STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

VERIFIED PETITION OF CITIZENS WATER OF) WESTFIELD, LLC FOR (1) AUTHORITY TO) **INCREASE RATES AND CHARGES FOR WATER**) UTILITY SERVICE AND APPROVAL OF A NEW) SCHEDULE OF RATES AND CHARGES; (2)) AUTHORITY TO IMPLEMENT AND APPROVAL OF) A SYSTEM DEVELOPMENT CHARGE; AND (3)) APPROVAL OF CERTAIN REVISIONS TO ITS) TERMS AND CONDITIONS APPLICABLE TO) WATER UTILITY SERVICE)

CAUSE NO. 46020

FILED March 6, 2024 INDIANA UTILITY REGULATORY COMMISSION

VERIFIED DIRECT TESTIMONY of DEBARATI (DEBI) BARDHAN-AKALA

On Behalf of Petitioner, Citizens Water of Westfield, LLC

Petitioner's Exhibit No. 8

1

INTRODUCTION AND BACKGROUND

2 Q1. PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.

A1. My name is Debarati (Debi) Bardhan-Akala. My business address is 2020 North Meridian
Street, Indianapolis, Indiana.

5 Q2. BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?

A2. I am employed by the Board of Directors for Utilities of the Department of Public Utilities
of the City of Indianapolis (the "Board of Directors" or "Board"), which does business as
Citizens Energy Group ("Citizens Energy Group"). Pursuant to Management and
Operating Agreements approved by this Commission in Cause No. 44273, Citizens Energy
Group provides certain management and operational services necessary and desirable for
the operation of Citizens Water of Westfield, LLC ("Westfield Water" or "Petitioner")
utility. I serve as Director of Regulatory Affairs for Citizens Energy Group.

Q3. PLEASE DESCRIBE THE DUTIES AND RESPONSIBILITIES OF YOUR PRESENT POSITION.

A3. As Director, Regulatory Affairs, I am responsible for the development, implementation,
 and administration of Citizens Energy Group's regulated utilities' rates and charges and
 Terms and Conditions for service. I direct the preparation of certain revenue-related
 adjustments, cost of service studies, and rate design testimony for Citizens Energy Group's
 regulated utilities.

20 Q4. HOW LONG HAVE YOU BEEN EMPLOYED BY CITIZENS ENERGY GROUP?

A4. I have been employed by Citizen Energy Group since September 2013. I was appointed as
Director, Regulatory Affairs in May 2015.

1 Q5. PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND.

A5. I hold a Bachelor of Science with a major in Environmental Sciences from Bangalore
University, India; a Masters in Environmental Sciences from Pondicherry (Central)
University, India; and a Masters in Environmental Engineering from the Indian Institute of
Technology (Indian School of Mines), Dhanbad, India.

6 Q6. PLEASE DESCRIBE YOUR PRIOR BUSINESS EXPERIENCE?

7 A6. Prior to joining the Regulatory Affairs department at Citizens, I served as Director of Program and Technical Services for Capital Programs and Engineering where I led a team 8 responsible for asset management, capital programming and systems engineering. Before 9 being promoted to Director, I held the position of Manager, Planning and Design for the 10 Special Projects Group, where I provided oversight and management of the Federal 11 Consent Decree program (DigIndy) CWA is completing to address combined sewer 12 overflows into area waterways. Prior to joining Citizens, I worked for DLZ, a national 13 engineering and architecture consulting company for 15 years, where I planned, designed, 14 15 and managed construction of public works projects.

16 Q7. HAVE YOU PREVIOUSLY TESTIFIED BEFORE THIS COMMISSION?

A7. Yes. I provided testimony in Cause No. 41969 FAC 51 and Cause No. 44990 SIA 2. I also
testified in Cause No. 45362, in support of Citizens Wastewater of Westfield's acquisition
of the assets of JLB Development, Inc., Cause No. 45599 in support of Citizens Water's
request for approval of a plan for the replacement of the customer-owned portion of the
lead service lines within or connected to Citizens Water's system (the "Lead Service Line
Replacement Plan" or "LSLR Plan") and Cause No. 45599-LSLR1 to support the

1		calculation of the requested adjustments to Citizens Water's basic rates and charges to
2		provide for recovery of customer lead service line replacement costs, including the
3		derivation of the fixed charges by meter size. More recently I offered direct and rebuttal
4		testimony in Westfield Gas LLC's most recent rate case (Cause No. 45761), as well as
5		testimony in support of the Settlement Agreement entered into in that Cause.
6	Q8.	WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THIS PROCEEDING?
7	A8.	My testimony describes the overall revenue requirements for Westfield Water's provision
8		of service, including the underlying adjustments to the financial results for the test year
9		ending June 30, 2025. My testimony further describes Petitioner's rate and rate design
10		objectives, its introduction of a System Development Charge (SDC), and its proposed
11		changes to its Terms and Conditions for Water Service, Rates, and Appendices.
12	<u>TEST</u>	YEAR
13	Q9.	WHAT TEST YEAR IS THE PETITIONER USING FOR THIS CASE?
14	A9.	
15		The Petitioner is using a future test year comprising the 12-months ending June 30, 2025,
		The Petitioner is using a future test year comprising the 12-months ending June 30, 2025, in this case.
16	Q10.	
16 17	Q10.	in this case.
	Q10. A10.	in this case. WHAT IS THE BASIS FOR THE PETITIONER'S USE OF A FUTURE TEST
17	-	in this case. WHAT IS THE BASIS FOR THE PETITIONER'S USE OF A FUTURE TEST YEAR?
17 18	-	in this case. WHAT IS THE BASIS FOR THE PETITIONER'S USE OF A FUTURE TEST YEAR? Indiana Code IC § 8-1-2-42.7(d)(1), allows for the Petitioner to file a future test year, as
17 18 19	-	in this case. WHAT IS THE BASIS FOR THE PETITIONER'S USE OF A FUTURE TEST YEAR? Indiana Code IC § 8-1-2-42.7(d)(1), allows for the Petitioner to file a future test year, as presented below:
17 18 19 20	-	in this case. WHAT IS THE BASIS FOR THE PETITIONER'S USE OF A FUTURE TEST YEAR? Indiana Code IC § 8-1-2-42.7(d)(1), allows for the Petitioner to file a future test year, as presented below: <i>A forward-looking test period determined on the basis of projected data for the 12-</i>

1		In this case, the twelve-month period that begins July 1, 2024, is not more than 24-
2		months after the filing date of the petition in this case.
3	Q11.	PLEASE DESCRIBE PETITIONER'S FUTURE TEST YEAR.
4	A11.	Petitioner's filing includes three (3) distinct periods:
5		• a historical base period (12-months ending June 30, 2023)
6		• a verifiable link period (12-months ending June 30, 2024) including pro forma
7		adjustments to operating revenue, operating expenses, depreciation & amortization,
8		taxes, and capitalization.
9		• a future test year period (12-months ending June 30, 2025) including pro forma
10		adjustments to operating revenue, operating expenses, depreciation & amortization,
11		taxes, and capitalization.
12	REVI	ENTIE REOTHREMENT OVERVIEW

13 Q12. DO YOU HAVE ANY INTRODUCTORY REMARKS YOU WISH TO SHARE?

Yes. Since its acquisition of the water utility assets from the City of Westfield in 2014, A12. 14 Westfield Water has not filed a general rate case. In the acquisition case, Cause No. 44273 15 (effective November 25, 2013), the Commission approved Petitioner's use of the rates 16 adopted by the City of Westfield, including the City of Westfield's previously determined 17 rate increases between 2013 and 2014 (~5%), 2014 and 2015 (~2%) and 2015 and 2016 18 (~2%). Rates have not increased since then. However, on April 29, 2022, Petitioner filed 19 via a 30-day filing (Filing No. 50536) with revised rate schedules to reflect the repeal of 20 the Indiana Utility Receipts Tax ("IURT") in House Enrolled Act No. 1002. The reduced 21 base rates, excluding IURT, became effective July 1, 2022. Accordingly, Petitioner has 22

1		used the revised base rates, excluding the IURT, as the basis for preparing its revenue
2		requirement in this case.
3	Q13.	PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1.
4	A13.	DBA-1 consists of the pages necessary to calculate Petitioner's revenue requirement.
5	Q14.	PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1, PAGES 1 AND 2.
6	A14.	Petitioner's Attachment DBA-1, pages 1 and 2, is the Summary of Pro Forma Revenue
7		Requirement for the 12-months ending June 30, 2025 (the test year for this proceeding). It
8		also presents the pro forma revenue adjustments and projected growth for Westfield Water
9		for the link period, the 12-months ending June 30, 2024, that connect the base period, the
10		12-months ending June 30, 2023, to the test year period.
11		• Columns A shows pro forma actuals for the <i>base period</i> as presented in the Income
12		Statement.
13		• Column B lists proforma revenue and growth adjustments made to reflect the ongoing
14		level of water operations at present rates for the base period. In addition, it includes

Column C calculates the pro forma results for the *link period* at current rates and
 charges resulting from the adjustments indicated in Columns A and B.

growth adjustment for the *link period* in the form of new and departing customers.

15

- Column D presents the pro forma operating income for the *link period* after adjusting
 for the proposed increase in rates and charges (referred to as Phase 1 rates).
- Column E shows the pro forma adjustments for the *test year period* made to reflect the
 ongoing level of water operations at Phase 1 rates and projected growth for the test year
 period in the form of new and departing customers.

1		• Column F calculates the pro forma results for the <i>test year period</i> at Phase 1 rates and
2		charges resulting from the adjustments indicated in Columns D and E.
3		• Column G presents the pro forma operating income for the <i>test year period</i> after
4		adjusting for the proposed increase in rates and charges (referred to as Phase 2 rates).
5		• Column H contains references to the pages of Petitioner's Attachment DBA-1 and the
6		attachments of other witnesses containing particular adjustments.
7	Q15.	IN YOUR OPINION, DOES COLUMN B OF PETITIONER'S ATTACHMENT
8		DBA-1, PAGES 1 AND 2, REASONABLY REFLECT WESTFIELD WATER
9		OPERATIONS DURING THE LINK PERIOD, AND ITS PROPOSED ANNUAL
10		REVENUE REQUIREMENT EXPECTED WITHIN TWELVE MONTHS
11		FOLLOWING THE END OF THE BASE PERIOD?
12	A15.	Yes.
13	Q16.	IN YOUR OPINION, DOES COLUMN E OF PETITIONER'S ATTACHMENT
14		DBA-1, PAGES 1 AND 2, REASONABLY REFLECT WESTFIELD WATER
15		OPERATIONS DURING THE TEST YEAR PERIOD, AND ITS PROPOSED
16		ANNUAL REVENUE REQUIREMENT EXPECTED WITHIN TWELVE
17		MONTHS FOLLOWING THE END OF THE LINK PERIOD?
18	A16.	Yes.
19	Q17.	HOW ARE THE AMOUNTS SHOWN IN PETITIONER'S ATTACHMENT DBA-
20		1, PAGES 1 AND 2, COLUMNS B THROUGH G, USED ELSEWHERE IN

21 **PETITIONER'S CASE-IN-CHIEF?**

1	A17.	Columns B through G of Petitioner's Attachment DBA-1, pages 1 and 2, summarize
2		Petitioner's overall revenue requirement and the adjustments used to arrive at the pro forma
3		revenue requirement. This information is used by Petitioner's Witness Ann Bui to prepare
4		Petitioner's cost of service study and rate design.
5	Q18.	PLEASE SUMMARIZE THE PRO FORMA REVENUE REQUIREMENT.
6	A18.	The total grossed up revenue requirement for the <i>link period</i> is calculated to be
7		\$17,303,367 (DBA-1, page 1, column D, line 12). To meet this need, Westfield Water
8		requires an increase of \$3,076,070 (DBA-1, page 1, column D, line 11) over its operating
9		revenue at present rates of \$14,227,297 (DBA-1, page 1, column C, line 12) to provide it
10		with an opportunity to earn an operating income of \$ 6,883,137, as indicated on DBA-1,
11		page 2, column D, line 39.
12		Similarly for the test year period, the total grossed up revenue requirement is
13		calculated to be \$18,340,252 (DBA-1, page 1, column G, line 12). To meet this need,

Westfield Water requires an increase of \$704,151 (DBA-1, page 1, column G, line 11) over
its operating revenue of \$17,636,101 (DBA-1, page 1, column F, line 12) from the link
period to provide it with an opportunity to earn an operating income of \$7,070,404 as
indicated on DBA-1, page 2, column G, line 39.

For both the link and test year periods, the net operating income from the proposed rates and charges must be sufficient to cover the utility's pro forma revenue requirement, including the proposed return on its investment, as more fully described in the testimony of Petitioner's Witness Craig Jackson.

Q19. WHAT IS THE PERCENTAGE RATE INCREASE THAT THE PETITIONER IS REQUESTING?

A 19. The overall rate increase is 26.57% over two phases. The Phase 1 increase is 21.62% and
the Phase 2 increase is 3.99%¹.

5 Q20. PLEASE DESCRIBE HOW PETITIONER PLANS TO IMPLEMENT PHASE 1 6 RATE INCREASE.

7 A20. Upon the issuance of an Order in this Cause, which is expected to be approximately January 1, 2025, Petitioner proposes to implement its Phase 1 rates and charges. These Phase 1 8 rates will be based on Petitioner's revenue requirement for the end of the link period as 9 found in the Order, adjusted for net plant in service as of June 30, 2024, along with 10 Petitioner's actual capital structure as of that date. Consistent with other Commission 11 Orders involving future test year cases, the Phase 1 rates will take effect on an interim basis 12 subject to refund upon submission of the compliance filing described herein. Petitioner 13 proposes that other parties to this proceeding be provided a period of thirty days to review 14 this submission and present any objections to the Commission. If objections are stated, a 15 hearing could be held as needed and rates could be trued up, with carrying charges at the 16 weighted average cost of capital, retroactive to the date Phase 1 Rates were put in place. 17

18 Q21. PLEASE DESCRIBE HOW PETITIONER PLANS TO IMPLEMENT PHASE 2 19 RATE INCREASE.

¹ Present Rates * 21.62% = Phase 1 Rates

Phase 1 Rates * 3.99% = Phase 2 Rates

For Phase 2, Petitioner proposes that the rates would reflect actual plant in service as of 1 A21. June 30, 2025, along with Petitioner's actual capital structure and cost of debt as of that 2 date. Petitioner will file updated revenue requirement schedules with the Commission 3 together with revised rate schedules to reflect the actual amounts. Consistent with other 4 Commission Orders involving future test year cases, the Phase 2 rates will take effect on 5 an interim basis subject to refund upon submission of the compliance filing described 6 7 herein. Petitioner proposes that other parties to this proceeding be provided a period of sixty days to review this submission and present any objections to the Commission. If 8 objections are stated, a hearing could be held as needed and rates could be trued up, with 9 carrying charges at the weighted average cost of capital, retroactive to the date Phase 2 10 Rates were put in place. 11

12 DETAILED DESCRIPTION OF ACCOUNTING ADJUSTMENTS

13 Q22. PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1, PAGES 3 14 THROUGH 11.

A22. Page 3 is a calculation of pro forma revenue at present rates using the pro forma billing
instances and sales volumes. Page 4 shows the aggregate adjustment to the billing instances
and sales volumes. Page 5 is a presentation of the pro forma revenues at present rates for
each successive period by rate class by adjustment. Petitioner's Attachment DBA- 1, pages
6 through 11, set forth the various pro forma adjustments to Westfield Water's base, link
period and test year period revenue and selected operating expenses.

WHAT IS THE PURPOSE OF PETITIONER'S ATTACHMENT DBA-1, PAGE 3? 1 **O23**. A23. Attachment DBA-1, page 3 presents Petitioner's methodology used to calculate pro forma 2 revenue at present rates. Changes in billing determinants (DBA-1, page 4, Column G) for 3 the link period were added to the adjusted base period billing determinants to determine 4 pro forma billing determinants at present rates for the link period (DBA-1, page 3, column 5 C). Total billing determinants were then multiplied by rates approved in Cause No. 44273, 6 7 excluding IURT as discussed above, to determine the pro forma revenue at present rates for the link period. This calculation is presented in Attachment DBA-1, page 3, column C, 8 line 114 and is \$14,153,243. When Miscellaneous Revenues of \$74,054 are added, the total 9 pro forma revenue at present rates becomes \$14,227,297. 10 To calculate the pro forma revenue at Phase 1 rates for the link period, the same 11 (total billing determinants) are multiplied by Phase 1 proposed rates, as developed by 12 Petitioner's witness Ann Bui. This calculation is presented in Attachment DBA-1, page 3, 13 column D, line 114 and is \$17,229,440. When Miscellaneous Revenues of \$74,054 are 14 added, the total pro forma revenue at present rates for Phase 1 becomes \$17,303,494. 15 Changes in billing determinants (DBA-1, page 4, Column I) for the test year period 16 are multiplied by Phase 1 rates as proposed, to determine the pro forma revenue at present 17 rates for the test year period. This calculation is presented in Attachment DBA-1, page 3, 18 column F, line 114 and is \$17,562,174. When Miscellaneous Revenues of \$74,054 are 19 added, the total pro forma revenue at present rates becomes \$17,636,228. 20

Q24. WHAT IS THE PURPOSE OF PETITIONER'S ATTACHMENT DBA-1, PAGES 4 AND 5?

Pages 4 and 5 of this attachment are presentations of the change in billing determinants and 3 A24. volumes (DBA-1, page 4) and revenues (DBA-1, page 5) over time, first from adjusted 4 base period to link period and then from the link period to the test year period. Both pages 5 show the variations associated with each rate class and general ledger accounts due to the 6 7 individual adjustments described later in my testimony. The intent of both pages is to show the various "layers" applied to the base period billing determinants and revenue based on 8 the various pro forma adjustments over each period. This provides more clarity on how the 9 pro forma revenues were derived, shows the dollar impact to the revenue requirement of 10 each adjustment and by rate class and account, and, most importantly, conforms to the best 11 practices outlined in IURC General Administrative Order 2013-5. 12

Q25. WHAT ADJUSTMENTS TO THE BASE PERIOD BILLING INSTANCES AND SALES VOLUME DID PETITIONER MAKE TO ARRIVE AT PRO FORMA BILLING INSTANCES AND SALES VOLUME FOR EACH OF THE LINK PERIOD AND TEST YEAR PERIOD?

A25. To normalize the base period billing instances and sales volumes to be reflective of operating results going-forward, Petitioner made a number of adjustments. Each of the adjustments can be classified into 1 of the 6 categories listed below:

- 20 Billing Exceptions
- Cancel-Rebill
- Growth Normalization

- 1
 •
 New and Departing Customers
- Billing Determinant
- 3 IURT Removal

4 I explain each category and adjustment in more detail below.

5

Q26. PLEASE DESCRIBE BILLING EXCEPTIONS.

6 A26. Billing exceptions occur when a customer account is not billed despite customer usage and a meter read, in the same month. The bill, along with customer counts and corresponding 7 8 volumes and charges (fixed and volumetric), are moved to a subsequent month as an exception. When billing exceptions are cleared, the billing instances, billed sales volume 9 and revenue are reflected in the customer billing system in the month they are cleared. This 10 causes distortions in the base period when the cleared billing exceptions include 11 transactions outside of it. Therefore, it is necessary to exclude billing exceptions cleared 12 during the base period that related to billing instances and billed sales volumes occurring 13 prior to the base period. Likewise, it is necessary to include billing exceptions cleared 14 during the months following the base period that relate to billing instances and billed sales 15 16 volume occurring during the base period.

Attachment DBA-1, page 4, shows that there is an increase to pro forma revenue at present rates of \$31,227 based on this adjustment for the base period. The net impact on billing determinants, sourced from wp S630-1 is shown in the table below:

	Billing Instances	Volumes (mGal)
Residential	657	2,745
Non-Residential	62	2,079
Private Fire	0	0

20

1 Q27. PLEASE DESCRIBE THE CANCEL - REBILL ADJUSTMENT.

- 2 A27. Cancel Rebills occur when a bill related to a customer account is cancelled
- 3 and needs to be billed again for whatever reason. The cancel-rebill exception is considered
- 4 cleared when charges, volumes, and revenues associated with the customer account are
- 5 updated (in case of estimated bills) or corrected (in case where a bill had errors) as the case
- 6 may be and re-assigned to the month of actual usage.
- Attachment DBA- 1, page 4 shows that there is an increase to pro forma revenue at
 present rates of \$10,113 based on this adjustment. The net impact on billing determinants,
 sourced from wp S630-2 determinants is shown in the table below:

	Billing Instances	Volumes (mGal)
Residential	159	(2,442)
Non-Residential	66	1,898
Private Fire	0	0

10

11 Q28. PLEASE DESCRIBE THE GROWTH NORMALIZATION ADJUSTMENT.

A28. The Growth Normalization Adjustment is made to account for the timing of new Residential and Public Fire Protection customer growth that occurred during the base period. It is necessary to add billing determinants to the base period for customers who joined the system mid-year that will be customers on a going forward basis. wp S630-3 adds customers and their associated volumes to each month in the base period to reflect customers counts as of the end of the base period. Volumes for this customer growth is added based on average monthly usage for a given month.

Attachment DBA- 1, page 4 shows that there is an increase to pro forma revenue at present rates of \$338,614 based on this adjustment. The net impact on billing determinants is shown in the table below:

	Billing Instances	Volumes (mGal)
Residential	7,797	57,422
Non-Residential	0	0
Private Fire	0	0

2	Q29.	PLEASE DESCRIBE THE NEW AND DEPARTING CUSTOMER ADJUSTMENT.
3	A29.	The New and Departing Customer Adjustment is made to account for customer changes in
4		the Residential, Nonresidential, and Fire Protection customer classes due to customers
5		joining or exiting from the system post base, link, or test periods.
6		Growth projections are derived from Citizens Market Development group that
7		works closely with the community in Westfield, including residential developers, Builders
8		Association of Greater Indianapolis (BAGI) and the Westfield Chamber of Commerce, to
9		monitor and reasonably project growth in the community. The information received is
10		further corroborated with Westfield Washington Schools' Population and Enrollment
11		Forecasts (dated January 2022).
12		In addition, wp S630-4 includes the removal of base period daily hydrant meter
13		charges that are no longer charged on the Appendix A tariff due to changes made via a 30-
14		Day filing (No. 50659) and made effective July 5, 2023. Furthermore, wp S630-4 includes
15		the transfer of Citizens of South Madison ("CSM") customers to the Westfield Water tariff
16		due to the merger between CSM and Westfield Water which was approved in Cause No.
17		45800 and completed on June 30, 2023.

1	Attachment DBA-1, page 4 shows that there is an increase to pro forma revenues
2	at present rates of \$810,965 for the link period and \$344,730 for the test year, based on
3	these adjustments. The net impact on billing determinants is shown in the table below:
	Billing Instances Volumes (mCal)

	Billing Instances	Volumes (mGal)
Residential	26,244	173,588
Non-Residential	251	11,248
Private Fire	0	0

4

5 Q30. PLEASE DESCRIBE THE BILLING DETERMINANT ADJUSTMENT.

A30. The billing determinant adjustment shows the removal of CSM volumes and capacity
charges resulting from the merger of CSM and Westfield Water, approved in Cause No.
45800 and completed on June 30, 2023. It also includes a pro forma adjustment to remove
incidental volumes associated with the exchange arrangement between Westfield Water
and Citizens Water.

11 Attachment DBA-1, page 4 shows that there is a decrease to pro forma revenues at 12 present rates of \$686,180 for the base period based on these adjustments.

13 Q31. PLEASE DESCRIBE THE IURT REDUCTION ADJUSTMENT.

A31. The IURT Removal is an adjustment that shows the revenue impact of billing all of the 14 billing instances and volumes at the same rates. On July 1, 2022, a set of rates became 15 effective removing IURT from base rates. These rates remain in effect as of this filing. The 16 base period contains revenues generated using different rate levels that will not be used 17 going forward. Because of this, it is necessary to place all billing determinants on one rate. 18 The IURT Removal Adjustment does this and Attachment DBA-1, Page 4 shows that there 19 is a negative impact of \$5,889 related to this adjustment. Data is sourced from wp S 630-6 20 21 to support this adjustment. It is important to note that this adjustment does not adjust the

- billing determinants in any way. This is purely a revenue adjustment based on the 1 normalization of the rates billed. 2
- 3

O32. PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1, PAGE 6.

A32. 4 Petitioner's Attachment DBA-1, page 6, shows computations of pro forma adjustments for other revenues for Phase 1 period. 5

"Other revenues" include late payment charges, miscellaneous service charges 6 7 (establish account and install meter, special meter read at customer request, meter test at customer request within 36-months of first test, multiple meter aggregated billing, 8 temporary hydrant connection, temporary hydrant meter deposit, area rate surcharges and 9 private fire protection service connection charges) and other water revenues (delinquent 10 account trip charge, reconnection charge, returned check charge, late reporting of 11 temporary hydrant meter water usage, usage information charge and damaged meter 12 replacement). 13

Adjustments for other revenues are calculated using a three (3)-year (July 2020 -14 15 June 2021, July 2021-June 2022, and July 2022 – July 2023) historical average to normalize link period data. A total proforma adjustment of (\$10,188) is made to include 16 additions/reductions associated with above-listed miscellaneous non-recurring charges. 17 Data presented in DBA-1, page 6, is sourced and supported by detailed calculations in wp 18 S630-7. 19

20

PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1, PAGE 7. **Q33**.

A33. Petitioner's Attachment DBA-1, page 7, presents calculations supporting other pro forma 21 22 operating expenses for both Phase 1 and Phase 2 periods. Other operating expenses of

1		\$5,531,915 (DBA-1, page 1, column A, line 28) are sourced from Petitioner's income
2		statement sponsored by Petitioner's Witness, Sabine Karner. To this amount, the following
3		adjustments are added: operation and maintenance (O&M) adjustments of (\$413,833), also
4		supported by Petitioner's Witnesses Camela Johnson and Sabine Karner; a proforma net
5		write-off of \$3,935 (wp S640-2) and three-year amortization of estimated rate case expense
6		of \$490,768 (wp S640-1). These adjustments result in pro forma other operating expenses
7		of \$5,612,785 for Phase 1.
8		For Phase 2, O&M adjustment of \$318,644 (supported by Petitioner's Witnesses
9		Camela Johnson and Sabine Karner) along with a proforma net write-off of \$732 (wp S640-
10		2) added to the other operating expense of \$5,619,553 (DBA-1, page 1, column D, line 28)
11		also sourced from Petitioner's income statement sponsored by Petitioner's Witness, Sabine
12		Karner, result in pro forma other operating expense of \$5,938,929.
13	Q34.	PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-1, PAGE 8.
14	A34.	Petitioner's Attachment DBA-1, page 8, shows the computation of the pro forma IURC fee
15		adjustment. Pro forma revenue at present rates subject to IURC fees are determined by
16		subtracting pro forma miscellaneous revenues of \$74,054 (DBA-1, page 3, column C, line
17		115) and pro forma net write-off costs \$31,300 (wp S640-2) from the total proforma
18		revenue at present rates of \$14,227,297. The resulting amount is multiplied by the
19		Westfield Water pro forma IURC fee of 0.1467603 % (DBA-1, page 8, line 5) to determine
20		the IURC fee. The adjustment includes subtracting the base period IURC fee amount, from
21		the computed IURC fee, resulting in an increase of \$2,545 for Phase 1.

1		For Phase 2, Pro forma revenue at present rates subject to the IURC fee are							
2		etermined by subtracting pro forma miscellaneous revenues of \$74,054 (DBA-1, page 3,							
3		column C, line 115) and pro forma net write-off costs \$38,799 (wp S640-2) from the total							
4		pro forma revenue at present rates of as \$17,636,101. The resulting amount is multiplied							
5		by the Westfield Water pro forma IURC fee of 0.1467603 % (DBA-1, page 8, line 5) to							
6		determine the IURC fee. The adjustment includes subtracting the base period public utility							
7		fee amount (plus the increment as calculated in DBA-1, page 11, column A, line 3) from							
8		the computed IURC fee, resulting in an increase of \$477.							
9	<u>PROI</u>	POSED INCREASE IN OPERATING REVENUE							
10	Q35.	HOW IS THE PETITIONER'S PROPOSED TOTAL GROSSED UP REVENUE							
11		REQUIREMENT CALCULATED?							
12	A35.	Petitioner's Attachment DBA-1, page 9, shows calculations supporting its proposed total							
12 13	A35.	Petitioner's Attachment DBA-1, page 9, shows calculations supporting its proposed total grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is							
	A35.								
13	A35.	grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is							
13 14	A35.	grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is presented below:							
13 14 15	A35.	grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is presented below:Total required net operating income as calculated by Petitioner's witness, Jackson is							
13 14 15 16	A35.	 grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is presented below: Total required net operating income as calculated by Petitioner's witness, Jackson is \$6,883,137 in Phase 1 and \$7,070,404 in Phase 2. 							
13 14 15 16 17	A35.	 grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is presented below: Total required net operating income as calculated by Petitioner's witness, Jackson is \$6,883,137 in Phase 1 and \$7,070,404 in Phase 2. Pro forma at present rates net operating income is calculated as \$3,818,349 (DBA-1, 							
13 14 15 16 17 18	A35.	 grossed up revenue for both Phases 1 and 2. Step by step of how they are calculated is presented below: Total required net operating income as calculated by Petitioner's witness, Jackson is \$6,883,137 in Phase 1 and \$7,070,404 in Phase 2. Pro forma at present rates net operating income is calculated as \$3,818,349 (DBA-1, Page 2, Column C, Line 39) and \$6,368,836 (DBA-1, Page 2, Column F, Line 39). 							

1		• Multiplying the required increase with an incremental revenue conversion factor results
2		in a total grossed up revenue increase of \$3,076,070 for Phase 1 and \$704,151 for Phase
3		2.
4		• Revenue gross up amount is the difference between total grossed up amount and
5		increase in net operating income. For Phase 1, the revenue gross up amount is
6		calculated to be \$11,282 and for Phase 2, it is \$2,583.
7		• The gross up amount is then added with the revenue requirement (\$14,227,297 as
8		established in DBA-1, page 1, column C, line 12 for Phase 1 and \$17,636,101 as
9		calculated in DBA-1, page 1, column F, line 12 for Phase 2) to obtain a total grossed
10		up revenue requirement of \$17,303,367 for Phase 1 and \$18,340,252 for Phase 2.
11	Q36.	HOW IS THE ADJUSTMENT FOR NET WRITE-OFF ON INCREMENTAL
12		REVENUE CALCULATED?
13	A36.	Petitioner's Attachment DBA-1, page 10, shows the calculation of net write-off that will
14		result from a requested pro forma total revenue requirement increase for both Phases 1 and
15		2. In Phase 1, a revenue requirement increase of \$3,076,070 (DBA-1, page 9, line 8) with
16		a net write-off as percent of revenue of 0.220000% (DBA-1, page 9, line 6) results in a pro
17		forma increase in new write-off of \$6,767 while in Phase 2, a revenue requirement increase
18		of \$704,151 (DBA-1, page 9, line 8) with the same net write-off as percent of revenue
19		results in a pro forma increase of \$1,549.

Q37. HOW IS THE ADJUSTMENT FOR IURC FEE ON INCREMENTAL REVENUE DETERMINED?

- A37. Petitioner's Attachment DBA-1, page 11, shows the computation of IURC fee on
 incremental revenue that will result from the requested pro forma total revenue requirement
- 5 increase for both Phases 1 and 2. In Phase 1, a revenue requirement increase of \$3,076,070
- 6 (DBA-1, page 9, line 8) with a IURC fee of 0.1467603 % (DBA-1, page 8, line 5) results
- 7 in a pro forma increase in the IURC fee of \$4,514 while in Phase 2, there is a \$1,033
- 8 increase in IURC fee with a corresponding revenue requirement increase of \$704,151
- 9 (DBA-1, page 9, line 8) with the same IURC fee rate.

10 PROPOSED RATES AND RATE DESIGN

11 Q38. WHAT ARE THE PETITIONER'S RATE AND RATE DESIGN OBJECTIVES IN

12 THIS CASE?

- 13 A38. Petitioner's rate and rate design objectives are to:
- fully recover its revenue requirements through its rates
- create long term revenue stability through well thought out rate design
- promote gradualism in rate implementation
- design fair and equitable rates
- 18 promote affordability

19 Q39. HOW WERE WESTFIELD WATER'S PROPOSED RATES DERIVED?

20 A39. Petitioner's attachment ATB-3 includes rates that are based on the results of

٨	040	DID DETITIONED MAKE ANY ADJUSTMENTS TO THE COSS9
3		the proposed rates, which are consistent with Petitioner's rate and rate design objectives.
2		Witness, Ann Bui, sponsors the COSS and provides testimony and attachments to support
1		a cost-of-service study ("COSS") that was conducted as a part of this rate case. Petitioner's

- 4 Q40. DID PETITIONER MAKE ANY ADJUSTMENTS TO THE COSS?
- A40. Yes. Petitioner has three customer classes, namely, Residential, Non-Residential
 (including Commercial, Industrial, Multifamily, Irrigation and Public Fire) and Private
 Fire. As Petitioner's Witness Ann Bui testifies, the results of the COSS showed that the
 residential class was subsidizing the non-residential class. Petitioner considered impacts of
 leaving the subsidy in place, partially eliminating the subsidy, or fully eliminating the
 subsidy from the residential class and eventually directed Petitioner's Witness Ann Bui to
 eliminate the residential subsidy as a part of this case.

Q41. WHAT ADJUSTMENTS WERE MADE TO THE COSS AND RATE DESIGN TO ELIMINATE THE SUBSIDY?

A41. The fixed, monthly service charge was adjusted on meters greater than 1" to address the
 revenue subsidy existing between the residential and non-residential customers. These
 modifications were calculated by Petitioner's witness Ann Bui, are further described in her
 testimony.

Petitioner is proposing that the increase of the fixed, monthly service charge aimed at eliminating the subsidy be implemented in two (2) phases - the first as a part of Phase 1 rates and the second as a part of Phase 2 rates. This approach allows the non-residential customers who are impacted by the increase to gradually "step into" the new rate. This

1		step was intentional as the Petitioner remains committed to promoting gradualism in rate
2		design. This modification also promotes revenue stability to the utility.
3	Q42.	HOW DOES PETITIONER'S CURRENT RATES AND MONTHLY BILLS
4		COMPARE TO OTHER UTILITIES IN THE STATE?
5	A42.	For rate comparison purposes, Petitioner used as reference 2023 IURC Annual Report;
6		Appendix O: Residential Water Bill Survey.
7		As of January 1, 2023, based on similar monthly usage of 5,000 gallons, Westfield
8		Water had the 4th lowest bills among the 23 IOU service area rates listed in the state of
9		Indiana and was 30.07% lower than the average of the monthly bills of the other service
10		area rates.
11		Even with as filed Phase 1 rates in place, Westfield Water will have the 6th lowest
12		bills among the 23 IOU service area rates listed in the state of Indiana and will be 15.60%
13		lower than the average of the monthly bills of the other service area rates.
14		With as filed Phase 2 rates in place, Westfield Water will still rank 6th among the
15		23 IOU service area rates listed in the state of Indiana and will be 12.94% lower than the
16		average of the monthly bills of the other service area rates.
17	<u>SYST</u>	EM DEVELOPMENT CHARGES
18	Q43.	WHAT IS THE AMOUNT OF THE SDC PETITIONER IS PROPOSING IN THIS
19		PROCEEDING?
20	A43.	Petitioner is proposing an SDC in the amount of \$2,300 per EDU for the Commission's
21		approval in this case. The amount was calculated using the buy-in method, as described in

the AWWA M1 Manual and WEF MOP 27 and as approved by the Commission in

- Westfield Wastewater's case seeking approval for an SDC charge in 2017 (Cause No.
 44968).
- In addition, an EDU is an abbreviated form of Equivalent Dwelling Unit and is
 described in the Definitions of Citizens Water of Westfield, LLC, Terms and Conditions.
- 5

Q44. PLEASE DISCUSS THE PURPOSE OF THE PROPOSED SDC.

- A44. The purpose of Petitioner's proposed SDC -- as with all SDCs -- is to finance the development of growth-related or capacity-related water facilities. In particular, an SDC aims at ensuring that new development pay its own way i.e., "growth pays for growth."
 It provides a means of recovering costs associated with investments in the system outside of Petitioner's recurring retail rates and charges in a manner that is fair and equitable to all parties *i.e.*, existing retail customers, prospective customers, and members of the developer community.
- In this case, the proposed SDC will be an initial, one-time fee that is charged for a
 new connection that provides a reasonable means of ensuring that existing retail customers
 do not subsidize the cost of new development.

16 Q45. WHAT IS THE IMPACT OF IMPLEMENTING AN SDC?

A45. SDCs can help keep customer rates lower in the long term. Petitioner's proposed SDC will
 provide additional capital necessary to meet infrastructure needs for the system and support
 desired capital structure thereby reducing the amount of capital raised to fund needed
 improvements, which in turn, can contribute to lower retail rates and charges for customers.

1 Q46. TO WHOM WILL THE PROPOSED SDC BE ASSESSED AND WHEN?

A46. The proposed SDC will be assessed to developers or others constructing new buildings to
be connected to the system. The SDC is a one-time charge that will be assessed when the
developer applies for connection to the water system.

5 Q47. PLEASE EXPLAIN THE SYSTEM BUY-IN METHOD OF CALCULATING AN 6 SDC.

7 A47. The system buy-in method is based on existing facilities and capacities. Under this approach, customers are required to "buy-in" to existing system facilities, at a rate that 8 reflects the prior investment of existing customers. This method is easy to compute and 9 administer. In essence, net utility plant-in-service is divided by the total system capacity in 10 EDUs. Using the system buy-in approach to calculate an SDC is most appropriate where 11 current system facilities have adequate capacity to serve both existing and future 12 customers. The rationale behind the capacity buy-in approach is that new customers should 13 be charged for existing available capacity at a rate consistent with the average value of 14 available capacity of the existing system. 15

16 Q48. PLEASE DESCRIBE PETITIONER'S ATTACHMENT DBA-2.

A48. Petitioner's Attachment DBA-2 sets forth a calculation of Petitioner's proposed \$2,300
SDC using the system buy-in method. The calculated net utility plant-in-service as of June
30, 2023 (\$143,984,375) is divided by the total system capacity (63,548 EDUs) to
determine the proposed \$2,300 system development charge. The actual calculation results
in an SDC of \$2,266, but Petitioner has rounded that amount to the nearest hundred to
derive the \$2,300 proposed SDC.

1 Q49. HOW IS PETITIONER PROPOSING TO IMPLEMENT THE SDC?

A49. Petitioner is proposing to phase-in the SDC. Upon issuance of an Order in this Cause, 2 Petitioner is proposing that half of the calculated SDC amount (\$1,150 per EDU) be 3 implemented as a part of Phase 1 rates. The remaining amount will be implemented as a 4 part of Phase 2 rates. This approach allows the developer community to "step into" the new 5 rate and recognizes that the developers may have several lots ready for connection that do 6 7 not have the SDC built into the price of the home. This proposed phased-in approach will help the affected developers make any necessary adjustments. A similar phased-in 8 approach was successfully implemented for Westfield Wastewater in 2018. 9

10 Q50. WHAT IS PETITIONER REQUESTING WITH RESPECT TO ITS PROPOSED 11 SDC?

A50. Petitioner requests that the Commission (i) approve its \$2,300 per EDU SDC, (ii) approve 12 the proposed phased implementation of the SDC, (iii) authorize the charge to be placed on 13 Petitioner's Appendix A as a System Development Charge and (iv) approve certain 14 revisions to Petitioner's Terms and Conditions for Service referencing the System 15 Development Charge. See Petitioner's Attachment DBA-6 for a proposed version of 16 Petitioner's Appendix A incorporating the System Development Charge and Attachments 17 DBA-3 (Redline) and DBA-4 (Clean) for the revisions to the Terms and Conditions for 18 Service. 19

Q51. IN YOUR OPINION, IS THE PROPOSED \$2,300 PER EDU SDC A REASONABLE 1 **AND JUST CHARGE FOR SERVICE?** 2 Yes. As described above, the \$2,300 per EDU SDC is a cost-based rate that was derived in 3 A51. accordance with the system buy-in methodology set forth in the AWWA M1 Manual 4 relating to System Development Charges. Moreover, to ensure that all interested 5 stakeholders have a chance to make any necessary adjustments to their business model as 6 7 a result of implementing the SDC, Petitioner is proposing to phase-in the charge. 8 **TERMS AND CONDITIONS FOR WATER SERVICE, RATE SCHEDULES AND** APPENDICES 9 PLEASE BRIEFLY SUMMARIZE THE PROPOSED CHANGES TO WESTFIELD 10 **O52**. WATER'S TERMS AND CONDITIONS FOR SERVICE. 11 12 A52. Petitioner's Attachments DBA-3 and DBA-4 are red-lined and clean versions, respectively, of Petitioner's proposed Terms and Conditions for Water Service. The red-lined version 13 of Petitioner's Terms and Conditions indicate the proposed updates to the Terms and 14 Conditions. The following is a summary of the proposed changes to Petitioner's Terms 15 and Conditions for Water Service: 16 Updated the Table of Contents and headers and footers to reflect this filing. 17 • Updated the Definitions section to replace an existing term with a new term and 18 • 19 made supporting changes throughout.

Q53. PLEASE EXPLAIN THE NEED TO REPLACE THE TERM "PLUMBER" WITH "CONTRACTOR" IN THE TERMS AND CONDITIONS?

A53. Westfield Water is proposing to use the term "Contractor" in lieu of the existing term
"Plumber." The term, "Contractor" as proposed is defined as: Any professional who meets
the utility's requirements to perform work on water service lines under the utility's
jurisdiction. This definition better reflects the type of work that is required to be performed
in this designation. Consequently, this term has been added to the Definitions section, and
the term Plumber has been deleted not only in the Definitions section but also elsewhere in
the Terms and Conditions.

10 Q54. PLEASE EXPLAIN WHY THE TITLE FOR RULE 4 NEEDS TO BE UPDATED.

- A54. Rule 4 includes 11 sub-sections most of which relate to Terms and Conditions relating to
 disconnection of service. However, this section also provides requirements on reconnection
 of service. Due to this, Petitioner requests that Rule 4 be updated to read, "Disconnection
- 14 and Reconnection of Service" to better reflect the scope of the Rule.

15 Q55. PLEASE DESCRIBE PETITIONER'S ATTACHMENTS DBA-5 AND DBA-6.

A55. Petitioner's Attachments DBA-5 and DBA-6 are red-lined and clean versions, respectively,
of Westfield Water's proposed rate schedules and appendices.

Q56. WHICH WESTFIELD WATER WITNESS IS SPONSORING THE RATES AND CHARGES SET FORTH IN THE PROPOSED WATER RATES SHOWN IN ATTACHMENTS DBA-5 AND DBA-6?

A56. The rates and charges set forth in Petitioner's Attachments DBA-5 and DBA-6 are
supported in the testimony and attachments of Petitioner's Witness, Ann Bui.

1	Q57.	OTHER THAN THE UPDATES TO THE RATES AND CHARGES, ARE THERE
2		OTHER PROPOSED CHANGES TO WESTFIELD WATER'S RATE
3		SCHEDULES AND APPENDICES?
4	A57.	Yes, Petitioner is proposing to delete the Bulk Water Sales and Usage Information Charges
5		from Appendix A and Appendix B respectively. In addition, System Development Charge
6		as described in detail earlier in the testimony is introduced in Appendix A.
7	Q58.	PLEASE EXPLAIN WHY CHANGES TO APPENDIX A REGARDING BULK
8		WATER SALES ARE NECESSARY.
9	A58.	Section 9 in Appendix A relates to Bulk Water Sales wherein terms and conditions, fees
10		and charges are listed for such sales, which per Section 9 may be made available at the sole
11		discretion of the Utility. Petitioner has not, and does not plan to, make bulk water sales
12		available in the manner described in Section 9. Hence this section is not applicable to water
13		utility service in Westfield and is being proposed to be deleted.
14	Q59.	PLEASE EXPLAIN THE NEED TO UPDATE APPENDIX B REGARDING
15		USAGE INFORMATION.
16	A59.	With the implementation of Advanced Metering Infrastructure (AMI), utility personnel do
17		not need to manually collect data. Instead, the system automatically transmits the data
18		directly to the utility at predetermined intervals. Hence, this charge is no longer needed and
19		is being deleted.
20		For those customers who have chosen to opt out of AMI and do not have access to
21		this benefit, there is available a Special Meter Rate at Customer Request in Appendix A,
22		that can be utilized instead.

1 <u>CONCLUSION</u>

2	Q60.	PLEASE SUMMARIZE YOUR TESTIMONY.
3	A60.	recommend that the Commission as set forth in my testimony approve:
4		(i) the overall revenue requirements for Westfield Water's provision of service and
5		implement new schedule of rates and charges applicable thereto;
6		(ii) the SDC amount per EDU and its phased implementation; and
7		(iii) certain changes to Petitioner's Terms and Conditions for Water Service, Rates and
8		Appendices.
9	Q61.	DOES THAT CONCLUDE YOUR DIRECT TESTIMONY?
10	A61.	Yes.

VERIFICATION

The undersigned affirms under the penalties for perjury that the foregoing testimony is true to the best of her knowledge, information and belief.

Debi Bardhan-Akala Debi Bardhan-Akala

Citizens Water of Westfield, LLC Index of Petitioner's Attachment DBA-1

CITIZENS WATER OF WESTFIELD, LLC Index of Exhibit DBA-1

Page No.

Page 1 and 2	Summary of Pro Forma Revenue Requirement
Page 3	Pro Forma Revenues at Present Rates
Page 4	Pro Forma Billing Determinants
Page 5	Revenues By Class
Page 6	Computation of Pro Forma Other Revenues
Page 7	Computation of Pro Forma Other Operating Expenses
Page 8	IURC Fee Adjustment
Page 9	Revenue Requirement Increase Adjusted for IURC Fee & Net Write-Off
Page 10	Net Write-Off on Incremental Revenue
Page 11	IURC Fee on Incremental Revenue

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В

			se Period	Link P	eriod		Test Year	
		As of June 2023		As of June 2024			As of June 2025	
Line No.		Pro Forma Actuals at Present Rates	Pro Forma Adjustments Increase / (Decrease)	Pro Forma Results at Present Rates (Pre Rate Increase)	Pro Forma Results at Proposed Rates (Phase 1)	Pro Forma Adjustments Increase / (Decrease)	Pro Forma Results at Phase 1 Rates	Pro Forma Results at Proposed Rates (Phase 2)
	Operating Revenues							
1	Revenues	\$13,772,529			\$14,227,297			\$17,636,10
2	IURT Reduction Adjustment		(5,889)					
3	Billing Exception Adjustment		31,227					
4	Cancel Rebill Adjustment		10,113					
5	Growth Normalization Adjustment		338,614					
6	New and Departing Customers Adjustment		810,965			332,734		
7	Billing Determinant Adjustment		(686,180)					
8	Unbilled Revenue Adjustment		(37,572)					
9	Other Revenue Adjustment		(10,188)					
10	Billing Adjustment		3,677					
11	Revenue Requirement Increase				3,076,070			704,151
12	Total Operating Revenues	\$13,772,529	\$454,768	\$14,227,297	\$17,303,367	\$332,734	\$17,636,101	\$18,340,252
	Other Operating Expenses							
13	Other Operating Expenses	\$5,531,915	t					
14	Amortized Regulatory Expense		\$490,768			-		
15	Net Write-Off		3,935		6,767	732		1,549
16	Payroll		103,082			71,792		
17	Payroll Taxes		(55)			-		
18	Employee Benefits		(99,671)			39,743		
19	Chemicals		14,441			10,973		
20	Purchased Water		(330,387)			49,412		
21	Purchased Power		(132,712)			77,646		
22	Outside Services		25,579			26,474		
23	Inflation adjustment to misc costs		13,669			14,011		
24	Business insurance		19,200			28,592		
25	Reclassification		(18,180)			-		
26	Non-Recurring Expenses		356			-		
27	Non-Allowed Expenses	4	(9,155)		1	-		4
28	Total Other Operating Expenses	\$5,531,915	\$80,870	\$5,612,785	\$5,619,553	\$319,376	\$5,938,929	\$5,940,478

CITIZENS WATER OF WESTFIELD, LLC Summary of Pro Forma Revenue Requirement

С	D	Ε	F	G
Link F	Period		Test Year	
As of June 2024			As of June 2025	
Pro Forma Results	Pro Forma Results	Pro Forma Adjustments	Pro Forma Results	Pro Forma Results

Citizens Water of Westfield, LLC Petitioner's Attachment DBA-1 Page 1 of 11

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Reference

5,101

Income Statement page 5 page 4 page 4 page 4 page 4 page 4 Income Statement page 6

,151 ,252

Income Statement page 7 549 page 7 Attachment SEK-2 ,478

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		Ba	se Period	Link P	eriod		Test Year	
		As of June 2023		As of June 2024			As of June 2025	
Line No.		Pro Forma Actuals at Present Rates	Pro Forma Adjustments Increase / (Decrease)	Pro Forma Results at Present Rates (Pre Rate Increase)	Pro Forma Results at Proposed Rates (Phase 1)	Pro Forma Adjustments Increase / (Decrease)	Pro Forma Results at Phase 1 Rates	Pro Forma Results at Proposed Rates (Phase 2)
	Depreciation & Amortization							
29	Depreciation & Amortization	\$2,093,709						
30	Depreciation & Amortization Adjustment		935,695			255,441		
31	Pro Forma Depreciation & Amortization	\$2,093,709	935,695	\$3,029,404	\$3,029,404	\$255,441	\$3,284,845	\$3,284,845
	<u>Taxes</u>							
32	Taxes	\$1,438,314						
33	Payroll Taxs		7,410			5,178		
34	Reclassification		18,180			-		
35	Non-Recurring Tax Expenses		(8,280)			-		
36	Property Tax		308,588			266,563		
37	IURC Fee		2,545		4,514	477		\$1,033
38	Pro Forma Taxes	\$1,438,314	328,444	\$1,766,758	\$1,771,273	\$272,218	\$2,043,491	\$2,044,525
39	Operating Income	\$4,708,590	(\$890,241)	\$3,818,349	\$6,883,137	(\$514,301)	\$6,368,836	\$7,070,404

CITIZENS WATER OF WESTFIELD, LLC Summary of Pro Forma Revenue Requirement

С	D	E	F	G

Citizens Water of Westfield, LLC Petitioner's Attachment DBA-1 Page 2 of 11

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Reference

Income Statement Attachment CAJ-2

Income Statement Attachment SEK-2 Attachment SEK-2 Attachment SEK-2 Attachment CAJ-2 page 8

CITIZENS WATER OF WESTFIELD, LLC Pro Forma Revenues at Present Rates

		(Excludes URT)	Phase 1	A S-620 Adjusted	B page 4 Change in Billing	C Total	D Total	E page 4 Change in Billing	F Total
Line No.	Description	Present Rates	Proposed Rates	Base Period	Determinants - Link Period	Pro Forma - Link Period at Present Rates Pro Fo	orma - Link Period at Proposed Rates	Determinants - Test Year	Pro Forma - Test Year at Phase 1 Rates
	461110 - Residential Water Service								
1	Monthly Base Charge Billing Instances	\$10.47	\$11.65	232,875	28,359	261,234	261,234	6,498	267,732
	461110 - Residential Water Service Volume								
2	First 5,000 gallons	\$3.8200	\$4.7051	844,610	129,082	973,692	973,692	30,067	1,003,759
3	Next 5,000 gallons	\$3.8200	\$4.7051	272,502	48,356	320,858	320,858	10,347	331,205
4	Next 15,000 gallons	\$5.4400	\$6.5871	279,275	13,928	293,203	293,203	3,069	296,272
5	Over 25,000 gallons	\$3.2500	\$3.9993	168,352	(1,731)	166,621	166,621		166,621
~	Malazar 5 000 million - COM	65.0470	ć0.0000	242	(242)				2
6	Minimum 5,000 gallons - CSM	\$5.8170	\$0.0000	343	(343)	0	0	0	0
/	First 5,000 gallons - CSM Next 5,000 gallons - CSM	\$5.8170 \$3.7000	\$4.7051 \$4.7051	974 331	(974) (331)	0	0	0	0
9	Next 10,000 gallons - CSM	\$3.7000	\$6.5871	70	(70)	0	0	0	0
10	Next 5,000 gallons - CSM	\$2.4700	\$6.5871	54	(54)	0	0	0	0
11	Over 25,000 gallons - CSM	\$2.4700	\$3.9993	33	(33)	0	0	0	0
12	Total Residential Water Service Volume (gallons)			1,566,544	187,830	1,754,374	1,754,374	43,483	1,797,857
	461210 - Non Residential Water Service Commercial Billing Instances								
13	5/8 -3/4 inch or less meter	\$10.47	\$11.65	3,630	108	3,738	3,738	0	3,738
14 15	1 inch meter 1.25 inch meter	\$23.93 \$38.29	\$30.81 \$50.24	3,002	40 0	3,042	3,042	0	3,042
	1.25 inch meter 1.5 inch meter			669		0 774		0	
16 17	2 inch meter	\$55.52 \$95.72	\$71.04 \$123.93	2,137	105 81	2,218	774 2,218	12	780 2,230
18	2 inch meter CSM	\$140.01	\$123.93	2,137	(13)	2,218	2,218	0	2,230
19	3 inch meter	\$220.15	\$282.69	24	0	24	24	0	24
20	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	0
21	6 inch meter	\$871.06	\$1,115.34	12	0	12	12	0	12
22	8 inch meter	\$1,548.76	\$2,009.63	0	0	0	0	0	0
23	Total Non Residential Water Service Commercial Billing Instances			9,487	321	9,808	9,808	18	9,826
24	Total Non Residential Water Service Commercial - Temporary Hydrant Billing Instan	\$1.00	\$0.00	19,531	(19,531)	0	0	0	0
	461210 - Non Residential Water Service Commercial Volume								
25	First 5,000 gallons	\$3.8200	\$4.7051	29,702	1,336	31,038	31,038	90	31,128
26	Next 5,000 gallons	\$3.8200	\$4.7051	19,457	1,303	20,760	20,760	90	20,850
27	Next 15,000 gallons	\$5.4400	\$6.5871	38,700	3,669	42,369	42,369	270	42,639 159,406
28	Over 25,000 gallons	\$3.2500	\$3.9993	152,511	4,344	156,855	156,855	2,552	159,406
29	Minimum 5,000 gallons - CSM	\$5.8170	\$0.0000	462	(462)	0	0	0	0
30	First 5,000 gallons - CSM	\$5.8170	\$4.7051	60	(60)	0	0	0	0
31	Next 5,000 gallons - CSM	\$3.7000	\$4.7051	63	(63)	0	0	0	0
32	Next 10,000 gallons - CSM	\$3.7000	\$6.5871	43	(43)	0	0	0	0
33	Next 5,000 gallons - CSM	\$2.4700	\$6.5871	0	0	0	0	0	0
34	Over 25,000 gallons - CSM	\$2.4700	\$3.9993	0	0	0	0	0	0
35	Total Non Residential Water Service Commercial Volume (gallons)			240,998	10,024	251,022	251,022	3,002	254,023
	461210 - Non Residential Water Service Commercial - Temporary Hydrants Volume								
36	First 5,000 gallons	\$3.8200	\$4.7051	1,427	44	1,471	1,471	0	1,471
37	Next 5,000 gallons	\$3.8200	\$4.7051	1,427	47	1,324	1,324	0	1,324
38	Next 15,000 gallons	\$5.4400	\$6.5871	3,335	44	3,379	3,379	0	3,379
39	Over 25,000 gallons	\$3.2500	\$3.9993	36,798	(111)	36,687	36,687	0	36,687
40	Total Non Residential Water Service Commercial Temporary Hydrants Volume (gallons)			42,837	24	42,861	42,861	0	42,861
41	Total Non Residential Water Service Commercial Volume (gallons)			283,835	10,048	293,883	293,883	3,002	296,884
	461310 - Non Residential Water Service Industrial Billing Instances								
42	5/8 -3/4 inch or less meter	\$10.47	\$11.65	11	1	12	12	0	12
43	1 inch meter	\$23.93	\$30.81	0	0	0	0	0	0
44	1.25 inch meter	\$38.29	\$50.24	0	0	0	0	0	0
45	1.5 inch meter	\$55.52	\$71.04	0	0	0	0	0	0
46	2 inch meter	\$95.72	\$123.93	24	0	24	24	0	24
47	3 inch meter	\$220.15	\$282.69	0	0	0	0	0	0
48	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	0
49	6 inch meter	\$871.06	\$1,115.34	0	0	0	0	0	0
50 51	8 inch meter Total Non Residential Water Service Industrial Billing Instances	\$1,548.76	\$2,009.63	35	0	36	36	0	<u> </u>
51					1	30	00	0	50
52	461310 - Non Residential Water Service Industrial Volume First 5,000 gallons	\$3.8200	\$4.7051	95	0	95	95	0	95
53	Next 5,000 gallons	\$3.8200	\$4.7051	23	0	23	23	0	23
54	Next 15,000 gallons	\$5.4400	\$6.5871	23	0	0	0	0	
55	Over 25,000 gallons	\$3.2500	\$3.9993	0	0	0	0	0	0
56	Total Non Residential Water Service Industrial Volume (gallons)			118	0	118	118	0	118

CITIZENS WATER OF WESTFIELD, LLC Pro Forma Revenues at Present Rates

				А	В	c	D	E	F
Line No.	Description	(Excludes URT) Present Rates	Phase 1 Proposed Rates	S-620 Adjusted Base Period	page 4 Change in Billing Determinants - Link Period Pro	Total 9 Forma - Link Period at Present Rates Pro F	Total	page 4 Change in Billing Determinants - Test Year	Total Pro Forma - Test Year at Phase 1 Rates
Line No.		Present Rates	Proposed Rates	Base Periou	Determinants - Link Period Pro	Forma - Link Period at Present Rates Pro P	orma - Link Period at Proposed Kates	Determinants - Test Tear	PIO FOIMA - Test fear at Phase 1 Rates
57	461510 - Non Residential Water Service Multi-Family Billing Instances 5/8 -3/4 inch or less meter	\$10.47	\$11.65	60	0	60	60	0	60
58	1 inch meter	\$23.93	\$30.81	841	3	844	844	0	
59	1.25 inch meter	\$38.29	\$50.24	0	9	0	0	0	
60	1.5 inch meter	\$55.52	\$71.04	71	1	72	72	-	
61	2 inch meter	\$95.72	\$123.93	1,057	4	1,061	1,061	0	
62	3 inch meter	\$220.15	\$282.69	0	0	0	0	0	
63	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	
64	6 inch meter	\$871.06	\$1,115.34	37	2	39	39	0	
65	8 inch meter	\$1,548.76	\$2,009.63	47	0	47	47	0	
66	Total Non Residential Water Service Multi-Family Billing Instances			2,113	10	2,123	2,123	0	
	461510 - Non Residential Water Service Multi-Family Volume								
67	First 5,000 gallons	\$3.8200	\$4.7051	9,334	11	9,345	9,345	0	
68	Next 5,000 gallons	\$3.8200	\$4.7051	8,319	10	8,329	8,329	0	
69	Next 15,000 gallons	\$5.4400	\$6.5871	19,244	30	19,274	19,274	0	
70	Over 25,000 gallons	\$3.2500	\$3.9993	86,036	654	86,690	86,690	0	
71	Total Non Residential Water Service Multi-Family Volume (gallons)			122,933	705	123,638	123,638	0	123,638
	462110 - Public Fire Protection Service Billing Instances								
72	5/8 -3/4 inch or less meter	\$3.39	\$4.83	228,486	28,008	256,494	256,494	6,498	
73	1 inch meter	\$8.48	\$7.73	15,948	1,116	17,064	17,064	0	
74	1.25 inch meter	\$13.57	\$11.20	0	528	528	528	0	
75	1.5 inch meter	\$19.67	\$19.31	883	107	990	990	6	
76	2 inch meter	\$33.92	\$35.03	3,468	84	3,552	3,552	12	
77	3 inch meter	\$78.01	\$70.33	24	0	24	24	0	
78	4 inch meter	\$135.67	\$105.36	0	0	0	0	0	
79	6 inch meter	\$308.66	\$175.71	49	(1)	48	48	0	
80	8 inch meter	\$548.80	\$316.38	47	(11)	36	36	0	36
81	Total Public Fire Protection Service Billing Instances			248,905	29,831	278,736	278,736	6,516	285,252
	462210 - Private Fire Protection Service Billing Instances								
82	Private Hydrants	\$94.56	\$130.37	1,739	0	1,739	1,739	0	1,739
83	2 inch meter	\$18.85	\$25.99	144	12	156	156	0	156
84	2 inch meter - CSM	\$8.21	\$25.99	12	(12)	0	0	0	
85	3 inch meter	\$37.85	\$52.18	12	0	12	12	0	
86	4 inch meter	\$56.70	\$78.17	326	0	326	326	0	326
87	6 inch meter	\$94.56	\$130.37	1,649	0	1,649	1,649	0	
88	8 inch meter	\$170.26	\$234.74	612	0	612	612	0	
89	10 inch meter	\$339.26	\$467.75	28	0	28	28	0	
90	Total Private Fire Protection Service Billing Instances			4,522	0	4,522	4,522	0	4,522
	465010 - Non Residential Water Service Irrigation Billing Instances								
91	5/8 -3/4 inch or less meter	\$10.47	\$11.65	1,368	3	1,371	1,371	0	
92	1 inch meter	\$23.93	\$30.81	2,724	29	2,753	2,753	0	
93	1.25 inch meter	\$38.29	\$50.24	0	0	0	0	0	
94	1.5 inch meter	\$55.52	\$71.04	120	0	120	120	0	
95	2 inch meter	\$95.72	\$123.93	227	(3)	224	224	0	
96	3 inch meter	\$220.15	\$282.69	0	0	0	0	0	
97	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	
98	6 inch meter	\$871.06	\$1,115.34	0	0	0	0	0	
99	8 inch meter	\$1,548.76	\$2,009.63	0	0	0	0	0	
100	Total Non Residential Water Service Irrigation Billing Instances			4,439	29	4,468	4,468	0	4,468
	465010 - Non Residential Water Service Irrigation Volume								
101	First 5,000 gallons	\$3.8200	\$4.7051	8,228	(12)	8,216	8,216	0	
102	Next 5,000 gallons	\$3.8200	\$4.7051	7,176	(14)	7,162	7,162	0	
103	Next 15,000 gallons	\$5.4400	\$6.5871	17,856	(7)	17,849	17,849	0	
104 105	Over 25,000 gallons Total Non Residential Water Service Irrigation Volume (gallons)	\$3.2500	\$3.9993	78,186	1,504 1,471	79,690 112,917	79,690 112,917	0	
105				111,446	1,4/1	112,917	112,917	U	112,917
	466010 - Metered Sales to Sale for Resale Volume								
106	First 5,000 gallons	\$3.8200	\$0.0000	16	(16)	0	0	0	
107	Next 5,000 gallons	\$3.8200	\$0.0000	144	(144)	0	0	0	
108	Next 15,000 gallons	\$5.4400	\$0.0000	123	(123)	0	0	0	
109	Over 25,000 gallons	\$3.2500	\$0.0000	994	(994)	0	0	0	
110	Total Metered Sales to Sale for Resale Volume (gallons)			1,277	(1,277)	0	0	0	0
	467010 - Interdepartmental								
111	Capacity Charge CSM	\$34,417	\$0	12	(12)	0	0	0	
112	All usage gallons CSM	\$0.7200	\$0.0000	373,146	(373,146)	0	0	0	0
113	Total Interdepartmental Volume (gallons)			373,146	(373,146)	0	0	0	0
114	Margin Revenue					\$14,153,243	\$17,229,440		\$17,562,174
115	Miscellaneous Revenue					\$74,054	\$74,054		\$74,054
116	Grand Total Revenues					\$14,227,297	\$17,303,494		\$17,636,228

Citizens Water of Westfield, LLC Pro Forma Billing Determinants

				A	в	c	D	E	F	G	н	I	L
ne No.	Description	Present Rates	Phase 1 Proposed Rates	S630-1 Billing Exceptions	S630-2 Cancel-Rebill	S630-3 Growth Normalization Adjustment Base Period	S630-4 New and Departing Customers Pro Forma Link Period	S630-5 Billing Determinant Adjustment	S630-6 IURT Removal	Change in Billing Determinants Link Period	S630-4 New Customers Pro Forma Test Year	Change in Billing Determinants Test Year	Accou
1	461110 - Residential Water Service Billing Instances	\$10.47	\$11.65	657	159	7,797	19,746	0	0	28,359	6,498	6,498	461110-
2	461110 - Residential Water Service Volume First 5,000 gallons	\$3.8200	\$4.7051	906	202	36,800	91,174		0	129,082	30,067	30,067	461110-
3	Next 5,000 gallons	\$3.8200	\$4.7051	413	7	16,564	31,372	0	0	48,356	10,347	10,347	461110-
4 5	Next 15,000 gallons Over 25,000 gallons	\$5.4400 \$3.2500	\$6.5871 \$3.9993	598 828	(59) (2,592)	4,058	9,330 33	0	0	13,928 (1,731)	3,069 0	3,069 0	
6	Minimum 5,000 gallons - CSM	\$5.8170	\$0.0000	0	0	0	(343)	0	0	(343)	0	0	
8	First 5,000 gallons - CSM Next 5,000 gallons - CSM	\$5.8170 \$3.7000	\$4.7051 \$4.7051	0	0	0	(974) (331)	0	0	(974) (331)	0	0	
9	Next 10,000 gallons - CSM	\$3.7000	\$6.5871	0	0	0	(70)	0	0	(70)	0	0	
10 11	Next 5,000 gallons - CSM Over 25,000 gallons - CSM	\$2.4700 \$2.4700	\$6.5871 \$3.9993	0	0	0	(54) (33)	0	0	(54)	0	0	
12	Total Residential Water Service Volume (gallons)	32.4700	22.222	2,745	(2,442)	57,422	130,105	0	0	187,830	43,483	43,483	-
13	461210 - Non Residential Water Service Commercial Billing Instances 5/8 -3/4 inch or less meter	\$10.47	\$11.65	٩	15	0	84	0	0	108	0	0	461210-
14	1 inch meter	\$23.93	\$30.81	3	13	0	24	0	ő	40	0	ő	461210-
15 16	1.25 inch meter 1.5 inch meter	\$38.29 \$55.52	\$50.24 \$71.04	0	0	0	0 102	0	0	0 105	0	0	461210- 461210-
17	2 inch meter	\$95.72	\$123.93	6	39	0	36	0	0	81	12	12	461210-
18 19	2 inch meter - CSM	\$140.01 \$220.15	\$123.93 \$282.69	0	0	0	(13)	0	0	(13)	0	0	461210-
20	3 inch meter 4 inch meter	\$382.88	\$629.68	0	0	0	0	0	0	0	0	0	461210
21 22	6 inch meter 8 inch meter	\$871.06	\$1,115.34 \$2,009.63	0	0	0	0	0	0	0	0	0	461210-
22 23	8 Inch meter Total Non Residential Water Service Commercial Billing Instances	\$1,548.76	\$2,009.03	21	67	0	233	0	0	321	18	18	401210-
24	Total Non Residential Water Service Commercial - Temporary Hydrant Billing Instances	\$1.00	\$0.00	0	0	0	(19,531)	0	0	(19,531)	0	0	461210-
25	461210 - Non Residential Water Service Commercial Volume First 5.000 gallons	\$3.8200	\$4,7051	48	58		1.230			1.336	90	90	461210-4
25	Next 5,000 gallons	\$3.8200	\$4.7051	48 34	36	0	1,230	0	0	1,335	90	90	461210-4
27 28	Next 15,000 gallons Over 25,000 gallons	\$5.4400 \$3.2500	\$6.5871 \$3.9993	53 930	63 555	0	3,553 2,859	0	0	3,669 4,344	270 2,552	270 2,552	
29	Minimum 5,000 gallons - CSM	\$5.8170	\$0.0000			0	(462)	0	0	(462)	2,332	2,352	-01110
30	First 5,000 gallons - CSM	\$5.8170	\$4.7051	0	0	0	(60)	0	0	(60)	0	0	
31 32	Next 5,000 gallons - CSM	\$3.7000 \$3.7000	\$4.7051 \$6.5871	0	0	0	(63)	0	0	(63)	0	0	
33	Next 10,000 gallons - CSM Next 5,000 gallons - CSM	\$2.4700	\$6.5871	0	0	0	(43) 0	0	0	(43)	0	0	
34 35	Over 25,000 gallons - CSM Total Non Residential Water Service Commercial Volume (gallons)	\$2.4700	\$3.9993	1,065	0 712	0	0 8,247	0	0	0 10,024	0 3,002	0 3,002	-
	461210 - Non Residential Water Service Commercial - Temporary Hydrants Volume	7											
36	First 5,000 gallons	\$3.8200	\$4.7051	(10)	54	0	0	0	0	44	0	0	461210-
37 38	Next 5,000 gallons Next 15,000 gallons	\$3.8200 \$5.4400	\$4.7051 \$6.5871	(6) (3)	53 47	0	0	0	0	47 44	0	0	461210- 461210-
39	Over 25,000 gallons	\$3.2500	\$3.9993	0	(111)	0	0	0	0	(111)	0	0	461210-
40	Total Non Residential Water Service Commercial Temporary Hydrants Volume (gallons)			(19)	43	0	0	0	0	24	0	0	
41	Total Non Residential Water Service Commercial Volume (gallons)	_		1,046	755	0	8,247	0	0	10,048	3,002	3,002	
42	461310 - Non Residential Water Service Industrial Billing Instances 5/8 -3/4 inch or less meter	\$10.47	\$11.65	,	0	0	0	0	0	,	0	0	461310-
43	1 inch meter	\$23.93	\$30.81	0	0	0	0	0	0	0	0	0	461310-
44 45	1.25 inch meter 1.5 inch meter	\$38.29 \$55.52	\$50.24 \$71.04	0	0	0	0	0	0	0	0	0	461310- 461310-
46	2 inch meter	\$95.72	\$123.93	0	0	0	0	0	0	0	0	0	461310-
47 48	3 inch meter 4 inch meter	\$220.15 \$382.88	\$282.69 \$629.68	0	0	0	0	0	0	0	0	0	461310- 461310-
49	6 inch meter	\$871.06	\$1,115.34	0	0	0	0	0	0	0	0	0	461310-
50 51	8 inch meter Total Non Residential Water Service Industrial Billing Instances	\$1,548.76	\$2,009.63	- 0 1	0	0	0	0	0	0	0	0	461310-
	- 461310 - Non Residential Water Service Industrial Volume												
52 53	First 5,000 gallons Next 5,000 gallons	\$3.8200	\$4.7051 \$4.7051	0	0	0	0	0	0	0	0	0	461310-4 461310-4
54	Next 15,000 gallons	\$5.4400	\$6.5871	0	0	0	0	0	0	0	0	0	461310-4
55 56	Over 25,000 gallons Total Non Residential Water Service Industrial Volume (gallons)	\$3.2500	\$3.9993	0	0	0	0	0	0	0	0	0	461310-4
	461510 - Non Residential Water Service Multi-Family Billing Instances	-		5	5	0	5	Ū	0	Ū	0		
57	5/8 -3/4 inch or less meter	\$10.47	\$11.65	0	0	0	0	0	0	0	0	0	461510-
58 59	1 inch meter 1.25 inch meter	\$23.93 \$38.29	\$30.81 \$50.24	3	0	0	0	0	0	3	0	0	461510- 461510-
60 61	1.5 inch meter	\$55.52	\$71.04	1	0	0	0	0	0	1	0	0	461510-
61 62	2 inch meter 3 inch meter	\$95.72 \$220.15	\$123.93 \$282.69	1	3	0	0	0	0	4	0	0	461510-4
63	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	0	ů.	0	0	461510-
64 65	6 inch meter 8 inch meter	\$871.06 \$1,548.76	\$1,115.34 \$2,009.63	2	0	0	0	0	0	2	0	0	461510- 461510-
66	Total Non Residential Water Service Multi-Family Billing Instances	ل ۱.۵۰۰۵٬۹۵	92,003.03	7	3	0	0	0	0	10	0	0	-01310
67	461510 - Non Residential Water Service Multi-Family Volume	\$2,8200	64 705 1	15		0		~	0		0	0	461540
	First 5,000 gallons Next 5,000 gallons	\$3.8200 \$3.8200	\$4.7051 \$4.7051	15	(4)	0	0	0	0	11 10	0	0	461510-
68								-	-	30		-	461510-4
68 69 70	Next 15,000 gallons Over 25,000 gallons	\$5.4400 \$3.2500	\$6.5871 \$3.9993	46 668	(16)	0	0	U	U	50	0	U	461510-4

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Citizens Water of Westfield, LLC Pro Forma Billing Determinants

A B

c D E F G H I

Line No.	Description	Present Rates	Phase 1 Proposed Rates	S630-1 Billing Exceptions	S630-2 Cancel-Rebill	S630-3 Growth Normalization Adjustment Base Period	S630-4 New and Departing Customers Pro Forma Link Period	S630-5 Billing Determinant Adjustment	S630-6 IURT Removal	Change in Billing Determinants Link Period	S630-4 New Customers Pro Forma Test Year	Change in Billing Determinants Test Year	Account Number
	462110 - Public Fire Protection Service Billing Instances												
72	5/8-3/4 inch or less meter	\$3.39	\$4.83	628	158	7,392	19,830	0	0	28,008	6,498	6,498	462110-4010
73	1 inch meter	\$8.48	\$7.73	80	26	986	24	0	0	1,116	0	0	462110-4010
74	1.25 inch meter	\$13.57	\$11.20	0	264	264	0	0	0	528	0	0	462110-4010
75	1.5 inch meter	\$19.67	\$19.31	4	0	1	102	0	0	107	6	6	462110-4010
76 77	2 inch meter 3 inch meter	\$33.92 \$78.01	\$35.03 \$70.33	6	40	2	36	0	0	84	12	12	462110-4010 462110-4010
78	4 inch meter	\$135.67	\$105.36	0	0	0	0	0	0	0	0	0	462110-4010
79	6 inch meter	\$308.66	\$175.71	(1)	0	0	0	0	0	(1)	0	0	462110-4010
80	8 inch meter	\$548.80	\$316.38	(1)	0	(11)	0	0	0	(11)	0	0	462110-4010
81	Total Public Fire Protection Service Billing Instances			717	488	8,634	19,992	0	0	29,831	6,516	6,516	
	462210 - Private Fire Protection Service Billing Instances												
82	Private Hydrants	\$94.56	\$130.37	0	0	0	0	0	0	0	0	0	462210-4010
83	2 inch meter	\$18.85	\$25.99	0	0	0	12	0	0	12	0	0	462210-4010
84	2 inch meter - CSM	\$8.21	\$25.99	0	0	0	(12)	0	0	(12)	0	0	
85	3 inch meter	\$37.85	\$52.18	0	0	0	0	0	0	0	0	0	462210-4010
86	4 inch meter	\$56.70	\$78.17	0	0	0	0	0	0	0	0	0	462210-4010
87 88	6 inch meter	\$94.56	\$130.37	0	0	0	0	0	0	0	0	0	462210-4010
88 89	8 inch meter 10 inch meter	\$170.26 \$339.26	\$234.74 \$467.75	0	0	0	0	0	0	0	0	0	462210-4010 462210-4010
90	Total Private Fire Protection Service Billing Instances	\$339.26	\$467.75	0	0	0	0	0	0	0	0	0	462210-4010
	465010 - Non Residential Water Service Irrigation Billing Instances												
91	5/8-3/4 inch or less meter	\$10.47	\$11.65	9	(6)	0	0	0	0	3	0	0	465010-4010
92	1 inch meter	\$23.93	\$30.81	25	4	0	0	0	ō	29	ō	ō	465010-4010
93	1.25 inch meter	\$38.29	\$50.24	0	0	0	0	0	0	0	0	0	465010-4010
94	1.5 inch meter	\$55.52	\$71.04	0	0	0	0	0	0	0	0	0	465010-4010
95	2 inch meter	\$95.72	\$123.93	(1)	(2)	0	0	0	0	(3)	0	0	465010-4010
96	3 inch meter	\$220.15	\$282.69	0	0	0	0	0	0	0	0	0	465010-4010
97	4 inch meter	\$382.88	\$629.68	0	0	0	0	0	0	0	0	0	465010-4010
98	6 inch meter	\$871.06	\$1,115.34	0	0	0	0	0	0	0	0	0	465010-4010
99	8 inch meter	\$1,548.76	\$2,009.63	0	0	0	0	0	0	0	0	0	465010-4010
100	Total Non Residential Water Service Irrigation Billing Instances			33	(4)	0	0	0	0	29	0	0	
	465010 - Non Residential Water Service Irrigation Volume								0				
101 102	First 5,000 gallons Next 5,000 gallons	\$3.8200 \$3.8200	\$4.7051 \$4.7051	13 11	(25)	0	0	0	0	(12) (14)	0	0	465010-401: 465010-401:
102	Next 15,000 gallons	\$5.4400	\$6.5871	32	(25)	0	0	0	0	(14)	0	0	465010-4011
103	Over 25,000 gallons	\$3.2500	\$3.9993	233	1,271	0	0	0	0	1.504	0	0	465010-401
105	Total Non Residential Water Service Irrigation Volume (gallons)	33.2300	22222	289	1,182	0	0	0	0	1,471	ů.	0	403010 401
	466010 - Metered Sales to Sale for Resale Volume												
106	First 5,000 gallons	\$3.8200	\$0.0000	0	0	0	0	(16)	0	(16)	0	0	466010-401
107	Next 5,000 gallons	\$3.8200	\$0.0000	0	0	0	0	(144)		(144)	0	0	466010-401
108	Next 15,000 gallons	\$5.4400	\$0.0000	0	0	0	0	(123)		(123)	0	0	466010-401
109	Over 25,000 gallons	\$3.2500	\$0.0000	0	0	0	0	(994)		(994)	0	0	466010-401
110	Total Metered Sales to Sale for Resale Volume (gallons)			0	0	0	0	(1,277)	0	(1,277)	0	0	
	467010 - Interdepartmental Volume	(D) (1/2	40		-	-			-			-	107040
111 112	Capacity Charge	\$34,417 \$0.7200	\$0 \$0.0000	0	0	0	0	(12)		(12) (12,762)	0	0	467010-401 467010-401
112	All usage gallons All usage gallons	\$0.7200	\$0.0000	0	0	0	0	(360,384)		(360,384)	0	0	467010-401
114	Revenue			\$31.227	\$10.113	\$338.614	\$810.965	(\$686.180)	(\$5.889)	\$498.851	\$332.734	\$332.734	

		А	В	С	D	E
		Adjusted Base Period - S-620	Billing		Growth Normalization Adjustment	Link Period
Line No.	Description	Revenue	Exceptions	Cancel-Rebill	Base Period	New and Departing Cust
	Operating Revenues:					
1	Residential Water Service	\$8,786,143	\$17,861	(\$6,282)	\$307,561	\$7
2	Non Residential Water Service - Commercial	\$1,434,471	\$4,454	\$7,010	\$0	\$
3	Non Residential Water Service - Industrial	\$2,863	\$10	\$0	\$0	
4	Non Residential Water Service - Multi Family	\$682,807	\$4,501	\$120	\$0	
5	Public Fire Protection Service	\$1,087,600	\$2,781	\$5 <i>,</i> 695	\$31,053	\$
6	Private Fire Protection Service	\$455,819	\$0	\$0	\$0	
7	Non Residential Water Service - Irrigation	\$518,381	\$1,620	\$3,569	\$0	
8	Sale for Resale	\$4,511	\$0	\$0	\$0	
9	Interdepartmental	\$681,797	\$0	\$0	\$0	
10	Total	\$13,654,393	\$31,227	\$10,113	\$338,614	\$8

Citizens Water of Westfiel Petitioner's Attachment

Page 5

CITIZENS WATER OF WESTFIELD, LLC **Revenues By Class**

F н G J К L 1 Phase 1 Phase 2 Link Period Link Period Test Year Test Year IURT Removal As of June 2025 **Billing Determinant** As of June 2024 As of June 2024 As of June 2025 Account Adjustment Pro Forma Results at Present Rates Pro Forma Results Based on Proposed Rates New Customers Pro Forma Results at Phase 1 Rates Number Adjustment ustomers \$0 \$0 \$716,373 (\$4,816) \$9,816,840 \$11,732,086 \$286,070 \$12,018,156 \$23*,*810 (\$372) \$1,469,373 \$1,819,545 \$14,743 \$1,834,288 \$0 \$0 \$0 \$0 \$0 \$0 \$3*,*669 \$3,669 \$2,873 \$0 (\$175) \$687,253 \$858,075 \$0 \$858,075 4 \$70*,*655 \$1,197,784 \$1,541,739 \$31,922 \$1,573,661 \$0 4 \$128 \$0 \$0 \$455,947 \$628,615 \$0 \$628,615 4 \$0 \$0 (\$398) \$523,172 \$645,710 \$0 \$645,710 \$0 \$0 \$0 \$0 \$0 \$0 (\$4,511) \$0 \$0 (\$681,669) (\$128) \$0 \$0 \$0 \$810,965 (\$686,180) (\$5*,*889) \$14,153,243 \$17,229,440 \$332,734 \$17,562,174

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461110
461210
461310
461510
462110
462210
465010
466010

Citizens Water of Westfield, LLC Computation of Pro Forma Other Revenues

Line No.	_	A Link Period Pro Forma Adjustment
1	Pro Forma Adjustment in Late Payment Charges	(\$8,180.67)
2	Pro Forma Adjustment in Miscellaneous Fees	(\$394.00)
3	Pro Forma Adjustment in Other Water Revenues	(\$1,613.33)
4	Pro Forma Other Revenue	(\$10,188.00)

CITIZENS WATER OF WESTFIELD, LLC Computation of Pro Forma Other Operating Expenses

Line No.	_	A Phase 1 Link Period	B Phase 2 Test Year
1	Other Operating Expenses	\$5,531,915	\$5,619,553
2	O & M Adjustments per Attachment SEK-2	(413,833)	318,644
3	Adjustment for Net Write-Off	3,935	732
4	Adjustment for Rate Case Expense	490,768	
5	Pro Forma Other Operating Expenses	\$5,612,785	\$5,938,929

CITIZENS WATER OF WESTFIELD, LLC IURC Fee Adjustment

Line No.		A Phase 1 Link Period	B Phase 2 Test Year
1	Pro Forma Revenue at Present Rates	\$14,227,297	\$17,636,101
2	Less: Pro Forma Miscellaneous Revenue	74,054	74,054
3	Less: Pro Forma Net Write-Off Cost	31,300	38,799
4	Pro Forma Revenue at Present Rates Subject to IURC Fee	\$14,121,942	\$17,523,248
5	IURC Fee Rate	0.1467603%	0.1467603%
6	IURC Fee	\$20,725	\$25,717
7	Less: Base Period IURC Utility Fee	18,180	25,240
8	Pro Forma IURC Fee Adjustment	\$2,545	\$477

CITIZENS WATER OF WESTFIELD, LLC Revenue Requirement Increase Adjusted for IURC Fee & Net Write-Off

Line No.		_	A Phase 1 Link Period	B Phase 2 Test Year
1	Total Required Net Operating Income		\$6,883,137	\$7,070,404
2	Pro Forma at Present Rates Net Operating Income	_	3,818,349	6,368,836
3	Increase in Net Operating Income (In 1 - In 2)		\$3,064,788	\$701,568
4	One	1.0000000		
5	Less: IURC Fee	0.001467603		
6	Less: Net Write-Off	0.0022000		
7	Incremental Revenue Conversion Factor (In 4 - In 5 - In 6)	_	0.9963324	0.9963324
8	Total Grossed Up Revenue Increase (In 3 / In 7)	=	\$3,076,070	\$704,151
9	Revenue Gross Up Amount (In 8 - In 3)		\$11,282	\$2,583
10	Revenue Requirement		\$17,292,085	\$18,337,669
11	Total Grossed up Revenue Requirement (In 9 + In 10)	=	\$17,303,367	\$18,340,252

CITIZENS WATER OF WESTFIELD, LLC Net Write-Off on Incremental Revenue

Line No.		A Phase 1 Link Period	B Phase 2 Test Year
1	Pro Forma Total Revenue Requirement Increase	\$3,076,070	\$704,151
2	Net Write-Off as % of Revenue	0.220000%	0.220000%
3	Pro Forma Increase in Net Write-Off	\$6,767	\$1,549

CITIZENS WATER OF WESTFIELD, LLC IURC Fee on Incremental Revenue

Line No.		A Phase 1 Link Period	B Phase 2 Test Year
1	Pro Forma Total Revenue Requirement Increase	\$3,076,070	\$704,151
2	IURC Fee Rate	0.146760%	0.146760%
3	Pro Forma Increase in IURC Fee	\$4,514	\$1,033

Citizens Water of Westfield, LLC Calculation of System Development Charge

<u>Line No.</u>	Description	<u>A</u>	<u>Reference</u>
1	Westfield Water Treatment Plant Capacity (MGD)	13.7	
2	Interconnections/Purchased Water (MGD)	6.0	
3	Total System Capacity (MGD)	19.7 ln 1	+ ln 2
4	Total System Capacity (gallons)	19,700,000 In 3	*1,000,000
5	Divided by: 310 gpd	310	
6	Number of EDUs that can be served	63,548 ln 4	/ ln 5
7	Utility Plant in Service	\$174,930,188 per	Attachment CAJ-4 as of 6/30/2023
8	Less: Accumulated Depreciation	(\$30,945,813) per	Attachment CAJ-4 as of 6/30/2023
9	Net Utility Plant in Service	\$143,984,375 ln 7	+ ln 8
10	System Development Charge per equivalent meter	\$2,266 ln 9	/ ln 6
11	System Development Charge (rounded up to 100)	\$2,300	

WATER SERVICE TARIFF RATES, TERMS AND CONDITIONS FOR WATER SERVICE WITHIN WESTFIELD, INDIANA

Issued By

Citizens Water of Westfield, LLC 2020 North Meridian Street Indianapolis, Indiana 46202

Jeffrey A. Harrison	Aaron Johnson
Chairman	President
Board of Directors	

Jeffery A. Willman President

WATER TERMS AND CONDITIONS I.U.R.C. CAUSE NO. 44273 **EFFECTIVE: January 13, 2016**

FIRST REVISED PAGE NO. 1 SUPERSEDING-ORIGINAL PAGE NO. 1

TABLE OF CONTENTS

PAGE NO.

APPLICATION	
DEFINITIONS	

RULE 1. COMMENCEMENT OF SERVICE

1.1	General	9
	Metered Water and Fire Service	
1.3	Unmetered Fire Service	9
	Emergency Service	
	Unauthorized Use of Water	
1.6	Fraudulent Use of Water	10

RULE 2. CUSTOMER SECURITY DEPOSITS

2.1	Deposit Requirements	10
	Interest on Deposits	
	Refunds of Deposits to Continuing Customer	
	Deposits Applied to Bill	

RULE 3. METER READINGS AND BILLINGS

3.1	Billings, Meter Readings and Estimates	12
3.2	Delinquent Bills	12
3.3	Application of Combined Bill Payment	13
3.4	Adjustments Following Estimated Bills	
3.5	Requested Meter Readings	
3.6	Remote Meter Reading Service	
3.7	Leakage Allowance	14
3.8	Billing Errors	14
3.9	Adjustments Due to Meter Error	14
3.10	Aggregated Meter Reading	15
3.11	Adjustment for Water Used Through a Fire Meter	15

RULE 4. DISCONNECTION <u>AND RECONNECTION</u> OF SERVICE

4.1	Upon Customer's Request	15
4.2	Without Customer's Request and Without Notice	
4.3	Without Customer's Request But With Notice	16
4.4	Procedure for Involuntary Disconnection of Residential Customers	16
4.5	Duplicate Notice Protection Plan	17
4.6	Postponement of Disconnection of a Residential Customer for Medical Reasons	17
4.7	Other Circumstances Postponing Disconnection of Residential Customer	17
4.8	Time of Disconnection	
4.9	Remedies Not Exclusive	
4.10	Continuance of Service Pending Disposition of Complaint	
4.11	Reconnection	

FIRST REVISED PAGE NO. 2-SUPERSEDING-ORIGINAL PAGE NO. 2

TABLE OF CONTENTS

PAGE NO.

RULE 5. METERS

5.1	Ownership and Size of Meter and Pit	19
5.2	Location and Protection of Meter and Pit	19
5.3	Change in Location	19
	Multiple Meters	
	Temporary Hydrant Meters	

RULE 6. METER TESTING

6.1	Records and Procedures	20
6.2	Frequency of Testing	20
	Meter Tests Requested by Customers	
6.4	Tests Under Commission Supervision	21

RULE 7. SERVICE PIPES AND OTHER FACILITIES

7.1	Installation and Ownership of Service Pipes	
7.2	Maintenance of Service Pipes	
7.3	Disconnection of Old Service Pipes	
7.4	Service Pipe Installation Requirements	
7.5	Replacement of Service Pipes	
7.6	Metering Points	
7.7	Relocation of Service Pipes	
7.8	Undersized Service Pipes	
7.9	Thawing Frozen Service Pipes	
7.10	Irregularly Located Service Pipes	
	Modification of Facilities	
	Association of Customers	

RULE 8. PLUMBING RESTRICTIONS

8.1	Lawn Irrigation System and Yard or Post Hydrant Installation Requirements	24
8.2	Prevention of Contamination of Utility's Distribution System	25
8.3	Prevention of Circulation in Looped Systems	25
	Potable Secondary Water Supply	
	Non-potable Water Supply	
	Booster Pump Installations	
	General Requirements	

TABLE OF CONTENTS

PAGE NO.

RULE 9. PRIVATE FIRE SERVICE

9.1	Application for Private Fire Service	25
	Application for Change in Private Fire Service	
	Design and Installation Requirements	

Citizens Water of Westfield, LLC 2020 N. Meridian Street Indianapolis, Indiana 46202

FIRST REVISED PAGE NO. 3 SUPERSEDING ORIGINAL PAGE NO. 2

9.4	Alarms and Check Valves	
9.5	Seals on Hydrants and Other Fixtures	
	Discontinuance of Service	
9.7	Fire Meters	
	High Volume – High Pressure Industrial Systems	
	Detector Checks	

RULE 10. PUBLIC FIRE SERVICE

10.1	Public Fire Protection Surcharge	27
	Maintenance of Public Fire Hydrant	
	Uses of Public Fire Hydrants	

RULE 11. UTILITY'S RESPONSIBILITY FOR SERVICE

11.1	Interruptions, Pressure and Volume	.28
11.2	Liability for Damages	.28
	Liability for Failure or Delay in Performance	

RULE 12. COMPLAINT PROCEDURE

12.1	Complaint	29
12.2	Investigation of Complaint and Notification of Proposed Disposition	29
	Service During Review of Complaint	
	Record of Complaints	
12.1	record of complaints	

RULE 13. MAIN EXTENSIONS

13.1		20
10.1	Definitions	
13.2	Written Agreement and Scheduling of Projects	30
13.3	Design of Main Extension	30
	Determination of Cost of Main Extension	
13.5	Determination of Revenue Allowance	
13.6	Guarantee to Insure Connection to Free Extension	
13.7	Allocation of Total Required Deposit Where There is More Than	
	One Prospective Customer	
13.8	Cash or Secured Deposits	
	When Deposits Collected Are Less Than Total Required Deposit	
	Return of Deposits Upon Failure to Commence Construction	
	Connection and Service	
13.12	Utility May Install Larger Mains	
13.13	Subsequent Connector's Fee	

TABLE OF CONTENTS

PAGE NO.

13.14	Provision Regarding the Refund of Deposits	34
	Optional Surcharge Main Extension in Developed Residential Area	
	Special Contracts for Rate Surcharge in Developed Residential Area	

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 4-
Indianapolis, Indiana 46202	SUPERSEDING ORIGINAL PAGE NO. 2
13.17 Other Rules	
<u>RATE SCHEDULES</u>	
Water Rate No. 1 - Residential Water Service	
Water Rate No. 2 - Non-Residential Water Service	
Water Rate No. 3 - Private Fire Protection Service	
APPENDICES	
Appendix A – Miscellaneous Service Charges Appendix B – Non-Recurring Charges	

FIRST REVISED PAGE NO. 5 SUPERSEDING-ORIGINAL PAGE NO. 5

RULES APPLICATION

The terms and conditions for service, as set forth here and as amended and supplemented from time to time, shall govern all water service rendered or to be rendered by the Utility. They shall be binding upon every Customer and the Utility, and shall constitute a part of the terms and conditions of every contract for water service.

FIRST REVISED PAGE NO. 6 SUPERSEDING-ORIGINAL PAGE NO. 6

DEFINITIONS

The following terms as used in these rules have the following meanings:

ACTIVE SERVICE -	Service is on from the main to the Premises, and water service is being billed.
APPLICANT	Any individual, partnership, association, firm, public or private corporation, limited liability company, government agency, institution or group thereof applying to receive or use the Utility's water services, except as the term is otherwise specifically defined in Rule 13 of these Terms and Conditions.
BRANCHED SERVICE PIPE -	A pipe connected to the primary Service Pipe that supplies water to a Premises.
CITIZENS GAS OF WESTFIELD, LL	C -Westfield Gas, LLC, d/b/a Citizens Gas of Westfield for the gas system, 2020 N. Meridian Street, Indianapolis, IN 46202 or any other professional management firm that has been retained by Citizens Gas of Westfield, LLC to operate its gas system and that is acting in its capacity as the agent or representative of Citizens Gas of Westfield, LLC.
CITIZENS WASTEWATER OF WESTFIELD, LLC -	Citizens Wastewater of Westfield, LLC, 2020 N. Meridian St., Indianapolis, IN 46202, or any other professional management firm that has been retained by Citizens Wastewater of Westfield, LLC, to operate its sewage disposal system and that is acting in its capacity as the agent or representative of Citizens Wastewater of Westfield, LLC.
COMBINED BILL -	A bill issued to a Customer for any combination of more than one of the Utility Services. However, a Customer who has executed a contract for and is receiving temporary water service through a Hydrant Meter will receive a separate bill for this service.
COMMISSION -	Indiana Utility Regulatory Commission.
COMMISSION'S RULES -	Rules, Regulations and Standards of Service for Utilities Rendering Water Service in Indiana pursuant to 170 IAC 6-1 et al, as revised, supplemented and replaced from time to time.
CONTRACTOR -	Any Professional who meets the Utility's requirements to perform work on water service lines under the Utility's jurisdiction.
CUSTOMER -	An individual, firm, corporation, government agency or other entity that has agreed, orally or otherwise, to pay for water utility service from the Utility.
DEFAULT VALUE -	The typical monthly usage attributable to the Customer's applicable Meter size as determined by the Utility from time to time.

Citizens Water of Westfield, LLC		
2020 N. Meridian Street <u>Indianapolis, Indiana 46202</u>	FIRST REVISED PAGE NO. 7 SUPERSEDING-ORIGINAL PAGE NO. 7	
EASEMENT -	An interest in land owned by an specific, limited use.	other that entitles the Utility to a
FIRE METER -		ch measures and records the quantity both for private fire service and for accordance with Rule 9.
HYDRANT METER -		ity which temporarily is connected as and records the quantity of water as been assigned the device on a
INACTIVE SERVICE -	Water service is available from the Service Stop has been placed in the	
LANDLORD CUSTOMER -	A Customer who is the owner of service, but which is rented or leased	
MAIN -	an Easement granted to the Utili	ed within a Public Right-of-Way or ty or reserved for utilities, which rvice Pipes, and other water utility
METER -	A device owned by the Utility which of water supplied to the Customer.	h measures and records the quantity
NON-RESIDENTIAL CUSTOMER -	A Person being supplied water se Residential Customer.	rvice by the Utility who is not a
PERSON -	An individual, firm, corporation, go	vernmental agency or other entity.
PLUMBER -	A professional licensed and bonded	to perform plumbing services.
POTABLE WATER SUPPLY -	Water meeting the drinking water qu 327 IAC 8-2.	ality standards enumerated in
PREMISES -	The whole or part of a dwelling, building, or structure owned, leased or operated by a single legal entity located on a single parcel or contiguous parcels of real estate and receiving water service as approved by the Utility. Examples of buildings and the corresponding number of Premises are as follows:	
	Example	No. of Premises
	Residential House Commercial Building(s) Double Condominium Apartment Complex	1 1 per building 2 1 per unit 1 per complex

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FIRST REVISED PAGE N	₩0.8
SUPERSEDING ORIGINAL PAGE N	NO. 8

	Each lot or service building will be considered a Premises, and therefore, served by a separate Service Pipe. Any exception to this must be approved by the Utility. If the situation is not described by one of the above examples or is unusual, the Utility will give such special consideration as the circumstances require in its judgment.
PRIMARY SERVICE PIPE -	A pipe connected to a Utility Main that supplies water to more than one Premises.
PUBLIC RIGHT OF WAY -	The entire right-of-way of a road, street or way which has been dedicated for use by the public and accepted by the appropriate governmental authority.
RESIDENTIAL CUSTOMER -	A Person being supplied with water service by the Utility exclusively for residential purposes.
SERVICE PIPE -	A supply line connecting a Premises directly to the Utility's Main located (a) in a Public Right-of-Way adjacent to the real estate upon which such Premises is located, (b) in an Easement on, over or under the real estate upon which such Premises is located, (c) in an Easement adjacent to the Public Right-of-Way adjacent to the Customer's Premises, or (d) in an isolated Premises in a commercial/industrial complex.
SERVICE STOP -	A valve inserted in the Service Pipe between the Main and the Meter for the purpose of turning water on and off.
SUMMER PERIOD -	The meter reading dates during the months of May through October.
<u>SYSTEM DEVELOPMENT CHARGE -</u>	A per equivalent dwelling unit ("EDU") charge to be paid by all new connections to the Water System as a contribution of capital toward existing or future facilities necessary to meet the service needs of new customers.
TAP -	A fitting owned and installed by the Utility in order to connect a Service Pipe to the Main.
UTILITY -	Citizens Water of Westfield, LLC, 2020 N. Meridian Street, Indianapolis, Indiana 46202, or any professional management firm that has been retained by Citizens Water of Westfield, LLC to operate its water utility facilities and that is acting in its capacity as the agent or representative of the Citizens Water of Westfield, LLC.
UTILITY SERVICES -	Shall include one or more of the following services: (1) water services provided by the Utility; (2) gas delivery and gas supply services provided by Citizens Gas of Westfield; and/or (3) sewage disposal service provided by Citizens Wastewater of Westfield, LLC.
UTILITY'S RATE	
SCHEDULES -	The Utility's schedules of rates and charges as approved by the
WATER TERMS AND CONDITIONS	EFFECTIVE: January 13, 2016

Citizens Water of Westfield, LLC 2020 N. Meridian Street	FIRST REVISED PAGE NO. 9
Indianapolis, Indiana46202	SUPERSEDING-ORIGINAL PAGE NO. 8
	Commission and as revised, supplemented, and replaced from time to time. The schedule of rates and charges is available at http://www.citizensenergygroup.com
WINTER PERIOD -	The meter reading dates during the months of November through April.

FIRST REVISED PAGE NO. 9 SUPERSEDING ORIGINAL PAGE NO. 9

RULE 1. COMMENCEMENT OF SERVICE

1.1 <u>General.</u> A prospective Customer shall not connect or reconnect service, nor employ any person to do so, without authorization by the Utility. All service rendered by the Utility shall be solely for the uses and Premises designated by the prospective Customer at the time service is requested and subject to, and in accordance with, these rules and regulations and the Utility's Rate Schedules. A Customer shall not sell or give away water to anyone, as an alternative to that person or entity receiving water service from the Utility, unless otherwise specifically included in its agreement with the Utility for service.

<u>1.1.1</u> No promises, agreements or representations of any agent, employee or authorized representative of the Utility, or its predecessor, shall be binding upon the Utility unless the same shall have been incorporated in a written contract or application.

<u>1.1.2</u> A baseline System Development Charge per equivalent dwelling unit ("EDU"), as set forth in Appendix A, will be assessed for all new connections tapping into the water system. A new connection includes new water service or modification of an existing agreement; however, replacement or repair of an existing individual service pipe that does not increase EDUs will not constitute a new connection.

1.2 <u>Metered Water and Fire Service.</u> A prospective Customer desiring metered water service to a Premises connected by an existing Service Pipe to a Main shall notify the Utility either in writing or by telephone at least three days before the desired connection date. A prospective Customer desiring metered water service to a Premises not connected by a Service Pipe to a Main shall have his <u>PlumberContractor</u> submit to the Utility a written application for plumbing permit, allowing at least three working days for the application approval before calling to schedule the Tap. After the application for service is approved, all Taps will be scheduled in the order received by the Utility. The connection shall not be made until the Utility authorizes the <u>PlumberContractor</u> to connect a Service Pipe to the Tap. For ³/₄-inch and 1-inch service lines, the Utility shall install a Meter at the time of the service connection. Service commences for the Customer when the Meter is set. For service lines larger than 1-inch, the prospective Customer may request and obtain service in accordance with these rules.

1.3 <u>Unmetered Fire Service.</u> The Utility will commence public or private unmetered fire service after a prospective Customer application has been approved and a confirmation letter has been sent to the Applicant. The Utility will not furnish unmetered fire service to a Premises unless metered water service for use other than fire service is also being supplied to the Premises. Unmetered fire service commences for the Customer when the Service Stop is turned on.

1.4 <u>Emergency Service.</u> When necessary for the health or safety of a Customer or his/her property, the Utility may authorize temporary emergency water service in any manner appropriate to the circumstances and consistent with sound engineering practice and will charge the Customer involved in such service, during the period of emergency, the appropriate charges prescribed in the Utility's Rate Schedules for the water usage and size of Meter through which they receive water service.

1.5 <u>Unauthorized Use of Water.</u> Unless authorization for water service has been granted by the Utility, water shall not be turned on at any Premises by anyone other than the Utility's representatives, except that a <u>PlumberContractor</u> authorized by the Utility to connect a Service Pipe to a Tap may temporarily turn on the water to test his work. The <u>PlumberContractor</u> shall turn the water off immediately after testing. Before and after such test, the Utility may lock the valve on the upstream side of the Meter in the closed position until commencement of service is authorized by the Utility. If the water is turned on (or, in the case of a <u>licensed PlumberContractor</u> with permission, left on) without authorization in violation of these Rules, the Customer will be required to pay the cost of water service for the Premises (as determined using meter readings where possible, or a Default Value where a meter reading is not possible) for such billing cycles in which the water was on without authority from the Utility. In the case of a <u>licensed PlumberContractor</u> leaving the water turned on, a charge shall not be imposed if the Customer establishes to the satisfaction of the Utility (including but not limited to proof that the Premises was not occupied) that the violation was inadvertent and that no water was used.

1.6 <u>Fraudulent Use of Water.</u> Upon detecting a device or scheme that has been utilized to avoid or attempted to avoid full payment for water service or upon detecting the unauthorized use of a public fire hydrant, the Utility may, after estimating the volume of water service so used:

1.6.1 Immediately disconnect such water service without notice pursuant to Rule 4.2;

1.6.2 Bill and demand immediate payment from the person benefiting from such device or scheme or unauthorized use of a public fire hydrant the actual costs of water used, corrections and repairs, or two hundred dollars (\$200.00), whichever is more; and

1.6.3 Bill any and all damages as provided by Indiana Code 34-24-3-1 et seq. based upon the Utility's reasonable and customary estimate thereof.

RULE 2. CUSTOMER SECURITY DEPOSITS

2.1 <u>Deposit Requirements.</u> In accordance with the Commissions' Rules pursuant to 170 IAC 6-1 et al, the Utility may require a Residential Customer or Applicant to pay a cash deposit as a condition of receiving or continuing to receive water service, if the Utility determines that the Residential Customer or Applicant is not creditworthy in accordance with the Commission's Rules set forth in 170 IAC 6-1-15 (as the same may be amended from time to time).

2.1.1 The Utility may require Non-Residential Customers or Applicants for Water Services who are determined to be uncreditworthy to make a cash deposit at any time to assure payment of bills, and as a condition of receiving or continuing to receive Water Services.

2.1.1.1 The Utility shall determine the creditworthiness of a Non-Residential Applicant or Customer in an equitable, non-discriminatory manner.

2.1.1.2 A Non-Residential Customer shall be deemed creditworthy if it has no delinquent bills to the Utility for Water Services within the last twenty-four (24) months and, within the last two (2) years has not: (a) had service disconnected for nonpayment or (b) filed a voluntary petition, has a pending petition, or has an involuntary petition filed against it, under any bankruptcy or insolvency law. For purposes of this determination, a contested bill shall not be considered delinquent.

2.1.1.3 In determining the creditworthiness of Non-Residential Applicants, the Utility shall consider the size of the credit exposure and the availability of objective and verifiable information about the Non-Residential Applicant. The Utility may consider the Non-Residential Applicant's payment and billing history (at least twenty-four (24) months) from other utilities and verifiable conditions, such as: Non-Residential Applicant's credit history with the Utility or independently audited annual and quarterly financial statements. The Utility will treat all financial information provided by the Non-Residential Applicant as confidential to the extent allowable under applicable law and at the request of the Non-Residential Applicant refuses to provide the information above for the Utility to determine their creditworthiness, the Applicant will be deemed uncreditworthy.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 11
Indianapolis, Indiana 46202	SUPERSEDING ORIGINAL PAGE NO. 11

2.1.1.4 If the Utility requires a deposit as a condition of providing service, the Utility must: (a) provide written explanation of the facts upon which the Utility based its decision; and (b) provide the Non-Residential Applicant or Customer with an opportunity to rebut the facts and show other facts determining its creditworthiness.

2.1.1.5 Such deposit shall be payable in cash and not less than forty dollars (\$40.00) nor more than an amount equal to the Non-Residential Customer's three (3) highest months' usage based upon the most recent twelve (12) months historical usage or three months of projected usages for a Non-Residential Applicant. If the deposit required is in excess of \$120.00, it may be paid in equal installments over a period not to exceed three months, except where the deposit is required as a result of disconnection of service for nonpayment of bills, in which case full payment of the deposit will be required prior to reconnection. For Non-Residential Customers with multiple accounts, each account will be treated individually for the purposes of this Rule except in the case of bankruptcy under Rule 2.1.1.2. A Non-Residential Customer with multiple accounts that is assessed a deposit by virtue of delinquent payments on one account, will be assessed a deposit on only the delinquent account.

2.2 Interest on Deposits. Any deposit held for more than thirty (30) days will earn interest calculated monthly at the authorized rate of interest for the current month from the date the deposit is paid in full to the Utility. The rate of interest will be the same as that established for gas utilities by the Commission in a general administrative order pursuant to 170 IAC 5-1-15(f)(2) for each calendar year.

2.3 <u>Refunds of Deposits to Continuing Customer.</u> Deposits and earned interest will be returned after Customer establishes an appropriate credit history with the Utility.

2.3.1 Deposits from Residential Customers and earned interest will be refunded after the Residential Customer has established an acceptable payment record for Utility Services in accordance with the Commission's Rules.

2.3.2 The deposit of any Non-Residential Customer, that has been held for two or more years, and earned interest will be refunded after the Non-Residential Customer has established an acceptable payment record in accordance with Rule 2.1.1.2.

2.3.3 The deposit of any Residential or Non-Residential Customer who fails to establish an acceptable payment record may be retained by the Utility until Utility Services are discontinued.

2.4 <u>Deposits Applied to Bill.</u> Upon discontinuance of Utility Services, the deposit and earned interest, if any, will be applied to the balance of any outstanding Utility Services bills or unbilled consumption. The remaining unapplied portion, if any, of the deposit and earned interest will be refunded to the Customer. The Customer will be billed for any balance due the Utility. The balance of any deposit and interest, after being applied to any outstanding bills which cannot be returned to the Customer after termination of service, shall be reported and disposed of as required by the Uniform Disclaimer of Property Interests Act (Indiana Code 32-17.5, et <u>seq</u>).

SECOND REVISED PAGE NO. 12 SUPERSEDING FIRST REVISED ORIGINAL PAGE NO. 12

RULE 3. METER READINGS AND BILLINGS

3.1 <u>Billings, Meter Readings and Estimates.</u> All Meters normally will be read monthly. When for good cause, pursuant to 170 IAC 6-1-13(c), a Meter is not read on a normal interval, including failure of the Meter or remote counter to register, an estimated Meter read shall be used and so identified on the bill. The Utility will issue bills to Customers on a Monthly basis for the applicable Utility Services. Bills are payable to the office of the Utility or to an authorized agent within seventeen (17) days from the date mailed. When the seventeenth (17th) day falls on a Sunday or a legal holiday, the seventeen-day period shall be considered to end the next business day.

For Customers with consumption history, estimated monthly consumption for interim billings will be based on a comparison of the most recent 12-month average and the most recent two-month average as described below. During the Winter Period, the estimated monthly consumption will be the lower of the 12-month average and the most recent two-month average. During the Summer Period, the estimated monthly consumption will be the higher of the 12-month average and the most recent two-month average. New Customers with less than a 12-month history are billed at the most recent two-month average. Under certain circumstances, a Default Value may be substituted for the use of averages.

Bills for municipal uses will be rendered monthly. Annual unmetered municipal consumption will be estimated, based on consultations, and treated as consumed evenly throughout the year as metered water.

Bills for unmetered fire service will be rendered monthly. If a Customer receives unmetered fire service through a Service Pipe in which a detector check with a bypass Meter is installed, as provided for in Rule 9.9, the Utility will read the Meter at the time of the annual fire service inspection, and the consumption shall be treated as consumed evenly over the period since the previous reading.

3.1.1 Meter readings in units of hundred cubic feet may be converted to units of thousand gallons for billing purposes. The factor used for making a conversion from hundred cubic feet to thousand gallons shall be based on one cubic foot being equivalent to seven and one-half (7.5) U.S. gallons.

3.2 <u>Delinquent Bills.</u> If payment for a Utility Services bill from a Customer is not received by the Utility or its agent within seventeen (17) days from the date the bill is mailed, the bill shall be considered delinquent.

3.2.1 All charges follow the Customer and moving from one Premises to another in no way absolves the Customer from any unpaid charges incurred at a previous location. In the case of leased property, the landlord shall be responsible to the Utility for payment of the bill, even though the tenant may pay it.

3.2.2 The Utility may add a late payment charge to a Customer's delinquent Utility Services bill as set forth on Appendix B.

3.2.3 A single charge may be made for each visit to the Customer's Premises regarding a delinquent account; such charge to the Customer shall be pursuant to the Delinquent Account Trip Charge reflected on Appendix B.

3.2.4 A single charge may be made for handling a single check from a Customer for Utility Services returned unpaid by any financial institution; such charge shall be pursuant to the Returned Check Charge set forth on Appendix B.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 13
Indianapolis, Indiana 46202	SUPERSEDING ORIGINAL PAGE NO. 13

3.2.5 The Utility may provide an Automatic Bank Deduction Plan for Nonindustrial Customers which will be a payment plan whereby the Combined Bill amount is deducted each month from the Nonindustrial Customer's bank account by the Nonindustrial Customer's authorized financial institution. The Utility shall continue to provide to the Nonindustrial Customer a Monthly bill.

3.2.6 The Utility may provide a budget plan for payment of Utility Services by the Customer whereby the annual bill as estimated by the Utility is divided into even monthly payments. The amount actually paid by the Customer shall be balanced with the amount actually billed to the Customer and any differences shall be paid by or credited to the Customer.

3.2.7 A single charge may be made for providing a Customer with usage summary by Meter beyond the twenty-four (24) month period available online; such charge to the Customer shall be pursuant to the Usage Information Charge set forth on Appendix B.

3.3 The Utility shall provide for the application of Combined Bill payment as follows:

3.3.1 In the case of partial payments of any Combined Bill, the Utility shall prorate Combined Bill payments based upon billed charges for Utility Services and apply payments first to the Customer's oldest outstanding charges for Utility Services and then to the Customer's current charges for Utility Services where applicable. Payments will be applied to charges for non-Utility Services last.

3.3.2 A Customer may direct application of partial payments of a Combined Bill to a particular Utility Service by notifying the Utility at the time of the payment. Notification shall consist of a telephone or in person conversation with a customer service representative.

3.3.3 Payments in excess of the charges for applicable Utility Services will be applied to non-Utility Services balances and prorated according to the balances of the non-Utility Services.

3.4 <u>Adjustments Following Estimated Bills.</u> Where the Utility has billed based on estimated consumption, the first charge after a Meter reading is obtained shall be adjusted by averaging consumption over the period from the last reading, or from the date service through the Meter was begun if the Meter had not been previously read, charging for each period in accordance with the Utility's Rate Schedules for the periods and allowing credit for the amount of estimated billings.

3.5 <u>Requested Meter Readings.</u> Upon request of a Customer, the Utility will make a special reading of the Customer's Meter at a time other than the time of a regularly scheduled reading for the charge prescribed in the Utility's Rate Schedules. The Utility, however, shall have no duty to issue a special bill based on such off-cycle reading.

3.6 <u>Remote Meter Reading Service.</u> Remote Meter reading service is available to Customers being served through $\frac{5}{8}$ -inch, $\frac{3}{4}$ -inch or 1-inch Meters which are installed indoors. This service allows the Utility to read Meters located inside a structure without entering the structure. A small, weatherproof totalizer will be mounted on the outside of the structure and connected by a cable to a register mounted on the Meter. The equipment to accomplish this service will be furnished, installed, maintained and replaced, if necessary, and owned by the Utility. A remote meter reading device is a fixture at the Premises where it is installed and will not be moved to another location without the Utility's written consent.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 14
Indianapolis, Indiana 46202	SUPERSEDING-ORIGINAL PAGE NO. 14

Whenever the Utility, during normal working hours (as set forth on www.citizensenergygroup.com), is unable to read a Customer's Meter for twelve consecutive months, the Utility shall require installation of a remote meter reading device. Once a remote meter reading device is installed, it will remain in service until the Service Pipe to the Premises is replaced, in which event the inside Meter shall be relocated to an outside meter pit approved by the Utility and located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line.

3.7 <u>Leakage Allowance.</u>

3.7.1 <u>Underground leaks.</u> Allowance for underground Service Pipe leaks or leaks in crawl spaces or concrete floors (but not leaks in underground irrigation systems) will be 75 percent of the charge for wasted water estimated from the beginning date of the leak to the date of repair, which period shall not exceed two regular reading periods (as provided for under Rule 3.1) unless extended by missed readings. The Utility will inspect the Premises to determine the cause of the leak. Wastage will be considered as the excess consumption over normal usage, obtained by reference to the Customer's consumption record. If there is no consumption record, the average consumption for the previous calendar year for the appropriate Customer classification will be used as the normal consumption. An adjustment will be given only after the Customer has corrected the condition causing the leak and the Premises has been inspected by the Utility to determine that repairs have been properly made.

3.7.2 Other types of hidden leaks. Allowance for other types of hidden leaks (but not leaks in underground irrigation systems) will be 50 percent of the charge for wasted water. The period adjusted shall not exceed one regular reading period (as provided for under Rule 3.1) unless extended by missed readings. Such allowance will be considered only one time per Customer per service address, and only when all the following conditions exist: (a) consumption is at least double normal usage, (b) consumption is at least 2,000 cubic feet more than normal, (c) total consumption for the reading period exceeds 2,800 cubic feet, (d) circumstances indicate that a leak exists or had existed, (e) the leak shall have been hidden from open view, including toilet leaks and other concealed plumbing leaks, and (f) repairs have been made. Wastage will be determined as indicated in Rule 3.7.1. An adjustment will be given only after the Customer has corrected the condition causing the leak to the Utility's satisfaction.

3.7.3 As set forth in Rule 4.3.1, the Utility may disconnect service to the Customer after notice as provided in Rule 4.4, for the failure to repair any leaks in the Customer's water pipes, in the Service Pipes or appurtenances between the Public Right-of-Way or Easement in which the Main is located and the Meter, or in any private fire system or unmetered facilities.

3.8 <u>Billing Errors.</u> All billing errors, including incorrect tariff applications, will be adjusted by the Utility to the known date of error or for a period of one year, whichever period is shorter.

3.9 <u>Adjustments Due to Meter Error.</u> If a Meter is found to have a percentage of error greater than two percent during a test conducted by the Utility or the Commission at the request of the Customer, in accordance with these rules, the following adjustments of bills shall be made:

3.9.1 <u>Fast Meters.</u> When a Meter is found to have a positive average error – i.e., is fast, in excess of two percent, the Utility will refund or credit to the Customer's account the amount in excess of that determined to be an average charge for one-half of the time elapsed since the previous test, or one year, whichever is shorter. This average charge shall be calculated on the basis of units registered on the Meter over corresponding periods, either prior to or subsequent to the period for which the Meter is determined to be fast. No part of a monthly service charge will be refunded.

FIRST REVISED PAGE NO. 15 SUPERSEDING-ORIGINAL PAGE NO. 15

3.9.2 <u>Slow Meters.</u> When a Meter is stopped or found to have a negative average error – i.e., is slow, in excess of two percent, the Utility will charge the Customer an amount estimated to be the average charge for one-half of the time elapsed since the previous test, or one year, whichever period is shorter. This average charge shall be calculated on the basis of units registered on the Meter over corresponding periods, either prior to or subsequent to the period for which the Meter is determined to be slow or stopped. Such charge will be made only in cases where the Utility is not at fault for allowing the stopped or slow Meter to remain in service.

3.10 <u>Aggregated Meter Reading.</u> Meter readings for a Premises will be aggregated for billing purposes, in lieu of installation of a master meter, where the Customer would be entitled to a master meter for the Premises under the Utility's current rules but was previously unable to install a master meter due to rules of the Utility then in effect. The monthly charge for this service will be pursuant to the Multiple Meter Aggregated Billing Charge as reflected on Appendix A. This rule is applicable only with respect to Service Pipe and Meter installations for which a written request for aggregated Meter readings and billings was made to, and approved by, the Utility's predecessor.

3.11 <u>Adjustment for Water Used Through a Fire Meter</u>. If a Customer receives water service through a Service Pipe in which a Fire Meter is installed, and water is needed and used because of a fire, the Utility, upon written notice of and within 30 days after such use, will adjust the charges owed by the Customer for the metered water service to reflect water used solely for non-fire service purposes. The adjustment will be based upon the Customer's average monthly consumption for non-fire service purposes during the previous twelve months or for such period as the Customer has received water service from the Utility for non-fire service purposes if less than twelve months.

RULE 4. DISCONNECTION AND RECONNECTION OF SERVICE

4.1 <u>Upon Customer's Request</u>. A Customer desiring disconnection of service must notify the Utility at least three (3) working days in advance of the day on which disconnection is desired. The Utility will endeavor to disconnect the service within three (3) working days of the requested disconnection date. The Customer shall remain responsible for all service used and the related billings until service is disconnected pursuant to the Customer's notice, except that the Customer shall not be liable for any service rendered more than three working days after the requested disconnection date.

4.2 <u>Without Customer's Request and Without Notice.</u> The Utility may disconnect water service to a Customer without request by, or prior notice to, the Customer if:

4.2.1 there exists an unapproved cross-connection of a Customer's water pipes to any other source of water supply or any other condition about the Customer's Premises that might cause contamination of the public water supply or otherwise be dangerous or hazardous to life, physical safety or property;

4.2.2 there is an outstanding order of a court, the Commission or other duly empowered authority directing disconnection;

4.2.3 a fraudulent or unauthorized use of water is detected by the Utility, and the Utility has reasonable grounds to believe the Customer is responsible for such use;

4.2.4 the Meter or any of the Utility's regulating or measuring equipment has been tampered with, and the Utility has reasonable grounds to believe that the Customer is responsible for such tampering; or

4.2.5 the Customer fails to meet the terms of the Utility's 24-hour payment arrangement described in Rule 4.4.

4.3 <u>Without Customer's Request But With Notice.</u> The Utility may disconnect water service to a Customer for any of the following reasons, provided it notifies the Customer as set forth here:

4.3.1 the Customer fails to repair any leak in the Customer's water pipes, Service Pipes or appurtenances between the Public Right-of-Way or Easement in which the Main is located and the Meter, or in any private fire system or unmetered facilities;

4.3.2 the Customer vacates the Premises or fails to pay his/her water or wastewater bills or other charges related to his water or wastewater utility service installations or facilities in accordance with these rules and the Utility's Rate Schedules, the Citizens Wastewater of Westfield, LLC's Terms and Conditions for Sewage Disposal Service, or otherwise violates any of these rules;

4.3.3 the Nonpayment of a delinquent bill;

4.3.4 the Customer installs a new Service Pipe or appurtenances or alters or removes the existing Service Pipe or appurtenances, including the Meter, without the Utility's written consent; or

4.3.5 the Customer fails to remedy a condition or use on his Premises which, in the Utility's judgment, endangers the Utility's distribution system.

If service is to be disconnected for any of the foregoing reasons, the Utility shall, at least seven (7) calendar days (fourteen (14) days in the case of a Residential Customer) prior to the proposed disconnection, mail or personally deliver notice to the Customer or a responsible person on the Premises, at the address of the Customer shown on the records of the Utility. The notice will be clearly marked as a "disconnection notice" and will state the date and reason for the proposed disconnection. The notice will also contain the Utility's telephone number which the Customer may call during regular business hours for further information. In the case of disconnection of a Residential Customer, the notice will also contain a reference to the pamphlet furnished by the Utility to each of its Customers for information as to the Residential Customer's rights.

4.4 <u>Procedure for Involuntary Disconnection of Residential Customers.</u> Immediately preceding the disconnection of service to a Residential Customer, the Utility's employee will attempt to identify himself/herself to the Residential Customer or other responsible person then at the Premises. The employee will announce the purpose of the visit, and a record of the visit will be maintained for at least thirty (30) days. The Utility employee will also attempt to inform the Residential Customer or other responsible person of the reason for disconnection. If the reason for disconnection is nonpayment, the Utility employee will provide the Residential Customer or other responsible person with the amount of any delinquent Utility Services bill. The Utility employee will request from the Residential Customer any available verification that the reason for disconnection of service is no longer valid (such as, but not limited to, written evidence that the delinquent bill has been paid or evidence that the conditions, circumstances or practices which caused the disconnection have been corrected) or that the reason of disconnection is currently in dispute and under review, pursuant to Rule 11.

Citizens Water of Westfield, LLC 2020 N. Meridian Street SECOND REVISED PAGE NO. 17 Indianapolis, Indiana 46202 SUPERSEDING FIRST REVISED-ORIGINAL PAGE NO. 17

Through its employee, the Utility may offer the Utility's 24-hour payment arrangement as an alternative to disconnection. Upon the presentation of satisfactory evidence, or acceptance by the Customer or other responsible party of the Utility's 24-hour payment arrangement, service will not be disconnected. The Utility employee is not required to offer the Utility's 24-hour payment arrangement as an alternative to disconnection. When the employee has disconnected the service, the employee will give to a responsible person at the Residential Customer's Premises, or if no one is at home, will leave at an entry way on the Premises, a notice stating that service has been disconnected and the telephone number of the Utility where the Customer may arrange to have service reconnected.

4.5 <u>Duplicate Notice Protection Plan.</u> A Residential Customer may request the Utility notify a predesignated third party of a Utility Service disconnection notice issued to the Residential Customer. Such request shall be made in writing in the form of a Duplicate Notice Protection Plan Enrollment Application. When requested, the Utility shall notify the predesignated third party, by mail, of the pending Utility Service disconnection at the time the Utility renders the disconnection notice to the Residential Customer. The Utility may restrict the use of the Duplicate Notice Protection Plan to its Residential Customers who are elderly, handicapped, ill, or otherwise unable to act upon a service disconnection notice, as determined by the Utility.

4.6 <u>Postponement of Disconnection of a Residential Customer for Medical Reasons.</u> Except in the case of disconnection for any of the reasons set forth in Rule 4.2, the Utility will postpone the disconnection of Utility Service to a Residential Customer for ten (10) days if, prior to the disconnect date specified in the disconnect notice, the Customer provides the Utility with a medical statement from a licensed physician or public health official stating that such disconnection would be a serious and immediate threat to the health or safety of a designated person in the household of the Residential Customer. The postponement of disconnection will be continued for one additional 10-day period upon the Customer furnishing the Utility an additional medical statement dated on or before the end of the first 10-day period.

4.7 <u>Other Circumstances Postponing Disconnection of Residential Customer.</u> The Utility will not disconnect service to a Residential Customer who:

4.7.1 fails to pay for water or sewage disposal service rendered at a different Premises, metering point, residence, or location, unless such bill has remained unpaid for at least forty-five (45) days, or

4.7.2 fails to pay for water or sewage disposal service to a previous occupant of the Premises served, unless the Utility has reason to believe the Customer is attempting to defraud the Utility by using another name, or

4.7.3 prior to the disconnect date specified in the disconnect notice, establishes to the Utility's satisfaction the existence of a financial hardship as the reason for his inability to pay the full amount due and (a) pays at least \$10 or one-tenth $(^{1}/_{10})$ of the delinquent bill, whichever is less, (b) agrees to pay the remainder of the outstanding bill within three months, (c) agrees to pay all undisputed future bills for service as they become due and (d) has not breached any similar agreement with the Utility within the past twelve months. The terms of the agreement must be in writing. The Utility may add to the Residential Customer's outstanding bill a late payment charge in the amount prescribed in the Utility's Rate Schedules, or

4.7.4 is unable to pay a bill which is unusually large due to prior incorrect reading of the Meter, incorrect application of the Utility's rates schedules, incorrect connection or functioning of the Meter, prior estimates where no actual reading was taken for over two months, a stopped or slow Meter or remote meter reading device, or any human or mechanical error of the Utility, and (a) pays an amount at least equal to the Customer's average bill for the twelve (12) bills immediately preceding the bill in question, (b) agrees to pay the remainder within three months, and (c) agrees to pay all undisputed future bills for service as they become due. The terms of the agreement must be in writing. The Utility may not add to the Customer's outstanding bill any late payment charge.

4.8 <u>Time of Disconnection</u>. In cases of disconnection of service for nonpayment, the Utility will disconnect service between the hours of 8:00 a.m. and 3:00 p.m., prevailing local time, except that requested disconnections and disconnections for any reasons set forth in Rules 4.2 and 4.3, above, may be made at any time. Disconnections of service for nonpayment will be made on days on which the Utility's office or call center is open to the public and before twelve noon (12:00 noon) of the day immediately preceding a day on which the Utility's office or call center is to be closed to the public.

4.9 <u>Remedies Not Exclusive.</u> The remedies provided to the Utility in this Rule 4 shall not be exclusive and shall be in addition to any other remedies which the Utility has at law or in equity.

4.10 <u>Continuation of Service Pending Disposition of Complaint.</u> If a Customer receiving service has paid and continues to pay all undisputed charges, the Utility shall not disconnect any service related to the disputed charges:

- (a) while the Utility's proposed resolution is under review by the Commission's Consumer Affairs Division or the Commission; or
- (b) sooner than ten (10) days after a decision by the Commission's Consumer Affairs Division or the Commission.

If a Customer and the Utility cannot agree what portion of the charges in a bill are undisputed, to avoid disconnection, the Customer should pay on the disputed bill an amount equal to one twelfth $(^{1}/_{12})$ of the estimated annual billing for service to be rendered to the Customer. For a Customer who has been a Customer for at least twelve (12) months, the estimate will be based on the Customer's average bill for the twelve (12) months immediately preceding the disputed bill.

4.11 <u>Reconnection</u>. After disconnection of water service to a Premises in accordance with these rules, the Utility will reconnect the service to a Premises as soon as reasonably possible, but at least within one (1) working day after it is requested to do so, if: (1) all conditions, circumstances or practices which caused the disconnection have been corrected, (2) all unpaid bills for water or sewage disposal service have been paid, (3) the deposit, if required by the Utility in accordance with Rule 2.1 above, has been made by the Customer, (4) a responsible person is present in the Premises to see that all water outlets are closed to prevent damage from escaping water, and (5) the Customer has paid the Utility's Reconnection Charge as prescribed in the Utility's Rate Schedules on Appendix B.

FIRST REVISED PAGE NO. 19 SUPERSEDING ORIGINAL PAGE NO. 19

RULE 5. METERS

5.1 <u>Ownership and Size of Meter and Pit.</u> All Meters shall be owned, installed, removed and maintained by the Utility. The Utility shall determine the kind and size of Meter to be used in connection with any Service Pipe. Except as provided in Rule 5.3, all meter pits, meter pit covers and other materials comprising the meter pit facilities shall be purchased, owned, installed, and removed, in a safe manner by the Customer. Repair to missing or damaged meter pit lids shall be made by the Utility but at the Customer's expense. Each Customer shall pay a fee for installing a Meter as set forth in Appendix A of the Utility's Rate Schedules.

5.2 <u>Location and Protection of Meter and Pit.</u> Meters larger than 1-inch shall be installed in an approved meter pit or inside the structure served. However, if, in the Utility's judgment, a backflow prevention device is required, it shall be located adjacent to the Public Right-of-Way or Easement line unless otherwise approved by the Utility prior to installation. Meters shall always be placed upstream of backflow devices. See Rule 8 for more details. Unless otherwise approved by the Utility, Meters 1-inch and smaller shall be installed in a meter pit approved by the Utility located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line.

Upon request of a Customer and before installation, the meter pit will be located at the point requested by the Customer if practicable and in accordance with sound utility standards. The meter pit must be constructed to protect the Meter from freezing and damage from vehicular traffic and located to be convenient and accessible for the Utility representatives. The pit location should be designed to prevent an inflow of surface water.

Meters which cannot be installed in outside pits shall be located inside the structure served as approved by the Utility. An inside Meter shall be as near as possible to the point where the Service Pipe enters the building in a clean, dry, safe place, protected from freezing and hot water and not subject to wide temperature variations. In case of damage to a Meter or any of its immediate attachments by reason of any act, neglect or omission on the part of the Customer (including, but not limited to, the freezing of an inside meter), the Customer shall pay the Utility the Damaged Meter Replacement charge prescribed in Appendix B of the Utility's Rate Schedules for repair and replacement of the Meter.

The Meter shall at all times be accessible for reading, inspection and removal for testing. The Utility reserves the right to put seals on any water Meter or on its couplings for any Premises, and may turn off the supply if such seals are found broken or removed.

5.3 <u>Change in Location.</u> All changes in the location of a Meter shall be approved by the Utility and, except as hereinafter provided, at the Customer's expense. Whenever the Service Pipe to a Premises having an inside Meter is replaced, the Meter shall be relocated in a meter pit approved by the Utility located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line, in which case the Utility, at its expense, will provide the Customer with the Meter connection, pit cover, lid and service stop, to be installed by the Customer at his/her expense.

5.4 <u>Multiple Meters.</u> Where water for a Premises is metered at more than one Service Pipe for the convenience or at the request of the Customer, each location shall be billed separately except as provided in Rule 3.9. If the Utility determines that water for a Premises should be metered through more than one Service Pipe for the convenience of the Utility, meter readings shall be aggregated and billed as if from a single Meter. In no event will meter readings be aggregated for two or more Premises.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 20
Indianapolis, Indiana 46202	SUPERSEDING-ORIGINAL PAGE NO. 20

5.5 <u>Temporary Hydrant Meters.</u> Where temporary water service is requested from one of the Utility's hydrants, the Customer will receive this service through a Hydrant Meter assembly after executing a contract with the Utility and paying the required deposit and connection charge as prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules. The Hydrant Meter will be issued by the Utility and secured to the hydrant by the Customer. The Utility reserves the right to remove its hydrant connection and Meter and terminate this service at any time it deems necessary or appropriate, without prior notice. The deposit is refundable upon service termination as provided in Rule 2.4.

Each temporary Hydrant Meter depositor shall report to the Utility by the first day of each month the amount of water which passed through the Meter during the prior month. The reports may be subject to verification by the Utility and will serve as the basis for billing for water service. In the event no report of water usage is furnished to the Utility, the charges for water service will be based on estimates as provided in Rule 3.1. Any temporary Hydrant Meter depositor who fails to report water usage for any two months during the preceding 12-month period shall pay a late reporting charge for each subsequent late reporting, as prescribed in the Non-Recurring Charges tariff of the Utility's Rate Schedules.

RULE 6. METER TESTING

6.1 <u>Records and Procedure.</u> Whenever a Meter in service is tested, a record will be kept of the location of the Meter, the reason for making the test and the readings of the Meter before and after the test. For the determination of Meter accuracy, the Utility will use the test flows for the various types of Meters specified from time to time in 170 IAC 6-1-9 of the Commission's Rules.

6.2 <u>Frequency of Testing.</u> Meters will be inspected and tested by the Utility in accordance with the following program, known as the "Statistical Quality Control Program:"

6.2.1 The Statistical Quality Control Program shall be based on ANSI/ASQ Z1.4, Sampling Procedures and Tables for Inspection by Attributes. Sample size code letters will be taken from Table I, General Inspection Level II. Sample size and acceptance-rejection numbers will be determined from Table II A, single sampling plan for normal inspection, using Acceptance Quality Level (AQL) 10.

6.2.2 The Meters for quality control sampling will be separated into homogenous groups by manufacturer, model, design, or other distinguishing characteristics by year set. The sample for each group will, as far as possible, be taken from routine Meter exchanges, removals, and field tests for each year, except that those Meters removed or exchanged because of known or suspected defects or for special tests may be excluded from the quality control sample.

6.2.3 If an inadequate sample of Meters is routinely exchanged or removed, the balance of Meters required for sampling will be obtained from Meters in service by removal on a randomly selected basis.

6.2.4 Beginning in the year indicated in the table below and continuing through subsequent service years, Meter groups will be sample tested annually, being allowed to continue in service until an annual sample reaches its rejection number of deviant Meters. The service life of Meter groups may be extended by this quality control program as long as ninety percent of the Meters in a sample group does not exceed an accuracy figure of 102.0 percent when tested at not less than 35% of its rated capacity.

5/8-inch Meters 3/4-inch Meters 1-inch Meters 1 1/2-inch Meters 9th year 7th year 5th year 3rd year A Meter may be inspected and tested by the Utility at any time that the Utility suspects it of registering inaccurately.

6.3 <u>Meter Tests Requested by Customers.</u> The Utility will test the accuracy of a Meter upon written request by a Customer. The Customer shall pay the charge set forth in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules for any Meter test after the second test of such Meter if:

- (1) the Meter
 - (a) was tested within the prior thirty-six (36) months at the Customer's request; and
 - (b) any error of the Meter is found to be in compliance with Rule 6.1; and
- (2) the test is made
 - (a) at the Customer's request; or
 - (b) due to a billing dispute; and
- (3) Meter is found to be in compliance with Rule 6.1.

A written report giving the results of the test will be made to the Customer within 10 days after the test has been completed and a complete record of the test will be kept in the office of the Utility.

6.4 <u>Tests Under Commission Supervision.</u> Upon application of any Customer to the Commission and at the discretion of the Commission, a test will be made of a Customer's Meter by the Utility under the supervision of an employee of the Commission pursuant to 170 IAC 6-1-12 of the Commission's Rules (as may be amended from time to time).

RULE 7. SERVICE PIPES AND OTHER FACILITIES

7.1 <u>Installation and Ownership of Service Pipes.</u> The Service Pipe shall be installed and owned by the Customer. The type, kind and quality of all pipe and materials installed between the Main and the Meter connection shall be subject to approval by the Utility. The Meter and Tap will be furnished, installed, maintained and replaced, if necessary, by the Utility and are its property. If the Tap is installed by the Utility outside regular working hours for the convenience of the Customer, the Customer shall be charged the actual cost to the Utility of labor and equipment used in the work. The Customer or his <u>PlumberContractor</u> shall install the Meter connection, which will be furnished, owned, repaired and replaced, if necessary, by the Utility. If the connection is damaged or lost by the Customer or his <u>PlumberContractor</u>, the Customer shall pay the Utility the cost thereof, but the Customer will not be held responsible for loss or damage if he/she has used reasonable care to protect the Utility's property.

7.2 <u>Maintenance of Service Pipes.</u> The Utility will maintain, repair or replace the portion of the Service Pipe and appurtenances between the Main and the Public Right-of-Way line made necessary by leaks.

The Customer will maintain, repair or replace the portion of the Service Pipe, and appurtenances from the Public Right-of-Way line to the Premises.

The Utility shall have no duty to maintain, repair or replace Service Pipes which are connected to a pipe in a Public Right-of-Way, which pipe, prior to the dedication of the Public Right-of Way, was a Service Pipe not owned by the Utility.

For Mains and Service Pipes installed in Easements, the Utility will maintain the Main and Tap but will not maintain the Service Pipe.

The Utility shall have no duty to maintain, repair or replace Service Pipes within a vacated Public Right-of-Way or Easements unless the Service Pipe crosses a Public Right-of-Way adjacent to the Easement.

7.3 <u>Disconnection of Old Service Pipes.</u> The Utility will disconnect, at its expense, inactive Service Pipes at the Tap under the following conditions: (1) when the Utility receives a "wrecking" notification for a Premises; (2) when an active Service Pipe serves the Premises; (3) when a Customer installs a new Service Pipe; or (4) when there are no existing on-site needs for water service. If the situation is not described by one of the above conditions or is unusual, the Utility will give such special considerations as the circumstances require in its sole judgment.

All Service Pipe disconnections will be scheduled by the Utility. The Utility is under no obligation to disconnect inactive Service Pipes prior to construction of new or modified Service Pipes.

Any damages to inactive Service Pipes in the Public Right-of-Way or Easement, prior to disconnections performed by the Utility, shall be the responsibility of the property owner.

7.4 <u>Service Pipe Installation Requirements.</u> Service Pipes, including branches, shall be installed according to the following specifications:

7.4.1 The minimum inside diameter of the Service Pipe shall be 3/4-inch (or in accordance with the building code applicable to the area).

7.4.2 The Service Pipe shall run in a straight line perpendicular to the Main or from the Main to the property line or Easement line of the Premises being served. Any exceptions to this practice must be approved by the Utility.

7.4.3 The Service Pipe shall be installed and maintained with a minimum cover of 4 1/2 feet from the Main to a point where the Service Pipe is otherwise protected from freezing.

7.4.4 The Service Pipe shall include a Service Stop of the type approved by the Utility. Service Pipes for Meters one-inch or smaller installed in an outside meter pit shall have a Service Stop with a locking device, which is a part of the Meter connection furnished by the Utility. Service Pipes for Meters one-inch or smaller which cannot be installed in an outside pit shall have a Service Stop approved by the Utility placed between the curb and the Public Right-of-Way line. Unless otherwise approved, the service stop shall be placed in the unpaved portion of the Public Right-of-Way near the curb edge of the sidewalk and shall be in front of the structure served. In streets where there are no sidewalks or curbs, such Service Stops, as a general rule, shall be placed in the Public Right-of-Way 5 1/2 feet from the right-of-way line. All Service Pipes 1 1/2-inch or larger shall have a Service Stop installed within three feet of the Main. In no case shall Service Stops be placed in vaults under the sidewalk.

7.4.5 Each Service Stop except those installed in pits shall be provided with an approved box. The top of the box shall be set level with the grade of the surrounding street, sidewalk, or ground. This box shall be originally installed and owned by the Customer and if located on private property shall be maintained and kept to proper grade by the Customer.

7.4.6 Each Service Pipe shall contain an approved shut-off valve. Where the Meter is located in a building, the valve shall be located where the Service Pipe first enters the building and on the street side of the Meter. Where the Meter is located in an outside pit, the valve shall be installed either in the basement or in a riser pipe just above the first floor so that all outlets are controlled. A drawing showing the proposed layout of Branched Service Pipes and valves shall be submitted to, and have been approved by, the Utility prior to installation of said Service Pipes and valves.

7.4.7 Any Service Pipe laid in proximity to an existing or proposed sewer or drain line shall be installed in accordance with the current plumbing rules and regulations of the State of Indiana applicable to such installation.

7.4.8 Every Premises shall receive water utility service through a separate Service Pipe unless the Utility approves and authorizes the provision of water utility service to two or more separate Premises through a primary Service Pipe and related Branched Service Pipes in accordance with Rule 7.12.

A Service Pipe shall not extend from one Premises to another across a Public Right of-Way.

A Service Pipe shall not extend across a property, lot or Easement line except in those instances where the Main to which the Service Pipe is connected is installed in a Public Right-of-Way or in an Easement parallel to the Public Right-of-Way.

7.4.9 The Utility, upon request, will review a Customer's plans and specifications with respect to the type, location and arrangement for the service, Service Pipe and other facilities downstream from the Meter, but the Utility is not responsible for the adequacy of such Service Pipe and facilities downstream from the Meter or for selection by the Customer of the best or most economical type of service or Metering arrangement.

7.5 <u>Replacement of Service Pipes.</u> The Utility recommends against extending or reconnecting a previously installed Service Pipe to a building if such Service Pipe is or may be of inadequate capacity and invites the Customer or <u>PlumberContractor</u> to obtain the advice of the Utility regarding the size of the Service Pipe which would be adequate for the proposed service. If the Customer elects to install a new Service Pipe, the installation shall be made by the Customer.

7.6 <u>Metering Points.</u> Unless the Customer requests additional metering points and the request is approved by the Utility, service shall be supplied through a separate Service Pipe and Meter for each Premises.

In new or unusual situations or situations not described by the existing rules, service and metering points must be reviewed and approved by the Utility prior to installation.

7.7 <u>Relocation of Service Pipes.</u> The Utility shall not be liable for the cost of moving or relocating a Service Pipe or related appurtenances to serve the convenience of the Customer.

If the Utility relocates a Main in connection with a public improvement project, the Utility will, at its expense, reconnect the Service Pipe from the old Main to the new Main.

If a Service Pipe must be relocated or lowered in connection with a public improvement project not involving a Utility Main relocation, the Service Pipe will be relocated or lowered at the expense of the public improvement project agency.

7.8 <u>Undersized Service Pipes.</u> The Utility is not responsible for inadequate or unsatisfactory service due to an undersized Service Pipe. Replacement of an undersized Service Pipe and appurtenances shall be at the Customer's expense.

7.9 <u>Thawing Frozen Service Pipes.</u> The Utility shall not be required to attempt to thaw Service Pipes.

7.10 <u>Irregularly Located Service Pipes.</u> A Service Pipe which is irregularly located shall, at the Utility's expense, be relocated and connected to a new Main abutting the Premises when subsequently installed for other purposes.

The Utility shall not be under any obligation to permit connection or to supply service to any Customer whose Premises does not abut a Main.

7.11 <u>Modification of Facilities.</u> Where modification of the Customer's facilities, or modification of the type or arrangement of service is required in the Utility's judgment because of changes in the use of the Premises or because of changes in the Customer's operations which affect the Utility's distribution system, such as the causing of pressure fluctuations which affect service to other Customers or damage to the Utility's system, the necessary modification shall be made at the Customer's expense at the request of the Utility. The Utility shall also be entitled to recover from such a Customer the costs of repairing its distribution system to the extent damaged by the modifications to the Customer's facilities, use of the Premises or changes in the Customer's operations.

7.12 <u>Association of Customers.</u> The Utility may contract, in its judgment, with two or more prospective Customers for water service from one primary Service Pipe, provided the Customers have entered into a written contract with the Utility and with each other to provide for the maintenance of the primary Service Pipe and all related branches, and to pay all associated private fire service charges.

A Service Pipe to an isolated Premises shall not extend across a property, lot or Easement line to a Main until the prospective Customer and the owner(s) of adjacent land between the isolated Premises and the Main have entered into a written contract with the Utility and with each other to provide for the maintenance of the Service Pipe and to pay all associated private fire service charges.

RULE 8. PLUMBING RESTRICTIONS

8.1 <u>Lawn Irrigation System and Yard or Post Hydrant Installation Requirements.</u> Customers shall construct an air gap or install a reduced pressure principle backflow preventer or pressure type vacuum breaker in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10-6, on the water line connecting the public water supply to any lawn irrigation facility buried below ground which has a sprinkling outlet located less than six (6) inches above grade and which is constructed after July 19, 1985.

Vacuum breakers installed on all yard or post hydrants shall be of the self-draining, nonfreezing type.

FIRST REVISED PAGE NO. 25 SUPERSEDING-ORIGINAL PAGE NO. 25

A drawing of each such proposed lawn irrigation and hydrant installation shall be submitted to, and have been approved by, the Utility prior to installation.

8.2 <u>Prevention of Contamination of Utility's Distribution System.</u> No interconnection or plumbing arrangement shall be permitted that could allow contamination to enter the Utility's distribution system. Backflow prevention devices shall be installed in Customer facilities in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10. Utility-approved backflow prevention devices as required by Indiana Department of Environmental Management Rule 327 IAC 8-10. Shall be installed in the primary Service Pipe serving an association of Customers, as described in Rule 7.12. Utility approved backflow prevention or detector check devices shall be installed in all unmetered private fire service lines as described in Rule 9. Backflow prevention devices approved by the Utility shall be installed in any other Service Pipe where the Utility, in its judgment, determines that such protection is necessary.

All backflow prevention devices shall be installed at locations approved by the Utility. These devices will be selected and installed in accordance with 327 IAC 8-10-7. No connection to a Service Pipe shall be made between the Main and the backflow prevention device without the Utility's prior approval.

8.3 <u>Prevention of Circulation in Looped Systems.</u> Service Pipes which form a complete loop and connect to a Main at two or more points shall have double check valve assemblies installed in them. The devices shall be installed near the property line at each point of connection to the Main.

8.4 <u>Potable Secondary Water Supply.</u> Customers having a potable secondary water supply shall install and maintain, at their expense, proper backflow prevention devices in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10-5. This will include tanks constructed to store water furnished by the Utility's distribution system.

8.5 <u>Non-Potable Water Supply.</u> Where a Premises has a non-potable secondary or private fire service water supply, no connection will be allowed to the potable water piping system. This is to comply with 327 IAC 8-10-5(b).

8.6 <u>Booster Pump Installations.</u> All plans for booster pump installations shall be submitted to the Utility prior to installation. A booster pump must be equipped with pressure sensing controls to provide shut down when the Main pressure drops below 20 psi. Requirements for backflow prevention devices, metering or flow detection will be considered at this time.

8.7 <u>General Requirements.</u> Backflow prevention devices shall be installed and inspected per Indiana Department of Environmental Management Rule 327 IAC 8-10. If the Utility finds noncompliance with these rules, it will report such noncompliance to the Indiana Department of Environmental Management per Rule 327 IAC 8-10-10. The Utility may also disconnect service to the Customer in accordance with Rule 4.2.1.

RULE 9. PRIVATE FIRE SERVICE

9.1 <u>Application for Private Fire Service</u>. Private fire service for the purpose of supplying water to be used for the extinguishment of fire shall be installed only after the approval in writing by the Utility of and subject to the terms and conditions contained in, an application for private fire service. A single charge will be made for each application. Such charge shall be pursuant to the Private Fire Protection Service Connection Charges set forth on Appendix A.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 26
Indianapolis, Indiana 46202	SUPERSEDING ORIGINAL PAGE NO. 26

9.2 <u>Application for Change in Private Fire Service.</u> After the commencement of private fire service, the Customer must obtain in advance the approval of the Utility for any change, alteration, or addition in the fixtures, openings and uses specified in the Application. The Customer must complete and submit to the Utility an Application for Existing Fire Service.

9.3 Design and Installation Requirements. The type, kind and quality of all pipe and materials installed underground for fire service shall be subject to approval by the Utility. Private fire service water shall pass through a Fire Meter, double check detector check assembly or detector check with a bypass Meter unless, in the Utility's judgment, private fire service water is allowed to pass through a non-Fire Meter. A Fire Meter shall be installed only in a Service Pipe which supplies water to a Premises both for private fire service use and use other than private fire service. A detector check with a bypass meter or double check detector check assembly will be installed where required by Rule 9.9. All private fire service lines within buildings shall be installed in such a manner that all pipes will be easily accessible for inspection at any time. Underground pipes outside of buildings must be placed and maintained with a minimum cover of four and one-half feet. Unmetered connections with fire service systems are prohibited.

In the event that an additional Service Pipe for supplying water to the Premises solely for use other than private fire service is branched from a Service Pipe supplying water to the Premises for private fire service, the Customer may elect to install separate Meters in each such Service Pipe branch, in lieu of a Fire Meter in the primary Service Pipe for the combined services. Where a private fire service system is maintained under pressure from a jockey pump, the water serving the jockey pump shall be drawn from the line serving the fire pump and a separate Meter shall be installed on this line.

9.4 <u>Alarms and Check Valves.</u> Private fire service systems without tanks shall be equipped with a flow alarm and a double check valve assembly. Systems with tanks shall have one flow alarm and an approved backflow prevention device. Water from the Utility's supply used for filling storage tanks or reservoirs shall be metered.

9.5 <u>Seals on Hydrants and Other Fixtures.</u> Hydrants and other fixtures connected to a private fire service line may be sealed by the Utility, and such seals shall be broken only in case of fire or as specially permitted by the Utility. The Customer must immediately notify the Utility of the breaking of any such seal.

9.6 <u>Discontinuance of Service.</u> Water service for a Customer's private fire service system may be discontinued for (1) any of the reasons set forth in Rules 4 or 9.1, except vacancy of Premises, (2) the Customer's failure to notify the Utility promptly in the case where the Utility's seals on valves, fittings, or hydrants are broken, or (3) waste or unauthorized use of water by the Customer through fire service lines.

Water service for a Customer's private fire service system will not be disconnected at the Customer's request, unless the fire department having jurisdiction of the district in which the Premises is located has approved the disconnection. Until the fire department approves the disconnection, the Customer will continue to be obligated to pay for such service. If the Customer fails to pay for their unmetered private fire service, the Utility may discontinue the metered water service as set forth in Rule 4.

9.7 <u>Fire Meters.</u> A Fire Meter shall be installed whenever a single Service Pipe is installed for the purpose of supplying water to a Premises both for private fire service and for use other than private fire service. The Fire Meter and Tap in the Main shall be furnished, installed and owned by the Utility. The meter pit and all other facilities within the meter pit shall be subject to the Utility's approval prior to installation and be constructed and installed by, and be the responsibility of, the Customer.

FIRST REVISED PAGE NO. 27 SUPERSEDING-ORIGINAL PAGE NO. 27

9.8 <u>High Volume – High Pressure Industrial Systems.</u> In the case of a private fire service system to serve an industrial complex owned and operated as a single entity by one Customer which will have significant water storage and high volume/high pressure pumping facilities, such system shall be installed in accordance with plans submitted to, and approved by, the Utility prior to installation. In the event that it is necessary that any part of such system cross or be located within a Public Right-of-Way or a Utility-owned Easement, such system shall not be deemed to violate Rule 7.4.8 if the Customer has entered into a written agreement with the Utility in which the Customer has agreed to:

9.8.1 install all of the Customer's pipes within the Public Right-of-Way or Easement in a tunnel or casing pipe extending five (5) feet onto the Customer's property on each side of the Public Right-of-Way or Easement, all details of which shall be subject to the Utility's approval,

9.8.2 pay the costs incurred by the Utility to replace with an approved pipe material any Utility Main which, in the Utility's judgment, is put in jeopardy and is located within the area disturbed by the installation of the Customer's pipes within the Public Right-of-Way or Easement,

9.8.3 maintain and repair, at the Customer's sole expense, the Customer's private fire service system, including the Customer's pipes installed within the Public Right-of-Way or Easement,

9.8.4 compensate the Utility for any and all damage to the Utility's facilities located in the Public Right-of-Way or Easement caused by the Customer, its system, installation or use,

9.8.5 indemnify the Utility against any and all liability and claims arising from damage to property or injury (whether or not alleged to be the result of the Utility's negligence) caused by the Customer's system or its installation, maintenance or use, and

9.8.6 relocate, at no expense to the Utility, its facilities installed within the Public Right-of-Way if such relocation is necessitated by a public improvement.

9.9 Detector Checks. An Underwriters Laboratory-approved detector check with a bypass Meter or double check detector check assembly shall be installed in all new private fire system Service Pipes. In addition, detector checks with bypass Meters or double check detector check assemblies shall be installed where existing private fire system Service Pipes are being modified, replaced or relocated, where existing private fire systems are being extended, and when a Customer being served has been found by the Utility to be using water, without authorization from the Utility, from an existing unmetered Service Pipe for purposes other than fire service. The detector check or double check detector check assembly shall be located after all metered Branched Service Pipe connections. The bypass Meter around the detector check or double check detector check assembly shall be sized, purchased, installed and owned by the Utility. The detector check or double check detector check assembly, meter pit or vault, and all other piping facilities within the meter pit or vault, shall be subject to the Utility's prior approval and be constructed and installed by, and the responsibility of, the Customer.

RULE 10. PUBLIC FIRE SERVICE

10.1 <u>Public Fire Protection Service Fee.</u> Each Customer taking Residential Water Service or Non-Residential Water Service shall pay a monthly Public Fire Protection Service Fee.

10.2 <u>Maintenance of Public Fire Hydrant.</u> Public fire hydrants shall be maintained by the Utility.

FIRST REVISED PAGE NO. 28 SUPERSEDING-ORIGINAL PAGE NO. 28

10.3 <u>Uses of Public Fire Hydrants.</u> The use of fire hydrants shall be restricted to the taking of water for the extinguishing of fires, and water shall not be taken from any fire hydrant for construction purposes, sprinkling streets, flushing trenches, sewers or gutters or for any other use, unless specifically authorized in writing by the Utility as to the time, location and use.

10.3.1 No Person, except for the legitimate purpose of extinguishing fires, shall open any fire hydrant without the consent of the Utility in writing. Unauthorized use of public fire hydrants will be considered fraudulent use of water and will be subject to Rule 1.6

10.3.2 No hydrants shall be opened while a fire is burning or being extinguished except those actually used on the fire.

10.3.3 Any Person opening a hydrant shall remain in the immediate vicinity and in control of the hydrant during the time the hydrant is open, and shall close the hydrant immediately after its use is no longer required.

10.3.4 Any Person, who may be specifically authorized by the Utility to operate fire hydrants, shall notify the Utility as soon as possible after any hydrant has been opened.

10.3.5 The Utility shall have no responsibility or liability for any damage or injury caused by Persons operating fire hydrants. Any Persons or representatives authorized by the Utility to operate hydrants that cause damage to a hydrant while operating shall be responsible for the cost of repairing the hydrant.

RULE 11. UTILITY'S RESPONSIBILITY FOR SERVICE

11.1 <u>Interruptions, Pressure, and Volume.</u> The Utility will use reasonable care and diligence to avoid interruptions and fluctuations in its service, but it cannot and does not guarantee that interruptions and fluctuations will not occur. Variations in pressure or volume of flow are to be expected. In the Utility's judgment, Customers requiring uniform service, an uninterrupted supply, or uniform pressure or volume shall make their own special provisions on their Premises. Customers needing special provisions for uninterrupted service may also be required to install multiple meters or multiple backflow devices to allow the Utility to test Meters and backflow devices or repair Meters during the Utility's normal business hours and to allow the Customer to repair its backflow devices.

11.2 <u>Liability for Damage</u>. The Utility shall not be liable for damages of any kind or character for any deficiency in pressure, for failure of water supply, for bursting or breaking of any mains, services, service pipes, stops, valves or fixtures, wherever located, for any deficiency in any attachment to mains, services, service branches or any other facilities used by the Utility, or for any other interruption of water supply caused by breaking of machinery, stopping for repairs or for any reason or occurrence beyond the reasonable control of the Utility. The Utility shall not be responsible for damage caused by change in water quality that may be occasioned by cleaning of pipes, reservoirs or standpipes, or the opening or closing of any gates or hydrants or any other cause when the same is not due to lack of reasonable care on the part of the Utility.

11.3 <u>Liability for Failure or Delay in Performance</u>. The Utility shall not be held liable for any failure or delay in performing any of the things undertaken by it under any service contract when such failure or delay is caused by strike, acts of God, unavoidable accident, or other contingencies beyond its control, and in no manner due to its fault, neglect, or omission, nor shall Utility be liable for damage caused by interruption in, or failure of service, or by sewage disposal escaping from piping on Customer's property.

FIRST REVISED PAGE NO. 29 SUPERSEDING-ORIGINAL PAGE NO. 29

RULE 12. COMPLAINT PROCEDURE

12.1 <u>Complaint.</u> A Customer may complain at any time prior to disconnection to the Utility about any Utility Services bill, a security deposit, a disconnection notice, or any other matter relating to the Utility Service and may request a conference about such matters. The complaints may be made in person, in writing, or by completing a form available from either the Commission or from the Utility at its business office. A complaint shall be considered filed upon receipt by the Utility, except mailed complaints shall be considered filed as of the postmark date. In making a complaint or requesting a conference (hereinafter "complaint"), the Customer shall state his/her name, service address and the general nature of his/her complaint. The Utility will continue service to Customer pending disposition of a complaint in accordance with the terms of Rule 4.10.

12.2 Investigation of Complaint and Notification of Proposed Disposition. Upon receiving each such complaint, the Utility will investigate the matter, confer with the Customer when requested and notify him/her, in writing, of its proposed disposition of the matter. Such written notification will advise the Customer that he/she may, within seven days following the date on which such notification is mailed, request a review of the Utility's proposed disposition by the Commission. If the Customer requests a special Meter reading, the first reading of the Customer's Meter by the Utility during its investigation shall not be subject to the charge for a special Meter reading prescribed in the Utility's Rate Schedules. Subsequent readings, however, if requested by the Customer, will be subject to the charge.

12.3 <u>Service During Review of Complaint.</u> In accordance with the Commission's Rules pursuant to 170 IAC 16 et al, if the Customer is receiving service at the time the complaint is received by the Utility, his/her service will not be disconnected until at least ten days after the date on which the Utility mails the notification of its proposed disposition of the matter to the Customer.

If the Customer desires review of the Utility's proposed disposition, he must submit a written request to the Commission in accordance with the Commission's Rules as set forth in 170 IAC 16-1-5.

12.4 <u>Record of Complaints.</u> The Utility's record of complaints under this rule will be available during normal business hours (as set forth on <u>www.citizenswater.com</u>) upon request by the concerned Customer, his agent possessing written authorization, or the Commission.

12.5 This rule does not preclude the right to file a complaint with the Commission as permitted by the Commission's rules and/or by statute.

RULE 13. MAIN EXTENSIONS

13.1 <u>Definitions.</u> The following terms as used in this rule have the following meanings:

13.1.1 "Completion date of the Main extension" means the date the Utility declares the Main extension to be in service and releases it for Taps.

13.1.2 "Cost of the Main extension" means the estimated cost of installing the Main or the actual cost of a developer-installed extension.

13.1.3 "Deposit" means the amount required to be deposited by or on behalf of each prospective Customer for a Main extension prior to the Utility commencing construction of the Main extension.

13.1.4 "Main extension" means the Mains, hydrants and appurtenances installed by the Utility to provide the water utility service requested by or on behalf of the prospective Customer or Customers, but does not include the Customer's Service Pipe.

13.1.5 "Original depositor" means a prospective Customer who enters into a Main extension agreement with the Utility and makes a deposit with the Utility prior to the completion date of the Main extension.

13.1.6 "Parcel" means a lot as platted or if the area to be served is not platted, the equivalent of a "lot" as determined in accordance with the Commission's Rule 170 IAC 6-1.5-30.

13.1.7 "Prospective Customer" or "applicant" means the person requesting the Main extension in order to receive water utility service from the Utility.

13.1.8 "Subsequent connector" means a person who was not an original depositor and who connects to the Main within 10 years after the completion date of the Main extension.

13.1.9 "Subsequent connector's fee" means the amount required to be paid to the Utility by each subsequent connector prior to his being permitted to connect to the Main.

13.1.10 "Total required deposit" means the amount by which the cost of the Main extension exceeds the amount equal to three times the estimated annual revenue to be received by the Utility from the prospective Customer or Customers less the Utility's costs of connecting said prospective Customer or Customers to the Main.

13.2 <u>Written Agreement and Scheduling of Projects.</u> Persons desiring Main extensions shall apply therefore in writing to the Utility. All Main extensions require a prior written agreement between the Utility and the prospective Customer or Customers, who shall contract to connect to the Main within nine months after the completion date of the Main extension and receive service from the Main extension for a period not less than three years.

All Main extension projects will be carried out in accordance with the Commission's Rule 170 IAC 6-1.5 and this Rule 13. They will be scheduled for construction in the order in which the Utility receives the total required deposit under the Main extension agreement or the executed Main extension agreement if there is no required deposit.

13.3 <u>Design of Main Extension.</u> All Main extensions installed to provide domestic water service shall also provide fire protection service. Unless otherwise specifically provided for in the Main extension agreement, the Main extension will be designed to deliver domestic water service at a rate sufficient to serve the number of parcels abutting the main extension and public fire protection service at a minimum rate of 1,000 gallons per minute at 20 pounds per square inch residual pressure. In addition to the above, the Utility will determine the size of Main reasonably necessary to serve the applicant without degrading the integrity of the Utility's distribution system.

FIRST REVISED PAGE NO. 31 SUPERSEDING ORIGINAL PAGE NO. 31

13.4 Determination of Cost of Main Extension.

General. The cost of a Main extension may be either (a) the actual cost of a developer-13.4.1 installed extension; or (b) the estimated cost of the extension. The estimated cost of the Main extension to satisfy the design characteristics set forth in Rule 13.3 or such other design characteristics as are specifically requested by the prospective Customer or Customers will be based on the length of the Main and unit cost for installing the appropriately sized Main. All such costs will be determined annually by the Utility, based on the Utility's actual average cost to install Mains during the previous calendar year, adjusted for known increases or decreases in materials, equipment, special construction, overhead and labor costs. The total of such estimated costs shall be the cost of the Main extension for all purposes under the Main extension agreement. If, however, one or more of the prospective Customers requests special service, such as higher flow or pressure, which the Utility determines requires the installation of a Main larger than that which would otherwise be necessary to serve the domestic and fire protection requirements of the prospective Customers generally, the Utility will compute the cost of an alternative Main extension which would meet the needs of the prospective Customer or Customers assuming no one of them required any special service, which cost will be used to determine the deposit required from each of the original depositors other than those requesting the special service and the subsequent connector's fees.

The applicant shall be required to pay the cost of the Main extension and the full gross-up any applicable state and federal taxes associated with the cost of the extension, and the applicant shall receive refunds as provided in this Rule 13.

13.4.2 Length and Location of Main Extension.

13.4.2.1 Extension of Main to Intersection or Parcel Adjacent to Parcel Having Available Service. The Main extension shall run to the end of the lot or frontage of the most remote original applicant to be served. However, if such lot or frontage abuts an intersecting street, the terminal point of the extension shall be located so that the Main to be installed ties into the existing Main in the intersecting street. If there is no Main in the intersecting street, the cost of the Main extension shall be computed on the basis of an extension of the Main to the center of the street. If the Main to be extended terminates within a parcel served thereby and the extension of such Main is to serve only the immediately adjacent parcel, the Utility, at its expense, will extend the existing Main to the mutual property line and such line will be considered the beginning point of the Main extension.

13.4.2.2 <u>Termination of Main Extension in Permanent Cul-De-Sac.</u> If the public thoroughfare in which the Main is to be installed dead ends in a permanent cul-de-sac, the Main will be installed to wrap around the cul-de-sac in the unpaved portion of the Public Right-of-Way, so that the Service Pipe to serve each parcel abutting the public thoroughfare may be connected to the Main without disturbing the paved portion of the public thoroughfare in the cul-de-sac and without crossing any property line other than the right-of-way line.

13.4.2.3 <u>Termination of Main Extension Against Natural or Physical Barrier.</u> If the public thoroughfare in which the Main is to be installed dead ends against a railroad, creek, river or other physical or natural barrier, or if the Main is to serve the last lot or last facing pair of lots in a street, the Main to be installed may terminate at the physical or natural barrier, at the point where the most remote Service Pipe is to be connected to the Main, or at a point perpendicular to the farthest corner of the house or structure located on the parcel adjacent to the barrier, whichever the Utility in its reasonable engineering judgment determines is the most appropriate under the circumstances.

FIRST REVISED PAGE NO. 32 SUPERSEDING-ORIGINAL PAGE NO. 32

13.4.2.4 <u>Mains to be Installed in Public Thoroughfare.</u> The Utility shall not have a duty to locate a Main other than in a public thoroughfare. In its discretion, the Utility may install a Main in an Easement or right-of-way granted to the Utility where installation of the Main in the public thoroughfare is impracticable or installation of the Main in an Easement will, in the Utility's engineering judgment, benefit the Utility's distribution system.

13.5 <u>Determination of Revenue Allowance.</u> The revenue allowance for each Main extension shall be equal to three times the estimated annual revenue to be received from the Customer or Customers to be attached to the Main less the estimated cost of connecting the prospective Customer or Customers to the Main, which cost shall be based on the size of the Tap and Meter through which the prospective Customer or Customers will receive service. If the revenue allowance exceeds the cost of the Main extension, the Main extension shall be a "free extension," subject to the terms and conditions described in Rule 13.6.

In determining the revenue allowance, the Utility will estimate the annual revenue to be received by it from each of the prospective Customers based on the average annual revenue received from Customers of the same classification having similar characteristics during the previous calendar year. If there is evidence available that would indicate that such an estimate would be inapplicable, the Utility will estimate the annual revenue based on such evidence.

Where the Main extension will serve Residential Customers, an immediate revenue allowance will be allowed only for existing residences or residential units where construction of the building containing the units has commenced above the first floor and where the prospective Customer or developer, as the case may be, agrees to take service within nine months following the completion date of the Main extension. Where the Main extension is to serve a proposed commercial or industrial real estate development, no immediate revenue allowance will be allowed for prospective commercial or industrial Customers unless, in the Utility's judgment, sufficient construction has commenced and pertinent data is available to the Utility to permit it to identify the prospective commercial or industrial Customers in order to determine anticipated water demands and estimate the annual revenue to be received from such prospective Customers.

13.6 <u>Guarantee to Insure Connection to Free Extension.</u> If the Main extension is estimated to be a "free extension," as identified in Rule 13.5, the Utility may require each prospective Customer to make a reasonable deposit, not to exceed three years' estimated revenue from such Customer, to guarantee that such prospective Customer connects to, and takes service from, the Main extension within nine months after the completion date of the Main extension. Each such deposit will be returned as soon as practicable after the prospective Customer commences service from the Main extension. If a prospective Customer fails to connect to and take service from the Main extension, the Utility will retain the deposit as liquidated damages for the loss resulting to it from the prospective Customer's failure to commence service as anticipated and relied upon by the Utility, unless a sufficient number of other prospective Customers become Customers so as to qualify the Main extension as a free extension. If the deposit amount exceeds the actual cost, the Utility will refund the difference between the actual cost and the deposit to the Customer. However, if the actual cost exceeds the deposit amount, the Utility will retain the deposit in total and will bill the Customer for the difference.

FIRST REVISED PAGE NO. 33 SUPERSEDING-ORIGINAL PAGE NO. 33

13.7 Allocation of Total Required Deposit Where There is More Than One Prospective Customer. Unless otherwise agreed upon among the prospective Customers, each shall pay to the Utility his proportionate share of the total required deposit based on the ratio of the number of parcels for which each Customer requests water service to the total number of parcels for which water service is requested by all of the prospective Customers. When a prospective Customer owns more than one parcel but does not elect to arrange for service to all parcels, he may designate which of the parcels are to be served and shall make deposits for each of the parcels to be served. A separate Main extension agreement shall be entered into with respect to each parcel for which water service is requested.

13.8 <u>Cash or Secured Deposits.</u> A prospective Customer's deposit shall be made in cash or, in lieu of cash, it may be secured by an irrevocable letter of credit acceptable to the Utility and issued by a national bank or a bank chartered under the laws of the State of Indiana. In all cases, said letter of credit shall permit the Utility upon request to draw funds for the purchase of materials to be used for the Main extension and unconditionally guarantee payment of the remainder of the deposit within three days after the completion date of the Main extension.

13.9 <u>When Deposits Collected are Less than Total Required Deposit.</u> In the event that the amount of deposits collected by the Utility from the original depositors is less than the total required deposit when the Utility is ready to commence installation of the Main, the Utility may elect either to cancel the project and return all deposits or to proceed with the Main extension. If the Utility elects to proceed with the Main extension, the amount by which the total required deposit exceeds the deposits collected shall be identified as the Utility's "repayable investment," and no refunds will be made to depositors until the Utility has recovered all of its repayable investment, with interest at the annual rate of one percent (1%) over local prime at the time the proposed written agreements for the Main extension are sent by the Utility to the prospective Customer or Customers.

13.10 <u>Return of Deposits Upon Failure to Commence Construction.</u> Upon receipt and retention by the Utility of the total required deposit, no refund of any deposit will be made unless within 180 days after the Utility's receipt of the total required deposit, construction of the Main extension shall not have begun. In the event that the Utility has not commenced installation of the Main extension within 180 days after receipt of the total required deposit from the original depositors, the Utility shall, upon written request from an original depositor, refund his/her deposit. Unless such refunded deposit and all other refunded deposits are replaced by the same or other original depositors within 90 days thereafter, the Utility may cancel the project and refund all remaining deposits thereon. The Utility shall not be liable for damage to any person, firm, corporation, organization or other entity for failure to install the Main extension within any particular period of time, regardless of the type of damage claimed.

13.11 <u>Connection and Service.</u> An original depositor shall be entitled to one Service Pipe connection for each parcel for which a deposit is made. An original depositor shall connect to and receive water service from the Main extension within nine months after the completion date of the Main extension and shall use and pay for such service for a period of at least three years. In the event the original depositor fails to connect to and take service from the Main extension within nine months after the completion date of the Main extension, the revenue allowance for such prospective Customer shall be identified as the Utility's repayable investment and no refunds will be made to the original depositors until the Utility has recovered all of its repayable investment, with interest at the annual rate of one percent (1%) over local prime at the time the proposed written agreements for the Main extension are sent by the Utility to the prospective Customer or Customers. The Utility may also require a bond to enforce the faithful performance of the prospective Customer's connection and service obligations.

13.12 <u>Utility May Install Larger Mains.</u> The Utility may install Mains larger than the size of Mains used to determine the cost of the Main extension in order to provide for future extensions. The additional cost of installing such larger Mains shall be the Utility's expense.

Citizens Water of Westfield, LLC 2020 N. Meridian Street Indianapolis, Indiana 46202

FIRST REVISED PAGE NO. 34 SUPERSEDING-ORIGINAL PAGE NO. 34

13.13 Subsequent Connector's Fee. If the owner or occupant of any unconnected parcel abutting the main but not included in the original application for the Main extension, requests water service any time within ten years after the completion date of the Main extension, the owner shall, prior to the Utility permitting the connection of said parcel to the Main, pays a subsequent connector's fee for each parcel for which service is requested. The amount of the subsequent connector's fee shall be the cost of the Main extension divided by the number of parcels abutting the Main used to compute the cost per parcel in determining the amount of the total required deposit from the original depositors for the Main extension, unless otherwise determined in accordance with Rule 13.4.1. If the owner of land which abuts the Main extension and was unplatted on the completion date of the Main extension and said owner or his heirs, successors or assigns (hereinafter, collectively the "owner") subdivides said land within 10 years after the completion date of the Main extension in such a manner that some or all of the parcels will not require service directly from the Main extension, and the owner requests a lateral Main extension from the Main extension to serve such land, the owner shall pay to the Utility a subsequent connector's fee for each parcel abutting the earlier Main extension, regardless of whether such parcels are to be served by the earlier Main extension or by the lateral Main extension. Applicants for service connections for parcels within subdivision developments included in a Main extension agreement shall not be required to pay a subsequent connector's fee. The subsequent connector's fee shall be in addition to any other charges which the subsequent connector must pay to the Utility in order to connect to and receive service from the Utility.

13.14 Provisions Regarding the Refund of Deposits.

13.14.1 All Main extensions are the Utility's property. The Utility shall have the right to make further extensions therefrom without the original depositors being entitled to any refund by reason of such further extensions or connections thereto, except as provided in Rule 13.13.

13.14.2 No refund shall be based on connections to the Main extension made more than 10 years after the completion date of the Main extension. In no event shall the total amount of the refunds to an original depositor exceed the amount of his deposit. No interest shall be paid on any deposit made pursuant to this Rule 13.

13.14.3 No refund of any deposit shall be made on account of any Customer connecting to the Main extension for whom a final revenue allowance was allowed in establishing or adjusting the amount of such deposit, or whose property does not directly abut upon the particular section of the public thoroughfare in which the Main extension is installed.

13.14.4 In the event that more than one party contributes to the total required deposit, refunds shall be divided among the parties making the total required deposit in the same proportion as their contributions bear to the total required deposit, unless otherwise provided for in the Main extension agreement.

13.14.5 The Utility shall notify the original depositor or depositors of the completion date of the Main extension. Within 30 days after the first anniversary of said completion date, and within 30 days after the next nine anniversaries of said completion date, the Utility shall compute credits toward its repayable investment, if any, and the refunds due the original depositor or depositors. Such credits shall consist of the sum of the following:

(a) The subsequent connector's fees collected by the Utility from Customers connected to the Main extension after the completion date of the Main extension and for whom no credit has been previously allowed.

Citizens Water of Westfield, LLC	
2020 N. Meridian Street	FIRST REVISED PAGE NO. 35
Indianapolis, Indiana 46202	SUPERSEDING-ORIGINAL PAGE NO. 35

(b) A revenue allowance in the amount specified in the Main extension agreement for each single family residential Customer who connected to the Main after the completion date of the Main extension and for whom no credit has previously been allowed.

(c) A revenue allowance for each Non-Residential or multi-dwelling complex Customer for whom no credit was previously allowed in the amount of three times the first normal 12-months' Metered and private fire protection service bills paid by such Customer within four years after connection to the Main, less the Utility's cost of so connecting them. If the connection occurs in the tenth year after the completion date of the Main extension, the credit under this subparagraph (c) shall be based on the Utility's estimate of the first normal 12-months' revenue from that Customer for each nonresidential or multiple dwelling unit complex Customer who connected to the Main extension and for whom no credit has previously been allowed.

(d) A revenue allowance for each Non-Residential or multi-dwelling complex Customer for whom a partial credit was previously allowed in the amount of three times the first normal 12-months' metered and private fire protection service bills paid by such Customer, less the amount of the partial credit previously allowed.

13.14.6 All credits shall first be applied to pay the Utility its repayable investment and accrued interest thereon, if any. After the Utility's repayable investment and interest thereon has been fully paid, all further credits shall be refunded to the original depositor or depositors by check mailed to the original depositor's last known address, as shown on the Utility's books and records. Any refund which cannot be made after the refund becomes due and payable because the Utility is unable to locate the intended recipient will be reported as unclaimed property to the State of Indiana in accordance with the Disclaimer of Property Interests Acts (Indiana Code 32-17.5, et. Seq.), as the same may be amended from time to time.

13.14.7 In the case of a phased residential real estate development where the preliminary plat of the entire development, in a form satisfactory to the Utility, is provided to the Utility at the time of the first request by the developer for a Main extension, refunds may be aggregated as follows: During the ten-year period, beginning with the date that the first Main extension for that development is placed in service, the amount of any refunds generated in excess of the deposit made on any phase of the development shall be applied against the deposit made for any earlier phase of the development, so long as the total amount of refunds to the original depositor does not at any time exceed the total amount of his deposits during such period.

13.15 Optional Surcharge Main Extension in Developed Residential Area. The Utility will install a Main extension for owners of single or double family dwellings along an existing street in a developed residential area in accordance with the terms and conditions hereinafter described, provided each of said owners enters into a Main extension agreement with the Utility in which said owners, for themselves and their successors in interest in the Premises (hereinafter the "owner"), agree to become and remain Customers of the Utility for at least 60 consecutive months following the completion date of the Main extension and abide by the terms and conditions set forth in this Rule 13.15. Upon request by the Utility, applicants for such a Main extension shall provide the Utility with proof of their property ownership.

Citizens Water of Westfield, LLC 2020 N. Meridian Street Indianapolis, Indiana 46202

FIRST REVISED PAGE NO. 36 SUPERSEDING-ORIGINAL PAGE NO. 36

The cost of the Main extension shall be determined in accordance with Rule 13.4.1. To determine each owner's share of that cost, the Utility will divide the cost of the Main extension by the number of dwellings whose owners enter into the Main extension agreement. That amount, plus the estimated cost of connecting the owner to the Main, will be the responsibility of each owner and is hereinafter referred to as the "Full Owner's Share". Each owner entering into the Main extension agreement will have the option of either paying to the Utility for each affected dwelling at the time of the execution of the Main extension agreement (1) the Full Owner's Share," less the Utility's revenue allowance, for each dwelling or (2) a "Partial Owner's Share," which shall be equal to the greater of (a) 10% of the Full Owner's Share or (b) the percentage of the Full Owner's Share required so that the monthly Main extension surcharge (as hereinafter described) will not exceed a maximum amount fixed by the Utility from time to time. For those owners paying a Partial Owner's Share, the remainder of the Full Owner's Share (the "Remaining Balance") shall be paid to the Utility through a "main extension surcharge" on his monthly water bill, over a 60-month period commencing the month following that in which the main is placed in service. The amount of such monthly Main extension surcharge will be approximately 1/60th of the Remaining Balance. The Utility shall not be entitled to any interest on the Remaining Balance, and an owner electing the Partial Owner's Share option shall not be entitled to a revenue allowance.

Subsequent connectors to a Main extension installed pursuant to this Rule 13.15 within 10 years following the in-service date of the Main extension shall pay to the Utility a subsequent connector's fee in an amount computed in accordance with Rule 13.13. Until such time as the Utility has recovered its investment in the Main extension, less any revenue allowances made for a Full Owner's Share (Utility's "investment"), the Utility will not be obligated to refund any subsequent connector's fees or revenue allowances connected therewith. The Utility shall review all projects as of each anniversary of the in-service date of the Main extension. If at that time the Utility has recovered its investment, the Utility will thereafter, until the end of the contract term, make refunds from subsequent connector fees and related revenue allowances, and from Main extension surcharge payments as hereinafter described. Such fees, allowances and payments will be divided equally, per dwelling, among all depositors of Full and Partial Owner's Shares. Those who have deposited a Full Owner's Share will be refunded the resulting amounts. The same amounts will be credited against the unpaid portion of the Remaining Balance on the contract obligation of the current owner of a Premises for which a Partial Owner's Share was deposited. No owner, however, shall be refunded, or credited for, amounts in excess of the sum of deposits and any payments made by such owner ("owner's investment"). When the Utility has recovered its investment and all owners have recovered their owners' investment, the Main extension contract shall terminate and no further refunds will be made or subsequent connector fees collected.

An owner that pays a Partial Owner's Share, but does not connect a Service Pipe to the Main, shall be known as a "surcharge Customer". Since such a Customer will not be receiving a monthly water bill, the Utility will send the surcharge Customer a separate monthly bill for the Main extension surcharge. A monthly Main extension bill which remains unpaid for a period of more than 17 days following the mailing of the bill by the Utility shall be delinquent. If such bill remains delinquent for 7 days following the Utility's mailing of a delinquency notice, said Customer shall be deemed to have forfeited to the Utility his Partial Owner's Share and all monthly surcharge payments previously made to the Utility. During the term of the Main extension contract, any subsequent applicant for water service to the owner's Premises, including a defaulting surcharge Customer as provided for in the foregoing sentence, shall be deemed a subsequent connector and pay a subsequent connector's fee for such service.

Citizens Water of Westfield, LLC 2020 N. Meridian Street Indianapolis, Indiana 46202

FIRST REVISED PAGE NO. 37 SUPERSEDING-ORIGINAL PAGE NO. 37

An owner that occupies a dwelling served by a Service Pipe connected to the Main extension installed pursuant to this Rule 13.15 must pay all Main extension surcharges by the due date of the accompanying water bill. A monthly Main extension surcharge which remains unpaid for a period of more than 17 days following the mailing of the bill by the Utility shall be delinquent. If such bill remains delinquent for 7 days following the Utility's mailing of a disconnect notice, the Utility may declare the entire unpaid amount of the owner's Remaining Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises. An owner leasing to others a dwelling served by a Service Pipe connected to the Main extension shall agree with the Utility, for the years that the monthly surcharge payment will remain in effect, that the owner is the Customer and will receive and pay the monthly bills for water service and the Main extension surcharges. Said owner shall further agree that if the monthly Main extension surcharges are not received by the Utility within 7 days following the Utility's mailing of a disconnect notice, the Utility may declare the entire amount of the owner's unpaid Remaining Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises. Such a disconnect notice, the Utility may declare the entire amount of the owner's unpaid Remaining Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises with notice and in accordance with Rule 4. In the event of a disconnection of water utility service under this Rule 13.15, such service may thereafter be restored only when the entire amount of the owner's Remaining Balance and the Utility's disconnect and reconnect charges have been paid.

The failure of one or more owners that paid a Partial Owner's Share to pay all of his or their monthly Main extension surcharges shall not preclude the Utility from collecting monthly Main extension surcharge payments from other owners and subsequent connector fees until its repayable investment has been recovered.

13.16 <u>Special Contracts for Rate Surcharge in Developed Residential Area.</u> Pursuant to 170 IAC 6-1.5-40, the Utility will make a Main extension to an unserved, developed residential area ("designated area") if the owners of at least 50% of the dwellings in the area contract ("Special Contract") for service, on terms acceptable to the Utility, providing for the Utility's recovery of the cost of the Main extension ("main extension cost") and its cost of connecting Customers' Service Pipes to the Main through Monthly Area Rate Surcharges and Area Rate Tap fees, as prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules, applicable to all Customers and potential Customers in the designated area until the Utility has recovered the Main extension cost. If owners of fewer than 50% of the dwellings in an area enter into a Special Contract for the area, the Utility may elect not to proceed with a Main extension under this rule.

The Monthly Area Rate Surcharge will be determined by dividing the Main extension cost by the number of potential Customers in the designated area and dividing the resulting remainder by no fewer than 120 months.

An owner who contracts for service and pays the Area Rate Tap fee, but fails to connect to the Main within six months after the date the Main is placed in service, or one who does not contract for service and does not pay such fee before a Main is installed, shall, prior to commencement of service, pay the Utility at the time the owner connects to the Main and in addition to the Area Rate Tap fee, the Secondary Connector Fee prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules for the designated area which fee will be credited against the Main extension cost.

13.17 <u>Other Rules.</u> All Main extensions shall be installed, service connections made and water service rendered by the Utility in accordance with all applicable rules and standards prescribed by the Commission and the Utility's rates, charges and rules approved by the Commission as revised, supplemented, and replaced from time to time.

WATER SERVICE TARIFF RATES, TERMS AND CONDITIONS FOR WATER SERVICE WITHIN WESTFIELD, INDIANA

Issued By

Citizens Water of Westfield, LLC 2020 North Meridian Street Indianapolis, Indiana 46202

> Jeffery A. Willman President

ORIGINAL PAGE NO. 1

TABLE OF CONTENTS

PAGE NO.

APPLICATION
DEFINITIONS

RULE 1. COMMENCEMENT OF SERVICE

1.1	General	9
1.2	Metered Water and Fire Service	9
1.3	Unmetered Fire Service	9
1.4	Emergency Service	9
	Unauthorized Use of Water	
1.6	Fraudulent Use of Water	.10

RULE 2. CUSTOMER SECURITY DEPOSITS

2.1	Deposit Requirements	.10
2.2	Interest on Deposits	.11
	Refunds of Deposits to Continuing Customer	
2.4	Deposits Applied to Bill	.11

RULE 3. METER READINGS AND BILLINGS

3.1	Billings, Meter Readings and Estimates	12
3.2	Delinquent Bills	12
3.3	Application of Combined Bill Payment	. 13
3.4	Adjustments Following Estimated Bills	
3.5	Requested Meter Readings	13
3.6	Remote Meter Reading Service	
3.7	Leakage Allowance	14
3.8	Billing Errors	
3.9	Adjustments Due to Meter Error	14
3.10	Aggregated Meter Reading	15
3.11	Adjustment for Water Used Through a Fire Meter	15

RULE 4. DISCONNECTION AND RECONNECTION OF SERVICE

4.1	Upon Customer's Request	15
4.2	Without Customer's Request and Without Notice	
4.3	Without Customer's Request But With Notice	16
4.4	Procedure for Involuntary Disconnection of Residential Customers	16
4.5	Duplicate Notice Protection Plan	17
4.6	Postponement of Disconnection of a Residential Customer for Medical Reasons	17
4.7	Other Circumstances Postponing Disconnection of Residential Customer	17
4.8	Time of Disconnection	
4.9	Remedies Not Exclusive	18
4.10	Continuance of Service Pending Disposition of Complaint	18
4.11	Reconnection.	18

TABLE OF CONTENTS

ORIGINAL PAGE NO. 2

PAGE NO.

RULE 5. METERS

5.1	Ownership and Size of Meter and Pit	.19
	Location and Protection of Meter and Pit	
5.3	Change in Location	.19
5.4	Multiple Meters	.19
	Temporary Hydrant Meters	

RULE 6. METER TESTING

6.1	Records and Procedures	20
	Frequency of Testing	
	Meter Tests Requested by Customers	
	Tests Under Commission Supervision	

RULE 7. SERVICE PIPES AND OTHER FACILITIES

7.1	Installation and Ownership of Service Pipes	21
7.2	Maintenance of Service Pipes	
7.3	Disconnection of Old Service Pipes	
7.4	Service Pipe Installation Requirements	
7.5	Replacement of Service Pipes	
7.6	Netering Points	
7.7	Relocation of Service Pipes	
7.8	Undersized Service Pipes	
7.9	Thawing Frozen Service Pipes	
7.10	Irregularly Located Service Pipes	
	Modification of Facilities	
7.12	Association of Customers	

RULE 8. PLUMBING RESTRICTIONS

8.1	Lawn Irrigation System and Yard or Post Hydrant Installation Requirements	24
8.2	Prevention of Contamination of Utility's Distribution System	25
	Prevention of Circulation in Looped Systems	
	Potable Secondary Water Supply	
	Non-potable Water Supply.	
	Booster Pump Installations	
	General Requirements	

TABLE OF CONTENTS

ORIGINAL PAGE NO. 3

PAGE NO.

RULE 9. PRIVATE FIRE SERVICE

9.1	Application for Private Fire Service	25
9.2	Application for Change in Private Fire Service	
9.3	Design and Installation Requirements	
9.4	Alarms and Check Valves.	
9.5	Seals on Hydrants and Other Fixtures	
9.6	Discontinuance of Service	
9.7	Fire Meters	
9.8	High Volume – High Pressure Industrial Systems	
9.9	Detector Checks	

RULE 10. PUBLIC FIRE SERVICE

10.1	Public Fire Protection Surcharge	.27
10.2	Maintenance of Public Fire Hydrant	.27
	Uses of Public Fire Hydrants	

RULE 11. UTILITY'S RESPONSIBILITY FOR SERVICE

11.1	Interruptions, Pressure and Volume	28
	Liability for Damages	
	Liability for Failure or Delay in Performance	

RULE 12. COMPLAINT PROCEDURE

12.1	Complaint	.29
12.2	Investigation of Complaint and Notification of Proposed Disposition	.29
	Service During Review of Complaint	
	Record of Complaints	

RULE 13. MAIN EXTENSIONS

Definitions	29
Written Agreement and Scheduling of Projects	30
Design of Main Extension	30
Determination of Revenue Allowance	32
Guarantee to Insure Connection to Free Extension	32
Allocation of Total Required Deposit Where There is More Than	
One Prospective Customer	33
Cash or Secured Deposits	33
When Deposits Collected Are Less Than Total Required Deposit	33
Return of Deposits Upon Failure to Commence Construction	33
Connection and Service	33
Utility May Install Larger Mains	33
Subsequent Connector's Fee	34
	Definitions Written Agreement and Scheduling of Projects Design of Main Extension Determination of Cost of Main Extension Determination of Revenue Allowance Guarantee to Insure Connection to Free Extension Allocation of Total Required Deposit Where There is More Than One Prospective Customer Cash or Secured Deposits When Deposits Collected Are Less Than Total Required Deposit Return of Deposits Upon Failure to Commence Construction Connection and Service Utility May Install Larger Mains Subsequent Connector's Fee

ORIGINAL PAGE NO. 4

TABLE OF CONTENTS

PAGE NO.

13.14	Provision Regarding the Refund of Deposits	
	Optional Surcharge Main Extension in Developed Residential Area	
	Special Contracts for Rate Surcharge in Developed Residential Area	
	Other Rules	

RATE SCHEDULES

Water Rate No. 1 - Residential Water Service	. 101 – 1	01B
Water Rate No. 2 - Non-Residential Water Service	102 - 1	02B
Water Rate No. 3 - Private Fire Protection Service	103 – 1	03B

APPENDICES

Appendix A – Miscellaneous Service Charges	201 -	-201C
Appendix B – Non-Recurring Charges	202 ·	-202B

ORIGINAL PAGE NO. 5

RULES APPLICATION

The terms and conditions for service, as set forth here and as amended and supplemented from time to time, shall govern all water service rendered or to be rendered by the Utility. They shall be binding upon every Customer and the Utility, and shall constitute a part of the terms and conditions of every contract for water service.

DEFINITIONS

The following terms as used in these rules have the following meanings:

ACTIVE SERVICE -	Service is on from the main to the Premises, and water service is being billed.
APPLICANT	Any individual, partnership, association, firm, public or private corporation, limited liability company, government agency, institution or group thereof applying to receive or use the Utility's water services, except as the term is otherwise specifically defined in Rule 13 of these Terms and Conditions.
BRANCHED SERVICE PIPE -	A pipe connected to the primary Service Pipe that supplies water to a Premises.
CITIZENS GAS OF WESTFIELD, LLO	C -Westfield Gas, LLC, d/b/a Citizens Gas of Westfield for the gas system, 2020 N. Meridian Street, Indianapolis, IN 46202 or any other professional management firm that has been retained by Citizens Gas of Westfield, LLC to operate its gas system and that is acting in its capacity as the agent or representative of Citizens Gas of Westfield, LLC.
CITIZENS WASTEWATER OF WESTFIELD, LLC -	Citizens Wastewater of Westfield, LLC, 2020 N. Meridian St., Indianapolis, IN 46202, or any other professional management firm that has been retained by Citizens Wastewater of Westfield, LLC, to operate its sewage disposal system and that is acting in its capacity as the agent or representative of Citizens Wastewater of Westfield, LLC.
COMBINED BILL -	A bill issued to a Customer for any combination of more than one of the Utility Services. However, a Customer who has executed a contract for and is receiving temporary water service through a Hydrant Meter will receive a separate bill for this service.
COMMISSION -	Indiana Utility Regulatory Commission.
COMMISSION'S RULES -	Rules, Regulations and Standards of Service for Utilities Rendering Water Service in Indiana pursuant to 170 IAC 6-1 et al, as revised, supplemented and replaced from time to time.
CONTRACTOR -	Any Professional who meets the Utility's requirements to perform work on water service lines under the Utility's jurisdiction.
CUSTOMER -	An individual, firm, corporation, government agency or other entity that has agreed, orally or otherwise, to pay for water utility service from the Utility.
DEFAULT VALUE -	The typical monthly usage attributable to the Customer's applicable Meter size as determined by the Utility from time to time.
EASEMENT -	An interest in land owned by another that entitles the Utility to a specific, limited use.

Indianapolis, Indiana 46202	ORIGINAL PAGE NO. 7	
FIRE METER -		ich measures and records the quantity r both for private fire service and for n accordance with Rule 9.
HYDRANT METER -	to one of its hydrants and measur	ility which temporarily is connected res and records the quantity of water has been assigned the device on a
INACTIVE SERVICE -	Water service is available from Service Stop has been placed in the	the main to the Premises, but the off position.
LANDLORD CUSTOMER -	A Customer who is the owner o service, but which is rented or lease	f a Premise that is receiving water ed to a tenant other than the owner.
MAIN -	A pipe owned by the Utility, located within a Public Right-of-Way or an Easement granted to the Utility or reserved for utilities, which delivers water to fire hydrants, Service Pipes, and other water utility distribution systems.	
METER -	A device owned by the Utility which measures and records the quantity of water supplied to the Customer.	
NON-RESIDENTIAL CUSTOMER -	A Person being supplied water service by the Utility who is not a Residential Customer.	
PERSON -	An individual, firm, corporation, g	overnmental agency or other entity.
POTABLE WATER SUPPLY -	Water meeting the drinking water quality standards enumerated in 327 IAC 8-2.	
PREMISES - The whole or part of a dwelling, building, or structure operated by a single legal entity located on a scontiguous parcels of real estate and receiving w approved by the Utility. Examples of buildings and the number of Premises are as follows:		ity located on a single parcel or te and receiving water service as s of buildings and the corresponding
	Example	No. of Premises
	Residential House Commercial Building(s) Double Condominium Apartment Complex	1 1 per building 2 1 per unit 1 per complex

Indianapolis, Indiana 46202	ORIGINAL PAGE NO. 8
	Each lot or service building will be considered a Premises, and therefore, served by a separate Service Pipe. Any exception to this must be approved by the Utility. If the situation is not described by one of the above examples or is unusual, the Utility will give such special consideration as the circumstances require in its judgment.
PRIMARY SERVICE PIPE -	A pipe connected to a Utility Main that supplies water to more than one Premises.
PUBLIC RIGHT OF WAY -	The entire right-of-way of a road, street or way which has been dedicated for use by the public and accepted by the appropriate governmental authority.
RESIDENTIAL CUSTOMER -	A Person being supplied with water service by the Utility exclusively for residential purposes.
SERVICE PIPE -	A supply line connecting a Premises directly to the Utility's Main located (a) in a Public Right-of-Way adjacent to the real estate upon which such Premises is located, (b) in an Easement on, over or under the real estate upon which such Premises is located, (c) in an Easement adjacent to the Public Right-of-Way adjacent to the Customer's Premises, or (d) in an isolated Premises in a commercial/industrial complex.
SERVICE STOP -	A valve inserted in the Service Pipe between the Main and the Meter for the purpose of turning water on and off.
SUMMER PERIOD -	The meter reading dates during the months of May through October.
SYSTEM DEVELOPMENT CHARGE -	A per equivalent dwelling unit ("EDU") charge to be paid by all new connections to the Water System as a contribution of capital toward existing or future facilities necessary to meet the service needs of new customers.
TAP -	A fitting owned and installed by the Utility in order to connect a Service Pipe to the Main.
UTILITY -	Citizens Water of Westfield, LLC, 2020 N. Meridian Street, Indianapolis, Indiana 46202, or any professional management firm that has been retained by Citizens Water of Westfield, LLC to operate its water utility facilities and that is acting in its capacity as the agent or representative of the Citizens Water of Westfield, LLC.
UTILITY SERVICES -	Shall include one or more of the following services: (1) water services provided by the Utility; (2) gas delivery and gas supply services provided by Citizens Gas of Westfield; and/or (3) sewage disposal service provided by Citizens Wastewater of Westfield, LLC.
UTILITY'S RATE SCHEDULES -	The Utility's schedules of rates and charges as approved by the Commission and as revised, supplemented, and replaced from time to time. The schedule of rates and charges is available at http://www.citizensenergygroup.com
WINTER PERIOD -	The meter reading dates during the months of November through April.

RULE 1. COMMENCEMENT OF SERVICE

1.1 <u>General.</u> A prospective Customer shall not connect or reconnect service, nor employ any person to do so, without authorization by the Utility. All service rendered by the Utility shall be solely for the uses and Premises designated by the prospective Customer at the time service is requested and subject to, and in accordance with, these rules and regulations and the Utility's Rate Schedules. A Customer shall not sell or give away water to anyone, as an alternative to that person or entity receiving water service from the Utility, unless otherwise specifically included in its agreement with the Utility for service.

1.1.1 No promises, agreements or representations of any agent, employee or authorized representative of the Utility, or its predecessor, shall be binding upon the Utility unless the same shall have been incorporated in a written contract or application.

1.1.2 A baseline System Development Charge per equivalent dwelling unit ("EDU"), as set forth in Appendix A, will be assessed for all new connections tapping into the water system. A new connection includes new water service or modification of an existing agreement; however, replacement or repair of an existing individual service pipe that does not increase EDUs will not constitute a new connection.

1.2 <u>Metered Water and Fire Service.</u> A prospective Customer desiring metered water service to a Premises connected by an existing Service Pipe to a Main shall notify the Utility either in writing or by telephone at least three days before the desired connection date. A prospective Customer desiring metered water service to a Premises not connected by a Service Pipe to a Main shall have his Contractor submit to the Utility a written application for plumbing permit, allowing at least three working days for the application approval before calling to schedule the Tap. After the application for service is approved, all Taps will be scheduled in the order received by the Utility. The connection shall not be made until the Utility authorizes the Contractor to connect a Service Pipe to the Tap. For ³/₄-inch and 1-inch service lines, the Utility shall install a Meter at the time of the service connection. Service commences for the Customer when the Meter is set. For service lines larger than 1-inch, the prospective Customer may request and obtain service in accordance with these rules.

1.3 <u>Unmetered Fire Service.</u> The Utility will commence public or private unmetered fire service after a prospective Customer application has been approved and a confirmation letter has been sent to the Applicant. The Utility will not furnish unmetered fire service to a Premises unless metered water service for use other than fire service is also being supplied to the Premises. Unmetered fire service commences for the Customer when the Service Stop is turned on.

1.4 <u>Emergency Service</u>. When necessary for the health or safety of a Customer or his/her property, the Utility may authorize temporary emergency water service in any manner appropriate to the circumstances and consistent with sound engineering practice and will charge the Customer involved in such service, during the period of emergency, the appropriate charges prescribed in the Utility's Rate Schedules for the water usage and size of Meter through which they receive water service.

1.5 <u>Unauthorized Use of Water.</u> Unless authorization for water service has been granted by the Utility, water shall not be turned on at any Premises by anyone other than the Utility's representatives, except that a Contractor authorized by the Utility to connect a Service Pipe to a Tap may temporarily turn on the water to test his work. The Contractor shall turn the water off immediately after testing. Before and after such test, the Utility may lock the valve on the upstream side of the Meter in the closed position until commencement of service is authorized by the Utility. If the water is turned on (or, in the case of a Contractor with permission, left on) without authorization in violation of these Rules, the Customer will be required to pay the cost of water service for the Premises (as determined using meter readings where possible, or a Default Value where a meter reading is not possible) for such billing cycles in which the water was on without authority from the Utility. In the case of a Contractor leaving the water turned on, a charge shall not be imposed if the Customer establishes to the satisfaction of the Utility (including but not limited to proof that the Premises was not occupied) that the violation was inadvertent and that no water was used.

1.6 <u>Fraudulent Use of Water.</u> Upon detecting a device or scheme that has been utilized to avoid or attempted to avoid full payment for water service or upon detecting the unauthorized use of a public fire hydrant, the Utility may, after estimating the volume of water service so used:

1.6.1 Immediately disconnect such water service without notice pursuant to Rule 4.2;

1.6.2 Bill and demand immediate payment from the person benefiting from such device or scheme or unauthorized use of a public fire hydrant the actual costs of water used, corrections and repairs, or two hundred dollars (\$200.00), whichever is more; and

1.6.3 Bill any and all damages as provided by Indiana Code 34-24-3-1 <u>et seq.</u> based upon the Utility's reasonable and customary estimate thereof.

RULE 2. CUSTOMER SECURITY DEPOSITS

2.1 <u>Deposit Requirements.</u> In accordance with the Commissions' Rules pursuant to 170 IAC 6-1 et al, the Utility may require a Residential Customer or Applicant to pay a cash deposit as a condition of receiving or continuing to receive water service, if the Utility determines that the Residential Customer or Applicant is not creditworthy in accordance with the Commission's Rules set forth in 170 IAC 6-1-15 (as the same may be amended from time to time).

2.1.1 The Utility may require Non-Residential Customers or Applicants for Water Services who are determined to be uncreditworthy to make a cash deposit at any time to assure payment of bills, and as a condition of receiving or continuing to receive Water Services.

2.1.1.1 The Utility shall determine the creditworthiness of a Non-Residential Applicant or Customer in an equitable, non-discriminatory manner.

2.1.1.2 A Non-Residential Customer shall be deemed creditworthy if it has no delinquent bills to the Utility for Water Services within the last twenty-four (24) months and, within the last two (2) years has not: (a) had service disconnected for nonpayment or (b) filed a voluntary petition, has a pending petition, or has an involuntary petition filed against it, under any bankruptcy or insolvency law. For purposes of this determination, a contested bill shall not be considered delinquent.

2.1.1.3 In determining the creditworthiness of Non-Residential Applicants, the Utility shall consider the size of the credit exposure and the availability of objective and verifiable information about the Non-Residential Applicant. The Utility may consider the Non-Residential Applicant's payment and billing history (at least twenty-four (24) months) from other utilities and verifiable conditions, such as: Non-Residential Applicant's credit history with the Utility or independently audited annual and quarterly financial statements. The Utility will treat all financial information provided by the Non-Residential Applicant as confidential to the extent allowable under applicable law and at the request of the Non-Residential Applicant refuses to provide the information above for the Utility to determine their creditworthiness, the Applicant will be deemed uncreditworthy.

2.1.1.4 If the Utility requires a deposit as a condition of providing service, the Utility must: (a) provide written explanation of the facts upon which the Utility based its decision; and (b) provide the Non-Residential Applicant or Customer with an opportunity to rebut the facts and show other facts determining its creditworthiness.

2.1.1.5 Such deposit shall be payable in cash and not less than forty dollars (\$40.00) nor more than an amount equal to the Non-Residential Customer's three (3) highest months' usage based upon the most recent twelve (12) months historical usage or three months of projected usages for a Non-Residential Applicant. If the deposit required is in excess of \$120.00, it may be paid in equal installments over a period not to exceed three months, except where the deposit is required as a result of disconnection of service for nonpayment of bills, in which case full payment of the deposit will be required prior to reconnection. For Non-Residential Customers with multiple accounts, each account will be treated individually for the purposes of this Rule except in the case of bankruptcy under Rule 2.1.1.2. A Non-Residential Customer with multiple accounts that is assessed a deposit by virtue of delinquent payments on one account, will be assessed a deposit on only the delinquent account.

2.2 Interest on Deposits. Any deposit held for more than thirty (30) days will earn interest calculated monthly at the authorized rate of interest for the current month from the date the deposit is paid in full to the Utility. The rate of interest will be the same as that established for gas utilities by the Commission in a general administrative order pursuant to 170 IAC 5-1-15(f)(2) for each calendar year.

2.3 <u>Refunds of Deposits to Continuing Customer.</u> Deposits and earned interest will be returned after Customer establishes an appropriate credit history with the Utility.

2.3.1 Deposits from Residential Customers and earned interest will be refunded after the Residential Customer has established an acceptable payment record for Utility Services in accordance with the Commission's Rules.

2.3.2 The deposit of any Non-Residential Customer, that has been held for two or more years, and earned interest will be refunded after the Non-Residential Customer has established an acceptable payment record in accordance with Rule 2.1.1.2.

2.3.3 The deposit of any Residential or Non-Residential Customer who fails to establish an acceptable payment record may be retained by the Utility until Utility Services are discontinued.

2.4 <u>Deposits Applied to Bill.</u> Upon discontinuance of Utility Services, the deposit and earned interest, if any, will be applied to the balance of any outstanding Utility Services bills or unbilled consumption. The remaining unapplied portion, if any, of the deposit and earned interest will be refunded to the Customer. The Customer will be billed for any balance due the Utility. The balance of any deposit and interest, after being applied to any outstanding bills which cannot be returned to the Customer after termination of service, shall be reported and disposed of as required by the Uniform Disclaimer of Property Interests Act (Indiana Code 32-17.5, et <u>seq</u>).

RULE 3. METER READINGS AND BILLINGS

3.1 <u>Billings, Meter Readings and Estimates.</u> All Meters normally will be read monthly. When for good cause, pursuant to 170 IAC 6-1-13(c), a Meter is not read on a normal interval, including failure of the Meter or remote counter to register, an estimated Meter read shall be used and so identified on the bill. The Utility will issue bills to Customers on a Monthly basis for the applicable Utility Services. Bills are payable to the office of the Utility or to an authorized agent within seventeen (17) days from the date mailed. When the seventeenth (17th) day falls on a Sunday or a legal holiday, the seventeen-day period shall be considered to end the next business day.

For Customers with consumption history, estimated monthly consumption for interim billings will be based on a comparison of the most recent 12-month average and the most recent two-month average as described below. During the Winter Period, the estimated monthly consumption will be the lower of the 12-month average and the most recent two-month average. During the Summer Period, the estimated monthly consumption will be the higher of the 12-month average and the most recent two-month average. New Customers with less than a 12-month history are billed at the most recent two-month average. Under certain circumstances, a Default Value may be substituted for the use of averages.

Bills for municipal uses will be rendered monthly. Annual unmetered municipal consumption will be estimated, based on consultations, and treated as consumed evenly throughout the year as metered water.

Bills for unmetered fire service will be rendered monthly. If a Customer receives unmetered fire service through a Service Pipe in which a detector check with a bypass Meter is installed, as provided for in Rule 9.9, the Utility will read the Meter at the time of the annual fire service inspection, and the consumption shall be treated as consumed evenly over the period since the previous reading.

3.1.1 Meter readings in units of hundred cubic feet may be converted to units of thousand gallons for billing purposes. The factor used for making a conversion from hundred cubic feet to thousand gallons shall be based on one cubic foot being equivalent to seven and one-half (7.5) U.S. gallons.

3.2 <u>Delinquent Bills.</u> If payment for a Utility Services bill from a Customer is not received by the Utility or its agent within seventeen (17) days from the date the bill is mailed, the bill shall be considered delinquent.

3.2.1 All charges follow the Customer and moving from one Premises to another in no way absolves the Customer from any unpaid charges incurred at a previous location. In the case of leased property, the landlord shall be responsible to the Utility for payment of the bill, even though the tenant may pay it.

3.2.2 The Utility may add a late payment charge to a Customer's delinquent Utility Services bill as set forth on Appendix B.

3.2.3 A single charge may be made for each visit to the Customer's Premises regarding a delinquent account; such charge to the Customer shall be pursuant to the Delinquent Account Trip Charge reflected on Appendix B.

3.2.4 A single charge may be made for handling a single check from a Customer for Utility Services returned unpaid by any financial institution; such charge shall be pursuant to the Returned Check Charge set forth on Appendix B.

3.2.5 The Utility may provide an Automatic Bank Deduction Plan for Nonindustrial Customers which will be a payment plan whereby the Combined Bill amount is deducted each month from the Nonindustrial Customer's bank account by the Nonindustrial Customer's authorized financial institution. The Utility shall continue to provide to the Nonindustrial Customer a Monthly bill.

3.2.6 The Utility may provide a budget plan for payment of Utility Services by the Customer whereby the annual bill as estimated by the Utility is divided into even monthly payments. The amount actually paid by the Customer shall be balanced with the amount actually billed to the Customer and any differences shall be paid by or credited to the Customer.

3.2.7 A single charge may be made for providing a Customer with usage summary by Meter beyond the twenty-four (24) month period available online; such charge to the Customer shall be pursuant to the Usage Information Charge set forth on Appendix B.

3.3 The Utility shall provide for the application of Combined Bill payment as follows:

3.3.1 In the case of partial payments of any Combined Bill, the Utility shall prorate Combined Bill payments based upon billed charges for Utility Services and apply payments first to the Customer's oldest outstanding charges for Utility Services and then to the Customer's current charges for Utility Services where applicable. Payments will be applied to charges for non-Utility Services last.

3.3.2 A Customer may direct application of partial payments of a Combined Bill to a particular Utility Service by notifying the Utility at the time of the payment. Notification shall consist of a telephone or in person conversation with a customer service representative.

3.3.3 Payments in excess of the charges for applicable Utility Services will be applied to non-Utility Services balances and prorated according to the balances of the non-Utility Services.

3.4 <u>Adjustments Following Estimated Bills.</u> Where the Utility has billed based on estimated consumption, the first charge after a Meter reading is obtained shall be adjusted by averaging consumption over the period from the last reading, or from the date service through the Meter was begun if the Meter had not been previously read, charging for each period in accordance with the Utility's Rate Schedules for the periods and allowing credit for the amount of estimated billings.

3.5 <u>Requested Meter Readings.</u> Upon request of a Customer, the Utility will make a special reading of the Customer's Meter at a time other than the time of a regularly scheduled reading for the charge prescribed in the Utility's Rate Schedules. The Utility, however, shall have no duty to issue a special bill based on such off-cycle reading.

3.6 <u>Remote Meter Reading Service.</u> Remote Meter reading service is available to Customers being served through $\frac{5}{8}$ -inch, $\frac{3}{4}$ -inch or 1-inch Meters which are installed indoors. This service allows the Utility to read Meters located inside a structure without entering the structure. A small, weatherproof totalizer will be mounted on the outside of the structure and connected by a cable to a register mounted on the Meter. The equipment to accomplish this service will be furnished, installed, maintained and replaced, if necessary, and owned by the Utility. A remote meter reading device is a fixture at the Premises where it is installed and will not be moved to another location without the Utility's written consent.

Whenever the Utility, during normal working hours (as set forth on www.citizensenergygroup.com), is unable to read a Customer's Meter for twelve consecutive months, the Utility shall require installation of a remote meter reading device. Once a remote meter reading device is installed, it will remain in service until the Service Pipe to the Premises is replaced, in which event the inside Meter shall be relocated to an outside meter pit approved by the Utility and located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line.

3.7 Leakage Allowance.

3.7.1 <u>Underground leaks.</u> Allowance for underground Service Pipe leaks or leaks in crawl spaces or concrete floors (but not leaks in underground irrigation systems) will be 75 percent of the charge for wasted water estimated from the beginning date of the leak to the date of repair, which period shall not exceed two regular reading periods (as provided for under Rule 3.1) unless extended by missed readings. The Utility will inspect the Premises to determine the cause of the leak. Wastage will be considered as the excess consumption over normal usage, obtained by reference to the Customer's consumption record. If there is no consumption record, the average consumption for the previous calendar year for the appropriate Customer classification will be used as the normal consumption. An adjustment will be given only after the Customer has corrected the condition causing the leak and the Premises has been inspected by the Utility to determine that repairs have been properly made.

3.7.2 <u>Other types of hidden leaks.</u> Allowance for other types of hidden leaks (but not leaks in underground irrigation systems) will be 50 percent of the charge for wasted water. The period adjusted shall not exceed one regular reading period (as provided for under Rule 3.1) unless extended by missed readings. Such allowance will be considered only one time per Customer per service address, and only when all the following conditions exist: (a) consumption is at least double normal usage, (b) consumption is at least 2,000 cubic feet more than normal, (c) total consumption for the reading period exceeds 2,800 cubic feet, (d) circumstances indicate that a leak exists or had existed, (e) the leak shall have been hidden from open view, including toilet leaks and other concealed plumbing leaks, and (f) repairs have been made. Wastage will be determined as indicated in Rule 3.7.1. An adjustment will be given only after the Customer has corrected the condition causing the leak to the Utility's satisfaction.

3.7.3 As set forth in Rule 4.3.1, the Utility may disconnect service to the Customer after notice as provided in Rule 4.4, for the failure to repair any leaks in the Customer's water pipes, in the Service Pipes or appurtenances between the Public Right-of-Way or Easement in which the Main is located and the Meter, or in any private fire system or unmetered facilities.

3.8 <u>Billing Errors.</u> All billing errors, including incorrect tariff applications, will be adjusted by the Utility to the known date of error or for a period of one year, whichever period is shorter.

3.9 <u>Adjustments Due to Meter Error.</u> If a Meter is found to have a percentage of error greater than two percent during a test conducted by the Utility or the Commission at the request of the Customer, in accordance with these rules, the following adjustments of bills shall be made:

3.9.1 <u>Fast Meters.</u> When a Meter is found to have a positive average error – i.e., is fast, in excess of two percent, the Utility will refund or credit to the Customer's account the amount in excess of that determined to be an average charge for one-half of the time elapsed since the previous test, or one year, whichever is shorter. This average charge shall be calculated on the basis of units registered on the Meter over corresponding periods, either prior to or subsequent to the period for which the Meter is determined to be fast. No part of a monthly service charge will be refunded.

3.9.2 <u>Slow Meters.</u> When a Meter is stopped or found to have a negative average error – i.e., is slow, in excess of two percent, the Utility will charge the Customer an amount estimated to be the average charge for one-half of the time elapsed since the previous test, or one year, whichever period is shorter. This average charge shall be calculated on the basis of units registered on the Meter over corresponding periods, either prior to or subsequent to the period for which the Meter is determined to be slow or stopped. Such charge will be made only in cases where the Utility is not at fault for allowing the stopped or slow Meter to remain in service.

3.10 <u>Aggregated Meter Reading.</u> Meter readings for a Premises will be aggregated for billing purposes, in lieu of installation of a master meter, where the Customer would be entitled to a master meter for the Premises under the Utility's current rules but was previously unable to install a master meter due to rules of the Utility then in effect. The monthly charge for this service will be pursuant to the Multiple Meter Aggregated Billing Charge as reflected on Appendix A. This rule is applicable only with respect to Service Pipe and Meter installations for which a written request for aggregated Meter readings and billings was made to, and approved by, the Utility's predecessor.

3.11 <u>Adjustment for Water Used Through a Fire Meter.</u> If a Customer receives water service through a Service Pipe in which a Fire Meter is installed, and water is needed and used because of a fire, the Utility, upon written notice of and within 30 days after such use, will adjust the charges owed by the Customer for the metered water service to reflect water used solely for non-fire service purposes. The adjustment will be based upon the Customer's average monthly consumption for non-fire service purposes during the previous twelve months or for such period as the Customer has received water service from the Utility for non-fire service purposes if less than twelve months.

RULE 4. DISCONNECTION AND RECONNECTION OF SERVICE

4.1 <u>Upon Customer's Request.</u> A Customer desiring disconnection of service must notify the Utility at least three (3) working days in advance of the day on which disconnection is desired. The Utility will endeavor to disconnect the service within three (3) working days of the requested disconnection date. The Customer shall remain responsible for all service used and the related billings until service is disconnected pursuant to the Customer's notice, except that the Customer shall not be liable for any service rendered more than three working days after the requested disconnection date.

4.2 <u>Without Customer's Request and Without Notice.</u> The Utility may disconnect water service to a Customer without request by, or prior notice to, the Customer if:

4.2.1 there exists an unapproved cross-connection of a Customer's water pipes to any other source of water supply or any other condition about the Customer's Premises that might cause contamination of the public water supply or otherwise be dangerous or hazardous to life, physical safety or property;

4.2.2 there is an outstanding order of a court, the Commission or other duly empowered authority directing disconnection;

4.2.3 a fraudulent or unauthorized use of water is detected by the Utility, and the Utility has reasonable grounds to believe the Customer is responsible for such use;

4.2.4 the Meter or any of the Utility's regulating or measuring equipment has been tampered with, and the Utility has reasonable grounds to believe that the Customer is responsible for such tampering; or

4.2.5 the Customer fails to meet the terms of the Utility's 24-hour payment arrangement described in Rule 4.4.

4.3 <u>Without Customer's Request But With Notice.</u> The Utility may disconnect water service to a Customer for any of the following reasons, provided it notifies the Customer as set forth here:

4.3.1 the Customer fails to repair any leak in the Customer's water pipes, Service Pipes or appurtenances between the Public Right-of-Way or Easement in which the Main is located and the Meter, or in any private fire system or unmetered facilities;

4.3.2 the Customer vacates the Premises or fails to pay his/her water or wastewater bills or other charges related to his water or wastewater utility service installations or facilities in accordance with these rules and the Utility's Rate Schedules, the Citizens Wastewater of Westfield, LLC's Terms and Conditions for Sewage Disposal Service, or otherwise violates any of these rules;

4.3.3 the Nonpayment of a delinquent bill;

4.3.4 the Customer installs a new Service Pipe or appurtenances or alters or removes the existing Service Pipe or appurtenances, including the Meter, without the Utility's written consent; or

4.3.5 the Customer fails to remedy a condition or use on his Premises which, in the Utility's judgment, endangers the Utility's distribution system.

If service is to be disconnected for any of the foregoing reasons, the Utility shall, at least seven (7) calendar days (fourteen (14) days in the case of a Residential Customer) prior to the proposed disconnection, mail or personally deliver notice to the Customer or a responsible person on the Premises, at the address of the Customer shown on the records of the Utility. The notice will be clearly marked as a "disconnection notice" and will state the date and reason for the proposed disconnection. The notice will also contain the Utility's telephone number which the Customer may call during regular business hours for further information. In the case of disconnection of a Residential Customer, the notice will also contain a reference to the pamphlet furnished by the Utility to each of its Customers for information as to the Residential Customer's rights.

4.4 <u>Procedure for Involuntary Disconnection of Residential Customers.</u> Immediately preceding the disconnection of service to a Residential Customer, the Utility's employee will attempt to identify himself/herself to the Residential Customer or other responsible person then at the Premises. The employee will announce the purpose of the visit, and a record of the visit will be maintained for at least thirty (30) days. The Utility employee will also attempt to inform the Residential Customer or other responsible person of the reason for disconnection. If the reason for disconnection is nonpayment, the Utility employee will provide the Residential Customer or other responsible person with the amount of any delinquent Utility Services bill. The Utility employee will request from the Residential Customer any available verification that the reason for disconnection of service is no longer valid (such as, but not limited to, written evidence that the delinquent bill has been paid or evidence that the conditions, circumstances or practices which caused the disconnection have been corrected) or that the reason of disconnection is currently in dispute and under review, pursuant to Rule 11.

Through its employee, the Utility may offer the Utility's 24-hour payment arrangement as an alternative to disconnection. Upon the presentation of satisfactory evidence, or acceptance by the Customer or other responsible party of the Utility's 24-hour payment arrangement, service will not be disconnected. The Utility employee is not required to offer the Utility's 24-hour payment arrangement as an alternative to disconnection. When the employee has disconnected the service, the employee will give to a responsible person at the Residential Customer's Premises, or if no one is at home, will leave at an entry way on the Premises, a notice stating that service has been disconnected and the telephone number of the Utility where the Customer may arrange to have service reconnected.

4.5 <u>Duplicate Notice Protection Plan.</u> A Residential Customer may request the Utility notify a predesignated third party of a Utility Service disconnection notice issued to the Residential Customer. Such request shall be made in writing in the form of a Duplicate Notice Protection Plan Enrollment Application. When requested, the Utility shall notify the predesignated third party, by mail, of the pending Utility Service disconnection at the time the Utility renders the disconnection notice to the Residential Customer. The Utility may restrict the use of the Duplicate Notice Protection Plan to its Residential Customers who are elderly, handicapped, ill, or otherwise unable to act upon a service disconnection notice, as determined by the Utility.

4.6 <u>Postponement of Disconnection of a Residential Customer for Medical Reasons.</u> Except in the case of disconnection for any of the reasons set forth in Rule 4.2, the Utility will postpone the disconnection of Utility Service to a Residential Customer for ten (10) days if, prior to the disconnect date specified in the disconnect notice, the Customer provides the Utility with a medical statement from a licensed physician or public health official stating that such disconnection would be a serious and immediate threat to the health or safety of a designated person in the household of the Residential Customer. The postponement of disconnection will be continued for one additional 10-day period upon the Customer furnishing the Utility an additional medical statement dated on or before the end of the first 10-day period.

4.7 <u>Other Circumstances Postponing Disconnection of Residential Customer.</u> The Utility will not disconnect service to a Residential Customer who:

4.7.1 fails to pay for water or sewage disposal service rendered at a different Premises, metering point, residence, or location, unless such bill has remained unpaid for at least forty-five (45) days, or

4.7.2 fails to pay for water or sewage disposal service to a previous occupant of the Premises served, unless the Utility has reason to believe the Customer is attempting to defraud the Utility by using another name, or

4.7.3 prior to the disconnect date specified in the disconnect notice, establishes to the Utility's satisfaction the existence of a financial hardship as the reason for his inability to pay the full amount due and (a) pays at least \$10 or one-tenth $(^{1}/_{10})$ of the delinquent bill, whichever is less, (b) agrees to pay the remainder of the outstanding bill within three months, (c) agrees to pay all undisputed future bills for service as they become due and (d) has not breached any similar agreement with the Utility within the past twelve months. The terms of the agreement must be in writing. The Utility may add to the Residential Customer's outstanding bill a late payment charge in the amount prescribed in the Utility's Rate Schedules, or

4.7.4 is unable to pay a bill which is unusually large due to prior incorrect reading of the Meter, incorrect application of the Utility's rates schedules, incorrect connection or functioning of the Meter, prior estimates where no actual reading was taken for over two months, a stopped or slow Meter or remote meter reading device, or any human or mechanical error of the Utility, and (a) pays an amount at least equal to the Customer's average bill for the twelve (12) bills immediately preceding the bill in question, (b) agrees to pay the remainder within three months, and (c) agrees to pay all undisputed future bills for service as they become due. The terms of the agreement must be in writing. The Utility may not add to the Customer's outstanding bill any late payment charge.

4.8 <u>Time of Disconnection</u>. In cases of disconnection of service for nonpayment, the Utility will disconnect service between the hours of 8:00 a.m. and 3:00 p.m., prevailing local time, except that requested disconnections and disconnections for any reasons set forth in Rules 4.2 and 4.3, above, may be made at any time. Disconnections of service for nonpayment will be made on days on which the Utility's office or call center is open to the public and before twelve noon (12:00 noon) of the day immediately preceding a day on which the Utility's office or call center is to be closed to the public.

4.9 <u>Remedies Not Exclusive.</u> The remedies provided to the Utility in this Rule 4 shall not be exclusive and shall be in addition to any other remedies which the Utility has at law or in equity.

4.10 <u>Continuation of Service Pending Disposition of Complaint.</u> If a Customer receiving service has paid and continues to pay all undisputed charges, the Utility shall not disconnect any service related to the disputed charges:

- (a) while the Utility's proposed resolution is under review by the Commission's Consumer Affairs Division or the Commission; or
- (b) sooner than ten (10) days after a decision by the Commission's Consumer Affairs Division or the Commission.

If a Customer and the Utility cannot agree what portion of the charges in a bill are undisputed, to avoid disconnection, the Customer should pay on the disputed bill an amount equal to one twelfth $\binom{1}{12}$ of the estimated annual billing for service to be rendered to the Customer. For a Customer who has been a Customer for at least twelve (12) months, the estimate will be based on the Customer's average bill for the twelve (12) months immediately preceding the disputed bill.

4.11 <u>Reconnection</u>. After disconnection of water service to a Premises in accordance with these rules, the Utility will reconnect the service to a Premises as soon as reasonably possible, but at least within one (1) working day after it is requested to do so, if: (1) all conditions, circumstances or practices which caused the disconnection have been corrected, (2) all unpaid bills for water or sewage disposal service have been paid, (3) the deposit, if required by the Utility in accordance with Rule 2.1 above, has been made by the Customer, (4) a responsible person is present in the Premises to see that all water outlets are closed to prevent damage from escaping water, and (5) the Customer has paid the Utility's Reconnection Charge as prescribed in the Utility's Rate Schedules on Appendix B.

RULE 5. METERS

5.1 <u>Ownership and Size of Meter and Pit.</u> All Meters shall be owned, installed, removed and maintained by the Utility. The Utility shall determine the kind and size of Meter to be used in connection with any Service Pipe. Except as provided in Rule 5.3, all meter pits, meter pit covers and other materials comprising the meter pit facilities shall be purchased, owned, installed, and removed, in a safe manner by the Customer. Repair to missing or damaged meter pit lids shall be made by the Utility but at the Customer's expense. Each Customer shall pay a fee for installing a Meter as set forth in Appendix A of the Utility's Rate Schedules.

5.2 <u>Location and Protection of Meter and Pit.</u> Meters larger than 1-inch shall be installed in an approved meter pit or inside the structure served. However, if, in the Utility's judgment, a backflow prevention device is required, it shall be located adjacent to the Public Right-of-Way or Easement line unless otherwise approved by the Utility prior to installation. Meters shall always be placed upstream of backflow devices. See Rule 8 for more details. Unless otherwise approved by the Utility, Meters 1-inch and smaller shall be installed in a meter pit approved by the Utility located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line.

Upon request of a Customer and before installation, the meter pit will be located at the point requested by the Customer if practicable and in accordance with sound utility standards. The meter pit must be constructed to protect the Meter from freezing and damage from vehicular traffic and located to be convenient and accessible for the Utility representatives. The pit location should be designed to prevent an inflow of surface water.

Meters which cannot be installed in outside pits shall be located inside the structure served as approved by the Utility. An inside Meter shall be as near as possible to the point where the Service Pipe enters the building in a clean, dry, safe place, protected from freezing and hot water and not subject to wide temperature variations. In case of damage to a Meter or any of its immediate attachments by reason of any act, neglect or omission on the part of the Customer (including, but not limited to, the freezing of an inside meter), the Customer shall pay the Utility the Damaged Meter Replacement charge prescribed in Appendix B of the Utility's Rate Schedules for repair and replacement of the Meter.

The Meter shall at all times be accessible for reading, inspection and removal for testing. The Utility reserves the right to put seals on any water Meter or on its couplings for any Premises, and may turn off the supply if such seals are found broken or removed.

5.3 <u>Change in Location.</u> All changes in the location of a Meter shall be approved by the Utility and, except as hereinafter provided, at the Customer's expense. Whenever the Service Pipe to a Premises having an inside Meter is replaced, the Meter shall be relocated in a meter pit approved by the Utility located on the Customer's property adjacent to or near the Public Right-of-Way or Easement line, in which case the Utility, at its expense, will provide the Customer with the Meter connection, pit cover, lid and service stop, to be installed by the Customer at his/her expense.

5.4 <u>Multiple Meters.</u> Where water for a Premises is metered at more than one Service Pipe for the convenience or at the request of the Customer, each location shall be billed separately except as provided in Rule 3.9. If the Utility determines that water for a Premises should be metered through more than one Service Pipe for the convenience of the Utility, meter readings shall be aggregated and billed as if from a single Meter. In no event will meter readings be aggregated for two or more Premises.

5.5 <u>Temporary Hydrant Meters.</u> Where temporary water service is requested from one of the Utility's hydrants, the Customer will receive this service through a Hydrant Meter assembly after executing a contract with the Utility and paying the required deposit and connection charge as prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules. The Hydrant Meter will be issued by the Utility and secured to the hydrant by the Customer. The Utility reserves the right to remove its hydrant connection and Meter and terminate this service at any time it deems necessary or appropriate, without prior notice. The deposit is refundable upon service termination as provided in Rule 2.4.

Each temporary Hydrant Meter depositor shall report to the Utility by the first day of each month the amount of water which passed through the Meter during the prior month. The reports may be subject to verification by the Utility and will serve as the basis for billing for water service. In the event no report of water usage is furnished to the Utility, the charges for water service will be based on estimates as provided in Rule 3.1. Any temporary Hydrant Meter depositor who fails to report water usage for any two months during the preceding 12-month period shall pay a late reporting charge for each subsequent late reporting, as prescribed in the Non-Recurring Charges tariff of the Utility's Rate Schedules.

RULE 6. METER TESTING

6.1 <u>Records and Procedure.</u> Whenever a Meter in service is tested, a record will be kept of the location of the Meter, the reason for making the test and the readings of the Meter before and after the test. For the determination of Meter accuracy, the Utility will use the test flows for the various types of Meters specified from time to time in 170 IAC 6-1-9 of the Commission's Rules.

6.2 <u>Frequency of Testing.</u> Meters will be inspected and tested by the Utility in accordance with the following program, known as the "Statistical Quality Control Program:"

6.2.1 The Statistical Quality Control Program shall be based on ANSI/ASQ Z1.4, Sampling Procedures and Tables for Inspection by Attributes. Sample size code letters will be taken from Table I, General Inspection Level II. Sample size and acceptance-rejection numbers will be determined from Table II A, single sampling plan for normal inspection, using Acceptance Quality Level (AQL) 10.

6.2.2 The Meters for quality control sampling will be separated into homogenous groups by manufacturer, model, design, or other distinguishing characteristics by year set. The sample for each group will, as far as possible, be taken from routine Meter exchanges, removals, and field tests for each year, except that those Meters removed or exchanged because of known or suspected defects or for special tests may be excluded from the quality control sample.

6.2.3 If an inadequate sample of Meters is routinely exchanged or removed, the balance of Meters required for sampling will be obtained from Meters in service by removal on a randomly selected basis.

6.2.4 Beginning in the year indicated in the table below and continuing through subsequent service years, Meter groups will be sample tested annually, being allowed to continue in service until an annual sample reaches its rejection number of deviant Meters. The service life of Meter groups may be extended by this quality control program as long as ninety percent of the Meters in a sample group does not exceed an accuracy figure of 102.0 percent when tested at not less than 35% of its rated capacity.

5/8-inch Meters	9th year
3/4-inch Meters	7th year
1-inch Meters	5th year
1 1/2-inch Meters	3rd year

A Meter may be inspected and tested by the Utility at any time that the Utility suspects it of registering inaccurately.

6.3 <u>Meter Tests Requested by Customers.</u> The Utility will test the accuracy of a Meter upon written request by a Customer. The Customer shall pay the charge set forth in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules for any Meter test after the second test of such Meter if:

- (1) the Meter
 - (a) was tested within the prior thirty-six (36) months at the Customer's request; and
 - (b) any error of the Meter is found to be in compliance with Rule 6.1; and
- (2) the test is made
 - (a) at the Customer's request; or
 - (b) due to a billing dispute; and
- (3) Meter is found to be in compliance with Rule 6.1.

A written report giving the results of the test will be made to the Customer within 10 days after the test has been completed and a complete record of the test will be kept in the office of the Utility.

6.4 <u>Tests Under Commission Supervision.</u> Upon application of any Customer to the Commission and at the discretion of the Commission, a test will be made of a Customer's Meter by the Utility under the supervision of an employee of the Commission pursuant to 170 IAC 6-1-12 of the Commission's Rules (as may be amended from time to time).

RULE 7. SERVICE PIPES AND OTHER FACILITIES

7.1 <u>Installation and Ownership of Service Pipes.</u> The Service Pipe shall be installed and owned by the Customer. The type, kind and quality of all pipe and materials installed between the Main and the Meter connection shall be subject to approval by the Utility. The Meter and Tap will be furnished, installed, maintained and replaced, if necessary, by the Utility and are its property. If the Tap is installed by the Utility outside regular working hours for the convenience of the Customer, the Customer shall be charged the actual cost to the Utility of labor and equipment used in the work. The Customer or his Contractor shall install the Meter connection, which will be furnished, owned, repaired and replaced, if necessary, by the Utility. If the connection is damaged or lost by the Customer or his Contractor, the Customer shall pay the Utility the cost thereof, but the Customer will not be held responsible for loss or damage if he/she has used reasonable care to protect the Utility's property.

7.2 <u>Maintenance of Service Pipes.</u> The Utility will maintain, repair or replace the portion of the Service Pipe and appurtenances between the Main and the Public Right-of-Way line made necessary by leaks.

The Customer will maintain, repair or replace the portion of the Service Pipe, and appurtenances from the Public Right-of-Way line to the Premises.

The Utility shall have no duty to maintain, repair or replace Service Pipes which are connected to a pipe in a Public Right-of-Way, which pipe, prior to the dedication of the Public Right-of Way, was a Service Pipe not owned by the Utility.

For Mains and Service Pipes installed in Easements, the Utility will maintain the Main and Tap but will not maintain the Service Pipe.

The Utility shall have no duty to maintain, repair or replace Service Pipes within a vacated Public Right-of-Way or Easements unless the Service Pipe crosses a Public Right-of-Way adjacent to the Easement.

7.3 <u>Disconnection of Old Service Pipes.</u> The Utility will disconnect, at its expense, inactive Service Pipes at the Tap under the following conditions: (1) when the Utility receives a "wrecking" notification for a Premises; (2) when an active Service Pipe serves the Premises; (3) when a Customer installs a new Service Pipe; or (4) when there are no existing on-site needs for water service. If the situation is not described by one of the above conditions or is unusual, the Utility will give such special considerations as the circumstances require in its sole judgment.

All Service Pipe disconnections will be scheduled by the Utility. The Utility is under no obligation to disconnect inactive Service Pipes prior to construction of new or modified Service Pipes.

Any damages to inactive Service Pipes in the Public Right-of-Way or Easement, prior to disconnections performed by the Utility, shall be the responsibility of the property owner.

7.4 <u>Service Pipe Installation Requirements.</u> Service Pipes, including branches, shall be installed according to the following specifications:

7.4.1 The minimum inside diameter of the Service Pipe shall be 3/4-inch (or in accordance with the building code applicable to the area).

7.4.2 The Service Pipe shall run in a straight line perpendicular to the Main or from the Main to the property line or Easement line of the Premises being served. Any exceptions to this practice must be approved by the Utility.

7.4.3 The Service Pipe shall be installed and maintained with a minimum cover of 4 1/2 feet from the Main to a point where the Service Pipe is otherwise protected from freezing.

7.4.4 The Service Pipe shall include a Service Stop of the type approved by the Utility. Service Pipes for Meters one-inch or smaller installed in an outside meter pit shall have a Service Stop with a locking device, which is a part of the Meter connection furnished by the Utility. Service Pipes for Meters one-inch or smaller which cannot be installed in an outside pit shall have a Service Stop approved by the Utility placed between the curb and the Public Right-of-Way line. Unless otherwise approved, the service stop shall be placed in the unpaved portion of the Public Right-of-Way near the curb edge of the sidewalk and shall be in front of the structure served. In streets where there are no sidewalks or curbs, such Service Stops, as a general rule, shall be placed in the Public Right-of-Way 5 1/2 feet from the right-of-way line. All Service Pipes 1 1/2-inch or larger shall have a Service Stop installed within three feet of the Main. In no case shall Service Stops be placed in vaults under the sidewalk.

7.4.5 Each Service Stop except those installed in pits shall be provided with an approved box. The top of the box shall be set level with the grade of the surrounding street, sidewalk, or ground. This box shall be originally installed and owned by the Customer and if located on private property shall be maintained and kept to proper grade by the Customer.

7.4.6 Each Service Pipe shall contain an approved shut-off valve. Where the Meter is located in a building, the valve shall be located where the Service Pipe first enters the building and on the street side of the Meter. Where the Meter is located in an outside pit, the valve shall be installed either in the basement or in a riser pipe just above the first floor so that all outlets are controlled. A drawing showing the proposed layout of Branched Service Pipes and valves shall be submitted to, and have been approved by, the Utility prior to installation of said Service Pipes and valves.

7.4.7 Any Service Pipe laid in proximity to an existing or proposed sewer or drain line shall be installed in accordance with the current plumbing rules and regulations of the State of Indiana applicable to such installation.

7.4.8 Every Premises shall receive water utility service through a separate Service Pipe unless the Utility approves and authorizes the provision of water utility service to two or more separate Premises through a primary Service Pipe and related Branched Service Pipes in accordance with Rule 7.12.

A Service Pipe shall not extend from one Premises to another across a Public Right of-Way.

A Service Pipe shall not extend across a property, lot or Easement line except in those instances where the Main to which the Service Pipe is connected is installed in a Public Right-of-Way or in an Easement parallel to the Public Right-of-Way.

7.4.9 The Utility, upon request, will review a Customer's plans and specifications with respect to the type, location and arrangement for the service, Service Pipe and other facilities downstream from the Meter, but the Utility is not responsible for the adequacy of such Service Pipe and facilities downstream from the Meter or for selection by the Customer of the best or most economical type of service or Metering arrangement.

7.5 <u>Replacement of Service Pipes.</u> The Utility recommends against extending or reconnecting a previously installed Service Pipe to a building if such Service Pipe is or may be of inadequate capacity and invites the Customer or Contractor to obtain the advice of the Utility regarding the size of the Service Pipe which would be adequate for the proposed service. If the Customer elects to install a new Service Pipe, the installation shall be made by the Customer.

7.6 <u>Metering Points.</u> Unless the Customer requests additional metering points and the request is approved by the Utility, service shall be supplied through a separate Service Pipe and Meter for each Premises.

In new or unusual situations or situations not described by the existing rules, service and metering points must be reviewed and approved by the Utility prior to installation.

7.7 <u>Relocation of Service Pipes.</u> The Utility shall not be liable for the cost of moving or relocating a Service Pipe or related appurtenances to serve the convenience of the Customer.

If the Utility relocates a Main in connection with a public improvement project, the Utility will, at its expense, reconnect the Service Pipe from the old Main to the new Main.

If a Service Pipe must be relocated or lowered in connection with a public improvement project not involving a Utility Main relocation, the Service Pipe will be relocated or lowered at the expense of the public improvement project agency.

7.8 <u>Undersized Service Pipes.</u> The Utility is not responsible for inadequate or unsatisfactory service due to an undersized Service Pipe. Replacement of an undersized Service Pipe and appurtenances shall be at the Customer's expense.

7.9 <u>Thawing Frozen Service Pipes.</u> The Utility shall not be required to attempt to thaw Service Pipes.

7.10 <u>Irregularly Located Service Pipes.</u> A Service Pipe which is irregularly located shall, at the Utility's expense, be relocated and connected to a new Main abutting the Premises when subsequently installed for other purposes.

The Utility shall not be under any obligation to permit connection or to supply service to any Customer whose Premises does not abut a Main.

7.11 <u>Modification of Facilities.</u> Where modification of the Customer's facilities, or modification of the type or arrangement of service is required in the Utility's judgment because of changes in the use of the Premises or because of changes in the Customer's operations which affect the Utility's distribution system, such as the causing of pressure fluctuations which affect service to other Customers or damage to the Utility's system, the necessary modification shall be made at the Customer's expense at the request of the Utility. The Utility shall also be entitled to recover from such a Customer the costs of repairing its distribution system to the extent damaged by the modifications to the Customer's facilities, use of the Premises or changes in the Customer's operations.

7.12 <u>Association of Customers.</u> The Utility may contract, in its judgment, with two or more prospective Customers for water service from one primary Service Pipe, provided the Customers have entered into a written contract with the Utility and with each other to provide for the maintenance of the primary Service Pipe and all related branches, and to pay all associated private fire service charges.

A Service Pipe to an isolated Premises shall not extend across a property, lot or Easement line to a Main until the prospective Customer and the owner(s) of adjacent land between the isolated Premises and the Main have entered into a written contract with the Utility and with each other to provide for the maintenance of the Service Pipe and to pay all associated private fire service charges.

RULE 8. PLUMBING RESTRICTIONS

8.1 <u>Lawn Irrigation System and Yard or Post Hydrant Installation Requirements.</u> Customers shall construct an air gap or install a reduced pressure principle backflow preventer or pressure type vacuum breaker in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10-6, on the water line connecting the public water supply to any lawn irrigation facility buried below ground which has a sprinkling outlet located less than six (6) inches above grade and which is constructed after July 19, 1985.

Vacuum breakers installed on all yard or post hydrants shall be of the self-draining, nonfreezing type.

A drawing of each such proposed lawn irrigation and hydrant installation shall be submitted to, and have been approved by, the Utility prior to installation.

8.2 Prevention of Contamination of Utility's Distribution System. No interconnection or plumbing arrangement shall be permitted that could allow contamination to enter the Utility's distribution system. Backflow prevention devices shall be installed in Customer facilities in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10. Utility-approved backflow prevention devices as required by Indiana Department of Environmental Management Rule 327 IAC 8-10. Utility-approved backflow prevention devices as required by Indiana Department of Environmental Management Rule 327 IAC 8-10 shall be installed in the primary Service Pipe serving an association of Customers, as described in Rule 7.12. Utility approved backflow prevention or detector check devices shall be installed in all unmetered private fire service lines as described in Rule 9. Backflow prevention devices approved by the Utility shall be installed in any other Service Pipe where the Utility, in its judgment, determines that such protection is necessary.

All backflow prevention devices shall be installed at locations approved by the Utility. These devices will be selected and installed in accordance with 327 IAC 8-10-7. No connection to a Service Pipe shall be made between the Main and the backflow prevention device without the Utility's prior approval.

8.3 <u>Prevention of Circulation in Looped Systems.</u> Service Pipes which form a complete loop and connect to a Main at two or more points shall have double check valve assemblies installed in them. The devices shall be installed near the property line at each point of connection to the Main.

8.4 <u>Potable Secondary Water Supply.</u> Customers having a potable secondary water supply shall install and maintain, at their expense, proper backflow prevention devices in accordance with Indiana Department of Environmental Management Rule 327 IAC 8-10-5. This will include tanks constructed to store water furnished by the Utility's distribution system.

8.5 <u>Non-Potable Water Supply.</u> Where a Premises has a non-potable secondary or private fire service water supply, no connection will be allowed to the potable water piping system. This is to comply with 327 IAC 8-10-5(b).

8.6 <u>Booster Pump Installations.</u> All plans for booster pump installations shall be submitted to the Utility prior to installation. A booster pump must be equipped with pressure sensing controls to provide shut down when the Main pressure drops below 20 psi. Requirements for backflow prevention devices, metering or flow detection will be considered at this time.

8.7 <u>General Requirements.</u> Backflow prevention devices shall be installed and inspected per Indiana Department of Environmental Management Rule 327 IAC 8-10. If the Utility finds noncompliance with these rules, it will report such noncompliance to the Indiana Department of Environmental Management per Rule 327 IAC 8-10-10. The Utility may also disconnect service to the Customer in accordance with Rule 4.2.1.

RULE 9. PRIVATE FIRE SERVICE

9.1 <u>Application for Private Fire Service</u>. Private fire service for the purpose of supplying water to be used for the extinguishment of fire shall be installed only after the approval in writing by the Utility of and subject to the terms and conditions contained in, an application for private fire service. A single charge will be made for each application. Such charge shall be pursuant to the Private Fire Protection Service Connection Charges set forth on Appendix A.

9.2 <u>Application for Change in Private Fire Service.</u> After the commencement of private fire service, the Customer must obtain in advance the approval of the Utility for any change, alteration, or addition in the fixtures, openings and uses specified in the Application. The Customer must complete and submit to the Utility an Application for Existing Fire Service.

9.3 Design and Installation Requirements. The type, kind and quality of all pipe and materials installed underground for fire service shall be subject to approval by the Utility. Private fire service water shall pass through a Fire Meter, double check detector check assembly or detector check with a bypass Meter unless, in the Utility's judgment, private fire service water is allowed to pass through a non-Fire Meter. A Fire Meter shall be installed only in a Service Pipe which supplies water to a Premises both for private fire service use and use other than private fire service. A detector check with a bypass meter or double check detector check assembly will be installed where required by Rule 9.9. All private fire service lines within buildings shall be installed in such a manner that all pipes will be easily accessible for inspection at any time. Underground pipes outside of buildings must be placed and maintained with a minimum cover of four and one-half feet. Unmetered connections with fire service systems are prohibited.

In the event that an additional Service Pipe for supplying water to the Premises solely for use other than private fire service is branched from a Service Pipe supplying water to the Premises for private fire service, the Customer may elect to install separate Meters in each such Service Pipe branch, in lieu of a Fire Meter in the primary Service Pipe for the combined services. Where a private fire service system is maintained under pressure from a jockey pump, the water serving the jockey pump shall be drawn from the line serving the fire pump and a separate Meter shall be installed on this line.

9.4 <u>Alarms and Check Valves.</u> Private fire service systems without tanks shall be equipped with a flow alarm and a double check valve assembly. Systems with tanks shall have one flow alarm and an approved backflow prevention device. Water from the Utility's supply used for filling storage tanks or reservoirs shall be metered.

9.5 <u>Seals on Hydrants and Other Fixtures.</u> Hydrants and other fixtures connected to a private fire service line may be sealed by the Utility, and such seals shall be broken only in case of fire or as specially permitted by the Utility. The Customer must immediately notify the Utility of the breaking of any such seal.

9.6 <u>Discontinuance of Service.</u> Water service for a Customer's private fire service system may be discontinued for (1) any of the reasons set forth in Rules 4 or 9.1, except vacancy of Premises, (2) the Customer's failure to notify the Utility promptly in the case where the Utility's seals on valves, fittings, or hydrants are broken, or (3) waste or unauthorized use of water by the Customer through fire service lines.

Water service for a Customer's private fire service system will not be disconnected at the Customer's request, unless the fire department having jurisdiction of the district in which the Premises is located has approved the disconnection. Until the fire department approves the disconnection, the Customer will continue to be obligated to pay for such service. If the Customer fails to pay for their unmetered private fire service, the Utility may discontinue the metered water service as set forth in Rule 4.

9.7 <u>Fire Meters.</u> A Fire Meter shall be installed whenever a single Service Pipe is installed for the purpose of supplying water to a Premises both for private fire service and for use other than private fire service. The Fire Meter and Tap in the Main shall be furnished, installed and owned by the Utility. The meter pit and all other facilities within the meter pit shall be subject to the Utility's approval prior to installation and be constructed and installed by, and be the responsibility of, the Customer.

9.8 <u>High Volume – High Pressure Industrial Systems.</u> In the case of a private fire service system to serve an industrial complex owned and operated as a single entity by one Customer which will have significant water storage and high volume/high pressure pumping facilities, such system shall be installed in accordance with plans submitted to, and approved by, the Utility prior to installation. In the event that it is necessary that any part of such system cross or be located within a Public Right-of-Way or a Utility-owned Easement, such system shall not be deemed to violate Rule 7.4.8 if the Customer has entered into a written agreement with the Utility in which the Customer has agreed to:

9.8.1 install all of the Customer's pipes within the Public Right-of-Way or Easement in a tunnel or casing pipe extending five (5) feet onto the Customer's property on each side of the Public Right-of-Way or Easement, all details of which shall be subject to the Utility's approval,

9.8.2 pay the costs incurred by the Utility to replace with an approved pipe material any Utility Main which, in the Utility's judgment, is put in jeopardy and is located within the area disturbed by the installation of the Customer's pipes within the Public Right-of-Way or Easement,

9.8.3 maintain and repair, at the Customer's sole expense, the Customer's private fire service system, including the Customer's pipes installed within the Public Right-of-Way or Easement,

9.8.4 compensate the Utility for any and all damage to the Utility's facilities located in the Public Right-of-Way or Easement caused by the Customer, its system, installation or use,

9.8.5 indemnify the Utility against any and all liability and claims arising from damage to property or injury (whether or not alleged to be the result of the Utility's negligence) caused by the Customer's system or its installation, maintenance or use, and

9.8.6 relocate, at no expense to the Utility, its facilities installed within the Public Right-of-Way if such relocation is necessitated by a public improvement.

9.9 Detector Checks. An Underwriters Laboratory-approved detector check with a bypass Meter or double check detector check assembly shall be installed in all new private fire system Service Pipes. In addition, detector checks with bypass Meters or double check detector check assemblies shall be installed where existing private fire system Service Pipes are being modified, replaced or relocated, where existing private fire systems are being extended, and when a Customer being served has been found by the Utility to be using water, without authorization from the Utility, from an existing unmetered Service Pipe for purposes other than fire service. The detector check or double check detector check assembly shall be located after all metered Branched Service Pipe connections. The bypass Meter around the detector check or double check detector check assembly shall be sized, purchased, installed and owned by the Utility. The detector check or double check detector check assembly, meter pit or vault, and all other piping facilities within the meter pit or vault, shall be subject to the Utility's prior approval and be constructed and installed by, and the responsibility of, the Customer.

RULE 10. PUBLIC FIRE SERVICE

10.1 <u>Public Fire Protection Service Fee.</u> Each Customer taking Residential Water Service or Non-Residential Water Service shall pay a monthly Public Fire Protection Service Fee.

10.2 <u>Maintenance of Public Fire Hydrant.</u> Public fire hydrants shall be maintained by the Utility.

10.3 <u>Uses of Public Fire Hydrants.</u> The use of fire hydrants shall be restricted to the taking of water for the extinguishing of fires, and water shall not be taken from any fire hydrant for construction purposes, sprinkling streets, flushing trenches, sewers or gutters or for any other use, unless specifically authorized in writing by the Utility as to the time, location and use.

10.3.1 No Person, except for the legitimate purpose of extinguishing fires, shall open any fire hydrant without the consent of the Utility in writing. Unauthorized use of public fire hydrants will be considered fraudulent use of water and will be subject to Rule 1.6

10.3.2 No hydrants shall be opened while a fire is burning or being extinguished except those actually used on the fire.

10.3.3 Any Person opening a hydrant shall remain in the immediate vicinity and in control of the hydrant during the time the hydrant is open, and shall close the hydrant immediately after its use is no longer required.

10.3.4 Any Person, who may be specifically authorized by the Utility to operate fire hydrants, shall notify the Utility as soon as possible after any hydrant has been opened.

10.3.5 The Utility shall have no responsibility or liability for any damage or injury caused by Persons operating fire hydrants. Any Persons or representatives authorized by the Utility to operate hydrants that cause damage to a hydrant while operating shall be responsible for the cost of repairing the hydrant.

RULE 11. UTILITY'S RESPONSIBILITY FOR SERVICE

11.1 <u>Interruptions, Pressure, and Volume.</u> The Utility will use reasonable care and diligence to avoid interruptions and fluctuations in its service, but it cannot and does not guarantee that interruptions and fluctuations will not occur. Variations in pressure or volume of flow are to be expected. In the Utility's judgment, Customers requiring uniform service, an uninterrupted supply, or uniform pressure or volume shall make their own special provisions on their Premises. Customers needing special provisions for uninterrupted service may also be required to install multiple meters or multiple backflow devices to allow the Utility to test Meters and backflow devices or repair Meters during the Utility's normal business hours and to allow the Customer to repair its backflow devices.

11.2 <u>Liability for Damage</u>. The Utility shall not be liable for damages of any kind or character for any deficiency in pressure, for failure of water supply, for bursting or breaking of any mains, services, service pipes, stops, valves or fixtures, wherever located, for any deficiency in any attachment to mains, services, service branches or any other facilities used by the Utility, or for any other interruption of water supply caused by breaking of machinery, stopping for repairs or for any reason or occurrence beyond the reasonable control of the Utility. The Utility shall not be responsible for damage caused by change in water quality that may be occasioned by cleaning of pipes, reservoirs or standpipes, or the opening or closing of any gates or hydrants or any other cause when the same is not due to lack of reasonable care on the part of the Utility.

11.3 <u>Liability for Failure or Delay in Performance</u>. The Utility shall not be held liable for any failure or delay in performing any of the things undertaken by it under any service contract when such failure or delay is caused by strike, acts of God, unavoidable accident, or other contingencies beyond its control, and in no manner due to its fault, neglect, or omission, nor shall Utility be liable for damage caused by interruption in, or failure of service, or by sewage disposal escaping from piping on Customer's property.

RULE 12. COMPLAINT PROCEDURE

12.1 <u>Complaint.</u> A Customer may complain at any time prior to disconnection to the Utility about any Utility Services bill, a security deposit, a disconnection notice, or any other matter relating to the Utility Service and may request a conference about such matters. The complaints may be made in person, in writing, or by completing a form available from either the Commission or from the Utility at its business office. A complaint shall be considered filed upon receipt by the Utility, except mailed complaints shall be considered filed as of the postmark date. In making a complaint or requesting a conference (hereinafter "complaint"), the Customer shall state his/her name, service address and the general nature of his/her complaint. The Utility will continue service to Customer pending disposition of a complaint in accordance with the terms of Rule 4.10.

12.2 <u>Investigation of Complaint and Notification of Proposed Disposition.</u> Upon receiving each such complaint, the Utility will investigate the matter, confer with the Customer when requested and notify him/her, in writing, of its proposed disposition of the matter. Such written notification will advise the Customer that he/she may, within seven days following the date on which such notification is mailed, request a review of the Utility's proposed disposition by the Commission. If the Customer requests a special Meter reading, the first reading of the Customer's Meter by the Utility during its investigation shall not be subject to the charge for a special Meter reading prescribed in the Utility's Rate Schedules. Subsequent readings, however, if requested by the Customer, will be subject to the charge.

12.3 <u>Service During Review of Complaint.</u> In accordance with the Commission's Rules pursuant to 170 IAC 16 et al, if the Customer is receiving service at the time the complaint is received by the Utility, his/her service will not be disconnected until at least ten days after the date on which the Utility mails the notification of its proposed disposition of the matter to the Customer.

If the Customer desires review of the Utility's proposed disposition, he must submit a written request to the Commission in accordance with the Commission's Rules as set forth in 170 IAC 16-1-5.

12.4 <u>Record of Complaints.</u> The Utility's record of complaints under this rule will be available during normal business hours (as set forth on <u>www.citizenswater.com</u>) upon request by the concerned Customer, his agent possessing written authorization, or the Commission.

12.5 This rule does not preclude the right to file a complaint with the Commission as permitted by the Commission's rules and/or by statute.

RULE 13. MAIN EXTENSIONS

13.1 <u>Definitions.</u> The following terms as used in this rule have the following meanings:

13.1.1 "Completion date of the Main extension" means the date the Utility declares the Main extension to be in service and releases it for Taps.

13.1.2 "Cost of the Main extension" means the estimated cost of installing the Main or the actual cost of a developer-installed extension.

13.1.3 "Deposit" means the amount required to be deposited by or on behalf of each prospective Customer for a Main extension prior to the Utility commencing construction of the Main extension.

13.1.4 "Main extension" means the Mains, hydrants and appurtenances installed by the Utility to provide the water utility service requested by or on behalf of the prospective Customer or Customers, but does not include the Customer's Service Pipe.

13.1.5 "Original depositor" means a prospective Customer who enters into a Main extension agreement with the Utility and makes a deposit with the Utility prior to the completion date of the Main extension.

13.1.6 "Parcel" means a lot as platted or if the area to be served is not platted, the equivalent of a "lot" as determined in accordance with the Commission's Rule 170 IAC 6-1.5-30.

13.1.7 "Prospective Customer" or "applicant" means the person requesting the Main extension in order to receive water utility service from the Utility.

13.1.8 "Subsequent connector" means a person who was not an original depositor and who connects to the Main within 10 years after the completion date of the Main extension.

13.1.9 "Subsequent connector's fee" means the amount required to be paid to the Utility by each subsequent connector prior to his being permitted to connect to the Main.

13.1.10 "Total required deposit" means the amount by which the cost of the Main extension exceeds the amount equal to three times the estimated annual revenue to be received by the Utility from the prospective Customer or Customers less the Utility's costs of connecting said prospective Customer or Customers to the Main.

13.2 <u>Written Agreement and Scheduling of Projects.</u> Persons desiring Main extensions shall apply therefore in writing to the Utility. All Main extensions require a prior written agreement between the Utility and the prospective Customer or Customers, who shall contract to connect to the Main within nine months after the completion date of the Main extension and receive service from the Main extension for a period not less than three years.

All Main extension projects will be carried out in accordance with the Commission's Rule 170 IAC 6-1.5 and this Rule 13. They will be scheduled for construction in the order in which the Utility receives the total required deposit under the Main extension agreement or the executed Main extension agreement if there is no required deposit.

13.3 <u>Design of Main Extension.</u> All Main extensions installed to provide domestic water service shall also provide fire protection service. Unless otherwise specifically provided for in the Main extension agreement, the Main extension will be designed to deliver domestic water service at a rate sufficient to serve the number of parcels abutting the main extension and public fire protection service at a minimum rate of 1,000 gallons per minute at 20 pounds per square inch residual pressure. In addition to the above, the Utility will determine the size of Main reasonably necessary to serve the applicant without degrading the integrity of the Utility's distribution system.

ORIGINAL PAGE NO. 31

13.4 Determination of Cost of Main Extension.

13.4.1 General. The cost of a Main extension may be either (a) the actual cost of a developerinstalled extension; or (b) the estimated cost of the extension. The estimated cost of the Main extension to satisfy the design characteristics set forth in Rule 13.3 or such other design characteristics as are specifically requested by the prospective Customer or Customers will be based on the length of the Main and unit cost for installing the appropriately sized Main. All such costs will be determined annually by the Utility, based on the Utility's actual average cost to install Mains during the previous calendar year, adjusted for known increases or decreases in materials, equipment, special construction, overhead and labor costs. The total of such estimated costs shall be the cost of the Main extension for all purposes under the Main extension agreement. If, however, one or more of the prospective Customers requests special service, such as higher flow or pressure, which the Utility determines requires the installation of a Main larger than that which would otherwise be necessary to serve the domestic and fire protection requirements of the prospective Customers generally, the Utility will compute the cost of an alternative Main extension which would meet the needs of the prospective Customer or Customers assuming no one of them required any special service, which cost will be used to determine the deposit required from each of the original depositors other than those requesting the special service and the subsequent connector's fees.

The applicant shall be required to pay the cost of the Main extension and the full gross-up any applicable state and federal taxes associated with the cost of the extension, and the applicant shall receive refunds as provided in this Rule 13.

13.4.2 Length and Location of Main Extension.

13.4.2.1 Extension of Main to Intersection or Parcel Adjacent to Parcel Having Available Service. The Main extension shall run to the end of the lot or frontage of the most remote original applicant to be served. However, if such lot or frontage abuts an intersecting street, the terminal point of the extension shall be located so that the Main to be installed ties into the existing Main in the intersecting street. If there is no Main in the intersecting street, the cost of the Main extension shall be computed on the basis of an extension of the Main to the center of the street. If the Main to be extended terminates within a parcel served thereby and the extension of such Main is to serve only the immediately adjacent parcel, the Utility, at its expense, will extend the existing Main to the mutual property line and such line will be considered the beginning point of the Main extension.

13.4.2.2 <u>Termination of Main Extension in Permanent Cul-De-Sac.</u> If the public thoroughfare in which the Main is to be installed dead ends in a permanent cul-de-sac, the Main will be installed to wrap around the cul-de-sac in the unpaved portion of the Public Right-of-Way, so that the Service Pipe to serve each parcel abutting the public thoroughfare may be connected to the Main without disturbing the paved portion of the public thoroughfare in the cul-de-sac and without crossing any property line other than the right-of-way line.

13.4.2.3 <u>Termination of Main Extension Against Natural or Physical Barrier.</u> If the public thoroughfare in which the Main is to be installed dead ends against a railroad, creek, river or other physical or natural barrier, or if the Main is to serve the last lot or last facing pair of lots in a street, the Main to be installed may terminate at the physical or natural barrier, at the point where the most remote Service Pipe is to be connected to the Main, or at a point perpendicular to the farthest corner of the house or structure located on the parcel adjacent to the barrier, whichever the Utility in its reasonable engineering judgment determines is the most appropriate under the circumstances.

13.4.2.4 <u>Mains to be Installed in Public Thoroughfare.</u> The Utility shall not have a duty to locate a Main other than in a public thoroughfare. In its discretion, the Utility may install a Main in an Easement or right-of-way granted to the Utility where installation of the Main in the public thoroughfare is impracticable or installation of the Main in an Easement will, in the Utility's engineering judgment, benefit the Utility's distribution system.

13.5 <u>Determination of Revenue Allowance.</u> The revenue allowance for each Main extension shall be equal to three times the estimated annual revenue to be received from the Customer or Customers to be attached to the Main less the estimated cost of connecting the prospective Customer or Customers to the Main, which cost shall be based on the size of the Tap and Meter through which the prospective Customer or Customers will receive service. If the revenue allowance exceeds the cost of the Main extension, the Main extension shall be a "free extension," subject to the terms and conditions described in Rule 13.6.

In determining the revenue allowance, the Utility will estimate the annual revenue to be received by it from each of the prospective Customers based on the average annual revenue received from Customers of the same classification having similar characteristics during the previous calendar year. If there is evidence available that would indicate that such an estimate would be inapplicable, the Utility will estimate the annual revenue based on such evidence.

Where the Main extension will serve Residential Customers, an immediate revenue allowance will be allowed only for existing residences or residential units where construction of the building containing the units has commenced above the first floor and where the prospective Customer or developer, as the case may be, agrees to take service within nine months following the completion date of the Main extension. Where the Main extension is to serve a proposed commercial or industrial real estate development, no immediate revenue allowance will be allowed for prospective commercial or industrial Customers unless, in the Utility's judgment, sufficient construction has commenced and pertinent data is available to the Utility to permit it to identify the prospective commercial or industrial Customers in order to determine anticipated water demands and estimate the annual revenue to be received from such prospective Customers.

13.6 <u>Guarantee to Insure Connection to Free Extension.</u> If the Main extension is estimated to be a "free extension," as identified in Rule 13.5, the Utility may require each prospective Customer to make a reasonable deposit, not to exceed three years' estimated revenue from such Customer, to guarantee that such prospective Customer connects to, and takes service from, the Main extension within nine months after the completion date of the Main extension. Each such deposit will be returned as soon as practicable after the prospective Customer commences service from the Main extension. If a prospective Customer fails to connect to and take service from the Main extension, the Utility will retain the deposit as liquidated damages for the loss resulting to it from the prospective Customer's failure to commence service as anticipated and relied upon by the Utility, unless a sufficient number of other prospective Customers become Customers so as to qualify the Main extension as a free extension. If the deposit amount exceeds the actual cost, the Utility will refund the difference between the actual cost and the deposit to the Customer. However, if the actual cost exceeds the deposit amount, the Utility will retain the deposit in total and will bill the Customer for the difference.

13.7 <u>Allocation of Total Required Deposit Where There is More Than One Prospective Customer.</u> Unless otherwise agreed upon among the prospective Customers, each shall pay to the Utility his proportionate share of the total required deposit based on the ratio of the number of parcels for which each Customer requests water service to the total number of parcels for which water service is requested by all of the prospective Customers. When a prospective Customer owns more than one parcel but does not elect to arrange for service to all parcels, he may designate which of the parcels are to be served and shall make deposits for each of the parcels to be served. A separate Main extension agreement shall be entered into with respect to each parcel for which water service is requested.

13.8 <u>Cash or Secured Deposits.</u> A prospective Customer's deposit shall be made in cash or, in lieu of cash, it may be secured by an irrevocable letter of credit acceptable to the Utility and issued by a national bank or a bank chartered under the laws of the State of Indiana. In all cases, said letter of credit shall permit the Utility upon request to draw funds for the purchase of materials to be used for the Main extension and unconditionally guarantee payment of the remainder of the deposit within three days after the completion date of the Main extension.

13.9 <u>When Deposits Collected are Less than Total Required Deposit.</u> In the event that the amount of deposits collected by the Utility from the original depositors is less than the total required deposit when the Utility is ready to commence installation of the Main, the Utility may elect either to cancel the project and return all deposits or to proceed with the Main extension. If the Utility elects to proceed with the Main extension, the amount by which the total required deposit exceeds the deposits collected shall be identified as the Utility's "repayable investment," and no refunds will be made to depositors until the Utility has recovered all of its repayable investment, with interest at the annual rate of one percent (1%) over local prime at the time the proposed written agreements for the Main extension are sent by the Utility to the prospective Customer or Customers.

13.10 <u>Return of Deposits Upon Failure to Commence Construction.</u> Upon receipt and retention by the Utility of the total required deposit, no refund of any deposit will be made unless within 180 days after the Utility's receipt of the total required deposit, construction of the Main extension shall not have begun. In the event that the Utility has not commenced installation of the Main extension within 180 days after receipt of the total required deposit, the Utility shall, upon written request from an original depositor, refund his/her deposit. Unless such refunded deposit and all other refunded deposits are replaced by the same or other original depositors within 90 days thereafter, the Utility may cancel the project and refund all remaining deposits thereon. The Utility shall not be liable for damage to any person, firm, corporation, organization or other entity for failure to install the Main extension within any particular period of time, regardless of the type of damage claimed.

13.11 <u>Connection and Service.</u> An original depositor shall be entitled to one Service Pipe connection for each parcel for which a deposit is made. An original depositor shall connect to and receive water service from the Main extension within nine months after the completion date of the Main extension and shall use and pay for such service for a period of at least three years. In the event the original depositor fails to connect to and take service from the Main extension within nine months after the completion date of the Main extension, the revenue allowance for such prospective Customer shall be identified as the Utility's repayable investment and no refunds will be made to the original depositors until the Utility has recovered all of its repayable investment, with interest at the annual rate of one percent (1%) over local prime at the time the proposed written agreements for the Main extension are sent by the Utility to the prospective Customer or Customers. The Utility may also require a bond to enforce the faithful performance of the prospective Customer's connection and service obligations.

13.12 <u>Utility May Install Larger Mains.</u> The Utility may install Mains larger than the size of Mains used to determine the cost of the Main extension in order to provide for future extensions. The additional cost of installing such larger Mains shall be the Utility's expense.

Subsequent Connector's Fee. If the owner or occupant of any unconnected parcel abutting the 13.13 main but not included in the original application for the Main extension, requests water service any time within ten years after the completion date of the Main extension, the owner shall, prior to the Utility permitting the connection of said parcel to the Main, pays a subsequent connector's fee for each parcel for which service is requested. The amount of the subsequent connector's fee shall be the cost of the Main extension divided by the number of parcels abutting the Main used to compute the cost per parcel in determining the amount of the total required deposit from the original depositors for the Main extension, unless otherwise determined in accordance with Rule 13.4.1. If the owner of land which abuts the Main extension and was unplatted on the completion date of the Main extension and said owner or his heirs, successors or assigns (hereinafter, collectively the "owner") subdivides said land within 10 years after the completion date of the Main extension in such a manner that some or all of the parcels will not require service directly from the Main extension, and the owner requests a lateral Main extension from the Main extension to serve such land, the owner shall pay to the Utility a subsequent connector's fee for each parcel abutting the earlier Main extension, regardless of whether such parcels are to be served by the earlier Main extension or by the lateral Main extension. Applicants for service connections for parcels within subdivision developments included in a Main extension agreement shall not be required to pay a subsequent connector's fee. The subsequent connector's fee shall be in addition to any other charges which the subsequent connector must pay to the Utility in order to connect to and receive service from the Utility.

13.14 <u>Provisions Regarding the Refund of Deposits.</u>

13.14.1 All Main extensions are the Utility's property. The Utility shall have the right to make further extensions therefrom without the original depositors being entitled to any refund by reason of such further extensions or connections thereto, except as provided in Rule 13.13.

13.14.2 No refund shall be based on connections to the Main extension made more than 10 years after the completion date of the Main extension. In no event shall the total amount of the refunds to an original depositor exceed the amount of his deposit. No interest shall be paid on any deposit made pursuant to this Rule 13.

13.14.3 No refund of any deposit shall be made on account of any Customer connecting to the Main extension for whom a final revenue allowance was allowed in establishing or adjusting the amount of such deposit, or whose property does not directly abut upon the particular section of the public thoroughfare in which the Main extension is installed.

13.14.4 In the event that more than one party contributes to the total required deposit, refunds shall be divided among the parties making the total required deposit in the same proportion as their contributions bear to the total required deposit, unless otherwise provided for in the Main extension agreement.

13.14.5 The Utility shall notify the original depositor or depositors of the completion date of the Main extension. Within 30 days after the first anniversary of said completion date, and within 30 days after the next nine anniversaries of said completion date, the Utility shall compute credits toward its repayable investment, if any, and the refunds due the original depositor or depositors. Such credits shall consist of the sum of the following:

(a) The subsequent connector's fees collected by the Utility from Customers connected to the Main extension after the completion date of the Main extension and for whom no credit has been previously allowed.

(b) A revenue allowance in the amount specified in the Main extension agreement for each single family residential Customer who connected to the Main after the completion date of the Main extension and for whom no credit has previously been allowed.

(c) A revenue allowance for each Non-Residential or multi-dwelling complex Customer for whom no credit was previously allowed in the amount of three times the first normal 12-months' Metered and private fire protection service bills paid by such Customer within four years after connection to the Main, less the Utility's cost of so connecting them. If the connection occurs in the tenth year after the completion date of the Main extension, the credit under this subparagraph (c) shall be based on the Utility's estimate of the first normal 12-months' revenue from that Customer for each nonresidential or multiple dwelling unit complex Customer who connected to the Main extension and for whom no credit has previously been allowed.

(d) A revenue allowance for each Non-Residential or multi-dwelling complex Customer for whom a partial credit was previously allowed in the amount of three times the first normal 12-months' metered and private fire protection service bills paid by such Customer, less the amount of the partial credit previously allowed.

13.14.6 All credits shall first be applied to pay the Utility its repayable investment and accrued interest thereon, if any. After the Utility's repayable investment and interest thereon has been fully paid, all further credits shall be refunded to the original depositor or depositors by check mailed to the original depositor's last known address, as shown on the Utility's books and records. Any refund which cannot be made after the refund becomes due and payable because the Utility is unable to locate the intended recipient will be reported as unclaimed property to the State of Indiana in accordance with the Disclaimer of Property Interests Acts (Indiana Code 32-17.5, et. Seq.), as the same may be amended from time to time.

13.14.7 In the case of a phased residential real estate development where the preliminary plat of the entire development, in a form satisfactory to the Utility, is provided to the Utility at the time of the first request by the developer for a Main extension, refunds may be aggregated as follows: During the ten-year period, beginning with the date that the first Main extension for that development is placed in service, the amount of any refunds generated in excess of the deposit made on any phase of the development shall be applied against the deposit made for any earlier phase of the development, so long as the total amount of refunds to the original depositor does not at any time exceed the total amount of his deposits during such period.

13.15 Optional Surcharge Main Extension in Developed Residential Area. The Utility will install a Main extension for owners of single or double family dwellings along an existing street in a developed residential area in accordance with the terms and conditions hereinafter described, provided each of said owners enters into a Main extension agreement with the Utility in which said owners, for themselves and their successors in interest in the Premises (hereinafter the "owner"), agree to become and remain Customers of the Utility for at least 60 consecutive months following the completion date of the Main extension and abide by the terms and conditions set forth in this Rule 13.15. Upon request by the Utility, applicants for such a Main extension shall provide the Utility with proof of their property ownership.

The cost of the Main extension shall be determined in accordance with Rule 13.4.1. To determine each owner's share of that cost, the Utility will divide the cost of the Main extension by the number of dwellings whose owners enter into the Main extension agreement. That amount, plus the estimated cost of connecting the owner to the Main, will be the responsibility of each owner and is hereinafter referred to as the "Full Owner's Share". Each owner entering into the Main extension agreement will have the option of either paying to the Utility for each affected dwelling at the time of the execution of the Main extension agreement (1) the Full Owner's Share," less the Utility's revenue allowance, for each dwelling or (2) a "Partial Owner's Share," which shall be equal to the greater of (a) 10% of the Full Owner's Share or (b) the percentage of the Full Owner's Share required so that the monthly Main extension surcharge (as hereinafter described) will not exceed a maximum amount fixed by the Utility from time to time. For those owners paying a Partial Owner's Share, the remainder of the Full Owner's Share (the "Remaining Balance") shall be paid to the Utility through a "main extension surcharge" on his monthly water bill, over a 60-month period commencing the month following that in which the main is placed in service. The amount of such monthly Main extension surcharge will be approximately 1/60th of the Remaining Balance. The Utility shall not be entitled to any interest on the Remaining Balance, and an owner electing the Partial Owner's Share option shall not be entitled to a revenue allowance.

Subsequent connectors to a Main extension installed pursuant to this Rule 13.15 within 10 years following the in-service date of the Main extension shall pay to the Utility a subsequent connector's fee in an amount computed in accordance with Rule 13.13. Until such time as the Utility has recovered its investment in the Main extension, less any revenue allowances made for a Full Owner's Share (Utility's "investment"), the Utility will not be obligated to refund any subsequent connector's fees or revenue allowances connected therewith. The Utility shall review all projects as of each anniversary of the in-service date of the Main extension. If at that time the Utility has recovered its investment, the Utility will thereafter, until the end of the contract term, make refunds from subsequent connector fees and related revenue allowances, and from Main extension surcharge payments as hereinafter described. Such fees, allowances and payments will be divided equally, per dwelling, among all depositors of Full and Partial Owner's Shares. Those who have deposited a Full Owner's Share will be refunded the resulting amounts. The same amounts will be credited against the unpaid portion of the Remaining Balance on the contract obligation of the current owner of a Premises for which a Partial Owner's Share was deposited. No owner, however, shall be refunded, or credited for, amounts in excess of the sum of deposits and any payments made by such owner ("owner's investment"). When the Utility has recovered its investment and all owners have recovered their owners' investment, the Main extension contract shall terminate and no further refunds will be made or subsequent connector fees collected.

An owner that pays a Partial Owner's Share, but does not connect a Service Pipe to the Main, shall be known as a "surcharge Customer". Since such a Customer will not be receiving a monthly water bill, the Utility will send the surcharge Customer a separate monthly bill for the Main extension surcharge. A monthly Main extension bill which remains unpaid for a period of more than 17 days following the mailing of the bill by the Utility shall be delinquent. If such bill remains delinquent for 7 days following the Utility's mailing of a delinquency notice, said Customer shall be deemed to have forfeited to the Utility his Partial Owner's Share and all monthly surcharge payments previously made to the Utility. During the term of the Main extension contract, any subsequent applicant for water service to the owner's Premises, including a defaulting surcharge Customer as provided for in the foregoing sentence, shall be deemed a subsequent connector and pay a subsequent connector's fee for such service.

ORIGINAL PAGE NO. 37

An owner that occupies a dwelling served by a Service Pipe connected to the Main extension installed pursuant to this Rule 13.15 must pay all Main extension surcharges by the due date of the accompanying water bill. A monthly Main extension surcharge which remains unpaid for a period of more than 17 days following the mailing of the bill by the Utility shall be delinquent. If such bill remains delinquent for 7 days following the Utility's mailing of a disconnect notice, the Utility may declare the entire unpaid amount of the owner's Remaining Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises. An owner leasing to others a dwelling served by a Service Pipe connected to the Main extension shall agree with the Utility, for the years that the monthly surcharge payment will remain in effect, that the owner is the Customer and will receive and pay the monthly bills for water service and the Main extension surcharges. Said owner shall further agree that if the monthly Main extension surcharges are not received by the Utility within 7 days following the Utility's mailing Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises. Said owner shall further agree that if the monthly Main extension surcharges are not received by the Utility within 7 days following the Utility's mailing of a disconnect notice, the Utility may declare the entire amount of the owner's unpaid Remaining Balance immediately due and payable, and upon non-payment thereof, may disconnect water service to the owner's Premises with notice and in accordance with Rule 4. In the event of a disconnection of water utility service under this Rule 13.15, such service may thereafter be restored only when the entire amount of the owner's Remaining Balance and the Utility's disconnect and reconnect charges have been paid.

The failure of one or more owners that paid a Partial Owner's Share to pay all of his or their monthly Main extension surcharges shall not preclude the Utility from collecting monthly Main extension surcharge payments from other owners and subsequent connector fees until its repayable investment has been recovered.

13.16 <u>Special Contracts for Rate Surcharge in Developed Residential Area.</u> Pursuant to 170 IAC 6-1.5-40, the Utility will make a Main extension to an unserved, developed residential area ("designated area") if the owners of at least 50% of the dwellings in the area contract ("Special Contract") for service, on terms acceptable to the Utility, providing for the Utility's recovery of the cost of the Main extension ("main extension cost") and its cost of connecting Customers' Service Pipes to the Main through Monthly Area Rate Surcharges and Area Rate Tap fees, as prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules, applicable to all Customers and potential Customers in the designated area until the Utility has recovered the Main extension cost. If owners of fewer than 50% of the dwellings in an area enter into a Special Contract for the area, the Utility may elect not to proceed with a Main extension under this rule.

The Monthly Area Rate Surcharge will be determined by dividing the Main extension cost by the number of potential Customers in the designated area and dividing the resulting remainder by no fewer than 120 months.

An owner who contracts for service and pays the Area Rate Tap fee, but fails to connect to the Main within six months after the date the Main is placed in service, or one who does not contract for service and does not pay such fee before a Main is installed, shall, prior to commencement of service, pay the Utility at the time the owner connects to the Main and in addition to the Area Rate Tap fee, the Secondary Connector Fee prescribed in the Miscellaneous Service Charges tariff of the Utility's Rate Schedules for the designated area which fee will be credited against the Main extension cost.

13.17 <u>Other Rules.</u> All Main extensions shall be installed, service connections made and water service rendered by the Utility in accordance with all applicable rules and standards prescribed by the Commission and the Utility's rates, charges and rules approved by the Commission as revised, supplemented, and replaced from time to time.

First Revised Page No. 101 Superseding Original Page No. 101

WATER RATE NO. 1

RESIDENTIAL WATER SERVICE

APPLICABILITY:

This rate schedule applies to all metered water service rendered to a Residential Customer by Citizens Water of Westfield, LLC ("Utility"). Metered accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly, and will be billed on the basis of actual consumption.

MONTHLY BASE CHARGE:

Each Residential Customer shall pay a Monthly Base Charge per Meter:

	<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	<u>2016</u>
Residential Monthly Base Charge	\$9.63 <u>\$11.65</u>	\$10.11 <u>\$12.10</u>	\$10.41	\$10.47

VOLUMETRIC CHARGE:

Each Residential Customer shall pay a monthly Volumetric Charge based on the amount of water consumed, as follows:

Mo	onthly Usage	Rate per <u>1,000 gallons</u>			
		Phase 1	Phase 2	<u>2015</u>	<u>2016</u>
		<u>Eff.2013</u>	<u>Eff. 2014</u>		
First	5,000 gallons	\$3.50 <u>\$4.7051</u>	\$3.68 <u>\$4.8516</u>	\$3.79	\$3.82
Next	5,000 gallons	\$3.50 <u>\$4.7051</u>	\$3.68 <u>\$4.8516</u>	\$3.79	\$3.82
Next	15,000 gallons	\$5.00 <u>\$6.5871</u>	\$5.25 <u>\$6.7922</u>	\$5.41	\$5.44
Over	25,000 gallons	\$3.00 <u>\$3.9993</u>	\$3.15 <u>\$4.1239</u>	\$3.2 4	\$3.25

RESIDENTIAL WATER SERVICE (Cont'd)

PUBLIC FIRE PROTECTION SERVICE FEE:

Residential Customers shall pay a Monthly Public Fire Protection Service Fee in accordance with the following applicable size of Meter installed at the Customer's Premises:

Met	<u>er Size</u>	<u>Area</u> Ratio	<u>Monthly</u> Public Fire Protection Service Fee			
			<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	<u>2016</u>
5/8-3/4	inch or less	1.0	<u>\$3.11</u> \$4.83	\$3.27 \$4.91	\$3.37	\$3.39
1	inch meter	2.5	\$7.78 <u>\$7.73</u>	\$8.18 <u>\$7.86</u>	\$8.43	\$8.48
1.25	inch meter	4.0	<u>\$12.44</u> \$11.20	\$13.08 <u>\$11.39</u>	\$13.48	\$13.57
1.5	inch meter	5.8	\$18.04 <u>\$19.31</u>	\$18.97 <u>\$19.65</u>	\$19.55	\$19.67
2	inch meter	10.0	\$31.10 <u>\$35.03</u>	\$32.70 <u>\$35.64</u>	\$33.70	\$33.92
3	inch meter	23.0	\$71.53 <u>\$70.33</u>	\$75.21 <u>\$71.57</u>	\$77.51	\$78.01
4	inch meter	40.0	<u>\$124.40</u> \$105.36	\$130.80 <u>\$107.21</u>	\$134.80	\$135.67
6	inch meter	91.0	\$283.01 <u>\$175.71</u>	\$297.57 <u>\$178.80</u>	\$306.67	\$308.66
8	inch meter	161.8	\$503.20 <u>\$316.38</u>	\$529.09 <u>\$321.93</u>	\$545.27	\$548.80

WATER RATE NO. 2

NON-RESIDENTIAL WATER SERVICE

APPLICABILITY:

This rate schedule applies to all metered water service rendered to a Non-Residential Customer by Citizens Water of Westfield, LLC ("Utility"). Metered accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly, and will be billed on the basis of actual consumption.

MONTHLY BASE CHARGE:

Each Non-Residential Customer shall pay a Monthly Service Charge per Meter in accordance with the following applicable size of Meter installed:

Met	er Size	<u>Area</u> Ratio	Base Charge per Meter per Month			
			Phase 1	Phase 2	2015	<u>2016</u>
			<u>Eff. 2013</u>	<u>Eff. 2014</u>		
5/8-3/4	inch or less	1.0	\$9.63 <u>\$11.65</u>	\$10.11 <u>\$12.10</u>	\$10.41	\$10.47
1	inch meter	2.5	\$22.00 <u>\$30.81</u>	\$23.10 <u>\$37.01</u>	\$23.79	\$23.93
1.25	inch meter	4.0	\$35.20 <u>\$50.24</u>	\$36.96 <u>\$60.35</u>	\$38.06	\$38.29
1.5	inch meter	5.8	\$51.04 <u>\$71.04</u>	\$53.59 <u>\$85.34</u>	\$55.19	\$55.52
2	inch meter	10.0	\$88.00 <u>\$123.93</u>	\$92.40 <u>\$148.86</u>	\$95.16	\$95.72
3	inch meter	23.0	\$202.40 <u>\$282.69</u>	<u>\$212.52</u> \$339.56	\$218.87	\$220.15
4	inch meter	40.0	\$352.00 <u>\$629.68</u>	\$369.60 <u>\$756.37</u>	\$380.64	\$382.88
6	inch meter	91.0	\$800.80 <u>\$1,115.34</u>	\$840.84 <u>\$1,339.74</u>	\$865.96	\$871.06
8	inch meter	161.8	\$1,423.8 4 <u>\$2,009.63</u>	\$1,495.03 <u>\$2,413.95</u>	\$1,539.69	\$1,548.76

VOLUMETRIC CHARGE:

Each Non-Residential Customer shall pay a monthly Volumetric Charge based on the amount of water consumed, as follows:

Monthly Usage			<u>Rate per 1,000</u>	Gallons	
		<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	<u>2016</u>
First	5,000 Gallons	\$3.50\$4.7051	\$3.68 <u>\$4.8516</u>	\$3.79	\$3.82
Next	5,000 Gallons	\$3.50 <u>\$4.7051</u>	\$3.68 <u>\$4.8516</u>	\$3.79	\$3.82
Next	15,000 Gallons	<u>\$5.00</u> <u>\$6.5871</u>	\$5.25 <u>\$6.7922</u>	\$5.41	\$5.44
Over	25,000 Gallons	<u>\$3.00</u> \$3.9993	<u>\$3.15</u> <u>\$4.1239</u>	\$3.2 4	\$3.25

NON-RESIDENTIAL WATER SERVICE (Cont'd)

PUBLIC FIRE PROTECTION SERVICE FEE:

Non-Residential Customers shall pay a Monthly Public Fire Protection Service Fee in accordance with the following applicable size of Meter installed at the Customer's Premises:

M	<u>eter Size</u>	<u>Area</u> Ratio	Monthly <u>Public Fire Protection Service Fee</u>			
			<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	2016
5/8-3/4	inch or less	1.0	\$3.11 <u>\$4.83</u>	<u>\$3.27</u> <u>\$4.91</u>	\$3.37	\$3.39
1	inch meter	2.5	\$7.78 <u>\$7.73</u>	\$8.18 <u>\$7.86</u>	\$8.43	\$8.48
1.25	inch meter	4.0	\$12.44 <u>\$11.20</u>	\$13.08 <u>\$11.39</u>	\$13.48	\$13.57
1.5	inch meter	5.8	\$18.04 <u>\$19.31</u>	\$18.97 <u>\$19.65</u>	\$19.55	\$19.67
2	inch meter	10.0	\$31.10 <u>\$35.03</u>	\$32.70 <u>\$35.64</u>	\$33.70	\$33.92
3	inch meter	23.0	\$71.53 <u>\$70.33</u>	\$75.21 <u>\$71.57</u>	\$77.51	\$78.01
4	inch meter	40.0	\$124.40 <u>\$105.36</u>	<u>\$130.80</u> \$107.21	\$134.80	\$135.67
6	inch meter	91.0	\$283.01 <u>\$175.71</u>	<u>\$297.57</u> <u>\$178.80</u>	\$306.67	\$308.66
8	inch meter	161.8	\$503.20 <u>\$316.38</u>	\$529.09 <u>\$321.93</u>	\$545.27	\$548.80

First Revised Page No. 103 Superseding Original Page No. 103

WATER RATE NO. 3

PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers who receive Private Fire Protection Water Service. Private Fire Protection Water Service will be provided only to Customers who receive metered water service from the Utility for uses other than Private Fire Protection Services. All accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly, and will be billed on the basis of actual metered consumption. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.

PRIVATE FIRE PROTECTION SERVICE:

A Customer receiving Private Fire Protection Service through a Service Pipe or Pipes (including bypass pipes equipped with post indicator valves) shall pay as follows:

- (a) If the Service Pipe or Pipes serve only private hydrants, the Customer shall pay the Monthly Hydrant Charge for each private hydrant connected to the Service Pipe or Pipes. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.
- (b) If the Service Pipe or Pipes serve only a sprinkler system, the Customer shall pay the Monthly Fire Sprinkler System Service Charge set forth in the table for each Service Pipe connected to the Utility's Main through which the Customer receives Private Fire Protection Service. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.
- (c) If the Service Pipe or Pipes serve both private hydrants and a spinkler system, the Customer shall pay the Monthly Hydrant Charge for each private hydrant connected to the Service Pipe or Pipes, plus the Monthly Fire Sprinkler System Service Charge set forth in the table for each pipe connected to the Utility's Main through which the Customer receives Private Fire Protection Service. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.

MONTHLY HYDRANT CHARGE:

	<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	2016
Private hydrants, each	\$86.9 4 <u>\$130.37</u>	\$91.28 <u>\$136.12</u>	\$94.02	\$94.56

First Revised Page No. 103B Superseding-Original Page No. 103B

PRIVATE FIRE PROTECTION SERVICE (Cont'd)

MONTHLY FIRE SPRINKLER SYSTEM SERVICE CHARGE:

Line Size	<u>Phase 1</u> Eff. 2013	<u>Phase 2</u> Eff. 2014	<u>2015</u>	<u>2016</u>
2 inches	\$17.34 <u>\$25.99</u>	\$18.20 <u>\$27.13</u>	\$18.75	\$18.85
3 inches	\$34.80 <u>\$52.18</u>	\$36.5 4 <u>\$54.48</u>	\$37.64	\$37.85
4 inches	\$52.1 4 <u>\$78.17</u>	\$54.74<u>\$81.62</u>	\$56.39	\$56.70
6 inches	\$86.9 4 <u>\$130.37</u>	\$91.28 <u>\$136.12</u>	\$94.02	\$94.56
8 inches	\$156.5 4 <u>\$234.74</u>	\$164.36<u></u>\$245.09	\$169.29	\$170.26
10 inches	\$311.92 <u>\$467.75</u>	\$327.51<u>\$</u>488.36	\$337.34	\$339.26

Original Page No. 201

APPENDIX A

MISCELLANEOUS SERVICE CHARGES

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

1. ESTABLISH ACCOUNT AND INSTALL METER:

Each Customer shall pay a fee for establishing an account and installing a Meter, based upon the size of the Meter installed, as follows:

er Size	
inch motor	\$19.00
	68.00
inch meter	81.00
inch meter	95.00
	160.00 200.00
	337.00

2. <u>SPECIAL METER READ AT CUSTOMER REOUEST</u>

3. <u>METER TEST AT CUSTOMER REOUEST WITHIN</u> <u>36 MONTHS OF FIRST TEST</u>

4. MULTIPLE METER AGGREGATED BILLING

\$16.00 per request

\$58.00 per request

\$0.75 per meter per month in excess of one

First Revised Page No. 201B

Superseding Original Page No. 201B

Citizens Water of Westfield, LLC 2020 North Meridian Street Indianapolis, Indiana 46202

MISCELLANEOUS SERVICE CHARGES (Cont'd)

5. <u>TEMPORARY HYDRANT CONNECTION</u> (exclusive of water consumption) Account Set Up Fee

Volume Charge

\$50.00 per connection The Non-Residential Volumetric

The Non-Residential Volumetric Charge that is in effect at the time of service

6. <u>TEMPORARY HYDRANT METER DEPOSIT</u>

7. <u>AREA RATE SURCHARGES:</u>

The Area Rate Surcharges apply to Customers receiving water service through a Main extension installed under the Utility's Rule 13.16. The Area Rate Surcharges are in addition to the rates and charges under Water Rate Nos. 1 and 2.

Area Rate Tap Fee	\$200.00
Secondary Connector Fee	\$500.00

Monthly Area Rate Surcharge:

The Monthly Area Rate Surcharge will be determined by dividing the Main extension cost by the number of potential Customers in the designated area and dividing the resulting remainder by no fewer than 120 months.

8. PRIVATE FIRE PROTECTION SERVICE CONNECTION CHARGES:

Establish Account and Install Fire Meter	\$827.00
Establish Account and Turn on Unmetered Fire Line	
New installation or modification of existing installation	\$150.00
Turn on only	79.00

\$1,140.00 per meter

MISCELLANEOUS SERVICE CHARGES (Cont'd)

9. BULK WATER SALES:

Bulk water sales may be made available at the sole discretion of the Utility, pursuant to the terms of a Bulk Water Sales Agreement entered into between the Utility and Customer. The sole delivery point for bulk water sales is at the Utility's hydrant located at 2706 E. 171st St., Westfield, Indiana. Customer shall be billed monthly for bulk water sales.

Account Set Up Fee	\$50.00
Trip Charge per Each Bulk Water Fill	\$15.00
Volume Charge	The Non-Residential Volumetrie Charge that is in effect at the time of the trip

9. SYSTEM DEVELOPMENT CHARGE:

A baseline System Development Charge per equivalent dwelling unit ("EDU") in the amount set forth below, will be assessed for all new connections tapping into the water system. A new connection includes new water service or modification of an existing agreement; however, replacement or repair of an existing individual service pipe that does not increase EDUs will not constitute a new connection. EDU's shall be determined in accordance with industry standards and reflect the greater of the actual daily flow requirements (per 327 IAC 8-3), the area ratio of the water meter size serving a particular user, or such other means of determination deemed appropriate by the Utility. One (1) EDU shall be estimated as equal to three hundred ten (310) gallons per day.

	Charge
Connections to Water System on or after Phase 1	<u>\$1,150.00</u>
Connections to Water System on or after Phase 2	<u>\$1,150.00</u>

APPENDIX B

NON-RECURRING CHARGES

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

1. LATE PAYMENT CHARGE:

All bills for Utility Services and Private Fire Protection Service not paid within seventeen (17) days from the date the bill is mailed, shall be subject to the Late Payment Charge of ten percent (10%) of the first three dollars (\$3.00) of water service charges and three percent (3%) on the amount in excess of three dollars (\$3.00).

2. DELINQUENT ACCOUNT TRIP CHARGE:

A single charge may be made for each visit to the Customer's Premises regarding a delinquent account. Visits may result in the disconnection of service.

3. RECONNECTION CHARGE:

In addition to the cost of excavation, after any water service is discontinued to any Customer serviced by the Utility for any reason, whether at the request of the Customer, or because of failure to pay water or sewage disposal service bills, there shall be imposed a charge for turning on the water service.

RETURNED CHECK CHARGE: 4.

Each Customer that causes a check for Utility Services to be returned by their financial institution due to their account not having sufficient funds to allow such check to be processed, shall be charged eleven dollars (\$11) to cover the cost the Utility incurs to re-process the original transaction.

5. LATE REPORTING OF TEMPORARY HYDRANT METER WATER USAGE

\$25.00 per occurrence

10% of first \$3.00

3% of excess

\$25.00 per reconnection

\$11.00 per returned check

\$14.00 per visit

NON-RECURRING CHARGES (Cont'd)

6. <u>USAGE INFORMATION CHARGE:</u>	\$18.00 per customer usage
	Summary per Meter
A summary of Customer usage by Meter for the most r	ecent twenty-four (24) month period may be accessed at
www.citizensenergygroup.com. A Usage Information	Charge shall be assessed to the Customer for requests for

usage summary by Meter beyond the twenty four (24) month period

6. 7.

-DAMAGED METER REPLACEMENT:

		Charge per Meter Replaced
5/8	inch meter	\$49.00
3/4	inch meter	70.00
1	inch meter	133.00
Over 1	inch meter	Cost of time and materials

Original Page No. 101

WATER RATE NO. 1

RESIDENTIAL WATER SERVICE

APPLICABILITY:

This rate schedule applies to all metered water service rendered to a Residential Customer by Citizens Water of Westfield, LLC ("Utility"). Metered accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly, and will be billed on the basis of actual consumption.

MONTHLY BASE CHARGE:

Each Residential Customer shall pay a Monthly Base Charge per Meter:

	<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
Residential Monthly Base Charge	\$11.65	\$12.10

VOLUMETRIC CHARGE:

Each Residential Customer shall pay a monthly Volumetric Charge based on the amount of water consumed, as follows:

Monthly Usage		Rate per <u>1,000 gallons</u>	
		Phase 1 Eff.	Phase 2 Eff.
First	5,000 gallons	\$4.7051	\$4.8516
Next	5,000 gallons	\$4.7051	\$4.8516
Next	15,000 gallons	\$6.5871	\$6.7922
Over	25,000 gallons	\$3.9993	\$4.1239

RESIDENTIAL WATER SERVICE (Cont'd)

PUBLIC FIRE PROTECTION SERVICE FEE:

Residential Customers shall pay a Monthly Public Fire Protection Service Fee in accordance with the following applicable size of Meter installed at the Customer's Premises:

Met	er Size	<u>Area</u> <u>Ratio</u>		n <u>thly</u> ection Service Fee
			<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
5/8-3/4	inch or less	1.0	\$4.83	\$4.91
1	inch meter	2.5	\$7.73	\$7.86
1.25	inch meter	4.0	\$11.20	\$11.39
1.5	inch meter	5.8	\$19.31	\$19.65
2	inch meter	10.0	\$35.03	\$35.64
3	inch meter	23.0	\$70.33	\$71.57
4	inch meter	40.0	\$105.36	\$107.21
6	inch meter	91.0	\$175.71	\$178.80
8	inch meter	161.8	\$316.38	\$321.93

Original Page No. 102

WATER RATE NO. 2

NON-RESIDENTIAL WATER SERVICE

APPLICABILITY:

This rate schedule applies to all metered water service rendered to a Non-Residential Customer by Citizens Water of Westfield, LLC ("Utility"). Metered accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly, and will be billed on the basis of actual consumption.

MONTHLY BASE CHARGE:

Each Non-Residential Customer shall pay a Monthly Service Charge per Meter in accordance with the following applicable size of Meter installed:

Met	er Size	<u>Area</u> <u>Ratio</u>	Base Charge per	<u>Meter per Month</u>
			<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
5/8-3/4	inch or less	1.0	\$11.65	\$12.10
1	inch meter	2.5	\$30.81	\$37.01
1.25	inch meter	4.0	\$50.24	\$60.35
1.5	inch meter	5.8	\$71.04	\$85.34
2	inch meter	10.0	\$123.93	\$148.86
3	inch meter	23.0	\$282.69	\$339.56
4	inch meter	40.0	\$629.68	\$756.37
6	inch meter	91.0	\$1,115.34	\$1,339.74
8	inch meter	161.8	\$2,009.63	\$2,413.95

VOLUMETRIC CHARGE:

Each Non-Residential Customer shall pay a monthly Volumetric Charge based on the amount of water consumed, as follows:

M	Monthly Usage		,000 Gallons
		<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
First	5,000 Gallons	\$4.7051	\$4.8516
Next	5,000 Gallons	\$4.7051	\$4.8516
Next	15,000 Gallons	\$6.5871	\$6.7922
Over	25,000 Gallons	\$3.9993	\$4.1239

NON-RESIDENTIAL WATER SERVICE (Cont'd)

PUBLIC FIRE PROTECTION SERVICE FEE:

Non-Residential Customers shall pay a Monthly Public Fire Protection Service Fee in accordance with the following applicable size of Meter installed at the Customer's Premises:

M	eter Size	<u>Area</u> <u>Ratio</u>	Mon <u>Public Fire Prote</u>	·
			<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
5/8-3/4	inch or less	1.0	\$4.83	\$4.91
1	inch meter	2.5	\$7.73	\$7.86
1.25	inch meter	4.0	\$11.20	\$11.39
1.5	inch meter	5.8	\$19.31	\$19.65
2	inch meter	10.0	\$35.03	\$35.64
3	inch meter	23.0	\$70.33	\$71.57
4	inch meter	40.0	\$105.36	\$107.21
6	inch meter	91.0	\$175.71	\$178.80
8	inch meter	161.8	\$316.38	\$321.93

Original Page No. 103

WATER RATE NO. 3

PRIVATE FIRE PROTECTION SERVICE

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers who receive Private Fire Protection Water Service. Private Fire Protection Water Service will be provided only to Customers who receive metered water service from the Utility for uses other than Private Fire Protection Services. All accounts will be billed monthly.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

All Meters will be read monthly and will be billed on the basis of actual metered consumption. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.

PRIVATE FIRE PROTECTION SERVICE:

A Customer receiving Private Fire Protection Service through a Service Pipe or Pipes (including bypass pipes equipped with post indicator valves) shall pay as follows:

- (a) If the Service Pipe or Pipes serve only private hydrants, the Customer shall pay the Monthly Hydrant Charge for each private hydrant connected to the Service Pipe or Pipes. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.
- (b) If the Service Pipe or Pipes serve only a sprinkler system, the Customer shall pay the Monthly Fire Sprinkler System Service Charge set forth in the table for each Service Pipe connected to the Utility's Main through which the Customer receives Private Fire Protection Service. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.
- (c) If the Service Pipe or Pipes serve both private hydrants and a spinkler system, the Customer shall pay the Monthly Hydrant Charge for each private hydrant connected to the Service Pipe or Pipes, plus the Monthly Fire Sprinkler System Service Charge set forth in the table for each pipe connected to the Utility's Main through which the Customer receives Private Fire Protection Service. All metered volumes will be assessed a Volumetric Charge pursuant to Water Rate No. 2.

MONTHLY HYDRANT CHARGE:

	<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
Private hydrants, each	\$130.37	\$136.12

PRIVATE FIRE PROTECTION SERVICE (Cont'd)

MONTHLY FIRE SPRINKLER SYSTEM SERVICE CHARGE:

Line Size	<u>Phase 1</u> <u>Eff.</u>	<u>Phase 2</u> <u>Eff.</u>
2 inches	\$25.99	\$27.13
3 inches	\$52.18	\$54.48
4 inches	\$78.17	\$81.62
6 inches	\$130.37	\$136.12
8 inches	\$234.74	\$245.09
10 inches	\$467.75	\$488.36

Original Page No. 201

APPENDIX A

MISCELLANEOUS SERVICE CHARGES

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

1. ESTABLISH ACCOUNT AND INSTALL METER:

Each Customer shall pay a fee for establishing an account and installing a Meter, based upon the size of the Meter installed, as follows:

Met	er Size	
5/8 or 3/4	inch meter	\$19.00
1	inch meter	68.00
1 1/2	inch meter	81.00
2	inch meter	95.00
3	inch meter	160.00
4	inch meter	200.00
6	inch meter	337.00

2. <u>SPECIAL METER READ AT CUSTOMER REOUEST</u>

3. <u>METER TEST AT CUSTOMER REQUEST WITHIN</u> <u>36 MONTHS OF FIRST TEST</u>

4. <u>MULTIPLE METER AGGREGATED BILLING</u>

\$16.00 per request

\$58.00 per request

\$0.75 per meter per month in excess of one

MISCELLANEOUS SERVICE CHARGES (Cont'd)

5. <u>TEMPORARY HYDRANT CONNECTION</u> (exclusive of water consumption) Account Set Up Fee

Volume Charge

\$50.00 per connection

The Non-Residential Volumetric Charge that is in effect at the time of service

6. <u>TEMPORARY HYDRANT METER DEPOSIT</u>

\$1,140.00 per meter

7. <u>AREA RATE SURCHARGES:</u>

The Area Rate Surcharges apply to Customers receiving water service through a Main extension installed under the Utility's Rule 13.16. The Area Rate Surcharges are in addition to the rates and charges under Water Rate Nos. 1 and 2.

Area Rate Tap Fee	\$200.00
Secondary Connector Fee	\$500.00
Monthly Area Rate Surcharge:	

The Monthly Area Rate Surcharge will be determined by dividing the Main extension cost by the number of potential Customers in the designated area and dividing the resulting remainder by no fewer than 120 months.

8. PRIVATE FIRE PROTECTION SERVICE CONNECTION CHARGES:

Establish Account and Install Fire Meter	
Establish Account and Turn on Unmetered Fire Line	
New installation or modification of existing installation	\$150.00
Turn on only	79.00

MISCELLANEOUS SERVICE CHARGES (Cont'd)

9. SYSTEM DEVELOPMENT CHARGE:

A baseline System Development Charge per equivalent dwelling unit ("EDU") in the amount set forth below, will be assessed for all new connections tapping into the water system. A new connection includes new water service or modification of an existing agreement; however, replacement or repair of an existing individual service pipe that does not increase EDUs will not constitute a new connection. EDU's shall be determined in accordance with industry standards and reflect the greater of the actual daily flow requirements (per 327 IAC 8-3), the area ratio of the water meter size serving a particular user, or such other means of determination deemed appropriate by the Utility. One (1) EDU shall be estimated as equal to three hundred ten (310) gallons per day.

	Charge
Connections to Water System on or after Phase 1	\$1,150.00
Connections to Water System on or after Phase 2	\$1,150.00

Original Page No. 202

APPENDIX B

NON-RECURRING CHARGES

APPLICABILITY:

This schedule applies to all Citizens Water of Westfield, LLC ("Utility") Customers.

SPECIAL PROVISIONS:

Incorporated herein, and made part of this rate schedule, are the Terms and Conditions for Water Service, as amended from time to time. Capitalized terms used in this rate schedule are defined in the Terms and Conditions for Water Service.

1. LATE PAYMENT CHARGE:

All bills for Utility Services and Private Fire Protection Service not paid within seventeen (17) days from the date the bill is mailed, shall be subject to the Late Payment Charge of ten percent (10%) of the first three dollars (\$3.00) of water service charges and three percent (3%) on the amount in excess of three dollars (\$3.00).

2. DELINQUENT ACCOUNT TRIP CHARGE:

A single charge may be made for each visit to the Customer's Premises regarding a delinquent account. Visits may result in the disconnection of service.

3. RECONNECTION CHARGE:

In addition to the cost of excavation, after any water service is discontinued to any Customer serviced by the Utility for any reason, whether at the request of the Customer, or because of failure to pay water or sewage disposal service bills, there shall be imposed a charge for turning on the water service.

4. <u>RETURNED CHECK CHARGE:</u>

Each Customer that causes a check for Utility Services to be returned by their financial institution due to their account not having sufficient funds to allow such check to be processed, shall be charged eleven dollars (\$11) to cover the cost the Utility incurs to re-process the original transaction.

5. LATE REPORTING OF TEMPORARY HYDRANT METER WATER USAGE

\$14.00 per visit

\$25.00 per occurrence

10% of first \$3.00 3% of excess

\$25.00 per reconnection

\$11.00 per returned check

Original Page No. 202B

NON-RECURRING CHARGES (Cont'd)

6. DAMAGED METER REPLACEMENT:

		Charge per Meter Replaced
5/8	inch meter	\$49.00
3/4	inch meter	70.00
1	inch meter	133.00
Over 1	inch meter	Cost of time and materials