



ERIE COUNTY WATER AUTHORITY

INTEROFFICE MEMORANDUM

November 24, 2021

To: Jerome D. Schad, Chair
Peggy A. LaGree, Vice Chair
Michele M. Iannello, Treasurer

From: Karen A. Prendergast, Chief Financial Officer *KAP*

Subject: January 1, 2022 Tariff Changes

The following changes to the Erie County Water Authority Tariff are presented for your consideration at the November 24, 2021 board meeting:

- Section 1.05 – Change the definition of Customer to mean the owner. Although some older accounts remain in the tenants name, the owner of the property is the customer responsible for the bill.
- Section 2.01 – Territorial Limits has been more broadly defined to accurately describe the limits of Public Corporations and Special Improvement Districts. The term Territorial Limits has replaced corporate limits throughout the Tariff.
- Section 2.10 D – The explanation of how a bulk sale bill is calculated was simplified – the actual computation has not been changed.
- Section 2.15 – Reflects the minimum usage provision in bulk sales agreements. The calculation referenced was incorrect as a result of our 2017 rate restructuring.
- Section 2.33 – Removes the reference to refunding advance minimums. The Authority stopped billing in advance as part of the rate restructuring in 2017.
- Section 2.36 – The reference to owners and tenants was changed to previous and current owners – the account must be in the owners' name.
- Section 9.04 – The reference to owners and tenants was replaced with previous and current owners and the 10-day notice eliminated. The Authority routinely adjusts the bill to accommodate the closing date of the transfer of ownership.
- Section 9.09 A – In 2017, the Authority eliminated leak allowances for specialized plumbing equipment, including water-powered sump pumps and irrigation systems. The new language removes that exception. Leak allowances will be available for all repairs.

- Section 9.09 E – The \$10 fee for processing leak allowances has been removed.
- Section 9.10 – The late fee will be posted 15 days after its due, giving the customer a full 30 days to pay without a late fee.
- Section 9.11 – Courtesy reversals of late fees will be allowed annually as opposed to once over the life of the account.
- Section 13.01 – Establishes new volumetric rates and infrastructure investment charges for Small, Large, and Bulk Sale customers based on the budget adopted on October 28, 2021 effective January 1, 2022.
- Section 13.03 C – Updates the volumetric rate and minimum charge for hydrant meter consumption to the 2021 rate for Small metered customers.

Miscellaneous wording and grammatical changes which are not substantive have also been made. All recommended changes would be effective on January 1, 2022.

Pursuant to Section 1054 of our enabling legislation, adopted changes must be published in two newspapers with general circulation in Erie County and filed in the County Clerk's office. The Authority has been publishing changes in The Buffalo News and The Buffalo Law Journal and will continue to use those newspapers for the 2022 changes unless otherwise directed.

Changes are also sent to the Authority's Bond Trustee and each municipality in our service area, as well as posted on our website.

Please call or email me with any questions.

cc T. McCracken
M. Carney
R. Stoll
L. Kowalski

**AMENDMENTS TO THE ERIE COUNTY WATER AUTHORITY'S TARIFF
TO BECOME EFFECTIVE AT 12:01 A.M. JANUARY 1, 2021**

**UNDERLINED PORTIONS INDICATE NEW MATERIAL
PORTIONS IN BRACKETS [] INDICATE DELETIONS**

1.00 DEFINITIONS

1.05 CUSTOMER

Shall mean the owner [and/or occupant].

**2.00 AVAILABILITY AND TYPES
OF SERVICE**

2.01 TERRITORIAL LIMITS

For purposes of the Tariff, the phrase, "territorial limits," means the geographic boundaries of an appropriate water district.

The territorial limits of the Erie County Water Authority District have been established by state law, codified as Public Authorities Law § 1052. The rules, regulations, rates, charges, and fees herein prescribed shall be applicable to the supply of water and the furnishing of services and facilities by the Authority within or without the territorial limits of the Erie County Water Authority District [(created by Section 1052 et. Seq. of the Public Authorities Law)].

The territorial limits of Public Corporation or Special Improvement District is defined by the limits established at the time of creation of the Public Corporation or Special Improvement District. Public Corporations include municipal corporations, including a county, city, town or village, or public benefit corporations. Special Improvement Districts, for purposes of this Tariff, includes water districts created by a municipal corporation or a federally recognized Indian nation and having designated governing board acting as water commissioners for the district.

2.02 TYPES OF SERVICE AVAILABLE

B. PUBLIC CORPORATIONS AND SPECIAL IMPROVEMENT DISTRICTS

1. [Service will be furnished adequate for the service of water for all purposes within its corporate limits to] Upon the execution of a contract, known as a bulk sales agreement, the Authority will furnish an adequate supply of water within the territorial limits of public corporations [and] or special improvement districts, which do not own or are not connected to an independent source of water supply as provided in paragraphs 2.05 to 2.11 inclusive subject to approval by the New York State Department of Health.
2. [Service will be furnished as] Upon the execution of a contract, known as a bulk sales agreement, the Authority will furnish a supplemental supply of water for all purposes within [its corporate limits to] the territorial limits of public corporations [and] or special improvement districts, which own or are connected to an independent source of water supply as provided in paragraphs 2.12 to 2.15 inclusive, subject to approval by the New York State Department of Health and New York State Department of Environmental Conservation, Office of Environmental Analysis.

SERVICE OF WATER TO PUBLIC CORPORATIONS AND SPECIAL IMPROVEMENT DISTRICTS AS THE SOLE WATER SUPPLY

- 2.05** The Authority will furnish a supply of water to [Municipal] Public Corporations and Special Improvement Districts which do not own or are not connected to an independent source of water supply for the following purposes and subject to the terms and conditions hereinafter prescribed upon receipt of a proper application:
- A. For a supply of water to be distributed and sold by such [Municipal] Public Corporation or Special Improvement District, and extensions thereof, through its own facilities to residents and inhabitants thereof.
 - B. For a supply of water to be delivered through its own facilities and sold by such [Municipal] Public Corporations or Special Improvement Districts outside of their territorial limits to another person, public corporation, or Special Improvement District.
- 2.06** Where a supply of water is to be provided by the Authority for the purposes specified in paragraph 2.05, the proper public officials of the applicant shall certify in writing to the Authority that the facilities of the applicant installed or proposed to be installed will be operated and maintained by the applicant; that the service of water to the residents and inhabitants within applicant's [corporate] territorial limits will be performed by the applicant, and that such facilities will remain the property of the applicant unless the Authority shall give its consent in writing to the transfer of its ownership thereof.
- 2.07** For the purposes specified in paragraph 2.05, the applicant shall warrant to the Authority that its mains, storage tanks, pumping stations, cross-connection control program, and other facilities for the distribution of water within its [corporate] territorial limits are and will

continue to be able to provide for an adequate and safe supply of water at proper pressures for domestic, commercial and industrial use as well as for public and private fire protection; and that additional sales of water to the applicant for resale to persons, Public Corporations and Special Improvement Districts outside of its [corporate] territorial limits will not impair the supply or pressure of water when being served by the applicant to its residents and inhabitants.

2.08 Acceptance of an application made by a [Municipal] Public Corporation or Special Improvement District shall depend upon:

- A. The consent of the State of New York Department of Environmental Conservation, Office of Environmental Analysis, where required; and
- B. A determination in the sole discretion of the Authority that the conditions of the service requested are economically feasible and within the capacity of the Authority to render without prejudice to the demands imposed upon its system by its other customers.

2.09 On and after the effective date hereof, the furnishing and delivering of water to a [Municipal] Public Corporation or Special Improvement District now or hereafter taking a supply of water from the Authority shall be made pursuant to the terms of a contract between the Authority and the governing board thereof.

2.10 The contract, known as a bulk sales agreement, shall contain, but without limitations, the following provisions:

- D. [The bill for water sold and delivered to the purchaser shall be computed as follows:
 - 1. The quantity of water registered on each meter recording the delivery of water outside of the corporate limits of the purchaser will be separately billed at the aforesaid rates and charges.
 - 2. The quantities of water delivered and consumed within the territorial limits of the purchaser will be ascertained by deducting all quantity of water delivered outside of the purchaser's territorial limits from the quantities of water registered on all meters recording the delivery of water to the purchaser, giving equitable effect to all minimum allowances.]

The bill for water sold and delivered to the purchaser shall be computed as the quantity of water registered on each intake meter recording the delivery of water to the purchaser less the quantity of water registered on each subtraction meter recording the delivery of water outside of the purchaser's territorial limits for distribution by the Authority, subject to minimum allowances.

- E. In the event the Authority, in periods of drought or emergencies, restricts, curtails, or prohibits the use of water for secondary purposes, i.e., landscaping/lawn irrigation, car washing, filling swimming pools, etc., the [Municipal] Public Corporation or Special Improvement District will use its best efforts to secure the cooperation of its customers

to comply with the Authority's regulations with respect to the use of water.

- H. [The Municipal Corporation or Special Improvement District understands and agrees that in the event the Authority elects to repurchase water, the bill for water sold and delivered to the Purchaser will be adjusted as follows:
- (1) The quantity of water registered on each meter recording the delivery of water to the Authority will be separately billed to the Authority at the average rate water was sold to the Purchaser that month.
 - (2) The quantities of water delivered to the Purchaser will be determined by deducting all quantities of water delivered to the Authority from the quantities of water registered on all meters recording the delivery of water to the Purchaser. In doing so, the Authority agrees to give equitable effect to all minimum allowances.
 - (3) In no event will the Authority pay less than the actual cost of said water, or pay more than the actual cost of said water, to the Purchaser.]

The Public Corporation or Special Improvement District understands and agrees that in the event the Authority elects to transport water to areas outside and beyond the limits of the purchaser, the bill for water sold to the purchaser will be adjusted in accordance with subparagraph D of paragraph 2.10.

- I. In the event that the Authority exercises its rights to give notice of intent to renegotiate the existing contract for the furnishing and delivering of water to a [Municipal] Public Corporation or Special Improvement District and the corporation or special improvement district does not enter into a new contract by the expiration date, then the conditions outlined in Section 2.10, A- H, will supersede any terms and conditions of the previous contract(s) which may exist as long as the Authority continues to provide water and until the Authority and the purchaser enter into a new contract.

SERVICE OF WATER TO PUBLIC CORPORATIONS AND SPECIAL IMPROVEMENT DISTRICTS AS A SUPPLEMENTAL WATER SUPPLY

- 2.15** [The Contract between] Pursuant to the bulk sales agreement, the applicant [and the Authority shall contain] will be subject to pay a minimum monthly payment. [The minimum monthly payment shall be payment at Service Classification No. 1 for the amount of water usage computed by assuming that the minimum water used each month is at least 50 percent of the maximum amount of water used during any one of the 24 months next preceding the month for which the minimum monthly payment is being computed.]

**LEASE AND OPERATION BY THE AUTHORITY
OF FACILITIES OF SPECIAL IMPROVEMENT DISTRICTS**

- 2.18** The governing board of all Special Improvement Districts shall covenant to the Authority that its mains, pumping stations, storage tanks, cross-connection control program and other facilities for the distribution of water within its [corporate] territorial limits are and will continue to be able to provide for an adequate and safe supply of water at proper pressures for domestic, commercial, and industrial use as well as for public and private fire protection.

**LEASE AND OPERATION BY THE AUTHORITY
OF FACILITIES OF VILLAGES**

- 2.21** The governing board of all Villages shall covenant to the Authority that its mains, pumping stations, storage tanks, cross-connection control program and other facilities for the distribution of water within its [corporate] territorial limits are and will continue to be able to provide for an adequate and safe supply of water at proper pressures for domestic, commercial, and industrial use as well as for public and private fire protection.

DISCONTINUANCE OF WATER SERVICE

- 2.33** Any customer may discontinue water service by giving the Authority advance notice not less than ten (10) days prior to the discontinuance and all liability for charges for service rendered after the discontinuance of service as herein provided for shall cease. The Authority may require the customer to give such advance notice in writing. [Upon discontinuance of service, the Authority may refund to the customer the pro-rata amount of any advance payment for any service after the discontinuance, said refund to be based upon the relation of the period after discontinuance of service to the entire period for which said advance payment was made after deducting the proper charge for any excess water consumed to the date of discontinuance.]

CHANGE OF OCCUPANCY

- 2.36** The customer shall notify the Authority in advance of any change in occupancy. The Authority may require the customer to give such advance notice in writing. No adjustment of bills will be made by the Authority as between [the owners and tenants unless ten (10) days notice prior to change of occupancy has been given to the Authority] previous and current owners. No rebate will be given for unoccupied premises unless notice of non-occupancy is provided as required in the paragraph numbered 2.3[4] 3 hereof.

3.00 APPLICATIONS

- 3.06** Whenever a person, [Municipal] Public Corporation or Special Improvement District shall make application to the State of New York Department of Environmental Conservation, Office of Environmental Analysis for its approval to take a water supply or an additional water supply from the Authority or from a [Municipal] Public Corporation or Special

Improvement District which is then supplied by the Authority, the applicant shall file with the Authority on or before making such application to the said Department of Environmental Conservation, Office of Environmental Analysis a true copy of its petition, maps, plans, engineering reports, exhibits and other papers filed in support of its application.

9.00 PAYMENT FOR WATER SERVICE AND ADJUSTMENTS

9.03 The quantity recorded by the meter shall be considered the amount of water passing through the meter, which amount shall be conclusive on both the customer and the Authority, except as hereinafter provided:

A. In cases where it is found that the meter has [ceased] failed to register [or has registered inaccurately], the quantity may be determined by the average registration of the meter in a corresponding past period when in order, except where it can be shown that there has been a change of occupancy of the premises or in the use of water in which case an adjustment shall be made.

9.04 The customer shall notify the Authority in advance of any change in ownership or occupancy. The Authority may require the customer to give such advance notice in writing. No adjustment of bills will be made by the Authority as between the [old and new owners and/or the old and new tenants unless ten (10) days' notice prior to change of occupancy has been given to the Authority] previous and current owners. No rebate will be given for unoccupied premises unless notice of non-occupancy is given as required herein as in paragraph 2.3[7] 3 hereof. When transfers of ownership arise from the sale or foreclosure of a property, the new owner will be responsible for the payment of all charges accumulated prior to the date of sale.

9.09

A. Allowance may be granted only when a claim has been received as provided in 9.08 above, and evidence clearly shows the apparently excessive bill is due to leaking of [standard] pipes or fixtures and not wasteful use and then only when repairs have been promptly made and reported to the Authority. [No allowance shall be granted for excess usage caused by specialized plumbing equipment, including but not limited to water powered sump pumps, irrigations systems and fire sprinkler systems.] The allowance, if granted, will be for not more than two billing periods including that in which the claim was made.

E. [A fee as specified in paragraph 14.02 will be deducted from the leak allowance to cover administrative expenses.

F.] No more than one leak allowance will be granted for the same service for leakage occurring within any 36-month period, regardless of ownership or management.

9.10 A delinquent service charge as specified in paragraph 14.04 shall be applied to all outstanding accounts where payment has not been received by the Authority within [ten (10)] fifteen (15) days after the due date as specified on the bill.

9.11 A [one-time] courtesy delinquent charge reversal may be given annually if the customer has a good payment history, requests the reversal and is not merely refusing to pay the delinquent charge.

13.00 CLASSIFICATION RATES AND CHARGES

SERVICE CLASSIFICATION NO. 1

13.01 The following classification of services rendered, facilities furnished hereunder, and rates and charges therefore are hereby established.

A. SMALL METER CUSTOMERS - Installed Meter Sizes 5/8", 3/4" and 1"

COMMODITY VOLUMETRIC RATES:

Meters read and billed quarterly: (To Nearest Thousand Gallons)

[\$3.57] 3.80 per 1000 gallons

Meters read and billed monthly: (To Nearest Thousand Gallons)

[\$3.57] 3.80 per 1000 gallons

SIZE OF METER	QUARTERLY COMMODITY ALLOWANCE (IN GALLONS)	QUARTERLY MINIMUM COMMODITY CHARGE	QUARTERLY INFRASTRUCTURE INVESTMENT CHARGE	QUARTERLY MINIMUM CHARGE
5/8 inch	9,000	[\$32.13] <u>34.20</u>	[\$21.33] <u>22.71</u>	[\$53.46] <u>56.91</u>
3/4 inch	9,000	[32.13] <u>34.20</u>	[21.33] <u>22.71</u>	[53.46] <u>56.91</u>
1 inch	9,000	[32.13] <u>34.20</u>	[21.33] <u>22.71</u>	[53.46] <u>56.91</u>

SIZE OF METER	MONTHLY COMMODITY ALLOWANCE (IN GALLONS)	MONTHLY MINIMUM COMMODITY CHARGE	MONTHLY INFRASTRUCTURE INVESTMENT CHARGE	MONTHLY MINIMUM CHARGE
5/8 inch	3,000	[\$10.71] <u>11.40</u>	[\$7.11] <u>7.57</u>	[\$17.82] <u>18.97</u>
3/4 inch	3,000	[10.71] <u>11.40</u>	[7.11] <u>7.57</u>	[17.82] <u>18.97</u>
1 inch	3,000	[10.71] <u>11.40</u>	[7.11] <u>7.57</u>	[18.82] <u>18.97</u>

B. LARGE METER CUSTOMERS - Installed Meter Sizes 1 1/4" AND GREATER

COMMODITY VOLUMETRIC RATES:

Meters read and billed quarterly: (To Nearest Thousand Gallons)

\$(3.21) 3.42 per 1000 gallons

Meters read and billed monthly: (To Nearest Thousand Gallons)

\$(3.21) 3.42 per 1000 gallons

SIZE OF METER	QUARTERLY COMMODITY ALLOWANCE (IN GALLONS)	QUARTERLY MINIMUM COMMODITY CHARGE	QUARTERLY INFRASTRUCTURE INVESTMENT CHARGE	QUARTERLY MINIMUM CHARGE
1-1/4 inch	27,000	\$ [86.67] <u>92.34</u>	\$ [83.52] <u>88.95</u>	\$ [170.19] <u>181.29</u>
1-1/2 inch	39,000	[125.19] <u>133.38</u>	[83.52] <u>88.95</u>	[208.71] <u>222.33</u>
2 inch	63,000	[202.23] <u>215.46</u>	[133.62] <u>142.32</u>	[335.85] <u>357.78</u>
3 inch	120,000	[385.20] <u>410.40</u>	[250.56] <u>266.85</u>	[635.76] <u>677.25</u>
4 inch	198,000	[635.58] <u>677.16</u>	[417.54] <u>444.69</u>	[1,053.12] <u>1,121.85</u>
6 inch	390,000	[1,251.90] <u>1,333.80</u>	[835.11] <u>889.38</u>	[2,087.01] <u>2,223.18</u>
8 inch	630,000	[2,022.30] <u>2,154.60</u>	[1,336.14] <u>1,422.99</u>	[3,358.44] <u>3,577.59</u>
10 inch	900,000	[2,889.00] <u>3,078.00</u>	[1,920.75] <u>2,045.61</u>	[4,809.75] <u>5,123.61</u>
12 inch	1,230,000	[3,948.30] <u>4,206.60</u>	[3,590.91] <u>3,824.31</u>	[7,539.21] <u>8,030.91</u>
20 inch	2,820,000	[9,052.20] <u>9,644.40</u>	[15,454.23] <u>16,458.75</u>	[24,506.43] <u>26,103.15</u>
24 inch	3,840,000	[12,326.40] <u>13,132.80</u>	[31,209.18] <u>33,237.78</u>	[43,535.58] <u>46,370.58</u>

SIZE OF METER	MONTHLY COMMODITY ALLOWANCE (IN GALLONS)	MONTHLY MINIMUM COMMODITY CHARGE	MONTHLY INFRASTRUCTURE INVESTMENT CHARGE	MONTHLY MINIMUM CHARGE
1-1/4 inch	9,000	\$ [28.89] <u>30.78</u>	\$ [27.84] <u>29.65</u>	\$ [56.73] <u>60.43</u>
1-1/2 inch	13,000	[41.73] <u>44.46</u>	[27.84] <u>29.65</u>	[69.57] <u>74.11</u>
2 inch	21,000	[67.41] <u>71.82</u>	[44.54] <u>47.44</u>	[111.95] <u>119.26</u>
3 inch	40,000	[128.40] <u>136.80</u>	[83.52] <u>88.95</u>	[211.92] <u>225.75</u>
4 inch	66,000	[211.86] <u>225.72</u>	[139.18] <u>148.23</u>	[351.04] <u>373.95</u>
6 inch	130,000	[417.30] <u>444.60</u>	[278.37] <u>296.46</u>	[695.67] <u>741.06</u>
8 inch	210,000	[674.10] <u>718.20</u>	[445.38] <u>474.33</u>	[1,119.48] <u>1,192.53</u>
10 inch	300,000	[963.00] <u>1,026.00</u>	[640.25] <u>681.87</u>	[1,603.25] <u>1,707.87</u>
12 inch	410,000	[1,316.10] <u>1,402.20</u>	[1,196.97] <u>1,274.77</u>	[2,513.07] <u>2,676.97</u>
20 inch	940,000	[3,017.40] <u>3,214.80</u>	[5,151.41] <u>5,486.25</u>	[8,168.81] <u>8,701.05</u>

24 inch	1,280,000	[4,108.80] <u>4,377.60</u>	[10,403.06] <u>11,097.26</u>	[14,511.86] <u>15,456.86</u>
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**C. PUBLIC CORPORATIONS AND SPECIAL IMPROVEMENT DISTRICTS
PER SECTION 2, PARAGRAPHS 2.02B, 2.06-2.16**

COMMODITY VOLUMETRIC RATES:

Meters read and billed quarterly: (To Nearest Thousand Gallons)

\$[2.80] 2.98 per 1000 gallons

Meters read and billed monthly: (To Nearest Thousand Gallons)

\$[2.80] 2.98 per 1000 gallons

SIZE OF METER	QUARTERLY COMMODITY ALLOWANCE (IN GALLONS)	QUARTERLY MINIMUM COMMODITY CHARGE	QUARTERLY INFRASTRUCTURE INVESTMENT CHARGE	QUARTERLY MINIMUM CHARGE
1-1/4 inch	27,000	\$ [75.60] <u>80.46</u>	\$ [83.52] <u>88.95</u>	\$ [159.12] <u>169.41</u>
1-1/2 inch	39,000	[109.20] <u>116.22</u>	[83.52] <u>88.95</u>	[192.72] <u>205.17</u>
2 inch	63,000	[176.40] <u>187.74</u>	[133.62] <u>142.32</u>	[310.02] <u>330.06</u>
3 inch	120,000	[336.00] <u>357.60</u>	[250.06] <u>266.85</u>	[586.56] <u>624.45</u>
4 inch	198,000	[554.40] <u>590.04</u>	[417.54] <u>444.69</u>	[971.94] <u>1,034.73</u>
6 inch	390,000	[1,092.00] <u>1,162.20</u>	[835.11] <u>889.38</u>	[1,927.11] <u>2,051.58</u>
8 inch	630,000	[1,764.00] <u>1,877.40</u>	[1,336.14] <u>1,422.99</u>	[3,100.14] <u>3,300.09</u>
10 inch	900,000	[2,520.00] <u>2,682.00</u>	[1,920.75] <u>2,045.61</u>	[4,440.75] <u>4,727.61</u>
12 inch	1,230,000	[3,444.00] <u>3,665.40</u>	[3,590.91] <u>3,824.31</u>	[7,034.91] <u>7,489.71</u>
20 inch	2,820,000	[7,896.00] <u>8,043.60</u>	[15,454.23] <u>16,458.75</u>	[23,350.23] <u>24,862.35</u>
24 inch	3,840,000	[10,752.00] <u>11,443.20</u>	[31,209.18] <u>33,237.78</u>	[41,961.18] <u>44,680.98</u>

SIZE OF METER	MONTHLY COMMODITY ALLOWANCE (IN GALLONS)	MONTHLY MINIMUM COMMODITY CHARGE	MONTHLY INFRASTRUCTURE INVESTMENT CHARGE	MONTHLY MINIMUM CHARGE
1-1/4 inch	9,000	\$ [25.20] <u>26.82</u>	\$ [27.84] <u>29.65</u>	\$ [53.04] <u>56.47</u>
1-1/2 inch	13,000	[36.40] <u>38.74</u>	[27.84] <u>29.65</u>	[64.24] <u>68.39</u>
2 inch	21,000	[58.80] <u>62.58</u>	[44.54] <u>47.44</u>	[103.34] <u>110.02</u>
3 inch	40,000	[112.00] <u>119.20</u>	[83.52] <u>88.95</u>	[195.52] <u>208.15</u>
4 inch	66,000	[184.80] <u>196.68</u>	[139.18] <u>148.23</u>	[323.98] <u>344.91</u>
6 inch	130,000	[364.00] <u>387.40</u>	[278.37] <u>296.46</u>	[642.37] <u>683.86</u>
8 inch	210,000	[588.00] <u>625.80</u>	[445.38] <u>474.33</u>	[1,033.38] <u>1,100.13</u>
10 inch	300,000	[840.00] <u>894.00</u>	[640.25] <u>681.87</u>	[1,480.25] <u>1,575.87</u>
12 inch	410,000	[1,148.00] <u>1,221.80</u>	[1,196.97] <u>1,274.77</u>	[2,344.97] <u>2,496.57</u>
20 inch	940,000	[2,632.00] <u>2,801.20</u>	[5,151.41] <u>5,486.25</u>	[7,783.41] <u>8,287.45</u>
24 inch	1,280,000	[3,584.00] <u>3,814.40</u>	[10,403.06] <u>11,079.26</u>	[13,987.06] <u>14,893.66</u>

SERVICE CLASSIFICATION NO. 3

C. Metered Hydrant Consumption

The following classification of services rendered, facilities furnished hereunder and rates and charges therefore are hereby established:

APPLICABLE TO USE OF SERVICE FOR:

Hydrant Meter and Backflow Device Metered Consumption

CHARACTER OF SERVICE:

Temporary and/or Seasonal

RATE:

[\$3.57] 3.80 per 1000 gallons. A minimum charge of \$[178.50] 190.00 per hydrant meter device per permit period

14.00 MISCELLANEOUS CHARGES

[14.02 ADMINISTRATIVE FEE

\$10.00]

14.0[3]2 APPOINTMENT FEES

A. Outside normal service hours of 9:00 a.m. to 4:00 p.m., Monday through Friday, excluding Holidays: \$45.00

B. Missed appointment fee: \$30.00

14.0[4]3 DELINQUENT CHARGE

A delinquent service charge of ten (10%) percent shall be applied to all outstanding accounts where payment has not been received by the Authority within [ten (10)] fifteen (15) days after the due date as specified on the bill.

14.0[5]4 DEPOSITED ITEM RETURN FEE

14.0[6]5 DEPOSITS

14.0[7]6 HYDRANT METER ADMINISTRATION FEE

14.0[8]7 METER REPAIR/REPLACEMENT CHARGE

14.0[9]8 METER SIZE CHANGE FEES

14.[10]9 METER TESTING FEES

14.[11]10 SERVICE CHARGES

14.[12]11 SERVICE LINE THAWING, WELL DISCONNECTION INSPECTION

**14.[13]12 TANKER TRUCK FILLING AT DESIGNATED LOCATIONS
ANNUAL FEE**

14.[14]13 UNAUTHORIZED HYDRANT USE FEE

14.[15]14 WATER SERVICE CONNECTION FEES