NEW JERSEY-AMERICAN WATER COMPANY, INC.

TARIFF FOR WATER AND WASTEWATER SERVICE

By: Mark K. McDonough, President 1 Water Street, Camden, New Jersey 08102

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AN INTRODUCTION TO CUSTOMERS

The approved tariff located in the Company's office at 1 Water Street, Camden, NJ, and on its website at <u>https://www.amwater.com/njaw/customer-service-billing/your-water-and-wastewater-rates</u>, is available for your review. The Company is obligated to keep its tariff current, including any changes approved by the Board of Public Utilities. The Company is required to maintain it in exactly the same format as the Company's tariff on file at the Board of Public Utilities, 44 South Clinton Avenue, 1st Floor, Trenton, NJ.

Through the Company's My Account portal, customers can complete some of the most common functions associated with their accounts and schedule some appointments. The Company's Customer Service personnel can also be reached at 1-800-272-1325 for assistance. If, after you review this tariff and discuss it with appropriate Company employees, you still have questions regarding clarification or interpretations, please contact the Board of Public Utilities, Division of Water at 1-609-633-9800 or the Board's Division of Customer Assistance at www.nj.gov/bpu/ or 1-800-624-0241.

You have the right to review this tariff at the Company's offices or at the Board's office in Trenton. Your inquiries will be handled by the Board's Staff in an expeditious manner in order to protect your rights as well as those of the water and/or wastewater Company. Please feel free to exercise this right by telephone or by visiting the Board's offices at any time between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday, or by writing a letter. The letter should contain the writer's name, address and phone number, including the area code. If the writer is a customer of record, the account number should be included.

The Company also has available in its office a leaflet entitled "The Utility Customer's Bill of Rights." This is a summary document; it does not include all customer rights or utility obligations.

New Jersey-American Water hereby adopts the rules and regulations promulgated by the Board of Public Utilities of the State of New Jersey, some of which are referenced herein, and all of which are herein adopted and incorporated by reference. New Jersey-American Water provides water and wastewater service to various municipalities, all in the State of New Jersey.

The Board of Public Utilities is responsible for the final interpretation and enforcement of a utility's tariff provisions and rates. The utility is bound by New Jersey's statutes and the Board's regulations. If a conflict should exist in the tariff that is detrimental to the customer, the Board's regulations supersede the tariff provision absent specific approval to the contrary by the NJ Board of Public Utilities. A utility company may provide for more liberal treatment than that provided for in the Board's regulations.

Tariff B.P.U. No. 8 - Water and Wastewater is divided into a water section and a wastewater section, preceded by standard terms and conditions which are universally applicable, standard terms and conditions applicable to water service only, and standard terms and conditions applicable to wastewater service only. Tables of contents for each section precede a series of sequentially numbered and lettered tariff rate schedules. The tables of contents denote the appropriate rate schedule applicability for all classes of service and are an integral part of this tariff.

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DEFINITIONS - WATER

The following are definitions of specific terms that are used in this document:

- 1- "Board" or "BPU" shall mean the New Jersey Board of Public Utilities.
- 2- "Company" or "New Jersey-American Water" shall mean New Jersey-American Water Company, Inc. or, as applicable, any predecessor entity.
- 3- "Connecting line" is the portion of pipe that starts at the curb stop and conveys domestic water and/or fire service to the customer. The customer and/or premises owner owns, and is responsible for the operation and maintenance of the connecting line.
- 4- "Curb stop" is the fitting attached to the service line on the roadside utility right-of-way of the property and is used primarily for turning on and shutting off water at the curb in emergencies, for purposes of repair or to discontinue service to a customer.
- 5- "Customer" means a person that is an end-user, a customer of record or both, as defined in <u>N.J.A.C.</u> 14:3-1.1. "Customer of Record" means the person that applies for utility service and is identified in the account records of a public utility as the person responsible for payment of the public utility bill. A customer may or may not be an end-user. "End User" means a person who receives, uses, or consumes water or wastewater service. An end user may or may not be a customer of record.
- 6- "DEP" shall mean the New Jersey Department of Environmental Protection.
- 7- "End User" means a person who receives, uses, or consumes water or receives wastewater or fire protection service. An end user may or may not be a customer or a premises owner.
- 8- "Extension" is an addition to the existing system of mains, intended to service more than one customer, either at the time of installation or in the future.
- 9- "Interruptible Service" means service which may be interrupted in the sole discretion of the Company on not less than three (3) hours' notice to the customer by telephone or otherwise.
- 10- "Main" is a pipe or conduit for conveying water or wastewater. A "water main" will exclusively convey water and a "wastewater main" will exclusively convey wastewater.
- 11- "Meter" is a device to measure the quantity of water, wastewater and/or the rate of flow delivered to or from a customer.
- 12- "Meter pit" is a structure that houses a small meter or meters less than or equal to 2-inches. Unless agreed to by the Company and the customer, it is installed, furnished and maintained by the Company.
- 13- "Meter vault" is a structure that houses a meter or meters larger than 2-inches. Unless explicitly agreed to by the Company and the customer in writing, it is located and designed by the Company, and constructed, installed, furnished and maintained by the Customer at the sole expense to the customer. The Company will ensure that the vault is kept clear of any of its equipment that is no longer in service, to the extent possible.
- 14- "Person" means an individual, firm, joint venture, partnership, co-partnership, corporation, association, State, county, municipality, public agency or authority, bi-state or interstate agency or authority, public utility, regulated entity, cable television company, cooperation association, or joint stock association, trust, limited liability company, governmental entity, or other legal entity, and includes any trustee, receiver, assignee, or personal representative thereof. (N.J.A.C. 14:3-1.1)
- 15- "Premises" is defined as follows:
 - a) A building under one-roof, owned or leased by one customer and occupied as one place of business or residence.
 - b) A combination of buildings, owned or leased by one customer in one common enclosure, occupied by one family or business.

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DEFINITIONS – WATER (Continued)

- c) A combination of buildings, such as a garden type apartment, owned or leased by one customer, in one common enclosure, none of the individual buildings of which is adapted to separate ownership.
- d) The one side of a double house having a solid vertical partition wall, so that it may be adapted to separate ownership.
- e) A building owned or leased by one person, of more than one apartment and using in common one hall and one entrance.
- f) A building owned or leased by one person, having a number of apartments or offices, and using a common one hall and one or more means of entrance.
- g) A public building or a single plot such as a park or a playground.
- h) A building or combination of buildings owned by one customer or entity located on contiguous property not intersected or intervened by another customer or entity.
- 16- "Premises owner" is the party who possesses the exclusive right to hold, use, benefit from, enjoy, convey, transfer, and otherwise dispose of the property. A premises owner may or may not be the customer of record or end-user, as defined in <u>N.J.A.C.</u> 14:3-1.1.
- 17- "PWAC" or "Purchased water adjustment clause" is a provision that authorizes a utility to adjust its rates to compensate for an increase or decrease in the cost of water purchased from a water purveyor. (N.J.A.C. 14:9-7.2)
- 18- "PWAC Year" shall mean the twelve-month period beginning each April 1 and ending March 31 of the following calendar year.
- 19- "Residential customer" means a customer who receives service from a regulated entity for use in a residence. (N.J.A.C. 14:3-1.1)
- 20- "Sales for Resale Customer" means a municipal water system, a Municipal Utilities Authority, a County Utilities Authority, a Water Supply Authority, district or commission or a water utility regulated by the Board.
- 21- "Service line" is the portion of pipe that starts from a main and ends at the curb stop. The service line is owned, operated and maintained by the Company. (N.J.A.C. 14:3-8)
- 22- "Tap" is the fitting inserted in the main to which the service line is attached. It is used to facilitate the tapping of the main and for shutting off water in case of repairs to the service line.
- 23- "Tariff," as referred to herein, is the entire "Tariff for Water and Wastewater Service" as the same may be amended or revised from time to time in accordance with <u>N.J.A.C.</u> 14:3-1.3, Tariffs.
- 24- "Water connection" includes all service line, taps and curb stops necessary to supply customers with water at their premises from the Company's water mains.
- 25- "Water service" is the act of providing water to a customer.

DEFINITIONS - WASTEWATER

The following are definitions of specific terms that used hereafter in the tariff. Additional definitions are set forth in the Definitions section of the tariff for water and wastewater service.

1- "New Account" as herein used shall be defined as an account opened as the result of the construction of a new building.

2- "Building Drain" shall mean that part of the lowest horizontal piping of a drainage system which receives the discharge from drainage pipes inside the walls of the building terminating five (5) feet outside the face of the building wall from whence it becomes known as the building sewer.

3- "Building Sewer" shall mean the extension from the building drain to service lateral line and/or other point of connection to the Company wastewater collection system.

4- "Biochemical Oxygen Demand", denoted hereinafter as "B.O.D.", shall mean the quantity of oxygen utilized (demanded) in the biochemical oxidation of organic matter under standard laboratory procedure in five (5) days when incubated at 20°C.

5- "Bulk User" means a municipality which has contracted with the utility for wastewater treatment services. The utility has no responsibility for construction of the mains connecting the Bulk User to the utility nor in the collection of payments of customers of the bulk user. Bulk User customers are not in the service territory of the utility.

6- "Suspended Solids" shall mean solids that either float on the surface of or are carried in suspension in water, wastewater or industrial wastes, and which are removable by laboratory filtering.

7- "pH" shall mean the logarithm to the base ten of the reciprocal of the weight of hydrogen ions in moles per liter of solution.

8- "Garbage" shall mean solid wastes from domestic and commercial preparation, cooking, dispensing or marketing of food or food products and from the handling, storage and sale of produce.

9- "Properly Shredded Garbage" shall mean garbage that has been shredded to such a degree that all particles will be carried freely under the flow conditions normally prevailing in the wastewater system with no particle greater than one-half inch (1/2") in any dimension.

10- "PSTAC" or "Purchased wastewater treatment adjustment clause" is a provision that authorizes a utility to adjust its rates to compensate for an increase or decrease in the cost of wastewater treatment purchased from a wastewater treatment purveyor. (N.J.A.C. 14:9-7.2)

11- "PSTAC Year" shall mean the twelve-month period beginning each April 1 and ending March 31 of the following calendar year.

12- "Slug" shall mean the discharge of water, sewage, or industrial waste which in concentration of any constituent or in quantity of flow exceeds for any period of duration longer than fifteen (15) minutes more than five (5) times the average twenty-four hour flow or concentration under normal operating conditions.

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AN OVERVIEW OF CUSTOMER RIGHTS

- (1) No public utility shall refuse to furnish or supply service to a qualified applicant. N.J.A.C. 14:3-3.1
- (2) The utility shall not place the name of a second individual on the account of a residential customer unless specifically requested by said second individual. (N.J.A.C. 14:3-3.2(b))
- (3) A customer has the right to have any complaint against the utility handled promptly by that utility. (Board Order, Docket No. CO8602155)
- (4) Each utility shall, upon request, furnish its customers with such information as is reasonable in order that the customers may obtain safe, adequate and proper service. <u>N.J.A.C.</u> 14:3-3.3(a)) Each utility shall inform its customers, where peculiar or unusual circumstances prevail, as to the conditions under which sufficient and satisfactory service may be secured from its system. (<u>N.J.A.C.</u> 14:3-3.3(c)) Each utility shall supply its customers with information on the furnishing and performance of service in a manner that tends to conserve energy resources and water resources and preserve the quality of the environment. <u>N.J.A.C.</u> 14:3-3.3(d)

GENERAL RULES

- 1- The location of meters and the arrangement of the fittings and piping are subject to inspection and approval of the Company and should meet Company's requirements presented herein.
- 2- The Company will endeavor to provide a regular and uninterrupted supply of water through its facilities. However, if service shall be interrupted, irregular, or defective, or fail because of breakdown or emergency, the Company will not be liable for damage, inconvenience or lost income resulting there from.
- 3- A customer's responsibility to pay for service continues from the time service is commenced, pursuant to his/her application, until notice is received by the Company of a change of ownership or occupancy of the premises or notice is received by the Company to discontinue the applicable service. Upon receipt of such notice, the Company will arrange for a final meter reading and billing. No allowance will be made in case of non-occupancy, unless the Company is notified as stated above.
- 4- The Company does not undertake to render any special service or maintain any fixed pressure. In the event of an accident or for other reasons, the Company may shut off the water in its mains and pipes and may restrict the use of water whenever the public welfare may require it. All customers requiring an uninterrupted supply or a uniform pressure of water for any purpose, such as steam boilers, are cautioned to provide their own means of providing such special uninterrupted service. When the supply is to be interrupted or curtailed, the Company will endeavor to give notice.
- 5- The Company does not undertake to supply any uniform quality of water for special purposes, such as laboratories, manufacturing or processing plants, swimming pools, bleaching or dyeing plants, or laundries. Customers requiring water of special quality, or water free from discoloration or turbidity, are required to provide their own means of treating water, or provide such other protection as may be deemed necessary for the purpose required.
- 6- From time to time, the Company may provide public notices, specific notices, correspondence or other notifications ("Notices") regarding the presence of conditions affecting the quality and/or quantity of water service provided by the Company. (Examples of such Notices include, but are not limited to, boil water alerts, notice of hydrant and main flushing, and notice of water quality testing results.) These Notices may contain information about actions members of the public may wish to, are recommended to, or should take in response to the conditions identified in the Notice. In the event the Company issues a Notice, the Company will not be liable for any expenses or costs incurred by a customer or end-user for any action taken in response to any condition identified in the Notice.

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GENERAL RULES (Continued)

- 7- Neither by inspection approval nor failure to approve, nor in any other way, does the Company give any guarantee, or assume any responsibility, expressed or implied, as to the adequacy, safety or characteristics of any structures, equipment, pipes, appliances or devices owned, installed or maintained by the customer or leased by the customer from third parties.
- 8- The Company will not be liable for any loss, injury, casualty, or damage resulting from the supply or use of water service, or from the presence or operation of the Company's structures, equipment, pipes, appliances or devices on the customer's premises.
- 9- No unauthorized person is permitted to turn the water on or off at any street valve, corporation stop, curb stop, or other street connection, or disconnect or remove any meter without the consent of the Company.
- 10- No agent or employee of the Company shall have authority to bind it, by any promise, agreement, or representation not provided in this tariff, or in any way inconsistent therewith.

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GENERAL RULES (Continued)

- 11- Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to <u>N.J.S.A.</u> 54:30A-50, <u>et seq.</u>
- 12- The quantity of water recorded by the meter shall be taken to be the amount delivered to the customer, except where the meter has been found to be registering fast by more than one and one-half percent (1.5%) or has ceased to register.
- 13- All service provided by the Company except public fire protection shall be metered. Thus, no unmetered water service connections are permitted except as otherwise set forth herein or approved by the Company.
- 14- The Company shall own and provide without charge for each customer supplied on a measured basis, a meter and such appurtenances related to the meter as are customarily furnished by the Company, such as encoders, radio transmitters, meter pits (but not meter vaults), or other devices designed to facilitate the collection of accurate and efficient meter reads.
- 15- The Company requires that all meters be housed inside meter pits (for meters that are less than or equal to 2-inches) or meter vaults (for meters that are larger than 2-inches). Where more than one service type exists (domestic, private fire protection or irrigation) all meters shall be housed inside a meter vault if any one meter is greater than two inches. The Customer is responsible for the installation and maintenance of meter vaults. All meter pits and meter vaults will be located outside of the Customer's structure in a location acceptable to the express approval of the Water Company. Notwithstanding the foregoing, the Company may grant an exception to this rule on a case by case basis at the Company's discretion.
- 16- The Company maintains and repairs meters except in case of misuse or damage by the customer or the customer's invitees, agents, representatives or contractors, in which case the Company shall charge the customer for repairing and replacing the meter, said charge to be based on the costs related to the removing, repairing, replacing and/or resetting the meter. The charge will be made in accordance with Rate Schedule P-2.
- 17- Where more than one rate schedule is available to particular customers, the utility shall have at all times the duty to assist such customers in the selection of the rate schedule most favorable for their individual requirements and to make every reasonable effort to ensure that such customers are served under the most advantageous schedule.
- 18- Upon the request of a customer, the Company shall send a Spanish language version of the notice of discontinuance for nonpayment. <u>N.J.A.C.</u> 14:3-3A.3(e)
- 19- The Company reserves the right to require any customer having unusual requirements of demand, services or supply to enter into a special written contract, which contract shall provide for the mutual obligations of the customer and Company. Special contracts will be filed with the Board.
- 20- In case of fraud, deception, illegal use, or when it is clearly indicated that the customer is preparing to leave, the Company may demand immediate payment of accounts and terminate service without further notice.
- 21- The Company reserves the right to change, take from or add to this tariff and the Standard Terms and Conditions, to the extent permitted by law, or permitted by the applicable regulations of the state regulatory body having jurisdiction.
- 22- For all materials furnished or services rendered to any governmental agency or unit of the United States, New Jersey, or sub-unit thereof, that is not covered by any other tariff provision or rate schedule, and which pertain to hydrants, meters or situations involving emergencies, the charges will be 10% more than the total of the following applicable items:
 - (a) Equipment and materials: actual costs;
 - (b) Labor charges: actual costs (including base plus fringe); and,
 - (c) Other charges: actual costs (such as permits, police protection, contractor labor, restoration, etc.).

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DEPOSITS

- 1. If after notice of the methods of establishing credit and being afforded an opportunity, a customer has not established satisfactory credit, the utility may require a deposit. The deposit amount shall be determined in accordance with <u>N.J.A.C.</u> 14:3-3.4.
- 2. The utility must furnish a receipt to any customer posting a deposit. The deposit will be returned with simple interest at a rate established annually by the Board of Public Utilities. Once the customer has established satisfactory credit with the utility, the deposit shall be returned to the customer with interest due. The customer has the option of receiving the deposit refund either by a check or a credit on the account. If a residential customer's deposit is not returned, the utility shall credit the customer's account with the accrued interest once every twelve months, in accordance with N.J.A.C. 14:3-3.5.
- 3. Where a water or wastewater utility furnishes unmetered service, for which payment is received in advance, it may not require a deposit. <u>N.J.A.C.</u> 14:3-3.4(j)
- 4. The Company shall review a residential customer's account at least once every year and a nonresidential customer's account at least once every two years to determine whether the customer has established credit satisfactory to the Company. If this review indicates that the customer has met the utility's standard requirements for establishing credit, the utility shall refund the customer's deposit. <u>N.J.A.C.</u> 14:3-3.5, Return of deposits, interest on deposits.
- 5. If the deposit has remained with the Company for at least three months, without default, it will be returned to the customer with simple interest on an annual basis at a rate established annually by the Board of Public Utilities. Deposits shall cease to bear interest upon the discontinuance of service.

FORM OF BILL FOR METERED SERVICE

- 6. All bills will be computed in accordance with the rates of the Company as shown in this Tariff, and as the same may be amended or revised from time to time. Rates are subject to such changes as the state regulatory body having jurisdiction may require, authorize or allow.
- 7. A customer has twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted, or electronic transmission date for customers on electronic billing, to pay a bill. A water and/or wastewater company may not discontinue water or wastewater service unless it has provided written notice giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. This written notice shall be sent by first class mail, apart from the bill and as a separate mailing. (N.J.A.C. 14:3-3A.3 (c)) The notice shall not be given until after the expiration of the said twenty (20) days' time to pay a bill. (N.J.A.C. 14:3-3A.3(b)) The notice shall contain sufficient information for the customer to notify the Board of Public Utilities of the nature of the dispute. The utility shall make a good faith effort to determine which of its residential customers are over 65 years of age, and shall make good faith efforts to notify such customers of discontinuance of service by telephone in addition to notice by regular mail. This effort may consist of an appropriate inquiry set forth on the notice informing customers that they may designate a third party to receive notice of discontinuance.
- 8. Bills rendered must contain the following information: (a) the meter readings at the beginning and end of the billing period; (b) the dates on which the meter is read; (c) the number and kind of units measured; (d) identification of applicable rate schedule or statement that the applicable rate schedule will be furnished upon request; (e) the amount of the bill; (f) a distinctive marking to indicate an estimated, averaged, or remote meter index and web address and telephone number where the customer can obtain a description of the method used; (g) an explanation or statement of any conversion from meter reading to billing units or any other calculations or factors used in determining the bill; and (h) the gross receipts and franchise tax statement. N.J.A.C. 14:3-7.2

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FORM OF BILL FOR METERED SERVICE (Continued)

- 9. Estimated Billing. If for any reason a utility cannot read a customer's meter, the utility may use estimated billing in accordance with <u>N.J.A.C.</u> 14:3-7.2(c). Customers may request a special reading for a meter where a high bill or other reason exists to believe the meter reading used for billing purposes is in error. Rules concerning estimated bills for residential customers are as follows:
 - a. The Company shall maintain a regular meter reading schedule and make a reasonable effort to read all meters.
 - b. The Company, upon request, must make available to all customers a postage-paid business reply card on which the customer may mark the meter reading. Said card shall have appropriate explanation. The utility must permit the customer to telephone the meter reading to the utility. The customer reading is to be used in lieu of an estimated reading, provided the reading is received in time for billing.
 - c. When the Company estimates an account for four consecutive billing periods (monthly accounts), or two consecutive billing periods (bi-monthly and quarterly accounts), the Company must initiate a program to mail a notice marked "Important Notice" to the customer on the fifth and seventh months explaining that a meter reading must be obtained and said notice must explain the penalty for failure to complete an actual meter reading. After all reasonable means to obtain a meter reading have been exhausted, the Company may discontinue service provided at least eight months have passed since the last meter reading was obtained, the Board of Public Utilities has been so notified, and the customer has been properly notified by prior mailing. If service is discontinued and subsequently restored, the utility may charge a reconnection charge equal to the reconnection charge for restoring service after discontinuance for non-payment. The reconnection charge shall become due when service is restored, whether the Company or an authorized professional physically restores service. Unauthorized reconnections shall be considered theft of service. Unauthorized reconnections by a customer no longer in arrears, shall be considered tampering with utility facilities.
 - d. The Company must submit to the Board of Public Utilities a statement detailing their estimating procedures.
 - e. An estimated bill must be clearly designated as such.
 - f. If low estimates result in a customer receiving an actual bill that is at least twenty five percent (25%) greater than the prior estimated bill, the Company shall allow the customer to amortize the excess amount. The amortization will be in equal installments over a period of time equal to the period when no actual meter reading was taken by the customer or the Company. (7) Annually, the Company shall notify all customers of their rights to amortize as set forth in N.J.A.C. 14:3-7.2.

BUDGET BILLING

10. The Company will make available to residential customers whose accounts do not reflect past-due balances the option to pay their bills on a monthly, budgeted basis. The budget billing plan year will be a twelve (12)-month time frame and allows a customer to pay a predetermined monthly amount, based upon the customer's average usage. If a customer is a new customer with little or no prior history of utility use, the monthly budget amount shall be determined using a reasonable estimate of likely usage. The budget billing plan will be made available to eligible customers by bill insert or bill message at least twice in each twelve (12)-month period.

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BUDGET BILLING (Continued)

- 11. The Company will "true up" the actual cost of service rendered as determined by actual meter readings and the actual monthly budgeted amount at the beginning of the budget plan year, and at least once during the budget plan year if the true-up performed during the customer's budget plan year reveals an increase or decrease of twenty-five (25) percent or more in the monthly budget amount, the Company will adjust the budget billing plan up or down, if necessary. There shall be no more than one such adjustment during the budget plan year. The Company will notify the customer of any change in the budget billing amount prior to such change.
- 12. A final bill for the budget plan year shall be issued in the last month of the budget plan year, and shall contain the month's monthly budget amount, plus an adjustment of any difference between said amount and the actual cost of service rendered during the budget plan year. Payment of this final balance due is required before the customer will be allowed to participate in the budget billing program for the upcoming budget billing plan year.
- 13. The Company shall notify the budget billing plan customers in writing of a revised monthly budget amount at least ten (10) working days before the due date the initial bill of the next budget plan year. Should the customer opt out of the budget billing plan, payment of the total charges incurred to date will be due immediately, or, in the alternative, agree to enter into a deferred payment agreement according to N.J.A.C. 14:3-7.7; or a credit will be applied to the account, whichever is applicable. The plan bill shall contain the information required by N.J.A.C. 14:3-7.2, Form of Bill for Metered Service, N.J.A.C. 14:3-7.3 Form of Bill for Unmetered Service, and N.J.A.C. 14:3-7.4, Method of Billing.
- 14. Should the customer breach the terms of the budget billing plan by failing to make the monthly payments as required under the plan or by having a budget billing plan payment returned due to insufficient funds, the Company reserves the right to terminate the customer's participation from the program; payment of total charges incurred to date will be due immediately, or, in the alternative, the Company and the customer will agree to enter into a deferred payment agreement according to N.J.A.C. 14:3-7.7.

FINANCIAL AID

- 15. The Company understands that from time to time its customers may have difficulty paying their water and/or wastewater bills issued by the Company. If at any time customers find that they cannot pay their water and/or wastewater bill by the due date, the Company requests that the customers contact the Company's Customer Service Center, prior to the due date, to work out a payment arrangement with the Company to avoid a shut-off of service, at 1-800-272-1325.
- 16. In addition to working out payment arrangements with customers in times of financial difficulty, the Company has also established a residential customer assistance program for its low-income customers who are having difficulty paying their water and/or wastewater bills issued by the Company. This residential customer assistance program, called the H2O Help to Others Assistance Program, is designed to provide financial assistance to qualified residential customers to pay their water and/or wastewater bills and protect them from an unnecessary discontinuance of their water and/or wastewater service. A grant from the H2O Help to Others Assistance Program may be awarded to cover a portion or all of the residential customer's outstanding bill based on the customer's ability to pay, income level and the availability of funds in the program. For more information about this program, please contact NJ Shares at 1-877-652-9426 or any subsequent program administrator whose contact information may be found on the Company's web site. Customers who qualify for the program are required to recertify income eligibility every two years.

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DEFERRED PAYMENT ARRANGEMENTS

17. A customer is entitled to at least one deferred payment plan in one year. In the case of a residential customer who receives more than one utility service from the same utility (ex: water and wastewater; gas and electric) and the amount which is in arrears is a combination of those services, the utility shall offer a separate deferred payment agreement for each service based on the outstanding balance for that service. (N.J.A.C. 14:3-7.7(b)2) The Company must renegotiate the deferred payment agreement should the customer document a significant change in financial situation. The Company must also issue a new discontinuance notice each time it intends to shut off service, including defaults on the terms of the agreement. In the case of a residential customer who receives more than one utility service from the same utility and has subsequently entered into an agreement for each separate service, default on one such payment agreement shall constitute grounds for discontinuance of only that service. N.J.A.C. 14:3-7.7(f)

DISCONTINUANCE OF SERVICE

- 18. A water and wastewater utility shall not discontinue service because of nonpayment of bills in cases where a charge is in dispute provided the undisputed charges are paid (<u>N.J.A.C.</u> 14:3-3A.2(e)5) and a request is made to the Board within five (5) days for investigation of the disputed charge. The Company must advise the customer of their right to appeal to the Board of Public Utilities. <u>N.J.A.C.</u> 14:3-7.6(b)
- 19. Basis for Discontinuance of Service. The Company shall have the right to suspend or curtail or discontinue service for any of the following reasons (N.J.A.C. 14:3-3A.1(a)):
 - a. For the purpose of making permanent or temporary repairs, changes or improvement in any part of its system;
 - b. For compliance in good faith with any governmental order or directive, regardless of whether such order or directive subsequently may be held to be invalid;
 - c. For non-payment of a valid bill due for service furnished at a present or previous location, in accordance with <u>N.J.A.C.</u> 14:3-3A.2. However, non-payment for business service shall not be a reason for discontinuance of residence service except in cases of diversion of service pursuant to <u>N.J.A.C.</u> 14:3-7.8;
 - d. For nonpayment of a deposit, in accordance with <u>N.J.A.C.</u> 14: 3-3A.9;
 - e. For any of the following acts or omissions on the part of the customer:
 - Refusal of reasonable access to the customer's premises in accordance with <u>N.J.A.C.</u> 14:3-3.6;
 - (ii) tampering with any facility of the Company;
 - (iii) fraudulent representation in relation to the use of service;
 - (iv) customer moving from the premises, unless the customer requests that service be continued;
 - (v) providing service to others without approval of the Company;
 - (vi) refusal to contract for service where such contract is required;
 - (vii) connecting and operating equipment in such manner as to produce disturbing effects on the service of the Company or other customers;
 - (viii) failure of the customer to comply with reasonable Standard Terms and Conditions;
 - (ix) where the condition of the customer's installation presents a hazard to life or property; or
 - (x) failure of a customer to repair any faulty facility of the customer.

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By: Mark K. McDonough, President

DISCOUNTINUANCE OF SERVICE (Continued)

- 20. Public Utilities shall not discontinue residential service except between the hours of 8:00 a.m. and 4:00 p.m. Monday through Thursday unless there is a safety-related emergency. There shall be no involuntary discontinuance of service on Fridays, Saturdays or Sundays or on the day before a New Jersey State holiday or on a New Jersey State holiday, absent such emergency. <u>N.J.A.C.</u> 14:3-3A.1(c)
- 21. Should a customer be more than 20 days delinquent in paying the monthly bill for service, or violate one or more of the standard terms and conditions of service contained in this or subsequent tariffs of the Company, the Company may discontinue service by giving 10 days' written notice of disconnection to the customer and, for wastewater service, a copy of such notice to the local Board of Health.
- 22. Notices herein of discontinuance of service shall be sent by first class mail, apart from the bill and as a separate mailing. (<u>N.J.A.C.</u> 14:3-3A.3(b)2) Customers are advised that it is illegal to operate a dwelling without adequately functioning wastewater facilities, and that the Company is required to notify local health authorities of wastewater service termination.
- 23. Medical Emergency. Notwithstanding the following, at the end of the period of medical emergency the customer remains liable to the Company for the charges for services rendered during the period of non-discontinuance, subject to the provisions of N.J.A.C. 14:3-7.6. (N.J.A.C. 14:3-3A.2(i)). Residential service may not be discontinued for non-payment for a period of 90 days if a medical emergency exists within the premises and which would be aggravated by the shut off so long as the customer provides the Company with reasonable proof of his or her inability to pay and a licensed medical professional's written statement as to the existence of the emergency. This period of non-discontinuance may be extended as set forth in N.J.A.C. 14:3-3A.2(j). The Company reserves the right to contest the validity of any claimed medical emergency before the BPU.
- 24. Utilities shall annually notify all residential customers that, upon request, notice of discontinuance of service will be sent to a designated third party as well as to the customer of record. This provision shall not apply if Company makes a good faith effort to contact all residential customers by telephone prior to discontinuance and file with the Board a statement setting forth such procedure. N.J.A.C. 14:3-3A.4)
- 25. The Company shall make every reasonable attempt to determine when a landlord-tenant relationship is known to exist, and if the tenants are not the customers of record but are end-users, as these terms are defined at N.J.A.C. 14:3-1.1. Discontinuance of service is prohibited unless the utility has given a 30-day written notice to the owner of the premises or to the customer of record to whom the last preceding bill was rendered. The utility shall use its best efforts to determine the names and addresses of each tenant, in order to provide such notice, for example, through mailings to landlords requesting a list of tenants. The utility shall use its best efforts to provide copies of the discontinuance notice to all tenants. In addition, the utility shall provide the tenant(s) with thirty (30) days' notice, which shall be hand delivered, mailed, or posted in a conspicuous area of the premises and in the common areas of multiple family premises. N.J.A.C. 14:3-3A.6.(a) If a utility uses posting as the method of notice, each utility shall use its best efforts to also place a copy of the notice on each tenant's car windshield or under the door of each tenant's dwelling. In the case of tenants of single and two-family dwellings, each tenant shall also be provided with a 30-day individual notice. Each utility shall offer the tenant(s) continued service to be billed to the tenant(s) unless the utility demonstrates that such billing is not feasible. Tenants seeking continuation of service under this provision shall supply the utility with a copy of a valid lease or rental agreement. The continuation of service to a tenant shall not be conditioned upon payment by the tenant of any outstanding bills due upon the account of any other person. The utility shall not be held to the requirements of this provision if the existence of a landlord-tenant relationship could not be reasonably ascertained. N.J.A.C. 14:3-3A.6.(b).

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DISCOUNTINUANCE OF SERVICE (Continued)

- 26. The utility or its designated contractor shall have the right of reasonable access to customer's premises, and to all property furnished by the utility, at all reasonable times for the purpose of inspection of customer's premises incident to the rendering of service, reading meters, or inspecting, testing, repairing or conducting markouts, either itself or through its contractor designated to perform said markouts, in compliance with the Underground Facility Protection Act, N.J.S.A. 48:2-73 et seq., and N.J.A.C. 14:2, also known as the "One-Call rules," of its facilities used in connection with supplying the service, for the discontinuance of service for nonpayment after proper notice, or for the removal of its property. (N.J.A.C. 14:3-3.6(a)) Service can be discontinued for refusal of reasonable access to customer's premises for necessary purposes in connection with rendering of service, including meter and remote reading device installation, reading or testing, or the maintenance or removal of the utility's property. (N.J.A.C. 14:3-3A.1(a)5.i) Reconnection fees as shown on Rate Schedule P-2 and Rate Schedule 9-A will be charged upon restoration of service.
- 27. It is the responsibility of a customer who wishes to voluntarily discontinue his or her service to notify the Company and request a final reading. A customer wishing to discontinue service shall give notice to the utility. Within 48 hours of said notice, the utility shall discontinue service or obtain a meter reading for the purpose of calculating a final bill. Where such notice is not received by the utility, the customer shall be liable for service until the final reading of the meter is taken. Notice to discontinue service will not relieve a customer from any minimum or guaranteed payment under any contract or rate in accordance with the Standard Terms and Conditions on Sheet Nos. 23 and 24, nor will it mitigate any of the obligations on the Company's General Metered Rate Schedules. In accordance with N.J.A.C. 14:3-3A.1(b).
- 28. If a customer wishes to have his service physically disconnected, then notice as set forth within this tariff is required prior to such disconnection provided, however, that nothing herein shall operate to prevent the Company from discontinuing service at any time under conditions and for reasons set forth in this tariff; and provided further, that nothing herein shall be construed to prevent the making of contracts for extension of service or other special conditions.
- 29. When a customer is physically disconnected (water service) or the service lateral is plugged (wastewater service) for non-payment of a bill for, or violation of the standard terms and conditions of service, the customer will be required to pay, in addition to any outstanding or delinquent amount, the Company's actual cost of reconnection or \$350.00, whichever is more, before service is restored. See Rate Schedules P-2 and 9-A. Wastewater service customers who remove plugs from their service laterals, and water customers who operate the curb stop to restore service after disconnection are tampering with Company property and may be charged with theft of service.

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RESTORATION OF SERVICE

30. Service shall be restored within 12 hours upon proper application when: 1. all of the conditions under which service was discontinued are corrected; and 2. payment of all charges due is received at the utility or at an authorized payment center and the utility has received notice of the payment. Any other provision notwithstanding, the utility shall restore service within 12 hours if there is a complaint involving such matters before the Board and Board staff so directs the utility. <u>N.J.A.C.</u> 14:3-3A.9. See Rate Schedules P-2 and 9-A for restoration of service charges. Restoration of water service performed outside of normal business hours as shown on Rate Schedule P-2 will be subject to the Emergency Reconnection service charge of \$100 as shown on that Rate Schedule P-2.

THEFT OF SERVICE

- 31. Whenever the Company reconnects service to a customer under the following conditions, a charge will be rendered for providing this service as described in Rate Schedule P-2 or 9-A.
 - a. Whenever the Company has determined that a customer's service has been reconnected without the permission of the Company after service has been terminated for non-payment of bills or violation of the Company's tariff, the Company will terminate the customer's service for a second time and give written notice to the customer that if service is reconnected again without the permission of the Company, it will be necessary for the Company to excavate and physically disconnect service. A reconnection charge will be applied as set forth in Rate Schedules P-2 or 9-A of the present tariff.
 - b. Customers in default in the payment of a bill may be required to furnish a deposit or increase their existing deposit in an amount sufficient to secure the payment of future bills. Service shall not be discontinued for failure to make such deposit except after proper notice to the customer. If a customer who has made a deposit fails to pay a bill, the Company may apply such deposit insofar as is necessary to liquidate the bill and may require that the deposit be restored to its original amount. N.J.A.C. 14:3-3.4(f)
- 32. The Company has certain rights under the law to obtain the cessation of acts constituting theft of service that have been committed in violation of <u>N.J.S.A.</u> 2C:20-8, as well as complete restitution for any losses or damages it has suffered as a result of said acts. Customers who tamper with Company property to illegally restore service after being shut off for nonpayment or any other reason under <u>N.J.A.C.</u> 14:3-3A <u>et seq</u>. may be subject to fees pursuant to Rate Schedule P-2 and Rate Schedule 9-A and responsible for payment of any resulting damages.

LATE PAYMENT CHARGE

33. Should a nonresidential customer fail to make payment as specified under Terms of Payment in the Rate Schedules the Company may, on the twenty-sixth (26th) day, assess a late charge at the rate of 0.35%. Service to state, county or municipal government entities will not be subject to a late payment charge. The charge will be applied to all amounts billed and unpaid finance charges applied to previous bills. The amount of the late payment charge to be applied to the Customer's account shall be calculated by multiplying the previous unpaid bill amount by the late payment charge rate. When payment is received by the Company from a Customer who has an unpaid balance which includes charges for late payment, the Customer's payment shall be applied first to the oldest aged unpaid bill amount and its applicable late charge, and then to the next oldest aged bill amount and late charge. Notwithstanding the foregoing shut off provisions in accordance with N.J.A.C. 14:3-3A will still apply to past due accounts.

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<u>METER</u>

- 34. The utility must provide for one free water meter test during any twelve (12) month period if the customer so requests it. (N.J.A.C. 14:3-4.5) A meter of a customer who has a complaint filed with the Board reflecting on the accuracy of the meter shall not be removed from service by the utility during the pendency of said complaint or during the following thirty (30) days unless otherwise authorized or directed by the Board. (N.J.A.C. 14:3-4.8(c)) When a billing dispute is known to exist, the water utility shall, prior to removing the meter, advise the customer that they may have the meter tested by the utility or may have the Board witness a testing of the meter by the utility, and that in any event the customer may have the test witnessed by a third party. (N.J.A.C. 14:3-4.5(c)) A meter test arising from a billing dispute may be appropriate in instances which include, but not limited to, unexplained increased consumption, crossed meters, consumption while an account is vacant or any other instance where the meter's accuracy might be an issue in a bill dispute. (N.J.A.C. 14:3-4.5(d)) The customer can apply to the Board for a Board inspector to test the customer's meter. (N.J.A.C. 14:3-4.5(e)) All costs for such a test shall be borne by the Company. N.J.A.C. 14:3-4.5(e)
- 35. If more than one meter test is made within a twelve (12) month period at the request of the customer and the meter is found to be accurate, the Company shall charge the customer for this meter test at the rate set forth in Rate Schedule P-2 for each additional test. (N.J.A.C. 14:3-4.5). If the meter is found to register fast by more than one and one-half percent (1.5%) of the water passed through the meter at full capacity, the customer will not be charged for the test. N.J.A.C. 14:3-4.6
- 36. Whenever a water meter is found to be registering fast by more than one and one-half percent, an adjustment of charges shall be made in accordance with the regulations which can be found at <u>N.J.A.C.</u> 14:3-4.6.
- 37. If a meter is found to be registering less than 100 percent of the service provided, an adjustment of charges may be made in accordance with the regulations which can be found at N.J.A.C. 14:3-4.6. In cases where the meter registers zero usage for an entire billing period, and the customer has knowingly taken and received water service, the customer shall be deemed to have reasonable knowledge that the meter may be defective or malfunctioning.
- A water utility must maintain records of customers' accounts for each billing period occurring within a six year period. Such records shall contain all information necessary to permit computation of the bill. <u>N.J.A.C.</u> 14:3-6.1(b)
- 39. When the meter is not located inside the customer's building but outside in a meter pit, the customer shall not make connections or alterations inside the meter pit. All such connections are to be made outside of the meter pit on the customer's side of the meter. The meter pit or vault shall be installed at a location acceptable to, and with the express approval of, the Company. The Company may install, at the Company's discretion, radio transmitters or other remote meter reading devices on its meters and appurtenances as needed to promote efficient and accurate meter reads. Failure to comply with this requirement will be considered tampering with facilities of the Company and the customer will be subject to charges for repairs to damaged equipment and/or discontinuance of service.
- 40. When the customer's usage is obtained through an electronic ("encoder") read, that usage shall be deemed actual. No adjustment shall be made for a meter that is found to be registering less than 100 percent except in the case of meter tampering, non-registering meters or in circumstances in which the customer should reasonably have known that the bill did not reflect the actual usage. <u>N.J.A.C.</u> 14:3-4.6(d)

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METER (Continued)

41. A customer having two or more meters (excluding meters for Service to Privately Owned Fire Protection Systems under applicable Rate Schedules set forth in the tariff) on the same premises will be charged at the tariff rate for the quantity of water equivalent to the sum registered on all of the meters on the premises, subject to a facilities charge equal to the sum of the facilities charges for each meter. Private Fire Protection services will be charged separately, in agreement to the present tariff.

APPLICATIONS FOR SERVICE

- 42. Inquiry for a water or wastewater service connection may be made by mail, telephone (888.237.1333) or via the Company's website at <u>www.amwater.com/njaw</u>, and the Company will provide and submit to the applicant, if necessary, any and all forms required to be filled out and signed by the owner, or their agents, for the premises to be supplied, including the identity of the customer of record before any new connection shall be installed. The application will not be processed until all forms are completed in full and any required supporting documentation is provided. Customers must agree to the terms, conditions and rates for service as set forth in this and subsequent tariffs of the Company.
- 43. Such inquiry shall be made in a reasonable time before such service is required for new buildings and premises not previously supplied to allow for the installation of service lines and accessories by the Company, as hereinafter defined.
- 44. Separate inquiry shall be made for each premises and for each type of service requested to be furnished (*i.e.* consumptive, irrigation, construction, wastewater, etc.)
- 45. Water and wastewater connections shall be made by the Company subject to the prior existence of a main that is adequately sized in terms of capacity and pressure required for the specific water connection within a public right of way or company easement abutting the property or premises to be served except in the case where the location of the connection is proposed to be on the long side of a divided (raised or grass) state highway, in which case the customer will be required to enter into an extension agreement. The acceptance of such inquiries for service shall in no way obligate the Company to extend its distribution or collection mains to abut the property or premises except as hereinafter provided.
- 46. The connection shall be in accordance with the applicable laws including but not limited to those of the BPU, DEP and all federal, state and local agencies.
- 47. In areas where the billing for wastewater service is based on the volume of water supplied to the premise by the Company, the Company will provide wastewater service only where the water used on the premises is measured by a water meter, subject to the limitations described within this paragraph, below. Where wastewater service is provided and water used on the premises is not supplied by the Company, then the water so used shall be measured by a meter furnished and installed by the Company at a location approved by the Company subject to the limitations described within this paragraph, below. Said wastewater charges shall be based on the volume of water supplied to the premises and measured by the water meter, unless the Company determines that, due to such issues as adverse ground conditions or due to other such unforeseen circumstances, or as required by other tariff provisions herein, it is impracticable or imprudent to install a water meter at the customer's premises in order to base wastewater service charges on the volume of water supplied to the premises as measured by said meter. In such situations, wastewater service billing will be based upon a flat rate, or a minimum usage as established by the applicable rate schedule within this tariff. In instances where a customer's water comes from a well, the Company will make a reasonable effort to install a meter on said well for purposes of determining wastewater service based on water consumption. However, if the utility determines that it is not feasible or practical to install a water meter on the well, the wastewater service billing shall be based upon a flat rate. In addition, should conditions in or around the well cause the meter to malfunction 2 times after installation, the Company has the right to remove the meter and to bill wastewater service on a flat rate, or a minimum usage as established by the applicable rate schedule within this tariff.

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By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

APPLICATIONS FOR SERVICE (CONTINUED)

- 48. The Company is not obligated to install more than one service and meter for each property or premises. Furthermore, in those instances where more than one service is requested the Company reserves the right to recapture all costs associated with the additional service(s).
- 49. Physical connections, such as cross-connections, interconnections, valves, pumps, or similar devices, either permanent or temporary, connecting the pipelines or facilities of the Company with other pipelines or facilities supplied with water from other sources will not be permitted without the express written consent of the Company. Water which has once been drawn from the Company's distribution network and used for any purpose or stored in tanks, is considered an unapproved source of supply.
- 50. The Company may require a cross-connection protective device on a customer's service, in accordance with <u>N.J.A.C.</u> 7:10-10, which will be purchased and installed at the expense of the customer. The cross-connection device shall be of the type approved by the Company. Inspection and testing at intervals, in accordance to <u>N.J.A.C.</u> 7:10-10, will be performed at the expense of the customer.
- 51. No device or connection is permitted between pipes carrying water from the mains of the Company and any portion of the plumbing system of the premises, which may under any condition permit back-flow or back-siphonage unless prior written permission has been granted by the Company.
- 52. Customers requesting a relocation of their service line will be required to pay a fee for the new service line and elimination of the existing service line.
- 53. Customers requesting a relocation of a Public Fire Hydrant will be required to pay a fee for its relocation.
- 54. Installation of electronic meter reading devices and other equipment designed to facilitate efficient and accurate meter reads, protect the integrity of the water system and/or quality of the water supplied by the Company may be required from any customer as a condition of service at the discretion of the Company.
- 55. Water sales to customers or entities using trucks or tanks that require additional attention can affect the Company's daily operations. A surcharge may be applied as listed in Rate Schedule P-1 of the present tariff.
- 56. A deposit may be required to guarantee payment for water service used for general construction and contracting purposes in an amount equal to the cost of the meter furnished. The deposit, less the cost of repairs to the meter, if any, will be refunded after surrender of the meter and payment of all charges for water supplied through it.

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WATER SERVICE AND CONNECTING LINES

Company Side – Service Lines

- 1. The Company is responsible for the installation and maintenance of the service line.
- 2. Only employees of the Company or persons duly authorized to do so by the Company are permitted to operate or otherwise access the curb stop.
- 3. No service line shall be used to supply more than one customer unless authorized in advance by the Company in writing.
- 4. Where two or more customers are supplied through a single service line, the customers and/or premises owner must provide a suitable location(s) for a separate meter and separate shut-off valve that will be dedicated to each customer. The piping of the building must be so arranged that each customer can be supplied through an independent meter, shut off valve and piping system as may be required by the Company, at the Company's sole discretion. The meter pit or vault shall be installed at a location acceptable to, and with the express approval of, the Company. Failure to comply with this provision may result in termination of service to all accounts serviced by a single connecting line when service to one account must be discontinued for non-payment or failure to otherwise comply with the terms and conditions of service provided for herein. Notice provisions outlined on Sheet No. 12, paragraph 25, will apply.
- 5. No single building or single group of buildings in one common enclosure and under one ownership shall be supplied by more than one of the same type of service line (i.e., only one domestic line and one fire line).

Customer Side – Connecting Lines

- 6. Connecting lines are owned, installed, maintained and repaired by the premises owner at the premises owner's sole expense. The connecting line should be maintained in a condition conducive for the Company to perform the services required to serve its customers. If the connecting pipe is not so maintained, any failure of this pipe following the operation of the curb stop by the Company will be the responsibility of the premises owner. While performing its duties, if the Company notices that the connecting pipe or other premises owner-owned and maintained appurtenances appear to be in poor condition, the Company will attempt to notify the premises owner of such, including that the owner may desire to contact a licensed plumber for a professional evaluation and/or repair of the connecting pipe and appurtenances. Failure to repair a leaking connecting line is grounds for termination of water service. N.J.A.C. 14:3-3A.1(a)5.
- 7. Notwithstanding any other provision of this tariff, the Company may, at its own expense, and with the permission of the customer, replace a customer's connecting line that is i) made of lead pipe, ii) made of pipe lined with lead or iii) made of ferrous-based pipe material capable of retaining lead particles.
 - a. After the Company replaces the customer's connecting line, as described above, the customer will continue to own and be responsible for the connecting line, including maintenance of such line, in accordance with this tariff. The Company will offer the customer a warranty of the workmanship of its installation of the new connecting line for a period of 12 months following the date the customer signs the replacement agreement with the Company, with the Company's liability limited to the cost of repairing or replacing the customer's connecting line during that time. Except for the Company's limited liability under the 12-month workmanship warranty, the Company will not own nor assume any liability or responsibility with respect to the customer connecting line. The customer will agree to release and hold the Company harmless the Company, its contractors and subcontractors from and against all claims, liability and costs resulting from acts and omissions of Company and/or its approved contractors and/or subcontractors in installing the Customer service line pursuant to the replacement agreement.

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WATER SERVICE AND CONNECTING LINES

Customer Side – Connecting Lines (continued)

- 8. Connecting lines should be installed, without sharp bends, at right angles to the line of the street and shall be installed in the trench not less than 3-1/2 feet in depth to avoid damage and possible interruption to service caused by freezing. Other utility service lines shall not be installed in the same trench as the connecting line. No attachment shall be made to the connecting line between the curb stop and the meter except as otherwise authorized by the Company. Unauthorized attachments are grounds for termination of service. N.J.A.C. 14:3-3A.1(a)5.ii
- 9. Connecting lines should not be less than ³/₄ inch in inside diameter.
- 10. A customer must install a water pressure reducing valve where required by State of New Jersey plumbing code. If a water pressure reducing valve is required to be installed, the customer must install a pressure relief valve (collectively both are referred to as the "Valves"). In all cases, the costs of installation and maintenance of the Valves shall be borne by the customer. The customer shall own and be obligated to maintain the Valves. The Company will not be liable for damage due to meter failures if the customer is located in a high pressure zone and does not have a pressure reducing valve or has a pressure reducing valve downstream from a water meter that is installed inside the premises.
- 11. For meters less than or equal to 2 inches the pressure reducing valve will be located on the downstream side of the meter if the meter is located outside of the customer's premises and on the upstream side of the meter, if the meter is located inside of the customer's premises. For meters greater than 2 inches the pressure reducing valve will always be located on the upstream side of the meter.
- 12. The customer is required to make all changes in the connecting line due to changes in grade, relocation of mains, or other causes only if such changes are mandated by a municipality, county, state or other governmental body.

WATER MAIN EXTENSIONS

13. The Company will extend water service in accordance with all applicable laws of the State of New Jersey and Board of Public Utilities regulations and orders including <u>N.J.A.C.</u> 14:3-8.1 <u>et seq.</u> Mains will be extended to the mid-point of property frontage for residential properties, and along the entire frontage for commercial properties, regardless of where the service stub is installed.

Information on how to apply for a water main extension can be found on the Company's website at https://www.amwater.com/njaw/About-Us/Providing-Solutions/Developers/.

CUSTOMER'S PREMISES

- 14. The Company may refuse to provide a water connection, or furnish water through a connection pipe already installed, when a customer's piping system is not installed in accordance with the regulations of the Company and of the municipality in which the premises are located; or when the system on the premises is not at sufficient depth to prevent freezing.
- 15. Customers shall not permit access to the meter and other appliances of the Company except by authorized employees of the Company or properly authorized state or local inspectors.
- 16. In all cases the customers should not interfere with property of the Company, but should immediately notify the Company of any problem.
- 17. It is the sole responsibility of each customer to ensure that all piping and appurtenances within a customer's premises comply with state, municipal and other public health regulations in force with respect hereto including state and local plumbing codes. The piping and appurtenances shall be maintained in a condition conducive for the Company to perform the services required to serve the customer.

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CUSTOMER'S PREMISES (CONTINUED)

- 18. In any premises where devices are used which might produce a back pressure, such as steam boilers, carbonation equipment for soft drinks, booster pumps, etc., a check valve shall be installed by the customer at the meter. In the event such check valve is installed, pressure relief valves should be provided by the customer in the system.
- 19. In any premises where an auxiliary water source is available, the pipes carrying water from the mains of the Company are required to be marked in some distinctive manner for ready identification.

PRIVATE FIRE PROTECTION SERVICE

- 20. Customers desiring a separate service connection for private fire service are required to make separate application for such service on forms prescribed by the Company. Private fire service installations are made in accordance with the provisions of this tariff regarding the installation of service and connecting pipes and other facilities.
- 21. Service lines designated for private fire protection are installed for customers requiring a private fire service to supply sprinkler heads, hydrants or hose connections. Any connection in which sprinkler heads and/or hose connections are supplied through a domestic service connection are considered "multi-use", are not considered as part of a private fire protection service, and shall not be deemed as part of this section. The utility shall have the right to suspend or curtail or discontinue service for any of the following acts or omissions on the part of the customer: tampering with any facility of the utility; fraudulent representation in relation to the use of service; and connecting and operating in such manner as to produce disturbing effects on the service of the utility or other customers. (N.J.A.C. 14:3-3A.1(a)5)
- 22. The connection shall be in accordance with the applicable laws including but not limited to those of the BPU, DEP and all federal, state and local agencies.
- 23. Unless specified by the Company, dedicated private fire service lines and facilities, including hydrants, are to be used exclusively for fire protection purposes and should be equipped with special meters.
- 24. No water should be used through private fire protection facilities except for permitted testing purposes or in case of fire. The use of private fire protection facilities for other reasons will result in termination of service following notification pursuant to N.J.A.C. 14:3-3A.1(d).
- 25. Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for private fire protection.
- 26. A "multi-use" service is not a private fire service. Please refer to Schedule P-3 for the terms and conditions regarding multi-use service.
- 27. Private fire protection shall not be offered or charged for service to private fire hydrants connected after a master meter on a general metered or multi-use service. A master meter on a general metered or multi-use service with a hydrant will be billed pursuant to the applicable general metered rate schedule and considered as such.
- 28. The Company shall not be liable for any loss, injury, casualty or damage resulting from fire or water, or other agency, resulting from the supply or use of water service or the failure thereof, which may occur on account of the installation or presence of a private fire service connection, or from the presence or operation of the Company's structures, equipment, pipes, appliances or devices on the customer's premises, or connected therewith.
- 29. The Company may not discontinue water service unless it has provided written notice giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. However, in case of fraud, illegal use, or when it is clearly indicated that the customer is preparing to leave, immediate payment of accounts may be required, and service may be discontinued without further notice.

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PUBLIC FIRE PROTECTION SERVICE

29. Upon application or request by a duly authorized representative of a municipality in the Company's service area, the Company will install fire hydrants for purposes of public fire protection. The locations of such hydrants are selected by agreement between officials of the municipalities and representatives of the Company after careful consideration. Municipalities or the designated customer of record (*e.g.* local fire district) shall pay the Company a charge for service to public fire hydrants within that municipality as provided in the applicable rate schedule set forth in this tariff.

MULTI-USE SERVICE

- 30. Multi-use service is only available to franchise customers who submit a completed application to the Company. By applying for multi-use service, the customer agrees to be responsible for all claims, costs and liability for personal injury, death and/or property damage, resulting from the customer's individual water system, unless caused by the negligence of the water utility. A "multi-use" service is not a private fire service. Please refer to Schedule P-3 for the terms and conditions regarding multi-use service.
- 31. All multi-use service lines shall be metered and the meter shall be located in a meter pit or vault located outside of the Customer's structure. The meter pit or vault shall be installed at a location acceptable to the express approval of the Water Company.
- 32. If a customer requests a change in meter size associated with a multi-service meter, the customer must reapply for service and re-certify each item addressed below and in Rate Schedule P-3.
- 33. By applying for multi-use service, and operating the same, the customer agrees:
 - a. The customer has complied with all of the terms and conditions set forth on Rate Schedule P-3;
 - b. To include a backflow prevention device(s) as defined at <u>N.J.A.C.</u> 7:10-1.3, and as specified at <u>N.J.A.C.</u> 7:10-10.3;
 - c. To be solely responsible for all costs and expenses relating to the installation, operation, maintenance, repair and replacement of the customer's water system, including the fire suppression system and backflow prevention device(s);
 - d. To ensure that the customer's water system complies with the applicable requirements of the Uniform Construction Code in effect at the time of system installation, including any applicable building, plumbing and fire protection sub-codes;
 - e. To ensure that the customer's water system is maintained in accordance with all applicable law so as to protect against backflow, back-siphonage and contamination of the potable water system; and
 - f. To be subject to disconnection under the standard terms and conditions as apply to fire protection service or multi-use service in accordance with the Board's rules governing discontinuance of such service at <u>N.J.A.C.</u> 14:3-3A.4(k) and <u>N.J.A.C.</u> 14:9-8.3.

EMERGENCY RESPONSES DUE TO EXTRAORDINARY DEMAND AND/OR DIMINISHED SUPPLY

- 34. <u>Discontinuance of service for failure to comply with use restrictions</u>. For compliance by the utility in good faith with any governmental order or directive, notwithstanding that such order or directive subsequently may be held to be invalid, the Company may, upon reasonable notice, suspend, curtail, or discontinue service pursuant to <u>N.J.S.A.</u> 48:2-23, <u>N.J.S.A.</u> 48:2-24, and <u>N.J.A.C.</u> 14:3-3A for any of the following acts or omissions on the part of the customer:
 - a. Connecting or operating any piping or other facility, including but not limited to, lawn sprinkling on the customer's premises in such a manner as to adversely affect the safety or adequacy of service provided to other customers present or prospective; or

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EMERGENCY RESPONSES DUE TO EXTRAORDINARY DEMAND AND/OR DIMINISHED SUPPLY

Discontinuance of service for failure to comply with use restrictions (continued)

- b. Continuing waste of water by customers after notice from the utility through improper or imperfect pipes, fixtures, or failure to comply with restrictions; or
- c. Failure to comply with the standard terms and conditions contained in this tariff or failure to comply with any state law, or the rules, regulations, orders or restrictions of any governmental authority having jurisdiction.
- 35. Water service shall be restored when the conditions under which such service was discontinued, as specified above, are corrected and upon the payment of the <u>SPECIAL RESTORATION OF SERVICE CHARGE</u> of \$100.00 for each restoration.
- 36. The Company will endeavor to provide a regular and uninterrupted supply of water through its facilities. However, if because of emergencies beyond the control of the Company, including governmental mandate, service is interrupted, irregular, defective or fails, the Company will not be liable for damages or inconvenience resulting there from. In the event of an extraordinary demand and/or diminished supply, or when operational issues make such actions desirable, including, among other things, protecting the integrity of the system and permit conditions, the Company may restrict the use of water whenever the public welfare may require it and, if necessary, may shut off the water in its mains and pipes. In such cases the Company shall advise its customers by placing a prominent advertisement detailing the conditions and restrictions in a newspaper of general circulation in the utility service area. The notice will state the purpose and probable duration of the restriction or discontinuance. Failure to provide regular and uninterrupted service due to breakdowns is covered under other sections of this tariff.
- 37. The Company may restrict water service during certain periods, where the Company advises the Board of Public Utilities, in order to protect the public water supply, or otherwise to comply with any regulations, orders or decrees issued by the Governor of New Jersey or the Department of Environmental Protection, or any successor agency or department pursuant to the Water Supply Management Act, or other statutes or regulations of the state or federal government. Such interruptions or restrictions shall be reported to the Department of Environmental Protection, if necessary, and the Board by each utility by the speediest means of communications available, promptly followed by a detailed written report, pursuant to the provisions of N.J.A.C. 14:3-3.7 et seq. Thereafter the utility shall provide weekly reports for the duration of the emergency.
- 38. When the supply of water to individual customers is to be discontinued or curtailed for the customer's failure to comply with emergency water restrictions imposed because of extraordinary demand or diminished supply, the Company shall advise such customer(s) by placing a door tag on the front door of the home of the individual(s) in violation of the restrictions, at least twenty-four (24) hours prior to discontinuance or curtailment, or by giving another form of notice acceptable to the Board. The Company will advise business and commercial customers, in writing, by mailing a notice to the customers' billing address. In the case of door tags, they shall be sequentially numbered and include the date, time and nature of the violation and the procedure for restoration of service. All such notices shall be accounted for by the utility.

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A. WASTEWATER MAIN EXTENSIONS

Applicability

Applicable to all wastewater service customers served by the Company.

- 1. The Company will extend wastewater service in accordance with all applicable laws, regulations and orders of the State of New Jersey and Board of Public Utilities including <u>N.J.A.C.</u> 14:3-8, <u>et seq.</u>
- 2. Mains will be extended to the mid-point of property frontage for residential properties, and along the entire frontage for commercial properties, regardless of where the service stub is installed.
- 3. Documentation on how standard wastewater main extensions are handled can be found on the Company's website at https://www.amwater.com/njaw/About-Us/Providing-Solutions/Developers/.
- 4. Please also refer to Sheet No. 13, paragraph 28 of the Standard Terms and Conditions.

B. CALCULATION OF WINTER QUARTER CONSUMPTION

Applicability

Applicable to wastewater service customers served by the Company in in the Statewide Wastewater Collection Areas of Lakewood, Tewksbury Township, Service Area 1D, the former Applied Wastewater Management Service Area ("Applied"), Plumsted Township, Elk Township, the Boroughs of Haddonfield and Mount Ephraim, and the former Environmental Disposal Corp. Service Area ("EDC"), Rate Schedules 2-A, 6-A, 10-A, 11-A, 13-A, and 21-A.

Volumetric Wastewater Charge

The volume of wastewater discharged is assumed to equal water meter registration. The monthly Volumetric Wastewater Charge shall be determined based upon winter quarter consumption, but in no case less than 2,000 gallons per month. Winter quarter consumption shall be determined based on an initial water meter reading taken in December of one year with the concluding meter reading taken approximately 90 days thereafter in March of the following year.

The monthly Volumetric Wastewater Charge shall be determined as follows:

Meters read in January, February and March

The Volumetric Wastewater Charge for each respective month shall be determined by multiplying the applicable monthly usage times applicable volumetric charges.

Meters read in April through December

The Volumetric Wastewater Charge for each month April through December shall be based on the Monthly Usage Constant, equal to one-third of the winter quarter consumption, but in no case less than 2,000 gallons per month, multiplied by applicable volumetric charges.

In the case of new customers, the volume of wastewater discharged shall be determined as follows:

1. <u>New Customers in an Existing Dwelling or Premises for Which Actual Full Period Winter Quarter Usage</u> <u>History is Available.</u>

Determination of the monthly use constant shall be based on the last known full period winter quarter usage at that property, but in no case less than 2,000 gallons per month. This monthly use constant will be used for billing purposes until the customer receives the January bill in the following year. The January and subsequent bills will be calculated in accordance with the method described in this Tariff for determining the monthly Volumetric Wastewater Charge.

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B. CALCULATION OF WINTER QUARTER CONSUMPTION (CONTINUED)

- 2. <u>Existing or New Customers in an Existing or New Dwelling or Premises for Which No Full Period Winter</u> <u>Quarter History has Been Established.</u>
 - a. For service established outside of the winter quarter:

Determination of the monthly use constant shall be based on 12,000 gallons per quarter (a monthly usage constant of 4,000 gallons) until the customer receives the January bill in the following year. The January and subsequent bills will be calculated in accordance with the method described in this Tariff for determining the monthly Volumetric Wastewater Charge.

b. For service established during the winter quarter:

Determination of the monthly use constant will be based upon the actual usage during the winter quarter with a minimum of 12,000 gallons (a monthly usage constant of 4,000 gallons). This monthly use constant will be used for billing purposes until the customer receives the January bill in the following year. The January and subsequent bills will be calculated in accordance with the method described in this Tariff for determining the monthly Volumetric Wastewater Charge.

C. SPECIAL REQUIREMENTS RELATING TO WASTEWATER SERVICE - COLLECTION SYSTEMS

Applicability

Applicable to wastewater service customers served by the Company in Bound Brook, Bridgewater, Haddonfield, the Egg Harbor City Utility, Howell Township, Lakewood Township, Mount Ephraim, Ocean City, Elk Township and the Borough of Somerville.

- 1. Separate and independent wastewater service lines shall be installed for each customer. All building drains and building wastewater appurtenances shall be the responsibility of the customer and shall be installed and maintained by the customer.
- 2. No customer shall discharge or cause to be discharged into the Company's system any storm water, surface water, ground water, roof runoff, sub-surface drainage, foundation or basement sump drainage, uncontaminated cooling water or unpolluted industrial process water.
- 3. No customer shall discharge or cause to be discharged into the Company's system the following described substances, materials, waters, or wastes without the prior written approval of the Company. Such wastes can harm either the wastewater system or treatment process and/or equipment, have an adverse effect upon the receiving stream for the treated wastewater, or can otherwise endanger life, limb or property or create a nuisance. In forming the opinions as to whether or not to permit the discharge, the Company will consider the effect upon receiving wastewater system, as well as the conditions placed upon the Company by its service agreements with the local treatment Utilities Authorities that treat the wastewater the Company collects.
- 4. The customer shall be responsible for maintaining and repairing the "building drain" and "building sewer."
- 5. The customer shall be responsible for installing and maintaining a backwater valve in buildings that have fixtures below grade level. In the event of a gray water backup, the Company shall not be liable for any damage or inconvenience resulting from the absence/malfunctioning of this appurtenance.
- 6. The Company reserves the right upon completion of its findings to:
 - a. Reject the wastes.
 - b. Require pretreatment to an acceptable condition for discharge.
 - c. Require flow equalization.

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C. <u>SPECIAL REQUIREMENTS RELATING TO WASTEWATER SERVICE – COLLECTION SYSTEMS</u> (CONTINUED)

- 7. In the event pretreatment facilities or flow equalization is required, the design and construction of such facilities shall be subject to approval of the Company and operation of said facilities shall be subject to inspection by the Company. Monitoring and/or sampling equipment shall be installed and operated by the customer as deemed necessary by the Company to ascertain proper operation of the pretreatment facilities.
- 8. The wastes requiring written approval are:
 - a. Any liquid or vapor having a temperature in excess of 150°F.
 - b. Any waters or wastewaters containing phenols.
 - c. Any waters or wastes having a pH in excess of 9.5.
 - d. Any water containing unusual concentrations of inert suspended solids, such as, but not limited to, diatomaceous earth, lime and lime slurries or of dissolved solids such as but not limited to sodium chloride or sodium sulfate.
 - e. Any water or wastewater containing excessive discoloration.
 - f. Wastewater having unusual "B.O.D." concentration, suspended solids concentration or high chlorine demand in such quantities as to constitute a significant load on the treatment plant.
 - g. Unusual volume of flow or concentrations of wastes constituting "slugs" as hereinbefore defined.
 - h. Water or wastes containing substances not amenable to biological treatment processes as defined by a wastewater treatment plant owner or operator.
- 9. No customers shall discharge or cause to be discharged any of the following described waters or wastes to the wastewater system:
 - a. Any gasoline, benzene, naptha, paints, lacquers, fuel oil or other flammable or explosive liquid, solid or gas which by reason of its nature or quality may cause fire or explosion or which, in any way, may be injurious to personnel or the wastewater system.
 - b. Any water or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity either singly or by interaction with other wastes to injure or interfere with any wastewater treatment process, constitute a hazard to humans or animals, create a public nuisance, or create any hazard in the receiving waters of the wastewater treatment plant.
 - c. Any waters or wastes having a pH of lower than 5.5 or having any other corrosive property capable of causing damage or hazard to the wastewater system and/or personnel of the Company.
 - d. Plating mill wastewater or other industrial process water containing spent pickle liquor, concentrated plating solutions, chromium, zinc and similar toxic heavy metals, cyanides and cleaning solvents.
 - e. Any radioactive material.
 - f. Any water or wastes containing fats, wax, grease, tar, oils or any other substances, whether emulsified or not which may solidify or become viscous at temperatures between 32° and 150°F or which would impair, impede, affect, interfere with, or endanger personnel or the wastewater system.
 - g. Any garbage not properly shredded.
 - h. Any solids of such size or characteristic capable of causing obstruction to the flow in sewers, such as, but not limited to, ashes, cinders, sand, mud, straw, metal shavings, glass, rags, feathers, tar, plastic, wood, paunch manure, hair fleshings, offal, entrails, etc.

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C. <u>SPECIAL REQUIREMENTS RELATING TO WASTEWATER SERVICE – COLLECTION SYSTEMS</u> (CONTINUED)

10. Any customer discharging industrial wastes shall provide and maintain a control manhole suitable to facilitate observation, sampling and measurement of the wastes. The Company (and the local treatment Utilities Authorities that treat the wastewater the Company collects) shall have the right to inspect, sample, measure and analyze wastewater as they deem necessary.

D. SPECIAL REQUIREMENTS RELATING TO WASTEWATER SERVICE – TREATMENT SYSTEMS

Applicability

Applicable to wastewater service to customers served by the Company in Service Area 1D (former Applied), Plumsted Township, Service Area 1H (former Salem), Long Hill Township, the former EDC Service Area, and Tewksbury Township, except as specifically provided elsewhere in this tariff.

- 1. The within rates are applicable to normal wastewater, as defined by the New Jersey Department of Environmental Protection, namely 250 ppm.5 day B.O.D. The utility company reserves the right to require pretreatment of the wastewater prior to discharge into sewers in the event that the wastewater contains harmful substances such as gasoline, PCBs, oil, explosive liquids, phenols, acids, alkalines, lint, excessive detergents or any other substance as defined by NJDEP. Each customer shall be fully responsible for proper use of the wastewater system and shall therefore not discharge any chemicals or contaminants which are toxic and which may cause damage to the wastewater system's electrical, mechanical, biological, or physical process components or may harm either the groundwater, soil or atmosphere, as listed on Schedule A on Sheet No. 27, as it may be periodically updated. Any cost involved in repairs of damage to the Company's facilities, environmental damages and penalties or fines levied against the utility caused by the introduction by the customer of unacceptable or harmful substances shall be the responsibility of the customer.
- 2. In accordance with the National Standard Plumbing Code adopted by the Uniform Construction Code of the State of New Jersey, no storm drainage system of a building shall be connected directly or indirectly to the sanitary drainage system. The company adopts the above provision and prohibits the drainage of storm water into its collecting system. Each customer shall be responsible to prevent any surface water or groundwater from entering into the wastewater system and therefore shall not connect or allow to be connected to the system any sump pumps, basement or crawl space drains, roof gutters, downspouts, or floor drains, and shall properly maintain all pipes and clean-outs to assure a watertight connection. Improperly discharging effluent from a non-approved drainage or collection system shall be considered the basis for immediate termination of service pursuant to N.J.A.C.14:3-3A.1 et seq. The Company will provide notice of the termination of service to the extent reasonably possible.
- 3. Garbage disposal units are not permitted unless specifically authorized by the Company.
- 4. Each customer shall prevent damage to all system components located on the property being served, including components located within easement area; maintain the grass growth and prevent the growth of trees, shrubs, and ornamentals within the easement areas; maintain and repair pipes connecting the home to the septic tank to prevent clogging and leaking; and to notify the Company of any damage which may occur to system components.
- 5. Because the wastewater system can only handle a limited quantity of water, each residential customer may discharge no more than the maximum average of 350 gallons per day, or 32,000 gallons per quarter, of wastewater. In order to verify compliance with this provision, each customer must allow a representative of the Company to inspect all plumbing components upon request and to obtain all water meter readings as may be required.
- 6. Customers may not trespass on Company property or enter any Company facility without a representative of the Company being present.

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C. <u>SPECIAL REQUIREMENTS RELATING TO WASTEWATER SERVICE – TREATMENT SYSTEMS</u> (CONTINUED)

7. A customer may permanently terminate service by giving notice to the Company, which shall terminate service within five (5) business days of receipt of each notification. Temporary discontinuance of wastewater service is not permitted and each customer shall pay the applicable fixed service charge and minimum monthly charge (i.e., "RATES"), per month or per quarter, as applicable, unless and until such time as a replacement customer commences service at the premise. Customers are advised that it is illegal to operate a dwelling without adequate functioning wastewater facilities, and that the Company is required to notify local health authorities of wastewater service termination.

SCHEDULE A

I. MATERIALS NOT TO BE DISPOSED THROUGH THE WASTEWATER SYSTEM

Grease Wipes (baby, cleaning, flushable, wet) Gloves (latex, rubber) Food scraps Plastics Gasoline or motor fuels Paint and paint thinners Used motor oils Petroleum solvents Pesticides (solids or liquids) Herbicides (solids or liquids) Engine coolants (antifreeze) Acids Water softener backwash Photographic development solutions

II. MAXIMUM PERMITTED DISCHARGE CONCENTRATIONS

"Biochemical Oxygen Demand" – 250mg/L Chemical oxygen demand - 351 mg/L Total organic carbon – 99 mg/L Total solids - 1,608 mg/L Volatile solids - 295 mg/L Total suspended solids – 75 mg/L Volatile suspended solids - 62 mg/L Calcium - 59 mg/L Magnesium - 33 mg/L Sodium – 218 mg/L Chlorine - 218 mg/L Oil and grease - 22 mg/L Total dissolved solids - 872 mg/L Total Kjeldahl nitrogen - 60.7 mg - N/L Ammonia nitrogen – 53.3 mg – NL Phosphorus – 6.3 mg – P/L Turbidity - 45 NTU Ph – 5-9 Alkaline – 479 mg CaCo3/L Hardness - 327 mg CaCo3/L Volatile organics by GC/MS - Non-detectable Pesticides – Non-detectable Herbicides - Non-detectable

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AREA SERVED – WATER SERVICE

This tariff shall apply to the service area of the Company, which includes all or part of the following municipalities and all other places as may be permitted by law. This tariff shall also apply to other systems under contract wherever served. Hereafter, and unless otherwise specified herein,

- Service Area 1 refers to the water service area of New Jersey-American Water Company as it existed prior to January 1, 2007;
- Service Area 2 refers to the water service area of the former Elizabethtown Water Company; •
- **Service Area 3** refers to the water service area of the former Mount Holly Water Company;
- Service Area 1A refers to the water service area of the former South Jersey Water Supply Company;
- Service Area 1B refers to the water service area of the former Pennsgrove Water Supply Company;
- Service Area 1C refers to the service area of the former Shorelands Water Company;
- Service Area 1D refers to the service area of the former Applied Wastewater Management, Inc. ("Applied"); and
- Service Area 1E refers to the service area including all customers formerly served by the Borough of Haddonfield or located within the geographic boundaries of Haddonfield;
- Service Area 1F refers to the service area of the former Roxbury Water Company;
- Service Area 1G refers to the service area of the former Egg Harbor City Water & Sewer Utility ("Egg Harbor City Utility"); and
- Service Area 1H refers to the former service area of Salem City ("Salem").

Unless otherwise indicated, all municipalities and customers referenced below having no numeric designation next to their names were served by New Jersey-American Water Company as it existed prior to January 1, 2007. All municipalities and customers with a (2) designation next to their names were served by the former Elizabethtown Water Company prior to January 1, 2007; with a (3) designation next to their names were previously served by the former Mount Holly Water Company prior to January 1, 2007; with a (1A) designation next to their names were previously served by the former South Jersey Water Supply Company prior to November 1, 2007; with a (1B) designation next to their names were previously served by the former Pennsgrove Water Supply Company prior to November 1, 2007; with a (1C) next to their names were previously served by the former Shorelands Water Company prior to April 3, 2017; with a (1D) designation next to their names were previously served by Applied Wastewater Management, Inc. prior to September 1, 2010; and with a (1F) designation were previously served by Roxbury Water Company prior to January 1, 2019; with a (1G) designation were previously serviced by the Egg Harbor City Water & Sewer Utility prior to June 1, 2023; and with a (1H) designation were previously serviced by Salem City prior to June 25, 2024. Where a municipality was served in part by two of the former water companies listed above, service provided by New Jersey-American Water Company as it existed prior to January 1, 2007 shall be identified by a (1) designation. All municipalities for which the Company provides water service only to a portion of the municipality are reflected by a double asterisk (**) designation.

		Atlantic	<u>County</u>
	Franchise Cu	stomers	
Cities		Townships	
Absecon	Northfield	Egg Harbor	
Egg Harbor (1G)	Pleasantville	Galloway (1)(1G)	
Linwood	Somers Point		

Burlington County

	Franchise Customers		Resale Customers
Boroughs	Townsl	hips	Evesham Township MUA
Palmyra	Burlington **	Maple Shade**	Township of Moorestown
Riverton	Cinnaminson	Mt. Laurel *	*Medford Township
	Delanco	Mt. Holly (3)	Mt. Laurel Township MUA
<u>Cities</u>	Delran	Pemberton **	Township of Maple Shade
Beverly	Eastampton (3)	Riverside	
	Edgewater Park	Southampton (3)	
	Hainesport (3)	Springfield (3) **	
	Lumberton (3)	Westampton (3)	
	Mansfield (3)	,	

(Continued)

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Camden County

	<u>Campen County</u>	
Franchise Cus	tomers	Resale Customers
Boroughs Audubon Barrington Bellmawr ** Clementon ** Gibbsboro Haddon Heights Haddonfield (1E) Hi-Nella Laurel Springs Lawnside Lindenwold Magnolia Mt. Ephraim Oaklyn Runnemede Somerdale Stratford	<u>Cities</u> Camden (11th and 12th Wards) ** <u>Townships</u> Cherry Hill ** Gloucester ** Haddon ** Pennsauken ** Voorhees	Township of Haddon Aqua New Jersey Borough of Berlin Merchantville-Pennsauken Water Commission Winslow Township MUA Pine Hill Borough MUA Audubon Park Ancora Psychiatric Hospital
	Cape May County	
Franchise Customer	S	Resale Customers
<u>Cities</u> Ocean City		Middle Township Water District #2
<u>Townships</u> Middle ** Upper		
	<u>Essex County</u>	
Franchise Customer	<u>'S</u>	Resale Customers
<u>Boroughs</u> North Caldwell **	<u>Townships</u> Cedar Grove ** Irvington Livingston ** Maplewood Millburn South Orange Village ** West Orange	Township of Livingston City of Orange Township of South Orange Village Borough of Essex Fells
	Gloucester County	
Franchise Customer <u>Townships</u> East Greenwich ** Elk Township Harrison (1A) Logan (1) & (1B) Mantua** Woolwich**	<u>s</u> (Continued)	Resale Customers Deptford Township MUA East Greenwich Township Mantua Township MUA Township of West Deptford City of Woodbury Borough of Pitman Borough of Pitman Borough of Glassboro Borough of Glassboro Borough of National Park Aqua New Jersey Borough of Clayton

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Hunterdon County

Boroughs Frenchtown Franchise Customers Townships Raritan (2) Readington (2)** Tewskbury (2) (1D)**

Mercer County

Franchise Customers Resale Customers Boroughs Townships Borough of Hopewell (2) Hopewell (2) ** Princeton (2) Lawrence (2)** West Windsor (2)

Middlesex County

Franchise Customers Boroughs Dunellen (2) Jamesburg Middlesex (2)** South Plainfield (2) **

Townships Cranbury (2) Edison (2)* Monroe ** Piscataway (2) ** Plainsboro (2) ** South Brunswick (2) ** **Resale Customers**

Township of Edison Township of South Brunswick (2) Middlesex Water Co. (2)

Monmouth County

Franchise Customers **Resale Customers** Boroughs Cities Allenhurst Asbury Park Borough of Avon **Bradley Beach** Long Branch Borough of Belmar Deal Lake Como Borough Eatontown Townships Borough of Matawan Aberdeen ** Fair Haven Borough of Red Bank Colts Neck ** Borough of Keansburg Highlands Freehold ** Farmingdale Borough Interlaken Little Silver Aberdeen Township (1C) Hazlet (1C) Holmdel **(1C) Keyport Borough (1C) Monmouth Beach Neptune City Howell *' Oceanport Middletown Red Bank ** Neptune (incl. Ocean Grove) Rumson Ocean Sea Bright Shrewsbury ** Shrewsbury **Tinton Falls** Villages Loch Arbour

Union Beach West Long Branch

(Continued)

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Morris County

Franchise Customers Boroughs Mendham Florham Park ** Chester

Townships Chatham Chester (2) (1D)** Harding * Long Hill (formerly Passaic) Mendham ** Mt. Olive (1) (1D)** Roxbury (1F)

Resale Customers

Township of East Hanover

Ocean County

Franchise Customers

Boroughs Bay Head Lavallette ** Mantoloking Townships Berkeley* Brick** Toms River (formerly Dover)** Lakewood Plumsted (3)

Resale Customers

Borough of Point Pleasant

Passaic County

Franchise Customers Boroughs West Paterson **

F_____

Salem County

Franchise Customers	
Boroughs	Townships
Pennsgrove (1B)	Carneys Point (1B)

Cities Salem (1H) Oldmans (1B)

Townships

Little Falls

Somerset County

Franchise Customers		Resale Customers
Boroughs	<u>Townships</u>	
Bernardsville	Bedminster (1) & (2)	Franklin Township (2)
Bound Brook (2)	Bernards	Rocky Hill Borough
Far Hills	Branchburg (2)	
Manville (2)	Bridgewater (2)	
Millstone (2)	Franklin (2) **	
North Plainfield (2)	Green Brook (2)	
Peapack and Gladstone (2)	Hillsborough (2)	
Raritan (2)	Montgomery (2)	
Rocky Hill	Warren (1) & (2)	
Somerville (2)		
South Bound Brook (2)		
Watchung (1) & (2)		

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(Continued)

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Mark K. McDonough, President By:

Union County

Franchise Customers

Boroughs Fanwood (2) Garwood (2) Kenilworth (2) Mountainside (2) New Providence Roselle (2) Roselle Park (2)

<u>Cities</u> Summit Linden (2) Plainfield (2) <u>Townships</u> Berkeley Heights Clark (2) Cranford (2) Hillside (1) & (2) Scotch Plains (2) Springfield Union (1) & (2)

<u>Towns</u> Westfield (2) Resale Customers

City of Elizabeth (2) Winfield Mutual Housing Corporation (2) City of Rahway

Warren County

Franchise Customers

<u>Boroughs</u> Washington

<u>Towns</u> Belvidere Townships Franklin Mansfield Oxford ** Washington White

Issued: October 30, 2020

 By: Cheryl Norton, President One Water Street, Camden, NJ 08102
 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020. Effective: November 1, 2020

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RATE SCHEDULE A-1

GENERAL METERED SERVICE

<u>APPLICABILITY</u>

Applicable for general metered residential, commercial, industrial, and municipal service throughout Service Area 1, Service Area 1A, Service Area 1B, Service Area 1C, Service Area 1D, Service Area 1E, Service Area 2, and Service Area 3, except as specifically provided elsewhere in this tariff. The charge for general metered service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Size of Meter	Non-Exempt Per Month	Exempt Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate*	Rate*
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.88724	\$8.8724
Exempt	All	\$0.76624	\$7.6624

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. <u>N.J.A.C.</u> 14:3-3A.3.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

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By: Mark K. McDonough, President

RATE SCHEDULE A-2

GENERAL METERED SERVICE

APPLICABILITY

Applicable for general metered sales for resale service throughout the entire territory served except as specifically provided elsewhere in this tariff. The charge for general metered service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

	Non-Exempt	Exempt
Size of Meter	Per Month	Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.88724	\$8.8724
Exempt	All	\$0.76624	\$7.6624

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

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Reserved for future use

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1 Water Street, Camden, NJ 08102
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RATE SCHEDULE A-16

GENERAL METERED SERVICE

APPLICABILITY

Applicable for general metered service throughout Service Area 1F, Roxbury, served by the Company, except as specifically provided elsewhere in this tariff. The charge for general metered service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Non-Exempt
Per Month
\$22.65
34.00
56.61
113.30
181.38
339.96
566.28
1,132.41
1,811.83
2,264.81
2,830.77
4,529.62

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate*	Rate*
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.44640	\$4.4640

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). This water tax is not applicable for sales for resale service.

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Effective: September 15, 2024

By: Mark K. McDonough, President 1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in

Docket No. WR24010056 dated September 4, 2024.

RATE SCHEDULE A-17 GENERAL METERED SERVICE

APPLICABILITY

Applicable for general metered residential, commercial, industrial, and municipal service throughout Service Area 1G, Egg Harbor City Utility, except as specifically provided elsewhere in this tariff. The charge for general metered service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC), as shown on Rate Schedule O-2, and the Distribution System Improvement Charge (DSIC), as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

	Non-Exempt
Size of Meter	Per Month
5/8"	\$22.65
3/4"	34.00
1"	56.61
1 1/2"	113.30
2"	181.38
3"	339.96
4"	566.28
6"	1,132.41
8"	1,811.83
10"	2,264.81
12"	2,830.77
16"	4,529.62

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.88724	\$8.8724

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). This water tax is not applicable for sales for resale service.

Issued: September 5, 2024

Effective: June 2, 2025

By: Mark K. McDonough, President 1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in

Docket No. WR24010056 dated September 4, 2024.

RATE SCHEDULE A-18 IRRIGATION SERVICE

<u>APPLICABILITY</u>

Applicable to use of water supplied through meters to residential, commercial, industrial, and municipal customer located in Service Area 1G, the Egg Harbor City Utility, for the sole purpose of irrigation. Whenever service is established or is discontinued, all applicable fixed service charges shall be prorated to the date of establishment or discontinuance of service. The charge for the general metered irrigation service shall consist of the total of the Fixed Service Charge and the Water Charge.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

Non-Exempt
Per Month
\$5.00
7.50
12.50
25.00
40.00
75.00
125.00
250.00
400.00
500.00
624.90
999.90

WATER CHARGE

	Gallons	Rate*	Rate*
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.88724	\$8.8724

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). This water tax is not applicable for sales for resale service.

Issued: September 5, 2024

RATE SCHEDULE A-19

GENERAL METERED AND FLAT SERVICE¹

<u>APPLICABILITY</u>

Applicable for general metered residential and light commercial service throughout Service Area 1H, Salem, except as specifically provided elsewhere in this tariff. Those who receive metered water service will receive volume-based water service billings; all others will receive flat rate billings for unmetered service. The Company may require a water meter to be installed by any customer utilizing a well or other private water system at the property owner's expense. The charge for general metered service shall consist of the total of the Fixed Service Charge and the Water Charge.

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

		Non-Exempt
Size of Meter	Usage Allowance	Per Month
5/8"	2,500	\$30.87
3/4"	5,000	61.41
1"	9,000	110.15
1 ¼"	20,000	244.99
1 ½"	20,000	244.99
2"	35,000	429.22

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter above the usage allowance included in the Fixed Service Charge.

Gallons	Rate	Rate
Per Month	Per 100 Gallons	Per 1,000 Gallons
Up to 167,000	\$0.84600	\$8.4600
Over 167,000	\$1.01300	\$10.1300

FLAT RATE WATER CHARGE

Non-Exempt

All unmetered water service customers in a Single Family Unit shall pay a Flat Rate Water Charge per unit as indicated below.

RATE PER MONTH
PER UNIT
\$35.42

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

¹ The rates on this schedule will increase by 3% on June 26th in 2026, 2027 and 2028 by the terms of the Agreement of Sale between the City of Salem and New Jersey-American Water Company, Inc.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE A-20 GENERAL METERED SERVICE²

<u>APPLICABILITY</u>

Applicable for general metered institutional, heavy commercial, industrial and municipal service throughout Service Area 1H, Salem, except as specifically provided elsewhere in this tariff. The charge for general metered service shall consist of the total of the Fixed Service Charge and the Water Charge

FIXED SERVICE CHARGE

All general metered water service customers shall pay a fixed service charge based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

		Non-Exempt
Size of Meter	Usage Allowance	Per Month
5/8"	2,500	\$30.98
3/4"	5,000	62.85
1"	9,000	110.30
1 ¼"	20,000	245.25
1 1⁄2"	20,000	245.25
2"	35,000	429.26
3"	50,000	614.10
4"	100,000	1,226.25
6"	150,000	1,837.25
8"	300,000	3,571.63

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter above the usage allowance included in the Fixed Service Charge.

Gallons	Rate	Rate
Per Month	Per 100 Gallons	Per 1,000 Gallons
Up to 167,000	\$0.84600	\$8.4600
Over 167,000	\$1.01300	\$10.1300

TERMS OF PAYMENT

Valid bills for general metered water service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

² The rates on this schedule will increase by 3% on June 26th in 2026, 2027 and 2028 by the terms of the Agreement of Sale between the City of Salem and New Jersey-American Water Company, Inc.

Effective: September 15, 2024

RIDER A ECONOMIC DEVELOPMENT PROGRAM

ELIGIBILITY:

- Minimum Annual Average Monthly Volume: 35,000 gallons per monthly billing cycle for new customers or a net increase of 35,000 gallons for existing customers meeting the additional provisions below.
- Employment of a minimum of ten (10) new full-time equivalent employees or a 50% increase in the number of new full-time jobs created, whichever is less, who will be employed in the new or expanded space.
- Customer Classes: General Metered Service Commercial and General Metered Service Industrial
 Customer class exception: Residential uses in Commercial class (Apartments and condominiums) while considered commercial customers, are not eligible for this program.
- New customers who lease, purchase or construct new space for manufacturing, retail, research, office or warehousing.
- Existing customers who lease, purchase or construct new space for manufacturing, retail, research, office or warehousing and/or expand its existing operations.
- Any existing space that is reconverted for use for the purpose of qualifying under this program must have been vacant for a minimum of one (1) year.
- Application to New Jersey American Water shall be made on the Company's form, which must be completed and submitted by the customer and approved by New Jersey American Water, at the Company's discretion, before the customer may participate in the program.
- An annual certification is required. The certification shall be made on the form prescribed by New Jersey American Water by an officer of the customer stating that eligibility requirements have been met. Failure to submit the annual certification shall be grounds for termination of the customer's participation in the program.

BENEFITS:

- Credit on water consumption charge for up to four (4) years. Applicable fixed charges, PWAC charges, and any other applicable charges will continue to be applied at the standard rate, as set forth within this tariff.
- Amount of Credit on Water Consumption Charges:

Year	Amount of Credit
1 st Year	50%
2 nd Year	40%
3 rd Year	25%
4 th Year	10%

• Additional credit of five per cent (5%) on water consumption charges will be added to the above credits for all of the Company's customers who qualify for the Economic Development Program and who are also located in a "priority location" (Urban Enterprise Zone) as defined by the New Jersey Economic Development Authority.

NOTE:

The decision to accept the initial application, or continued participation, of a customer into the program resides with New Jersey American Water, at the Company's discretion. Also, the ability to include customers into the program is subject to available capacity as established through the New Jersey Department of Environmental Protection permitting process.

Failure of the customer to maintain the minimum monthly usage during 2 or more months in a rolling 12-month period shall be grounds to remove the customer from the Economic Development Program.

Issued: October 30, 2020

Effective: November 1, 2020

By: Cheryl Norton, President One Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020.

RATE SCHEDULE C

SALES FOR RESALE - COMMODITY-DEMAND SERVICE

<u>APPLICABILITY</u>

Applicable to Sales for Resale customers served by the Company who have executed a Commodity-Demand Regional Water Sales Agreement ("Agreement") with an initial term of 10 years and a minimum Nominated Demand, as defined in the Agreement, of 50,000 gallons per day. The charge for service shall consist of the total of the Fixed Service Charge, the Commodity Charge, the Demand Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the terms of the agreement.

FIXED SERVICE CHARGE

All such customers shall pay a monthly fixed service charge based on the size of each meter installed by the Company, in addition to the charge for the commodity of water used and the charge for the demand nominated or experienced, whichever is greater. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

	Non-Exempt	Exempt
Size of Meter	Per Month	Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

COMMODITY CHARGE

A charge will be rendered for all water used pursuant to the provisions of the Applicability section of this Rate Schedule C as follows:

	Rate Per 1	00 Gallons	Rate Per 1,	000 Gallons
Gallons Per Month	Non-Exempt	<u>Exempt</u>	Non-Exempt	<u>Exempt</u>
All	\$0.06605	\$0.05704	\$0.6605	\$0.5704

DEMAND CHARGE

A monthly charge will be rendered for all water available to the customer in accordance with the customer's Nominated Demand, as provided for in the Agreement.

Nominated Demand Charge Per Month			
Rate Per 100 Gallons of Nominated Demand Rate Per 1,000 Gallons of Nominated Deman			
Non-Exempt	<u>Exempt</u>	Non-Exempt	Exempt
\$7.8424	\$6.77286	\$78.4240	\$67.7286

TERMS OF PAYMENT

Valid bills for sales for resale service furnished under this schedule will be rendered monthly in arrears and are due 30 days after the invoice date. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102

Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024.

Effective: September 15, 2024

RATE SCHEDULE D

SALES FOR RESALE – OFF-PEAK SERVICE

APPLICABILITY

Applicable to Sales for Resale customers served by the Company who have executed an Off-Peak Water Sales Agreement ("Agreement") with an initial term of 10 years and a minimum Off-Peak Demand, as defined in the Agreement, of 50,000 gallons per day. The charge for service shall consist of the total of the Fixed Service Charge, the Commodity Charge, the Demand Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the terms of the agreement.

FIXED SERVICE CHARGE

All such customers shall pay a monthly fixed service charge based on the size of each meter installed by the Company, in addition to the charge for the commodity of water used and the charge for the demand selected or experienced, whichever is greater. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established for a new customer or discontinued for a customer leaving the system permanently, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service. The fixed service charge shall not be prorated for any service provided during the months of May through September of each year.

	Non-Exempt	Exempt
Size of Meter	Per Month	Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

COMMODITY CHARGE

A charge will be rendered for all water used pursuant to the provisions of the Applicability section of this Rate Schedule D as follows:

	Rate Per 100 Gallons		Rate Per 1,0	000 Gallons
<u>Gallons Per Month</u>	Non-Exempt	<u>Exempt</u>	Non-Exempt	<u>Exempt</u>
All	\$0.06605	\$0.05704	\$0.6605	\$0.5704

DEMAND CHARGE

A monthly charge will be rendered for all water available to the customer in accordance with the customer's Off-Peak Demand, as provided for in the Agreement. The Demand Rate is 91.96% of the Commodity-Demand Service Demand Rate set forth on Rate Schedule C.

Off-Peak Demand Charge Per Month			
Rate Per 100 Gallons of Off-Peak Demand Rate Per 1,000 Gallons of Off-Peak Demand			
Non-Exempt Exempt Exempt Exempt			
\$7.21063	\$6.22725	\$72.1063	\$62.2725

TERMS OF PAYMENT

Valid bills for sales for resale service furnished under this schedule will be rendered monthly in arrears and are due 30 days after the invoice date. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

By: Mark K. McDonough, President

RATE SCHEDULE E

SALES FOR RESALE - MANASQUAN

<u>APPLICABILITY</u>

Applicable to Sales for Resale customers served by the Company in Service Area 1 who have executed Manasquan Reservoir Water Supply System Water Purchase Contracts and either: (1) whose purchases of water and rates of flow are in accordance with the provisions of Appendix A of this Rate Schedule; or, (2) who have executed a Water Resale and Treatment Agreement, in which case the terms of such Agreement, regarding purchase limitations, shall supersede the applicable Appendix A schedule herein.

CHARACTER OF SERVICE

Continuous, except as limited by the terms of the agreement.

FIXED SERVICE CHARGE

All such customers shall pay a Fixed Service Charge based on the size of each meter installed by the Company, in addition to the charge for the quantity of water used, if any, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

	Non-Exempt
Size of Meter	Per Month
5/8"	\$22.65
3/4"	34.00
1"	56.61
1 1/2"	113.30
2"	181.38
3"	339.96
4"	566.28
6"	1,132.41
8"	1,811.83
10"	2,264.81
12"	2,830.77
16"	4,529.62

WATER CHARGE

A charge will be made for all water used pursuant to the provisions of the Applicability section of this Rate Schedule E as follows:

	Rate Per 100 Gallons	Rate Per 1,000 Gallons
	Non-Exempt	Non-Exempt
Uninterruptible	\$0.21581	\$2.15810
Interruptible	\$0.88724	\$8.88724

(Continued)

Issued: September 5, 2024

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By: Mark K. McDonough, President 1 Water Street, Camden, NJ 08102

Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024.

(Continued)

DEFINITIONS:

UNINTERRUPTIBLE SERVICE

Uninterruptible service is water service to be provided to customers in quantities specified in Appendix A herein or Schedule A of the Water Resale and Treatment Agreement. The Annual Purchase Requirement is the minimum total volume of water per year which will be purchased take-or-pay by the customer from the Company. The Company agrees to provide to the customer the quantity specified in Appendix A herein or Schedule A of the Water Resale and Treatment Agreement unconditionally, except to the extent that: (1) the limitations of Appendix A herein or Schedule A of the Water Resale and Treatment Agreement Agreement apply to restrict the quantity of water which the customer may take on a maximum monthly, maximum daily and peak hourly basis; and, (2) in those cases where the contracts have been executed, the provisions of Section 5 of the Agreement, regarding force majeure events, may apply under certain circumstances. The rate may be found on Rate Schedule E of the present tariff.

INTERRUPTIBLE SERVICE

Interruptible service means a supply of water, to the extent that the Company in its reasonable judgment determines that it has excess water available above the Annual Purchase Period Limitations specified in Appendix A herein or Schedule A of the Water Resale and Treatment Agreement, which may be provided to the customer: (1) to meet extraordinary consumer demand requirements; (2) for occasional, temporary, or emergent needs; or (3) in such other circumstances as shall be agreed upon by the Company and the customer. The rate may be found on Rate Schedule E of the present tariff. In addition to the charge for the quantity of water used, if any, above the Annual Purchase Period Limitations specified in Appendix A herein or Schedule A of the Water Resale and Treatment Agreement, the Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1 will apply.

TERMS OF PAYMENT

Valid bills for sales for resale service furnished under this schedule will be rendered monthly in arrears and are due 30 days after the invoice date. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to N.J.S.A. 58:12A-21(a). This water tax is not applicable for sales for resale service.

(Continued)

Issued: September 5, 2024

APPENDIX A

Annual Purchase Period: July 1, 1990 through June 30, 1991 and each subsequent 12-month period thereafter.

Uninterruptible Service shall not exceed the limits established for each month, day and hour in each Annual Purchase Period as set forth in the following tables:

Borough of Avon-By-The-Sea

Annual Purchase Requirement: 46.0 Million Gallons Per Year (MGY)

Uninterruptible Service Annual Purchase Period Limitations

<u>Month</u>	Maximum Monthly Purchase <u>Million Gallons (MG)</u>	Maximum Daily Purchase <u>Million Gallons (MG)</u>	Peak Hourly Purchase <u>Gallons Per Minute (GPM)</u>
January	7	0.30	250
February	7	0.30	250
March	7	0.30	250
April	7	0.30	250
May	3	0.11	90
June	2	0.11	90
July	1	0.05	90
August	2	0.11	90
September	4	0.16	90
October	7	0.30	250
November	7	0.30	250
December	7	0.30	250

Borough of Belmar

Annual Purchase Requirement: 105.0 MGY

Uninterruptible Service Annual Purchase Period Limitations

<u>Month</u>	Maximum Monthly Purchase (MG)	Maximum Daily <u>Purchase (MG)</u>	Peak Hourly <u>Purchase (GPM)</u>
January	17	1.00	1000
February	17	1.00	1000
March	17	1.00	1000
April	17	1.00	1000
May	0	0.00	0
June	0	0.00	0
July	0	0.00	0
August	0	0.00	0
September	0	0.00	0
October	17	1.00	1000
November	17	1.00	1000
December	17	1.00	1000

(Continued)

Issued: October 30, 2020

Effective: November 1, 2020

By: Cheryl Norton, President

APPENDIX A (Continued)

<u>Borough of Matawan</u>

Annual Purchase Requirement: 121.18 MGY

Uninterruptible Service Annual Purchase Period Limitations

<u>Month</u>	Maximum Monthly _Purchase (MG)_	Maximum Daily <u>Purchase (MG)</u>	Peak Hourly <u>Purchase (GPM)</u>
January	24	1.20	900
February	21	1.05	900
March	23	1.15	900
April	21	1.05	900
May	0	0.00	0
June	0	0.00	0
July	0	0.00	0
August	0	0.00	0
September	0	0.00	0
October	23	1.15	900
November	23	1.15	900
December	23	1.15	900

Borough of Red Bank Annual Purchase Requirement: 200.0 MGY

Uninterruptible Service Annual Purchase Period Limitations

	Maximum Monthly	Maximum Daily	Peak Hourly
<u>Month</u>	Purchase (MG)	Purchase (MG)	Purchase (GPM)
January	51	2.55	2100
February	51	2.55	2100
March	51	2.55	2100
April	34	1.46	1200
May	6	0.30	300
June	6	0.30	300
July	6	0.30	300
August	6	0.30	300
September	6	0.30	300
October	34	1.46	1200
November	62	2.66	2150
December	62	2.66	2150

With mutual consent, the parties may agree to reduce delivery at one point while increasing delivery at the other point.

(Continued)

Issued: October 30, 2020

 By: Cheryl Norton, President One Water Street, Camden, NJ 08102
 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020. Effective: November 1, 2020

APPENDIX A (Continued)

Lake Como Borough Annual Purchase Requirement: 36.5 MGY

Uninterruptible Service Annual Purchase Period Limitations

<u>Month</u>	Sales for resale Manasquan Maximum Monthly <u>Purchase (MG)</u>	Manasquan Maximum Daily <u>Purchase (MG)</u>	Manasquan Peak Hourly <u>Purchase (GPM)</u>
January	4.0	0.37	300
February	4.0	0.37	300
March	4.0	0.37	300
April	4.0	0.37	300
May	3.65	0.12	400
June	2.45	0.12	500
July	1.23	0.06	450
August	2.45	0.12	400
September	4.8	0.18	350
October	5.0	0.37	350
November	4.0	0.37	300
December	4.0	0.37	300

Issued: October 30, 2020

By: Cheryl Norton, President One Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020. Effective: November 1, 2020

OPTIONAL INDUSTRIAL WHOLESALE

APPLICABILITY

Applicable only to customers that are served by the Company and that (a) use 9,350,000 or more gallons of water per month, each and every month (b) have loading factors (the ratio of maximum demand (peak load) to the average demand (load) during a given period) not in excess of 1.2 times their monthly consumption on an average daily basis. The charge for service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All such customers shall pay a Fixed Service Charge based on the size of the meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate. Whenever service is established or discontinued, all applicable fixed charged shall be prorated to the date of establishment or discontinuance of service as follows:

	Non-Exempt	Exempt
Size of Meter	Per Month	Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

WATER CHARGE

Rate Per 2	100 Gallons	<u>Rate Per 1,</u>	000 Gallons
Non-Exempt	Exempt	Non-Exempt*	Exempt*
\$0.44754	\$0.38651	\$4.4754	\$3.8651

MINIMUM CONSUMPTION CHARGE

A minimum consumption charge is applicable. The minimum consumption charge is equal to 9,350,000 gallons of water per month multiplied by the appropriate Water Charge herein and the Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1.

TERMS OF PAYMENT

Valid bills for sale of water under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

(Continued)

Issued: September 5, 2024

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By: Mark K. McDonough, President

RATE SCHEDULE F OPTIONAL INDUSTRIAL WHOLESALE

(Continued)

TERMS

Bills are rendered monthly in arrears.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

If monthly consumption on an average daily basis exceeds a load factor of 1.2 times the last (rolling) twelve months average monthly consumption on an average daily basis for three consecutive months, between April 1 and September 30, a customer will be removed from this Rate Schedule and will be billed under the General Metered Service Rate Schedule A-1. A customer eliminated from this Rate Schedule will continue to be billed under General Metered Service for a minimum of twelve months and will again be eligible for this schedule if, after twelve months, its monthly consumption on an average daily basis has not exceeded, for three consecutive months, 1.2 times the last twelve-month average monthly consumption.

A customer who anticipates exceeding the above stated load factor requirement may, in lieu of removal from this Rate Schedule, remain on this Rate Schedule by signing prior to such exceedance, a written commitment to a monthly consumption of 120% of their average monthly consumption during the prior 12 months, which will remain in place for 12 months. During this period, the usage set forth in the written commitment will be the minimum monthly usage required under this Rate Schedule for computing the applicable Minimum Consumption Charge.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

RATE SCHEDULE G

SALES FOR RESALE – SERVICE TO OTHER SYSTEMS

<u>APPLICABILITY</u>

Applicable to Sales for Resale customers receiving service from the Company as of December 8, 2008. Applicable to customers served by the Company throughout Service Area 2 that have a contract demand of 500,000 or more gallons per day pursuant to a contract entered into with the Company at the Company's sole option. The charge for metered Service to Other Systems Under Contract shall consist of the total of Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by written agreement.

WATER CHARGE

Rate Per 1,000 Gallons	
<u>Non-Exempt</u> \$3.4582	<u>Exempt</u> \$2.9866
Rate Per 100 Gallons	
Non-Exempt	Exempt
\$0.34582	\$0.29866
	Non-Exempt \$3.4582 <u>Rate Per 100 Gal</u> Non-Exempt

TERMS OF PAYMENT

Valid bills for sale of water under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

TERMS

Subject to written agreement.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

RATE SCHEDULE H

SALES FOR RESALE – PEAKING SERVICE

<u>APPLICABILITY</u>

Applicable to Sales for Resale customers for sales occurring during the Company's peak service period May 1 through September 30 who: (1) do not have a written agreement with the Company for the provision of water service; or (2) whose written agreement with the Company does not contain an annual purchase commitment. This Rate Schedule does not apply to customers taking service under Rate Schedule D (Off-Peak) during non-drought conditions unless otherwise provided for in that customer's agreement. During drought emergencies declared by the Governor, this Rate Schedule will be applied to all surplus water transfers ordered by the Commissioner of the Department of Environmental Protection to mitigate drought. The charge for this service shall consist of the total of the Fixed Service Charge, the Water Charge, the Purchased Water Adjustment Clause (PWAC) Charge as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K.

CHARACTER OF SERVICE

Interruptible.

FIXED SERVICE CHARGE

All such customers shall pay a fixed service charge, during any month when water is consumed pursuant to this Rate Schedule H, based on the size of each meter installed by the Company. Customers with multiple meters shall be charged for each meter at the indicated rate.

	Non-Exempt	Exempt
Size of Meter	Per Month	Per Month
5/8"	\$22.65	\$19.56
3/4"	34.00	29.36
1"	56.61	48.89
1 1/2"	113.30	97.85
2"	181.38	156.64
3"	339.96	293.60
4"	566.28	489.05
6"	1,132.41	977.97
8"	1,811.83	1,564.73
10"	2,264.81	1,955.94
12"	2,830.77	2,444.71
16"	4,529.62	3,911.88

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$1.05500	\$10.5500
Exempt	All	\$0.91112	\$9.1112

TERMS OF PAYMENT

Valid bills for sales for resale service furnished under this schedule will be rendered monthly in arrears and are due 30 days after the invoice date. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service. Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

By: Mark K. McDonough, President

RATE SCHEDULE I

EMERGENCY OR BACKUP BULK RATE SALES

<u>APPLICABILITY</u>

Applicable to emergency/backup bulk sales to municipalities or other water purveyors in Service Area 1C, Shorelands, and only by yearly contract between the municipality or other water purveyor and the Company.

CHARACTER OF SERVICE

Continuous, except as limited by "Standard Terms and Conditions".

FIXED SERVICE CHARGE

All such customers shall pay a fixed service charge, during any month when water is consumed pursuant to this Rate Schedule I, based on the size of each meter installed by the Company, the Lead Service Line Replacement Charge (LSLRC), as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K. The Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1, will apply to all water used in excess of any Annual Purchase Requirement. Customers with multiple meters shall be charged for each meter at the indicated rate.

	Non-Exempt
Size of Meter	Per Month
5/8"	\$22.65
3/4"	34.00
1"	56.61
1 1/2"	113.30
2"	181.38
3"	339.96
4"	566.28
6"	1,132.41
8"	1,811.83
10"	2,264.81
12"	2,830.77
16"	4,529.62

WATER CHARGE

In addition to the Fixed Service Charge set forth above, a charge will be made for all water used as registered by the meter.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.62470	\$6.2470

Exempt customers, as defined in <u>N.J.S.A.</u> 54:30A-50(c), are those public utility corporations which are subject to the payment of a tax based on gross receipts.

Non-Exempt customers are all other customers not entitled to the statutory exemptions provided pursuant to <u>N.J.S.A.</u> 54:30A-50(c). Uninterruptible customers are as defined in the Water Resale and Treatment Agreement.

TERMS OF PAYMENT

Valid bills for sale of water under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). This water tax is not applicable for sales for resale service.

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By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

RATE SCHEDULE J

SALES FOR RESALE – MANASQUAN

<u>APPLICABILITY</u>

Applicable to bulk sales to municipalities or other water purveyors taking water from the New Jersey Water Supply Authority ("NJWSA") delivered through Service Area 1C, Shorelands, pursuant to Water Resale and Treatment contractual requirements where they pay the NJWSA directly for the raw water.

FIXED SERVICE CHARGE

All sales for resale service customers shall pay a fixed service charge based on the size of each meter installed, in addition to the charge for the quantity of water used, if any, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Distribution System Improvement Charge (DSIC) as shown on Rate Schedule K. The Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1, will apply to all water used in excess of any Annual Purchase Requirement. Customers with multiple meters shall be charged for each meter at the indicated rate.

	Non-Exempt
Size of Meter	Per Month
5/8"	\$22.65
3/4"	34.00
1"	56.61
1 1/2"	113.30
2"	181.38
3"	339.96
4"	566.28
6"	1,132.41
8"	1,811.83
10"	2,264.81
12"	2,830.77
16"	4,529.62

WATER CHARGES

A charge will be made for all water used pursuant to the take or pay contractual agreement as follows:

	Non-Exempt	Non-Exempt
	Rate Per 100 Gallons	Rate Per 1,000 Gallons
Uninterruptible	\$0.31093	\$3.1093

Exempt customers, as defined in <u>N.J.S.A</u>. 54:30A-50(c), are those public utility corporations which are subject to the payment of a tax based on gross receipts.

Non-Exempt customers are all other customers not entitled to the statutory exemptions provided pursuant to N.J.S.A. 54:30A-50(c). Uninterruptible customers are as defined in the Water Resale and Treatment Agreement.

TERMS OF PAYMENT

Valid bills for sales for resale service furnished under this schedule will be rendered monthly in arrears and are due 30 days after the invoice date. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). This water tax is not applicable for sales for resale service.

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RATE SCHEDULE K DISTRIBUTION SYSTEM IMPROVEMENT CHARGE

Applicable to all general metered service and sales for resale customers throughout the entire territory served.

CHARACTER

Continuous, except as limited by the "Standard Terms and Conditions".

DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC)

In addition to all other charges for general metered service (GMS) and sales for resale customers throughout the entire territory served, the following charges will be assessed on a fixed, per meter basis for each monthly bill.

<u>RATE</u>

This charge is in addition to Rate Schedules A-1 through A-18 as noted on those rate schedules, and, C, D, E, F, H, I and J.

Size of Meter	Non-Exempt Per Month	Exempt Per Month
5/8"	\$0.00	\$0.00
3/4"	0.00	0.00
1"	0.00	0.00
1 1/2"	0.00	0.00
2"	0.00	0.00
3"	0.00	0.00
4"	0.00	0.00
6"	0.00	0.00
8"	0.00	0.00
10"	0.00	0.00
12"	0.00	0.00
16"	0.00	0.00

<u>FILING</u>

The DSIC is authorized pursuant to <u>N.J.A.C.</u> 14:9-10.1 <u>et seq.</u> and the procedures for filing, reviewing, approving and implementing the DSIC are set forth therein. The DSIC is based on the Company's Foundational Filing, which was reviewed and approved by the Board of Public Utilities. The approval process included public notice and four public hearings. The notice included proposed surcharge amounts, which were estimated based on projected construction schedules, costs and other factors. Pursuant to the approved Foundational Filing, the Company shall endeavor to make semi-annual DSIC filings at approximately six-month intervals. The DSIC is subject to a maximum amount and other limitations in <u>N.J.A.C.</u> 14:9-10.1 <u>et seq.</u>

TERMS OF PAYMENT

See Rate Schedules for applicable customer classes.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISION

*Non-Exempt consumption charges reflect a water tax of \$.01 per 1,000 gallons of water consumed pursuant to <u>N.J.S.A.</u> 58:12A-21(a). Exempt consumption charges reflect a water tax of \$.01 multiplied by 0.863621 per 1,000 gallons. This water tax is not applicable for sales for resale service.

Exempt rates are charged for service rendered to those customers entitled to statutory relief pursuant to N.J.S.A. 54:30A-50, et seq.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE L-1

PRIVATE FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable for service furnished exclusively for private fire protection throughout Service Areas 1 and 1E, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the connection charge and the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2 and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

1 - Service Charge

Size of Connection	Per Month	
For each connection of 2" or less	\$ 28.36	
For each 3" connection	63.80	
For each 4" connection	113.41	
For each 6" connection	255.17	
For each 8" connection	453.66	
For each 10" connection	709.00	
For each 12" connection	1,020.96	
For each 16" connection	1,815.04	
2 – Hydrant Charge		
For each Hydrant	<u>Per Month</u> \$66.00	

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. The use of private fire protection facilities for other reasons will result in termination of service following notification pursuant to N.J.A.C. 14:3-3A.1(d), and water charges will be computed under the General Metered Service Rate Schedule A-1.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-1.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE L-2 PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively for private fire protection where multiple customers are served from one private fire service connection in Service Area 1 in the Townships of Logan and Woolwich, Gloucester County in the area formerly served by Logan Wells Water Company.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

The charge for private fire protection shall consist of the total of the sprinkler head charge based on the number of sprinkler heads, the hydrant charge based on the number of hydrants, the Lead Service Line Replacement Charge (LSLRC), as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

	Per Month
For each Sprinkler Head	\$1.44
For each Hydrant	\$66.00

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered in monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

<u>TERM</u>

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-2.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE L-3

PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively for private fire protection throughout Service Area 2, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the connection charge, the hydrant charge, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

1-

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Service Charge	
Size of Connection	Per Month
For each connection of 2" or less	\$51.83
For each 3" connection	101.82
For each 4" connection	164.17
For each 6" connection	304.54
For each 8" connection	520.03
For each 10" connection	679.08
For each 12" connection	977.84
For each 16" connection	1,921.34
For each 20" connection	3,501.55

2- Hydrant Charge

For each Hydrant

Per Month \$66.00

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-3.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

Reserved for future use.

Issued: August 29, 2022

By: Mark K. McDonough, President 1 Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR22010019 dated August 17, 2022. Effective: September 1, 2022

RATE SCHEDULE L-7

PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively for private fire protection throughout Service Area 3 and Service Area 1A, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the connection charge, the hydrant charge, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

1- Service Charge

	<u>Size of Connection</u> For each connection of 2" or less For each 3" connection For each 4" connection For each 6" connection For each 8" connection	<u>Pe</u> \$	<u>r Month</u> 28.36 63.80 113.41 255.17 453.66
	For each 10" connection For each 12" connection For each 16" connection		709.00 ,020.96 ,815.04
2-	Hydrant Charge		

For each Hydrant

Per Month \$52.50

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-7.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE L-9

PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively for private fire protection throughout Service Area 1B, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the connection charge, the hydrant charge, and the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

1- Service Charge

Size of Connection	Per Month
For each connection of 2" or less	\$28.36
For each 3" connection	63.80
For each 4" connection	113.41
For each 6" connection	255.17
For each 8" connection	453.66
For each 10" connection	709.00
For each 12" connection	1,020.96
For each 16" connection	1,815.04

2- Hydrant Charge

-	Per Month
For each Hvdrant	\$45.30

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in <u>N.J.A.C.</u> 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-9.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

RATE SCHEDULE L-10 PRIVATE FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable for service furnished exclusively to private fire protection facilities served by the Company, throughout Service Area 1C, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the connection charge, the hydrant charge, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Sprinkler services with hose or hydrant connected to them:

Size of Connection	Per Month
For each 3" connection	\$178.51
For each 4" connection	297.13
For each 6" connection	594.27
For each 8" connection	951.29
For each10" connection	1,474.30

Sprinkler services without hose or hydrant connected to them:

Size of Connection	Per Month
For each connection of 2" or less	\$59.89
For each 3" connection	125.54
For each 4" connection	209.62
For each 6" connection	419.23
For each 8" connection	670.31
For each 10" connection	1,046.92

Hydrant Charge

For each Hydrant

Per Month \$66.00

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in <u>N.J.A.C.</u> 14:3-3A.4(j) before discontinuing service.

<u>TERM</u>

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

(continued)

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE L-10 PRIVATE FIRE PROTECTION SERVICE (Continued)

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-10.

Issued: October 30, 2020

 By: Cheryl Norton, President One Water Street, Camden, NJ 08102
 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020.

RATE SCHEDULE L-11 PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable to customers throughout Service Area 1D, formerly served by Applied Wastewater Management, Inc. ("Applied"), for private fire protection service. The charge for private fire protection service will consist of the total of the connection charge, the hydrant charge, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE Continuous, except as limited by "Standard Terms and Conditions".

RATES

1- Service Charge

	Size of Connection	Per Month
	For each connection of 2" or less	\$28.36
	For each 3" connection	63.80
	For each 4" connection	113.41
	For each 6" connection	255.17
	For each 8" connection	453.66
	For each 10" connection	709.00
	For each 12" connection	1,020.96
	For each 16" connection	1,815.04
2-	Hydrant Charge	
	· ·	Per Month

For each Hvdrant

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed service charges shall be prorated to the date of establishment or discontinuance of service.

\$40.30

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

CONDITIONS

Subject to "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-1.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-11.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024.

Effective: September 15, 2024

RATE SCHEDULE L-12 PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively to private fire protection facilities served by the Company, throughout Service Area 1F, except as specifically provided elsewhere in this tariff. The charge for private fire protection service will consist of the total of the monthly system charge, the Lead Service Line Replacement Charge (LSLRC) as shown on Rate Schedule O-2, and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

For each system: Per Month \$40.30

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in <u>N.J.A.C.</u> 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-16.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-12.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE L-13 PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY

Applicable for service furnished exclusively to private fire protection facilities served by the Company, throughout Service Area 1G, the Egg Harbor City Utility, except as specifically provided elsewhere in this tariff.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

1- Service Charge

Size of Connection	Per Month
For each connection of 2" or less	\$58.28
For each 3" connection	58.28
For each 4" connection	58.28
For each 6" connection	124.33
For each 8" connection	233.13
For each 12" connection	543.94
<u>Hydrant Charge</u>	
	Per Month
For each Hydrant	\$15.00

TERMS OF PAYMENT

2-

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in N.J.A.C. 14:3-3A.4(j) before discontinuing service.

<u>TERM</u>

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under the General Metered Service Rate Schedule A-17.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-13.

Issued: September 5, 2024

Effective: June 2, 2025

By: Mark K. McDonough, President

RATE SCHEDULE L-14 PRIVATE FIRE PROTECTION SERVICE³

APPLICABILITY

Applicable for service furnished exclusively to private fire protection facilities served by the Company, throughout Service Area 1H, Salem, except as specifically provided elsewhere in this tariff.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

1- Service Charge

Size of Connection	Per Month
For each connection of 2" or less	\$53.01
For each 4" connection	249.06
For each 6" connection	438.86
For each 8" connection	619.14
For each 10" connection	805.36
2- Sprinkler Charge	
	Per Month
For each Sprinkler	\$0.36

TERMS OF PAYMENT

Valid bills for private fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least thirty (30) days' notice prior to the proposed discontinuance. The Company will adhere to all applicable notification requirements found in <u>N.J.A.C.</u> 14:3-3A.4(j) before discontinuing service.

TERM

Continuous until water service to the customer is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions", including those specific to Private Fire Protection starting on Sheet No. 20, except as otherwise set forth in this Schedule. Testing, inspection, maintenance, and repair of private fire hydrants shall be the responsibility of the property owner.

SPECIAL PROVISIONS

No additional charge shall be made for water used in extinguishing fires or for underwriters' tests where service is furnished under this schedule.

Private fire service lines shall be equipped with special meters and are to be used exclusively for fire protection purposes. No water shall be used through these connections except for purposes of underwriters' tests or extinguishment of fire. Any water usage for other purposes will be computed under General Metered Service Rate Schedule A-19 or General Metered Service Rate Schedule A-20, as applicable.

Residential customers served by a water service line of two (2) inches or less in diameter will not be imposed a standby fee for fire protection system.

Rooming and boarding houses as defined in the "Rooming and Boarding House Act of 1974" and those residential health care facilities as defined in the "Health Care Facilities Planning Act," upon furnishing to the Company proof in the form of a license or certificate from the appropriate state agency that the particular facility or house is entitled to exemption, will be exempt from the charges of Rate Schedule L-14.

Effective: September 15, 2024

By: Mark K. McDonough, President

³ The rates on this schedule will increase by 3% on June 26th in 2026, 2027 and 2028 by the terms of the Agreement of Sale between the City of Salem and New Jersey-American Water Company, Inc.

PUBLIC FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable to municipalities for public fire protection service provided by the Company throughout Service Areas 1, 1C, 1E, and 2, except as specifically provided elsewhere in this tariff. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Hydrant Charge

For each Hydrant \$66.00

TERMS OF PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

<u>TERM</u>

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

PUBLIC FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable to municipalities for public fire protection service provided by the Company in Service Area 1 in the Townships of Logan and Woolwich, Gloucester County in the area formerly served by Logan Wells Water Company as well as in Ortley Beach and the Pelican Island System in Toms River Township, Ocean County, and in the Townships of Howell and Freehold, Monmouth County, in the area formerly served by Adelphia Water Company. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Hydrant Charge

For each Hydrant

Per Month \$61.50

TERMS OF PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

TERM

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

Reserved for future use.

Issued: September 5, 2024

By: Mark K. McDonough, President
1 Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

PUBLIC FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable to municipalities for public fire protection service provided by the Company in the Townships of Bedminster and Franklin in Service Area 2. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

Hydrant Charge

For each Hydrant

Per Month \$60.50

TERMS AND PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

<u>TERM</u>

Continuous until water service within municipality is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

PUBLIC FIRE PROTECTION SERVICE

APPLICABILITY

Applicable to all municipalities for public fire protection service provided by the Company in Service Area 3. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

<u>Hydrant Charge</u> The amount of the bill will reflect the hydrant charge as defined hereafter for each tariff zone located in Service Area 3 as defined in Rate Schedule M-6.

	For each Hydrant
Tariff Zone	Per Month
3A	\$42.50
3B	47.80
3C	52.30
3D	56.80
3G	63.50

TERMS OF PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

TERM

Continuous until water service within municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule. The table hereafter defines the different tariff zones for Service Area 3:

Tariff Zone	Municipality
3A	Mansfield (Columbus) TownshipSpringfield Township
3В	Plumsted Township
3C	Mansfield -HomesteadSouthampton Township
3D	Mount Holly Township
3G	 Eastampton Township Hainesport Township Lumberton Township Medford Township Westampton Township

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

PUBLIC FIRE PROTECTION SERVICE

APPLICABILITY

Applicable to municipalities for public fire protection service provided by the Company throughout Service Area 1A, except as specifically provided elsewhere in this tariff. Applicable for flat rate fire protection service in the locations where the Company has facilities suitable and adequate for the desired service upon request from the proper authorities. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Hydrant Charge

For each Hydrant

Per Month \$52.50

TERMS OF PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. <u>N.J.A.C.</u> 14:3-3A.3.

TERM

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

PUBLIC FIRE PROTECTION SERVICE

<u>APPLICABILITY</u>

Applicable to municipalities for public fire protection service provided by the Company throughout Service Areas 1B and 1H, Salem, except as specifically provided elsewhere in this tariff. Applicable for flat rate fire protection service in the locations where the Company has facilities suitable and adequate for the desired service upon request from the proper authorities. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

Hydrant Charge

For each Hydrant

Per Month \$45.30

TERMS OF PAYMENT

Valid bills for public fire protection service furnished under this schedule are to be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

<u>TERM</u>

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Reserved for future use.

Issued: September 5, 2024

By: Mark K. McDonough, President
1 Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

PUBLIC FIRE PROTECTION SERVICE

APPLICABILITY

Applicable to the municipality for all fire hydrants on public streets within Service Area 1D, formerly served by Applied Wastewater Management, Inc. ("Applied"), and Service Area 1F, Roxbury. The charge for public fire protection service will consist of the total of the monthly hydrant charge and the Special Program Charge (SPC) as shown on Rate Schedule O-3.

CHARACTER OF SERVICE

Continuous, except as limited by "Standard Terms and Conditions".

RATES

Hydrant Charge	
	Per Month
For each Hydrant	\$40.30

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

TERM

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed service charges shall be prorated to the date of establishment or discontinuance of service.

CONDITIONS

Subject to "Standard Terms and Conditions".

Issued: September 5, 2024

Reserved for future use.

Issued: September 5, 2024

By: Mark K. McDonough, President
1 Water Street, Camden, NJ 08102
Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

RATE SCHEDULE M-12 PUBLIC FIRE PROTECTION SERVICE

APPLICABILITY

Applicable to the municipality for all fire hydrants on public streets within Service Area 1G, the Egg Harbor City Utility.

CHARACTER OF SERVICE

Continuous, except as limited by "Standard Terms and Conditions".

RATES

Hydrant Charge

For each Hydrant

<u>Per Month</u> \$15.00

TERM

Continuous until water service to the municipality is permanently discontinued. Whenever service is established or is discontinued, all applicable fixed service charges shall be prorated to the date of establishment or discontinuance of service.

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date. Thereafter, the Company may not discontinue water service unless written notice is provided giving the customer at least ten (10) days' notice prior to the proposed discontinuance. The 10 days shall begin on the postmark date of the notice. N.J.A.C. 14:3-3A.3.

CONDITIONS

Subject to "Standard Terms and Conditions".

Issued: September 5, 2024

PURCHASED WATER ADJUSTMENT CLAUSE (PWAC)

<u>APPLICABILITY</u>

Applicable to all Metered Water Customer classes served by the Company in all service areas for water service, except for Manasquan Uninterruptible Service, and those customers subject to Rate Schedules I and J, who will only be subject to the PWAC for any water used in excess of their Annual Purchase Requirement.

The PWAC charge, as defined under the Standard Terms and Conditions of this tariff, is designed to recover the cost of purchased water associated with the normal operations of the Company and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased water costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WATER ADJUSTMENT CLAUSE (PWAC) CHARGE

In addition to all other charges for metered service, the following charges per one hundred gallons or per one thousand gallons for all sales will be made to recover purchased water costs not included in the Water Charge or any other Charge:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.05289	\$0.5289
Exempt	All	\$0.04568	\$0.4568

The PWAC Charge is also applicable to any difference between the quantity of water actually purchased by the customer and any applicable take-or-pay commitment.

FILING

The Company shall endeavor to make an annual PWAC filing no later than December 1st of each year proposing a PWAC rate to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PWAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PWAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PWAC charge for purchased water;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased water costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PWAC rate.

The benchmark bill shall be the average residential water customer bill for a twelve-month period.

(Continued)

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE 0-1 <u>PURCHASED WATER ADJUSTMENT CLAUSE (PWAC)</u> (Continued)

PROVISIONS

Interest shall be passed onto customers through the PWAC rates at the beginning of each PWAC Year succeeding any PWAC year in which any monthly purchased water costs over recovery has taken place. Any debit or credit balance in the separate deferred net revenue or separate cost of purchased water accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of purchased water costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C. 14:9-7.1, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7.1, et seq.

TERMS OF PAYMENT

See Rate Schedules for applicable customer classes.

<u>CONDITIONS</u> Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: October 30, 2020

By: Cheryl Norton, President One Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020.

LEAD SERVICE LINE REPLACEMENT CHARGE

APPLICABILITY

Applicable to all water customer classes served by the Company in all service areas for water service taking service under Rate Schedules A-1 through A-16 (GMS) and C, D, E, F, G, H, I, J, and L-1 through L12 (non-GMS). The Lead Service Line Replacement Charge is designed to recover project costs associated with replacing customer-owned lead service lines.

<u>CHARACTER</u>

Continuous, except as limited by the "Standard Terms and Conditions".

LEAD SERVICE LINE REPLACEMENT CHARGE (LSLRC)

In addition to all other charges for GMS and non-GMS customers throughout the entire territory served, the following charges will be assessed as follows commencing July 1, 2024:

- For each surcharge period, revenue responsibility shall be assigned to GMS customers on a volumetric basis in the same proportion as total revenue requirements were assigned to GMS in the Company's most recently concluded base rate case. Then the balance of the revenue responsibility shall be assigned to non-GMS as a fixed per customer surcharge based on the aggregate customer count of non-GMS customers.
- The non-GMS customer count and GMS volumetric usage will be updated with each surcharge filing. The non-GMS customer count will be updated to reflect the count at the end of the month prior to each surcharge filing. The GMS usage will be updated to reflect the actual usage from the six-month period during which the costs were incurred.
- GMS and non-GMS LSLRC revenue requirement allocation percentages will be updated following each base rate proceeding during the LSLRC recovery period.

RATE

This charge is in addition to Rate Schedules A-1 through A-16 (GMS) and C, D, E, F, G, H, I, J, and L-1 through L12 (non-GMS). The surcharge amounts for GMS and Non-GMS customers are as follows:

GMS	Non-GMS
Rate Per 1,000 Gallons	Fixed Charge Per Month
\$ 0.8791	\$21.24

The recovery of these costs will be shown as a LSLRC surcharge on each customer's bill.

FILING

The LSLRC is authorized pursuant to N.J.S. A. 58:12A-40, et seq. (Lead Service Line Replacement Law) and the procedures for filing, approving and implementing the LSLRC are set forth therein, along with the Company's Lead Service Line Replacement Plan, which was reviewed and approved by the Board of Public Utilities in BPU Docket No. WR22010017 on October 12, 2022, and the BPU Order approving said Plan.

The approval process for implementing this surcharge includes public notice and hearing. The notice included a proposed surcharge amount based on the actual project costs associated with the replacement of customer-owned lead service lines incurred by the Company between July 1, 2020 and October 31, 2022, as well as estimated surcharge amounts for the first five years of the lead service line replacement program, which were estimated based on estimated construction schedules, costs and other factors described in the approved Lead Service Line Replacement Plan. Pursuant to the approved Lead Service Line Replacement Plan, the Company shall endeavor to make semi-annual LSLRC filings at approximately six-month intervals. In addition, to ensure that customers are surcharged the proper amount, the Company will reconcile any over- or under-collections on an annual basis as part of its surcharge filings.

TERMS OF PAYMENT

See Rate Schedules for applicable customer classes.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: May 17, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR22010017 dated October 12, 2022. Effective: July 1, 2024

RATE SCHEDULE O-3 SOCIETAL PROGRAMS

APPLICABILITY

Applicable to all water and wastewater customer classes served by the Company in all service areas taking water service under Rate Schedules A-1 through A-16 (GMS) and C, D, E, F, G, H, I, J, L-1 through L12, M-1 through M-12, and wastewater service under Rate Schedules 1-A through 19-A, and 21-A (non-GMS).

CHARACTER

Continuous, except as limited by the "Standard Terms and Conditions".

<u>RATE</u>

SPECIAL PROGRAM CHARGE (SPC)

In addition to all other charges for GMS and non-GMS water and wastewater service, an SPC charge will apply from June 1, 2024 through May 31, 2027 to recover incremental costs incurred during the COVID-19 pandemic.

The following charges will be assessed as follows commencing June 1, 2024, subject to annual reconciliation:

GMS	Non-GMS
<u>Rate Per 1,000 Gallons</u>	Fixed Charge Per Month
\$0.0551	\$0.99

TERMS OF PAYMENT

See Rate Schedules for applicable customer classes.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

RATE SCHEDULE O-4 UNIVERSAL AFFORDABILITY

AVAILABILITY

Available to all residential water customers served by the Company in all service areas who meet the income criteria of 200% or less than the Federal Poverty Level ("FPL"). NJ Shares determines and maintains the qualification requirements for the Company's discount programs. Customers who qualify for the program are required to recertify income eligibility every two years.

APPLICABILITY

The discount will be applied to the Fixed Service Charge and Water Charge (volumetric) portion of the bill for water service. The discount will not be applied to the Purchased Water Adjustment Clause (PWAC) Charge, as shown on Rate Schedule O-1, the Lead Service Line Replacement Charge (LSLRC), as shown on Rate Schedule O-2, the Special Program Charge (SPC) as shown on Rate Schedule O-3, or the Distribution System Improvement Charge (DSIC), as shown on Rate Schedule K.

DISCOUNT

	Household Income	Fixed Service Charge Discount	Water Charge Discount
Tier 1	0% - 50% of FPL	60%	60%
Tier 2	51% - 100% of FPL	45%	45%
Tier 3	101% - 150% of FPL	30%	30%
Tier 4	151% - 200% of FPL	15%	15%

Issued: September 5, 2024

MISCELLANEOUS SERVICE

<u>APPLICABILITY</u>

Applicable throughout the entire area served by the Company for Miscellaneous Municipal Service, General Building Construction and Trucked Bulk Water Sales.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

(a) <u>Miscellaneous Municipal Service</u>: Each customer shall pay for all water used for street sprinkling, street or sewer flushing, swimming pools or other miscellaneous uses at the General Metered Service Rates of this tariff as applicable. Water consumption will determined by metering or by such other method as may be mutually agreed upon by the customer and the Company. Fire hydrants are not to be used for this service without the express consent of the Company in each circumstance where this service is required. No person, other than municipal fire and Company personnel is permitted to operate or take water from any public fire hydrant for street sprinkling, flushing sewers, storm water drains, or any purpose unless authorized by the Company and the fire chief of the municipality in writing and upon the terms and conditions set forth by the fire chief and the Company therein.

(b) <u>Water For Building Construction</u>: Where water service is temporarily furnished for building construction and/or any other temporary use, it shall, wherever practical, be supplied through a meter at the General Metered Service Rates of this tariff as applicable. Should a new service be required to provide this temporary use, the customer shall pay the cost to install and remove the service. No person, other than municipal fire and Company personnel, is permitted to operate or take water from any public fire hydrant for building construction or any purpose unless authorized by the Company and the fire chief of the municipality in writing and upon the terms and conditions set forth by the fire chief and the Company therein.

(c) <u>Bulk Water Sales for water transfers using Trucks and Tanks</u>: Water sales to customers or entities using trucks or tanks to receive water service from the Company that require additional attention may affect the Company's daily operations. A surcharge in the amount of \$50 may be applied for each such request in addition to the water charge as set forth in the applicable General Metered Service Rates of this tariff. If at any time the Company determines that a customer or entity has taken water without permission or proper compensation to the Company under this provision, the Company reserves the right to refuse to sell water to the customer or entity hereunder._Bulk Water Sales for water transfers using trucks and tanks in Service Area 1H, Salem, will be charged \$19.95 per 1,000 gallons.

TERMS OF PAYMENT

All charges rendered under this Rate Schedule are in arrears for metered service and in advance for un-metered service. At the option of the Company, a deposit may be required for metered service billed in arrears, in accordance with N.J.A.C. 14:3-3.4, <u>et seq</u>. The Company may not require a deposit for un-metered service billed in advance in accordance with N.J.A.C. 14:3-3.4(i). Bills are due twenty (20) days from the date of the postmark on the envelope in which the bill is transmitted or electronic transmission date for customers on electronic billing.

<u>TERM</u>

Continuous until water service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISIONS

Where metered service is provided through a hydrant meter, a deposit equal to the cost of the hydrant meter may be required by the Company. The meter shall be kept safe and accessible during its use. The deposit, less the cost of repairs to the meter, if any, will be returned to the applicant by the Company after surrender of the meter and payment of all charges for water supplied through it.

Issued: July 1, 2024

Effective: June 25, 2024

RATE SCHEDULE P-2 <u>MISCELLANEOUS SERVICE –</u> CHARGES NOT INVOLVING THE USE OF WATER

<u>APPLICABILITY</u>

Applicable to all classes of customers unless specified for the following classes of miscellaneous services throughout the entire area served by the Company.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RECONNECTIONS AND RECONNECTION CHARGE

1. <u>Resumption of service rates due to: discontinuance of service as a result of non-payment of bills; violation of the Company's tariff rules; the voluntary request of the customer when the meter has not been removed (e.g. seasonal requests) or for customer's convenience, are set forth as follows.</u>

Conc	litions	Rate
Normal working hours		\$28.00
For the purpose of requests for this section, normal working h	or reconnection services under ours are as follows:	
Monday through Friday* Saturday*	8 AM to 6 PM 8 AM to 2 PM	
*Except for holidays recognize	ed by the State of New Jersey.	
After-hours restoration of serv	ice	\$100.00
customer to restore service, a which such service was disco utility has received notice reconnection of service that times outside of normal worki	from proper application by the fter all of the conditions under ontinued are corrected and the of payment. Requests for must be worked all days and ng hours as listed above, plus ate of New Jersey, are subject of service rate.	

2. Resumption of service when a customer's service has been reconnected without the permission of the Company after service has been terminated by the Company for non-payment of bills or violation of the Company's tariff. The Company will physically disconnect the customer's service for a second time and the customer will be required to pay, in addition to any outstanding or delinquent amount, the Company's actual cost of reconnection or \$350.00, whichever is more, before service is restored. The Company shall give written notice to the customer that if service is reconnected again without the permission of the Company, it will be necessary for the Company to excavate and physically disconnect service and that a reconnection charge of \$500, or the actual cost incurred by the Company to excavate and physically disconnect and reconnect the service, whichever is more, will be made. The Company may also seek criminal prosecution under N.J.S.A. 2C:20-8c as well as civil damages.

(Continued)

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE P-2 <u>MISCELLANEOUS SERVICE –</u> <u>CHARGES NOT INVOLVING THE USE OF WATER</u> (Continued)

3. <u>Requirement for Customer to be Present for Reconnection</u>. Customers must be present on the premises when the Company reconnects a discontinued water service to said premises. Notwithstanding the foregoing, if the customer is not present but has given consent to the Company to reconnect the water service in his, her or its absence, the Company may reconnect the water service. In such case, the customer is solely responsible for any damage incurred by the customer and/or to the customer's premises due to an approved reconnection of service when the customer is not present at the time of said reconnection, provided that the customer will not be responsible for damage due to the sole negligence of the Company.

CROSS CONNECTION INSPECTION CHARGE

A charge of \$75.00 will be imposed by the Company for an inspection of each cross-connection device installed between an unapproved source of supply and the Company's water supply, subject to the availability of Company resources. The customer must provide proof of inspection.

METER TESTING AND REPLACEMENT CHARGE

1. <u>Customer Request for Additional Meter Testing</u>. If a customer requests that the Company test a meter during any twelve (12) month period in which the Company has already provided one free meter test per <u>N.J.A.C.</u> 14:3-4.5, or if the meter first referred to has been in use less than two years, and the meter is found to be accurate, the Company may charge the customer a fee for removing the meter and a fee for testing the meter as follows:

Schedule for removing and replacing a meter

Meter Size	Rate		
Meters up to and including 2" in diameter	\$37.00		
Meters larger than 2" in diameter	Actual cost		

These charges will not exceed the replacement cost of the meter.

Schedule for testing the meter

Meter Size	Rate
All meters from 5% inches up to 1 inch	\$50.00
All meters from 1 1/2 inches up to 3 inches	\$75.00
All meters from 4 inches up to 10 inches	\$100.00
All meters from 12 inches and larger	\$125.00

2. <u>Removing, Repairing and Replacing Meters</u> <u>damaged due to negligence of the customer</u>. The Company may impose a charge on any customer who causes damage to a meter as follows:

(a) Repair Only: Actual cost of materials used to repair the meter, and the actual cost of labor required to repair and reinstall the meter.

(b) Meter Replacement for Non-repairable Meters: Actual cost of a new meter, materials used to replace the meter, and the actual cost to install the meter, including the cost of labor required to install the meter.

(Continued)

Issued: October 30, 2020

 By: Cheryl Norton, President One Water Street, Camden, NJ 08102
 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020. Effective: November 1, 2020

RATE SCHEDULE P-2 <u>MISCELLANEOUS SERVICE –</u> <u>CHARGES NOT INVOLVING THE USE OF WATER</u> (Continued)

BAD CHECK CHARGE

If the Company receives a negotiable instrument from a customer in payment of a bill, charge, or deposit due, and such instrument is subsequently dishonored or uncollectible for any reason, the Company shall charge the customer a handling charge per instrument of \$15.00.

If a bad check charge is applied to a customer account, that amount, as well as the amount of the dishonored check shall be paid with cash, certified check, money order, bank check, or other means of guaranteed payment before such account shall be deemed paid. Additionally, if a customer presents two checks that are dishonored by the bank as a result of the customer's error, the customer will be required to pay by the methods stated above for a period of twelve months from the date of the last dishonored check.

The provisions of this tariff section shall not be deemed to require a customer to submit to automatic deduction from any bank account, credit card, or by on-line banking but the Company may offer same as an option provided the customer is presented with all other available options offered by the Company.

UNAUTHORIZED USE OF COMPANY FACILITIES

There will be a minimum charge of \$500.00 for unauthorized use of Company facilities plus costs for repair of any damages to Company property resulting therefrom.

TERMS OF PAYMENT

Valid bills furnished under this schedule are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

TERM

Continuous until water service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISIONS

The Company may waive the fees and charges referenced in this Rate Schedule P-2 for a customer who is enrolled in the Company's H20 Help to Others Assistance Program or the H20 Help to Others Discount Program, provided that the customer is not deemed to have been abusing and/or taking advantage of the system, including but not limited to repeatedly requiring service reconnections more than three (3) times in any twelve (12) month period.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE P-3 MULTI-USE SERVICE LINE

<u>APPLICABILITY</u>

The Company will provide an option to customers, upon request and where applicable, to use a "multi-use" service line per <u>N.J.A.C.</u> 14:9-8.3 et seq.

"Multi-use service" means water service that is supplied through one water line extending from the water main to the structure, and which is used for both domestic water service on the premises and for fire suppression service inside a structure. A multi-use service is not private fire protection service.

Terms and Conditions not defined specifically below for Multi-Use services shall be the same as those under the STANDARD TERMS AND CONDITIONS.

<u>RATES</u>

Rates applicable to multi-use service are those found in the Company's General Metered Service Rate Schedules in this tariff as applicable.

TERMS OF PAYMENT

A water utility may terminate a customer's multi-use service for non-payment of a valid water bill for multi-use service, in accordance with the Board's rules governing discontinuance of such service at <u>N.J.A.C.</u> 14:3-3A.4(j) and <u>N.J.A.C.</u> 14:9-8.3.

CONDITIONS

By applying for multi-use service, the customer or builder certifies that:

- 1. The customer or builder has hydraulically calculated the demand for the customer's or builder's water system, based on the simultaneous domestic and fire sprinkler demand. The customer or builder shall make this calculation in accordance with the Uniform Construction Code and any other applicable state or local codes; and
- 2. The customer or builder will ensure that the system is installed in accordance with the Uniform Construction Code at <u>N.J.A.C.</u> 5:23; and
- 3. The customer will, prior to installation of the meter, obtain and provide the Company with a copy of a valid construction permit in accordance with the Uniform Construction Code from the enforcing agency having jurisdiction over the system.

GENERAL TERMS AND CONDITIONS

- 1- By applying for multi-use service, the customer agrees to be responsible for all claims, costs and liability for personal injury, death and/or property damage, resulting from the customer's individual water system, and agrees that the Company shall not be so liable unless caused by the negligence of the water utility. (N.J.A.C. 14:9-8.3(d))
- 2- All multi-use service lines shall be metered, and the meter shall be located in a meter pit or vault located outside of the Customer's structure. The meter pit or vault shall be installed at a location acceptable to the express, advance approval of the Water Company, and otherwise shall comply with the Company's standard terms and conditions.
- 3- If a customer requests a change in meter size associated with a multi-service meter, the customer must re-apply for service and re-certify each item addressed in this Rate Schedule.

(Continued)

Issued: August 29, 2022

Effective: September 1, 2022

RATE SCHEDULE P-3 MULTI-USE SERVICE LINE (Continued)

PROVISION OF SERVICES

By applying for multi-use service, and operating the same, the customer agrees:

- 1. To include a backflow prevention device(s) as defined at N.J.A.C. 7:10-1.3, and as specified at N.J.A.C. 7:10-10.3;
- To be solely responsible for all costs and expenses relating to the installation, operation, maintenance, repair and replacement of the customer's water system, including the fire suppression system and backflow prevention device(s);
- To ensure that the customer's water system complies with the applicable requirements of the Uniform Construction Code in effect at the time of system installation, including any applicable building, plumbing and fire protection subcodes; and
- 4. To ensure that the customer's water system is maintained in accordance with all applicable law so as to protect against backflow, back-siphonage and contamination of the potable water system.

Issued: October 30, 2020

 By: Cheryl Norton, President One Water Street, Camden, NJ 08102
 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020.

AREA SERVED – WASTEWATER SERVICE

	<u>County</u>	<u>Municipality</u>	<u>All or</u> Portion	Development/Section	Wastewater System
*** *** A) A) D) *** * A) A) A) A) A) A) A) A) A) A)	County Atlantic Atlantic Atlantic Bergen Burlington Burlington Burlington Burlington Camden Camden Camden Camden Camden Camden Camden Camden Hunterdon	Municipality City of Egg Harbor Twp. of Galloway Twp. of Mullica Twp. of Oakland Twp. of Mansfield Twp. of Mansfield Twp. of Mansfield Twp. of Mansfield Twp. of Mansfield Borough of Haddonfield Borough of Mount Ephraim Twp. of Middle Ocean City Twp. of Elk Borough of Bloomsbury Twp. of Tewksbury Twp. of Tewksbury Twp. of Tewksbury Twp. of Clinton Twp. of Union Twp. of Clinton Twp. of Union Twp. of Upper Freehold Twp. of Howell Twp. of Chester Twp. of Jefferson		Development/Section N/A N/A N/A Ramapo River Reserve Mapleton (Mansfield Farms) Homestead (Country Walk) John Hydock Elementary School Northern Burlington School Mansfield Warehousing Area N/A N/A Avalon Country Club N/A N/A Fawn Run Crossroads at Oldwick Pottersville Village Square Brass Castle Lookout Pointe Glen Meadows & Twin Oaks Four Seasons at Upper Freehold Beacon Hill Clubhouse N/A Country Oaks Four Seasons @ Chester Peaks @ Jefferson	Wastewater System Egg Harbor City Egg Harbor City Egg Harbor City Egg Harbor City Ramapo River Reserve Mapleton Homestead Mapleton Haddonfield/CCMUA Mount Ephraim Avalon Links Ocean City/CMCMUA Elk Township Fawn Run Crossroads Pottersville Village Square Brass Castle Lookout Pointe Glen Meadows Beacon Hill Beacon Hill Beacon Hill Howell/MRRSA/OCUA Country Oaks Four Seasons @ Chester Jefferson Peaks
A) A) **	Morris Morris Morris	Twp. of Jenerson Twp. of Mount Olive Twp. of Long Hill	Portion Portion All	Morris Chase N/A	Morris Chase Long Hill Township
* ** C) C) **	Ocean Ocean Salem Somerset Somerset Somerset	Twp. of Lakewood Twp. of Plumsted City of Salem Twp. of Bedminster Twp. of Bernards Borough of Bound Brook Twp. of Bridgewater	Portion Portion All Portion Portion All Portion	N/A Jensen's Deep Run N/A N/A N/A Somerville Adjacent	Lakewood/OCUA Jensen's Salem EDC EDC Bound Brook Somerville
A) ** A)	Somerset Somerset Warren	Twp. of Hillsborough Borough of Somerville Twp. of Washington	Portion All Portion	Hillsborough Chase N/A Hawk Pointe	Hillsborough Chase Somerville Hawk Pointe

KEY:

- A) Community On-Site Water and/or Wastewater System (COWS) (formerly served by Applied)
- B) Homestead (formerly served by Applied)
- C) Wastewater system of the former Environmental Disposal Corp. ("EDC")
- D) Other Contracts (formerly served by Applied)
- * Wastewater systems served by the Company prior to the merger of Applied Wastewater Management, Inc. ("Applied") into the Company on September 1, 2010.
- ** Systems acquired by the Company after January 1, 2011.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024.

WASTEWATER SERVICE RATE SCHEDULES TABLE OF CONTENTS

Rate schedules are applicable for service provided in the entire area served as follows:

Location/Type Ocean City	<u>Class of Service</u> General Metered Service	<u>Rate Schedule</u> 1-A	<u>Sheet No.</u> 46
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Issued: September 5, 2024

Effective: September 15, 2024

GENERAL METERED SERVICE

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service in the City of Ocean City. The charge for wastewater service shall consist of the total of the Minimum Service Charge, the Volumetric Wastewater Charge, the Purchased Wastewater Treatment Adjustment Clause (PSTAC) Charge, as defined under the Standard Terms and Conditions in this tariff and as shown on Rate Schedule 1-B, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

MINIMUM SERVICE CHARGE

All wastewater service customers shall pay a Minimum Service Charge in addition to the Volumetric Wastewater Charge, if any. The Minimum Service Charge for a customer is determined every January 1 for the year based on the water usage for the prior July, August and September meter readings ("Summer Quarter Consumption") but in no event will a customer be billed for less than 7,480 gallons per year for wastewater service.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$1.53000	\$15.3000

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater discharged is assumed to equal water meter registration. Charges shall be based on water consumption as indicated by water meter readings on a monthly basis.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.37520	\$3.7520

TERMS OF PAYMENT

The following plan for payment of the Annual Minimum Service Charge is offered as a convenience to our customers and, in the case of seasonal service, does not relieve the customer of the liability to pay the entire Annual Minimum Service Charge if wastewater service is rendered for only a portion of the calendar year. In the case of a non-seasonal customer terminating their account, the customer shall be billed for service provided through the date of service termination.

A new customer, initiating service at existing premises, shall be billed for such service as of the account activation date. The new customer account usage will be based on the existing premises last known summer quarter consumption, until the new customer establishes a summer quarter consumption. A new customer account without established summer quarter consumption data will be required to pay a pro-rata share of the Annual Minimum Service Charge, until the new customer establishes a summer quarter consumption. The proration shall be based on the portion of the calendar year for which the customer receives service.

In addition, in the case of a reactivated account, the customer will be required to pay for the charges as if the account had been active as of January 1. The calculated Annual Minimum Service Charge will therefore be billed across the remaining installment billing periods in that calendar year.

For monthly billed customers, one-twelfth of the Minimum Service Charge shall be due and payable upon receipt of the regular bill for wastewater service.

If the Company determines by application of the following criteria that the customer's past record of payments does not warrant application of this payment plan, the Company may require payment of the entire service charge at one time rather than in installments.

- 1. If a customer has been terminated at least once in the past two years for non-payment of a bill for wastewater service; or,
- 2. If a customer receives three (3) Final Reminder Notices during a twelve-month period.

Usage charges based upon meter readings shall be billed in monthly in arrears. Valid bills for service furnished under this schedule are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

APPLICABILITY

Applicable to all Wastewater Service customer classes including general residential, commercial, industrial and municipal wastewater service in the City of Ocean City. The PSTAC charge, as defined under the Standard Terms and Conditions in this tariff, is designed to recover the cost of purchased wastewater treatment and disposal costs associated with the normal operations of the Company, and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased wastewater treatment and disposal costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered service, the following PSTAC charges per one hundred gallons and per one thousand gallons for all sales will be charged based on the Summer Quarter Consumption as defined in the Minimum Service Charge section of Wastewater-Rate Schedule 1-A to recover purchased wastewater treatment and disposal costs, but in no event will the consumption level for PSTAC be less than 7,480 gallons per year.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1000 Gallons
Non-Exempt	All	\$3.11310	\$31.1310

FILING

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate or percentage to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

TERMS OF PAYMENT

See Rate Schedule for the applicable customer classes.

(Continued)

Issued: September 5, 2024

RATE SCHEDULE 1-B PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) (Continued)

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C. 14:9-7, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

TERM

Continuous until wastewater service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: October 30, 2020

Cheryl Norton, President By: One Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR19121516 dated October 28, 2020.

RATE SCHEDULE 2-A GENERAL METERED SERVICE STATEWIDE WASTEWATER COLLECTION AREAS

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service in the Statewide Wastewater Collection Areas including Lakewood, Elk Township, and the Adelphia System (service area of the former Adelphia Sewer Company) and other franchise areas within the Township of Howell. The charge for wastewater service shall consist of the total of the Fixed Service Charge, the Volumetric Wastewater Charge, the Purchased Wastewater Treatment Adjustment Clause (PSTAC) Charge, as defined under the Standard Terms and Conditions in this Tariff, shown on Rate Schedule 2-B (Lakewood), Rate Schedule 3-B (Howell and Adelphia System), and Rate Schedule 12-B (Elk Township), the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All wastewater service customers shall pay a Fixed Service Charge in addition to the Volumetric Wastewater Charge, if any, as follows:

Non-Exempt

\$17.00

Fixed Service Charge per customer per month.

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater discharged is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how monthly Volumetric Wastewater Charges are calculated.

Volumetric Charges

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.55730	\$5.5730

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

APPLICABILITY

Applicable to all Wastewater Service customer classes including general residential, commercial, industrial and municipal wastewater service in the Statewide Wastewater Collection Area (Lakewood). The PSTAC charge, as defined under the Standard Terms and Conditions in this Tariff, is designed to recover the cost of purchased wastewater treatment and disposal costs associated with the normal operations of the Company, and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased wastewater treatment and disposal costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered service, the following charges per one hundred gallons and per one thousand gallons for all sales will be made to recover purchased wastewater treatment and disposal costs not included in the Volumetric Wastewater Charge or any other Charge as set forth in Rate Schedule 2-A of the current Tariff:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$ 0.42215	\$4.2215

FILING

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate or percentage to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for purchased wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

(Continued)

Issued: September 5, 2024

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

(Continued)

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C., 14:9-7, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

TERMS OF PAYMENT

See Rate Schedule for the applicable customer class.

<u>TERM</u>

Continuous until wastewater service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

Reserved for Future Use

Issued: September 5, 2024

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

<u>APPLICABILITY</u>

Applicable to all Wastewater Service customer classes including general residential, commercial, industrial and municipal wastewater service customers provided service by the Company's Adelphia System (service area of the former Adelphia Sewer Company) and other franchise areas within the Township of Howell in Monmouth County. The PSTAC charge, as defined under the Standard Terms and Conditions in this Tariff, is designed to recover the cost of purchased wastewater treatment and disposal associated with the normal operations of the Company, and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased wastewater treatment and disposal costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered service, the following charges per one hundred gallons and per one thousand gallons for all sales will be made to recover purchased wastewater treatment and disposal costs not included in the Volumetric Wastewater Charge or any other Charge as set forth in Rate Schedule 2-A of the current Tariff:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.69696	\$6.9696

FILING

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for purchased wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

(Continued)

Issued: September 5, 2024

RATE SCHEDULE 3-B PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

(Continued)

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C. 14:9-7 et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

TERMS OF PAYMENT

See Rate Schedule for the applicable customer class.

<u>TERM</u>

Continuous until wastewater service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

RATE SCHEDULE 5-A GENERAL FLAT RATE SERVICE STATEWIDE COLLECTION AND TREATMENT AREAS

APPLICABILITY FOR GENERAL FLAT RATE WASTEWATER SERVICE CUSTOMERS

Applicable to all general flat rate wastewater service customers located in the Company's Tewksbury System (Pottersville - service area of the former Valley Road Sewerage Company) in the Township of Tewksbury in Hunterdon County, and Service Areas noted as (A) and (B), formerly served by Applied Wastewater Management, Inc. ("Applied"), on Sheet No. 44 (COWS) who are not water service customers of NJAWC. The Class A/Class B designations in effect at the time rates were set by the Board in Docket. No. WR11070460 (May 1, 2012) shall remain in effect unless changed by order of the Board. No new Class A designations shall be made except at the discretion of the Company. The Company's charge for wastewater service shall consist of the total of a Flat Rate Service Charge, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

FLAT RATE SERVICE CHARGE – GENERAL FLAT RATE WASTEWATER CUSTOMERS

All wastewater service customers shall pay a flat rate service charge as indicated below.

	RATE PER MONTH
<u>CLASS A</u>	\$86.00
CLASS B	100.00

The Class A/Class B designations in effect at the time rates were set by the Board in Docket. No. WR11070460 (May 1, 2012) are as follows:

<u>CLASS A</u> 4 BEDROOM AGE RESTRICTED 3 BEDROOM AGE RESTRICTED 2 BEDROOM TOWNHOUSE 3 BEDROOM TOWNHOUSE AGE RESTRICTED

2 BEDROOM AGE RESTRICTED

1 BEDROOM TOWNHOUSE

<u>CLASS B</u> DETACHED SINGLE FAMILY 3 BEDROOM TOWNHOUSE

<u>CHARACTER OF FLAT RATE SERVICE</u> Continuous (unmetered), except as limited by the "Standard Terms and Conditions."

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE 6-A GENERAL METERED SERVICE STATEWIDE COLLECTION AND TREATMENT AREAS

APPLICABILITY FOR GENERAL METERED WASTEWATER SERVICE CUSTOMERS

Applicable to all general metered wastewater service customers located in the Company's Tewksbury System (Pottersville - service area of the former Valley Road Sewerage Company) in the Township of Tewksbury in Hunterdon County, Service Areas noted as (A) and (B), formerly served by Applied Wastewater Management, Inc. ("Applied"), on Sheet No. 44 (COWS and Homestead) who receive volume-based water service billings from NJAWC, and the Mansfield Warehousing Area. The Company's charge for wastewater service shall consist of the total of the Fixed Service Charge, a Volumetric Wastewater Charge, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC) as shown on Rate Schedule 9-A.1.

<u>RATES</u>

<u>FIXED SERVICE CHARGE – GENERAL METERED WASTEWATER CUSTOMERS</u> All wastewater service customers shall pay a Fixed Service Charge as indicated below, in addition to the Volumetric Wastewater Charge, if any.

RATE PER MONTH

Non-Exempt

\$65.68

<u>VOLUMETRIC WASTEWATER CHARGE – GENERAL METERED WASTEWATER CUSTOMERS</u> The volume of wastewater use is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how monthly Volumetric Wastewater Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.78090	\$7.8090

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

RATE SCHEDULE 8-A OTHER CONTRACTS

APPLICABILITY

Applicable to wastewater service customers located in the Service Areas noted as (D), formerly served by Applied Wastewater Management, Inc. ("Applied"), and C), formerly served by Environmental Disposal Corp. ("EDC") on Sheet No. 44 (Other Contracts).

CHARACTER OF SERVICE

Continuous (unmetered).

RATES

SERVICE AREA	<u>CLASS</u>	RATE PER MONTH	
Applied	Schools	\$141.10	Per Formula*
Applied	Other	141.10	Per Equivalent Dwelling Units**
EDC	Bulk User***	8.8090	Per 1,000 Gallons

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

 * Quarterly Charge = \$423.30 x (Average Daily Enrollment x Student GPD)/300 Where Student GPD is as follows: NJDEP projected usage per Elementary School student = 15 GPD NJDEP projected usage per Middle School student = 20 GPD NJDEP projected usage per High School student = 25 GPD

**An equivalent residential customer is based on 235 GPD

*** Rates for treatment of wastewater from BULK USER Customers delivered by said customers to the EDC treatment facility as set forth in this Tariff Sheet shall supersede the contractual rates and terms set forth in each of the Amended and Restated Sewer Allocation and Bulk User Agreements Between Environmental Disposal Corp. and the Boroughs of Bedminster, Far Hills, and Peapack and Gladstone ("Bulk User Agreements"), respectively.

Issued: September 5, 2024

Effective: September 15, 2024

RATE SCHEDULE 9-A MISCELLANEOUS SERVICE CHARGES

APPLICABILITY

Applicable to all classes of customers unless specified for the following classes of miscellaneous services throughout the entire area served by the Company.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

BAD CHECK CHARGE

If the Company receives a negotiable instrument from a customer in payment of a bill, charge, or deposit due, and such instrument is subsequently dishonored or uncollectible for any reason, the Company shall charge the customer a handling charge per instrument of \$15.00.

If a bad check charge is applied to a customer account, that amount, as well as the amount of the dishonored check shall be paid with cash, certified check, money order, bank check, or other means of guaranteed payment before such account shall be deemed paid. Additionally, if a customer presents two checks that are dishonored by the bank as a result of the customer's error, the customer will be required to pay by the methods stated above for a period of twelve months from the date of the last dishonored check.

The provisions of this Tariff section shall not be deemed to require a customer to submit to automatic deduction from any bank account, credit card, or by on-line banking but the Company may offer same as an option provided the customer is presented with all other available options offered by the Company.

RESUMPTION OF SERVICE AFTER PHYSICAL DISCONNECTION OR PLUGGING DUE TO NONPAYMENT OF BILLS OR VIOLATION OF THE COMPANY'S RULES

Wastewater Service - At any time

Greater of \$350.00 or actual cost

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

SPECIAL PROVISIONS

The Company may waive the fees and charges referenced in this Rate Schedule 9-A for a customer who is enrolled in the Company's H2O Help to Others Program provided that the customer is not deemed to have been abusing and/or taking advantage of the system, including but not limited to repeatedly requiring service reconnections more than three (3) times in any twelve (12) month period.

Issued: September 5, 2024

RATE SCHEDULE 9-A.1 WASTEWATER SYSTEM IMPROVEMENT CHARGE

Applicable to all wastewater treatment and service customers on Rate Schedules 1-A, 2-A, 5-A, 6-A, 10-A, 11-A, 13-A, 16-A⁴ and 21-A.

CHARACTER

Continuous, except as limited by the "Standard Terms and Conditions".

WASTEWATER SYSTEM IMPROVEMENT CHARGE (WSIC)

In addition to all other charges for wastewater collection and treatment throughout the entire territory served, the following charges will be assessed on a fixed, per meter or meter equivalent basis for each monthly bill.

RATE

This charge is in addition to Rate Schedules 1-A, 2-A, 5-A, 6-A, 10-A, 11-A, 13-A, 16-A and 21-A.

Size of Meter	Non-Exempt Per Month	Exempt Per Month
5/8"	\$0.00	0.00
3/4"	0.00	0.00
1"	0.00	0.00
1 1/2"	0.00	0.00
2"	0.00	0.00
3"	0.00	0.00
4"	0.00	0.00
6"	0.00	0.00
8"	0.00	0.00
10"	0.00	0.00
12"	0.00	0.00
16"	0.00	0.00

FILING

The WSIC is authorized pursuant to <u>N.J.A.C.</u> 14:9-11.1 <u>et seq.</u> and the procedures for filing, reviewing, approving and implementing the WSIC are set forth therein. The WSIC is based on the Company's Foundational Filing, which was reviewed and approved by the Board of Public Utilities. The approval process included public notice and public hearings. The notice included proposed surcharge amounts, which were estimated based on projected construction schedules, costs and other factors. Pursuant to the approved Foundational Filing, the Company shall endeavor to make semi-annual WSIC filings at approximately six-month intervals. The WSIC is subject to a maximum amount and other limitations in <u>N.J.A.C.</u> 14:9-11.1 <u>et seq.</u>

TERMS OF PAYMENT

See the Rate Schedules for applicable customer classes.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

⁴ Rate Schedule 16-A will not be subject to this surcharge until June 2, 2025. Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE 9-A.2 UNIVERSAL AFFORDABILITY

AVAILABILITY

Available to all residential wastewater service customers served by the Company in all service areas who meet the income criteria of 200% or less than the Federal Poverty Level ("FPL"). NJ Shares determines and maintains the qualification requirements for the Company's discount programs. Customers who qualify for the program are required to recertify income eligibility every two years.

APPLICABILITY

The discount will be applied to the Fixed Service Charge and Volumetric Wastewater Charge portions of the bill for wastewater service. The discount will not apply to the Purchased Wastewater Adjustment Clause (PSTAC) Charge, as shown on Rate Schedule O-1, the Special Program Charge (SPC) on Rate Schedule O-3, or the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

DISCOUNT

	Household Income	Fixed Service Charge Discount	Volumetric Wastewater Charge Discount
Tier 1	0% - 50% of FPL	60%	60%
Tier 2	51% - 100% of FPL	45%	45%
Tier 3	101% - 150% of FPL	30%	30%
Tier 4	151% - 200% of FPL	15%	15%

Issued: September 5, 2024

RATE SCHEDULE 10-A

GENERAL METERED SERVICE

APPLICABILITY

Applicable for general metered residential, commercial, industrial and municipal wastewater service to customers served by the Company's Jensen's Deep Run System in the Township of Plumsted in Ocean County. The charge for wastewater service shall consist of the total of a Fixed Service Charge, a Volumetric Wastewater Charge, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC) as shown on Rate Schedule 9-A.1.

<u>RATES</u>

<u>FIXED SERVICE CHARGE – GENERAL METERED WASTEWATER CUSTOMERS</u> All wastewater service customers shall pay a fixed service charge as indicated below, in addition to the Volumetric Wastewater Charge, if any.

RATE PER MONTH

Non-Exempt

\$40.00

VOLUMETRIC WASTEWATER CHARGE – GENERAL METERED WASTEWATER CUSTOMERS

The volume of wastewater discharged is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how monthly Volumetric Wastewater Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.78090	\$7.8090

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

TERMS OF PAYMENT

Valid bills for wastewater service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

RATE SCHEDULE 11-A

GENERAL METERED SERVICE

APPLICABILITY

Applicable for general metered residential, commercial, industrial and municipal wastewater service to customers served by the Company's Haddonfield Collection System in Camden County. The charge for wastewater service shall consist of a Fixed Service Charge, a Volumetric Wastewater Charge based on the water consumption at the location for the same billing period, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC) as shown on Rate Schedule 9-A.1.

RATES

FIXED SERVICE CHARGE – GENERAL METERED WASTEWATER CUSTOMERS All wastewater service customers shall pay a Fixed Service Charge as indicated below, in addition to the Volumetric Wastewater Charge, if any.

RATE PER MONTH

Non-Exempt

\$12.50

VOLUMETRIC WASTEWATER CHARGE – GENERAL METERED WASTEWATER CUSTOMERS

The volume of wastewater discharged is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how Monthly Wastewater Usage Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.51020	\$5.1020

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

TERMS OF PAYMENT

Valid bills for wastewater service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

RATE SCHEDULE 12-B

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

<u>APPLICABILITY</u>

Applicable to all Wastewater Service customer classes including general residential, commercial, industrial and municipal wastewater service in Elk Township. The PSTAC charge, as defined under the Standard Terms and Conditions in this Tariff, is designed to recover the cost of purchased wastewater treatment and disposal costs associated with the normal operations of the Company and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased wastewater treatment and disposal costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered wastewater service, the following charges per one hundred gallons and per one thousand gallons for all sales will be made to recover purchased wastewater treatment and disposal costs not included in the Volumetric Wastewater Charge or any other charge as set forth in Rate Schedule 2-A of the current Tariff:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.40008	\$4.0008

FILING

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate or percentage to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for purchased wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C., 14:9-7, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

TERMS OF PAYMENT

See Rate Schedule for the applicable customer class.

TERM

Continuous until wastewater service to the customer is permanently discontinued.

<u>CONDITIONS</u>

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

By: Mark K. McDonough, President

RATE SCHEDULE 13-A GENERAL METERED SERVICE

<u>APPLICABILITY</u>

Applicable for general residential, commercial, industrial and municipal wastewater service in the Borough of Mount Ephraim. The charge for wastewater service shall consist of a Fixed Service Charge, a Volumetric Wastewater Charge based on the water consumption at the location for the same billing period, the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1, and the Special Program Charge (SPC) as shown on Rate Schedule 0-3.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

FIXED SERVICE CHARGE – GENERAL METERED WASTEWATER CUSTOMERS All wastewater service customers shall pay a Fixed Service Charge as indicated below, in addition to the Volumetric Wastewater Charge, if any.

	RATE PER MONTH
Non-Exempt	\$12.50

<u>VOLUMETRIC WASTEWATER CHARGE – GENERAL METERED WASTEWATER CUSTOMERS</u> The volume of wastewater use is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how Monthly Wastewater Usage Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.01440	\$0.1440

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

TERMS OF PAYMENT

Valid bills for wastewater service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

RATE SCHEDULE 14-A <u>GENERAL FLAT RATE SERVICE⁵</u>

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in Long Hill Township who do not receive volume-based water service billings from NJAWC. The Company may require a water meter to be installed by any wastewater customer utilizing a well or other private water system at the property owner's expense. The charge for wastewater service shall consist of the Fixed Service Charge and the Flat Rate Service Charge.

AVAILABILITY OF SERVICE

As the Company has implemented a voluntary wastewater connection ban due to excess wastewater flow, all requests for new wastewater connections to the Long Hill Township wastewater system will be granted at the sole discretion of the Company.

CHARACTER OF SERVICE

Continuous (unmetered), except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE – WASTEWATER

All wastewater service customers shall pay a Fixed Service Charge in addition to the Flat Rate Service Charge as indicated below. If a wastewater customer has multiple connections to a single property, only one Fixed Service Charge shall be applied to the wastewater customer.

	RATE PER MONTH	RATE PER MONTH
	Effective 10/23/2023	Effective 10/23/2024
Non-Exempt, per unit	\$15.47	\$15.93

FLAT RATE USAGE CHARGE - WASTEWATER CUSTOMERS

All wastewater service customers shall pay a Flat Rate Usage charge as indicated below.

	RATE PER MONTH Effective 10/23/2023	RATE PER MONTH Effective 10/23/2024
Non-Exempt Residential, per connection	\$50.84	\$52.37
Non-Exempt Commercial, Industrial and Municipal, per connection	\$106.09	\$109.27

FIXED SERVICE CHARGE DISCOUNT – RESIDENTIAL WASTEWATER CUSTOMERS

Residential wastewater customers of Long Hill Township enrolled in the Township's Senior Discount Program as of October 22, 2020, shall receive a Fixed Service Charge discount of \$40.00 annually, or \$3.33 per month. After October 22, 2020, customers will no longer be added to this Fixed Service Charge Discount program.

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Fixed Service Charges and Flat Rate Service Charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

⁵ The rates on this schedule will increase by 3% on 10/23/2024 by the terms of the Agreement of Sale between Long Hill Township and New Jersey-American Water Company, Inc.

RATE SCHEDULE 15-A

GENERAL METERED SERVICE⁶

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in Long Hill Township who receive volume-based water service billings from NJAWC. The charge for wastewater service shall consist of the total of the Fixed Service Charge and the Volumetric Wastewater Charge.

AVAILABILITY OF SERVICE

As the Company has implemented a voluntary wastewater connection ban due to excess wastewater flow, all requests for new wastewater connections to the Long Hill Township wastewater system will be granted at the sole discretion of the Company.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE

All wastewater service customers shall pay a Fixed Service Charge in addition to the Volumetric Wastewater Charge, as indicated below. If a wastewater customer has multiple connections to a single property, only one Fixed Service Charge shall be applied to the wastewater customer.

	<u>RATE PER MONTH</u>	<u>RATE PER MONTH</u>
	Effective 10/23/2023	Effective 10/23/2024
Non-Exempt, per unit	\$15.47	\$15.93

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater discharged for monthly billing purposes shall be calculated by taking the total water metered (Actual Usage) for the six (6) winter months (January through March and October through December) from the preceding billing year, and dividing that Actual Usage by twelve (12).

If the meter is not read or incorrectly read for one or more months of the Actual Usage period as determined by the Company, the amount charged for those months shall be equal to the approximate average monthly usage among other billable months during the same period.

Volumetric Charges

	Gallons <u>Per Month</u>	Rate Per 100 Gallons	Rate Per 1,000 Gallons
Non-Exempt Effective 10/23/2023	All	\$1.93830	\$19.3830
Non-Exempt Effective 10/23/2024	All	\$1.99640	\$19.9640

FIXED SERVICE CHARGE DISCOUNT - RESIDENTIAL WASTEWATER CUSTOMERS

Residential wastewater customers of Long Hill Township enrolled in the Township's Senior Discount Program as of October 22, 2020, shall receive a Fixed Service Charge discount of \$40.00 annually, or \$3.33 per month. After October 22, 2020, customers will no longer be added to this Fixed Service Charge Discount program.

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Fixed Service Charges shall be prorated to the date of establishment or discontinuance of service.

⁶ The rates on this schedule will increase by 3% on 10/23/2024 by the terms of the Agreement of Sale between Long Hill Township and New Jersey-American Water Company, Inc.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: September 15, 2024

RATE SCHEDULE 16-A

GENERAL METERED AND FLAT RATE SERVICE

<u>APPLICABILITY</u>

Applicable for general residential, commercial, industrial, and municipal wastewater service to customers in Service Area 1G, the Egg Harbor City Utility. Those who receive volume-based water service billings from the Company will receive volume-based wastewater service billings; all others will receive flat rate billings for unmetered service. The Company may require a water meter to be installed by any wastewater customer utilizing a well or other private water system at the property owner's expense. The charge for wastewater service shall consist of the total of the Fixed Service Charge, the Volumetric Wastewater Charge, the Purchased Wastewater Treatment Adjustment Clause (PSTAC) Charge, as defined under the Standard Terms and Conditions in this Tariff, shown on Rate Schedule 16-B, and the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

CHARACTER OF SERVICE

Continuous (unmetered), except as limited by the "Standard Terms and Conditions."

RATES

FIXED SERVICE CHARGE

All wastewater service customers shall pay a Fixed Service Charge in addition to the Volumetric Wastewater Charge, as indicated below.

Non-Exempt

RATE PER MONTH \$12.50

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater use is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how Monthly Wastewater Usage Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.42240	\$4.2240

FLAT RATE SERVICE CHARGE - WASTEWATER

All wastewater service customers shall pay a Flat Rate Service Charge as indicated below.

RATE PER MONTH

Non-Exempt \$46.40

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Flat Rate Service Charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

Effective: June 2, 2025

RATE SCHEDULE 16-B

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

APPLICABILITY

Applicable to all Wastewater Service customer classes including general residential, commercial, industrial and municipal wastewater service in Service Area 1G, the Egg Harbor City Utility. The PSTAC charge, as defined under the Standard Terms and Conditions in this Tariff, is designed to recover the cost of purchased wastewater treatment and disposal costs associated with the normal operations of the Company and allow the Company to achieve a zero or near-zero deferred balance each April 1st on its purchased wastewater treatment and disposal costs.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered service, the following charges per one hundred gallons and per one thousand gallons for all sales will be made to recover purchased wastewater treatment and disposal costs not included in the Volumetric Wastewater Charge or any other Charge as set forth in Rate Schedule 16-A of the current Tariff:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.44935	\$4.4935

FILING

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate or percentage to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for purchased wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C., 14:9-7, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

TERMS OF PAYMENT

See Rate Schedule for the applicable customer class.

<u>TERM</u>

Continuous until wastewater service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

By: Mark K. McDonough, President

1 Water Street, Camden, NJ 08102 Filed pursuant to Order of the Board of Public Utilities entered in Docket No. WR24010056 dated September 4, 2024. Effective: June 2, 2025

RATE SCHEDULE 18-A GENERAL FLAT RATE SERVICE⁷

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in the Borough of Bound Brook who do not receive volume-based water service billings from the Company. The Company may require a water meter to be installed by any wastewater customer utilizing a well or other private water system at the property owner's expense.

CHARACTER OF SERVICE

Continuous (unmetered), except as limited by the "Standard Terms and Conditions."

FLAT RATE SERVICE CHARGE - WASTEWATER

All wastewater service customers shall pay a Flat Rate Service Charge as indicated below.

RATE PER MONTH

Non-Exempt \$40.77

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Flat Rate Service Charges shall be prorated to the date of establishment or discontinuance of service.

⁷ The Flat Rate Service Charge will increase by 3% on 8/12/2025, and 8/12/2026 by the terms of the Agreement of Sale between the Borough of Bound Brook and New Jersey-American Water Company, Inc. Issued: September 5, 2024

RATE SCHEDULE 19-A GENERAL METERED SERVICE⁸

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in the Borough of Bound Brook who receive volume-based water service billings from the Company.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

RATES

FIXED SERVICE CHARGE

All wastewater service customers shall pay a Fixed Service Charge in addition to the Volumetric Wastewater Charge, as indicated below.

	RATE PER MONTH
Non-Exempt	\$5.15

VOLMETRIC WASTEWATER CHARGE

The volume of wastewater discharged is assumed to equal water meter registration.

Volumetric Charges

	Gallons	Rate	Rate
<u>Customer Class*</u>	<u>Per Month</u>	<u>Per 100 Gallons</u>	<u>Per 1,000 Gallons</u>
Non-Exempt	All	\$0.65920	\$6.5920
Residential			
Tax Exempt			
Commercial – Class 1			
Multiple-Dwelling	All	0.72510	7.2510
Commercial – Class 2 Industrial	All	0.82400	8.2400
Significant Industrial			
Integrated Health Services and Successors			
Mixed Residential and Commercial Class 2			

*Customer Class as these terms were defined by the Borough of Bound Brook at the time of acquisition, as follows:

Residential: any property solely used as a home or residence, including single family, multi two-family, and single dwelling condominium form of ownership, discharging domestic waste.

Tax-Exempt: any property exempt from real property taxation, discharging domestic waste.

Commercial - Class 1: any nonresidential property solely used for nonresidential purposes, including the retail of nonprocessed goods or for office or other business uses discharging domestic wastes.

Multiple-Dwelling: A building containing three or more dwelling units, discharging domestic waste.

Commercial - Class 2: Any property used for nonresidential purposes, including any use not classified in "Commercial User Class 1," discharging domestic wastes. Class 2 users include but are not limited to: industrial park, any property utilized for preparing food for sale, hair and nail salons, barber shops, laundromats and dry cleaners, automotive and small engine repair and sales, fueling/service stations, and funeral homes.

Industrial - Any person or property who discharges, causes, or permits the direct or indirect discharge of nondomestic wastewater into the treatment works. All nondomestic wastes discharged by an industrial user shall be considered industrial waste. Multiple-Dwelling: A building containing three or more dwelling units, discharging domestic wastes.

Significant Industrial - A user defined as a significant industrial user pursuant to the rules and regulations of the Middlesex County Utilities Authority.

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Fixed Service Charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

⁸ All rates on this schedule will increase by 3% on 8/12/2025, and 8/12/2026 by the terms of the Agreement of Sale between the Borough of Bound Brook and New Jersey-American Water Company, Inc.

RATE SCHEDULE 20-A

GENERAL METERED AND FLAT RATE SERVICE⁹

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in the Borough of Somerville and the portion of the Township of Bridgewater served by the Somerville System. Those who receive volumebased water service billings from the Company will receive volume-based wastewater service billings; all others will receive flat rate billings for unmetered service. The Company may require a water meter to be installed by any wastewater customer utilizing a well or other private water system at the property owner's expense. The charge for wastewater service shall consist of the total of the Fixed Service Charge, the Volumetric Wastewater Charge, and the Purchased Wastewater Treatment Adjustment Clause (PSTAC) Charge, as defined under the Standard Terms and Conditions in this tariff, shown on Rate Schedule 20-B.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater discharged is assumed to equal water meter registration. monthly Volumetric Wastewater Charges shall be determined based upon winter quarter consumption (detailed below), but in no case less than 2,493 gallons per month.

Customer Location	Gallons Per Month	Rate Per 100 Gallons	Rate Per 1,000 Gallons
Somerville	All	\$0.34759	\$3.4759
Bridgewater	All	0.48128	4.8128
FLAT RATE SERVICE CHARGE			
Customer Location	<u>Rate Pe</u>	<u>r Month</u>	
Somerville	\$32.00		
Bridgewater	\$40.33		

CALCULATION OF WINTER QUARTER CONSUMPTION

Winter quarter consumption shall be determined based on an initial water meter reading taken in December of one year with the concluding meter reading taken approximately 90 days thereafter in March of the following year.

The monthly Volumetric Wastewater Charge shall be determined as follows:

Meters read in January, February and March

The Volumetric Wastewater Charge for each month shall be determined by multiplying the applicable monthly water usage times applicable volumetric charges, but in no case less than 2,493 gallons per month, multiplied by applicable volumetric charges.

Meters read in April through December

The Volumetric Wastewater Charge for each month shall be based on the Monthly Usage Constant, equal to one-third of the winter quarter water consumption, but in no case less than 2,493 gallons per month, multiplied by applicable volumetric charges.

In the case of new customers, the volume of wastewater discharged shall be determined as follows:

<u>New Customers in Premises for Which Actual Full Period Winter Quarter Usage History is Available</u>: Determination of the monthly discharge constant shall be based on the last known full period winter quarter water usage at that property.

<u>New Customers in Premises for Which No Full Period Winter Quarter Usage History is Available</u>: Monthly Volumetric Wastewater Charges will be calculated at the minimum of 2,493 gallons per month.

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Fixed Service Charges shall be prorated to the date of establishment or discontinuance of service.

⁹ The rates on this schedule will increase by 3% on October 4th in 2025, 2026, and 2027, and by 4% on October 4th in 2028 and 2029 by the terms of the Agreement of Sale between the Borough of Somerville and New Jersey-American Water Company, Inc.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE 20-B

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC)

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service to customers in the Borough of Somerville and the portion of the Township of Bridgewater served by the Somerville System.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

PURCHASED WASTEWATER TREATMENT ADJUSTMENT CLAUSE (PSTAC) CHARGE

In addition to all other charges for general metered service, the following charges per one hundred gallons and per one thousand gallons for all sales will be made to recover purchased wastewater treatment and disposal costs not included in the Volumetric Wastewater Charge or Flat Rate Service Charge any other charge as set forth in Rate Schedule 20-A:

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
-Exempt	All	\$0.52139	\$5.2139

FILING

Non-

The Company shall endeavor to make an annual PSTAC filing no later than December 1st of each year, proposing a PSTAC rate or percentage to be effective on or about the following April 1st.

The notice of filing and of public hearing in the annual PSTAC proceedings shall include the specific rate change proposed to be implemented on April 1st. The notice shall also include the impact of such potential increases on a benchmark bill.

The annual PSTAC filing shall contain, but not be limited to, the following:

- 1. A reconciliation of actual versus estimated costs and revenues from the last Board approved PSTAC charge for wastewater treatment and disposal;
- 2. Projected rates supported by projected volumes, revenues, and projected purchased wastewater treatment and disposal costs;
- 3. Deferred balances and the timeframe over which they are proposed to be collected or returned;
- 4. A written explanation of the circumstances that caused the deferred balances in (3) above;
- 5. A written explanation of any significant activities or trends which may affect costs for the prospective period; and
- 6. Updated tariff sheets to reflect any change to the PSTAC rate.

The benchmark bill shall be the average residential wastewater customer bill for a twelve-month period.

TERMS OF PAYMENT

See Rate Schedule for applicable customer class.

PROVISIONS

Interest shall be passed onto customers through the PSTAC rates at the beginning of each PSTAC Year succeeding any PSTAC year in which any net monthly purchased wastewater treatment and disposal costs over recovery has taken place. Any debit or credit balance in the separate deferred revenue or separate cost of wastewater treatment accounts shall be determined monthly. Monthly interest shall be calculated on the average of the current and prior month's ending cumulative deferred revenue or cost of wastewater treatment balances. Interest on such wastewater treatment costs shall be calculated utilizing the rate of return on rate base utilized to set rates in the Company's last preceding base rate case, and shall be changed from time to time, consistent with N.J.A.C. 14:9-7, et seq.

The clause shall be subject to deferred accounting, consistent with N.J.A.C. 14:9-7, et seq.

<u>TERM</u>

Continuous until wastewater service to the customer is permanently discontinued.

CONDITIONS

Subject to the "Standard Terms and Conditions" except as otherwise set forth in this Schedule.

Issued: September 5, 2024

Effective: September 15, 2024

By: Mark K. McDonough, President

RATE SCHEDULE 21-A GENERAL METERED AND FLAT RATE SERVICE

<u>APPLICABILITY</u>

Applicable for general residential, commercial, industrial, and municipal wastewater service to customers in the Environmental Disposal Corp. ("EDC") Service Area. Those who receive volume-based water service billings from the Company will receive volume-based wastewater service billings; all others will receive flat rate billings for unmetered service. The Company may require a water meter to be installed by any wastewater customer utilizing a well or other private water system at the property owner's expense. The charge for wastewater service shall consist of the total of the Fixed Service Charge and the Volumetric Wastewater Charge, or Flat Rate Service Charge, the Special Program Charge (SPC) as shown on Rate Schedule O-3, and the Wastewater System Improvement Charge (WSIC), as shown on Rate Schedule 9-A.1.

CHARACTER OF SERVICE

Continuous (unmetered), except as limited by the "Standard Terms and Conditions."

FIXED SERVICE CHARGE - GENERAL METERED WASTEWATER CUSTOMERS

All wastewater service customers shall pay a Fixed Service Charge as indicated below, in addition to the Volumetric Wastewater Charge, if any.

Non-Exempt:

Rate Per Month \$43.14

<u>VOLUMETRIC WASTEWATER CHARGE – GENERAL METERED WASTEWATER CUSTOMERS</u> The volume of wastewater discharged is assumed to equal water meter registration. See Standard Terms and Conditions – Wastewater, Sheet No. 23, for an explanation of how Monthly Wastewater Usage Charges are calculated.

	Gallons	Rate	Rate
	Per Month	Per 100 Gallons	Per 1,000 Gallons
Non-Exempt	All	\$0.78090	\$7.8090

FLAT RATE SERVICE CHARGE

	Rate Per Month
Non-Exempt	\$74.38

TERMS OF PAYMENT

Valid bills for service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable Flat Rate Service Charges shall be prorated to the date of establishment or discontinuance of service.

Issued: September 5, 2024

RATE SCHEDULE 22-A

GENERAL METERED AND FLAT RATE SERVICE¹⁰

APPLICABILITY

Applicable for general residential, commercial, industrial and municipal wastewater service provided in the Salem System. The residential charge for wastewater service shall consist of the Flat Rate Service Charge. The commercial, industrial and municipal charge for wastewater service shall consist of the total of the Fixed Service Charge and the Volumetric Wastewater Charge.

CHARACTER OF SERVICE

Continuous, except as limited by the "Standard Terms and Conditions."

<u>RATES</u>

FLAT RATE SERVICE CHARGE

All residential wastewater service customers shall pay a Flat Rate Service Charge as follows:

Rate Per Month

Non-Exempt

\$56.88

FIXED SERVICE CHARGE

All commercial, industrial and municipal wastewater service customers shall pay a Fixed Service Charge in addition to the Volumetric Wastewater Charge, if any, as follows:

Fixed Service Charge per customer per month. <u>Non-Exempt</u> \$56.88

VOLUMETRIC WASTEWATER CHARGE

The volume of wastewater discharged is assumed to equal water meter registration. Charges shall be based on water consumption as indicated by water meter readings on a monthly basis.

Gallons	Rate	Rate
Per Month	Per 100 Gallons	Per 1,000 Gallons
All	\$0.88500	\$8.8500

SPECIAL SURCHARGES

<u>Item</u> Per pound of BOD₅ Per pound of suspended solids Septage rate per gallon Additional Cost \$0.26000 \$0.16000 \$0.08000

TERMS OF PAYMENT

Valid bills for wastewater service furnished under this schedule will be rendered monthly in arrears and are due twenty (20) days from the date of the postmark on the envelope in which the bill was transmitted or electronic transmission date for customers on electronic billing. All bills shall list a due date.

Whenever service is established or is discontinued, all applicable fixed charges shall be prorated to the date of establishment or discontinuance of service.

¹⁰ The rates on this schedule will increase by 3% on June 26th in 2026, 2027 and 2028 by the terms of the Agreement of Sale between the City of Salem and New Jersey-American Water Company, Inc.