increased by an adjustment equivalent to the amount of the tax imposed by the jurisdiction and effective as listed below titled as "Rate Applied to Customer's Tariff Charges."

Application

These adjustments apply to all charges for sales of water service pursuant to this tariff within the jurisdiction imposing a tax, as provided in this tariff.

<u>Jurisdiction</u>	<u>City Ord. No.</u>	<u>Effective Date</u>	<u>City Ordinance Rate</u>	<u>Rate applied to Customer's Tariff Charges</u>
City of Lacey				
Classic Heights 63381B	869	04/01/92	.06	.06
White Fir Estates 63381B	869	04/01/92	.06	.06
City of Tumwater				
Israel Place 36274L	02008-001	02/01/08	.06	.06
Summerhill 848980	02008-001	02/01/08	.06	.06
City of Snoqualmie				
Walter Walker Water Works 202767	5.06.120B	08/25/05	.06	.06
City of Gig Harbor	3.16.060	03/12/97	.05	.05

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SCHEDULE NO. 10.1
CLALLAM COUNTY FRANCHISE FEE

Applicable

These adjustments apply to all charges for sales of water service pursuant to this tariff within the jurisdiction imposing a franchise fee, as provided in this tariff.

Franchise Fee Adjustment

The rates and charges named in this tariff shall be proportionately increased by an adjustment equivalent to the amount of the franchise fee imposed by the jurisdiction and effective as listed below titled as "Rate Applied to Customer's Tariff Charges."

<u>Community</u>	<u>City Ord. No.</u>	<u>Effective Date</u>	<u>County Ordinance Rate</u>	<u>Rate applied to Customer's Tariff Charges</u>
Sunshine Acres Water System	723, 2002	6/21/02	\$.50 per 1,000 c.f.	\$.50 per 1,000 c.f.
Lee Water System	724, 2002	6/21/02	\$.50 per 1,000 c.f.	\$.50 per 1,000 c.f.

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SCHEDULE NO. 11
WATER REVENUE ADJUSTMENT MECHANISM/
MODIFIED COST BALANCING ACCOUNT (WRAM/MCBA)

Purpose

The purpose of the WRAM Balancing Account and the MCBA is to track water revenues and water production related costs for future disposition. The Commission has determined that these accounting mechanisms are appropriate in coordination with increased conservation activities.

Applicable

The WRAM Balancing Account and the MCBA apply to all areas served.

Definitions

1. Non-WRAM revenue is all revenue excluded from the WRAM account, including flat rate residential service, ready to serve service, fire flow service, service connection charges, water system facility charges, ancillary charges and other unmetered miscellaneous revenue. In addition, surcharges and credits, unless specifically included in the Utility's approved revenue requirement, are excluded from WRAM accounting.
2. WRAM-eligible revenue is all revenue not excluded in 3.A. above. Generally, WRAM-eligible revenue results from potable quantity charges to permanent residential, commercial, industrial and institutional customers.
3. Recorded WRAM-eligible revenue is the amount of revenue billed to customers in a particular period.
4. Approved WRAM-eligible revenue is the amount of metered usage-related revenue necessary in conjunction with adopted non-WRAM revenue to generate the approved revenue requirement.

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SCHEDULE NO. 11
WATER REVENUE ADJUSTMENT MECHANISM/
MODIFIED COST BALANCING ACCOUNT (WRAM/MCBA) (cont'd)

Accounting Procedure

1. The following entries will be recorded monthly in U.S. Dollars (\$) to the WRAM Balancing Account:
 - a. Recorded WRAM-eligible revenue
 - b. Approved WRAM-eligible revenue
 - c. Total net WRAM balance = (a) minus (b)

2. The following entries will be recorded monthly in U.S. Dollars (\$) to the MCBA:
 - a. Recorded purchased water cost, if applicable
 - b. Approved purchased water cost, if applicable
 - c. Difference between (a) and (b)
 - d. Recorded purchased power cost
 - e. Approved purchased power cost
 - f. Difference between (d) and (e)
 - g. Total net MCBA balance = (c) + (f)

3. The Utility will record the accumulated WRAM Balance monthly, by adding its entry in section 1.c to the prior accumulated monthly balance. The Utility will record the accumulated MCBA Balance, by adding its entry in Section 2.g to the prior month's accumulated balance. The Utility shall apply interest to the average net balance in the WRAM and MCBA accounts at a rate equal to one twelfth the interest rate on three month Commercial Paper for the previous month as reported in the Federal Reserve Statistical Release, H.15. or its successor. Accumulated interest will be included in the amount on which interest is charged, but will be identified as a separate component of the WRAM and MCBA accounts.

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SCHEDULE NO. 11
WATER REVENUE ADJUSTMENT MECHANISM/
MODIFIED COST BALANCING ACCOUNT (WRAM/MCBA) (cont'd)

Disposition

1. By March 31st of each year, the Utility will provide the Commission a written report on the status of the WRAM and MCBA's. The written report will include a section on the WRAM showing the net accumulated balance as of December 31st of the preceding calendar year. The written report will include a section on the MCBA showing the net accumulated balance as of December 31st of the preceding calendar year. If this report shows that the combined net accumulated balance for the WRAM and the MCBA exceeds the total recorded revenue requirement for the prior calendar year, the Utility will file a tariff change within 30 days that amortizes the balance in both of the accounts.
2. In each general rate case filing, the Utility will address and request amortization of any remaining amounts in the WRAM and MCBA.
3. Recovery of under collections and refunds of over collections will be passed on to ratepayers through surcharges and credits. MCBA surcharges or credits for flat-rate residential customers shall be calculated based on approved sales per customer.

Rate Changes

Whenever a rate change is implemented that affects adopted WRAM revenues and MCBA costs as contained in this schedule, the change will be billed in twelve equal monthly increments.

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SCHEDULE X
ANCILLARY CHARGES

Rule 6	Reconnection Charge	
	8:00 a.m. to 4:00 p.m. Monday through Friday	\$25.00
	All other hours	\$70.00
Rule 5	Disconnection Visit Charge	\$15.00
Rule 18	Account Set-up Charge	\$15.00
	Account Set-up Charge with required meter reading	\$22.50
Rule 19	NSF Check Charge	\$15.00
Rule 22	Credit Card Convenience Fee	\$ 1.25
Rule 21	Back Flow Assembly Testing and Inspection Charge	\$_____

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