WATER UTILITY TARIFF

Tariff Control No. 58124

Aqua Texas, Inc. dba Aqua Texas (Utility Name)

1106 Clayton Lane, Suite 400W (Business Address)

Austin, Texas 78723 (City, State, Zip Code) (512) 990-4400 (Area Code/Telephone)

This tariff is effective for utility operations under the following Certificate of Convenience and Necessity:

13201, 13203, and 13254

This tariff is effective the following counties:

Anderson, Bandera, Bexar, Blanco, Bosque, Brazoria, Burnet, Camp, Chambers, Cherokee, Collin, Comal, Cooke, Denton, Erath, Fort Bend, Freestone, Gillespie, Grayson, Gregg, Grimes, Harris, Hays, Henderson, Hood, Hunt, Jefferson, Johnson, Kaufman, Kendall, Kerr, Kimble, Liberty, Live Oak, Llano, Marion, Matagorda, McLennan, Medina, Montgomery, Navarro, Nueces, Parker, Polk, San Jacinto, Smith, Somervell, Tarrant, Travis, Trinity, Victoria, Wharton, Williamson, Wilson, Wise, Wood.

The following is a list of cities where Aqua Texas provides water service:

Alvin, Austin, Beach City, Boerne, Brownsboro, Cedar Park, Chandler, Conroe, Cove, Cut N Shoot, Dayton, Elmendorf, Granbury, Granite Shoals, Houston, Ingram, Lakewood Village, Little Elm, Kerrville, Kyle, New Fairview, Old River Win-Free, Pearland, Port Arthur, Rhome, , Shady Shores, Stagecoach, Stockton Bend, , Weston Lakes, Wimberley, Woodcreek.

The water rates effective for cities where Aqua provides water service entirely within a city's corporate boundary are not presented in this tariff. Those rates are not under the original jurisdiction of the Public Utility Commission of Texas and will have to be obtained from the city or utility. The tariff applies to outside city customers of systems that provide service inside and outside of a city's corporate boundary.

This tariff is effective in the following subdivisions and public water systems: See attached List of Subdivisions and Systems.

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LIST OF SUBDIVISIONS AND SYSTEMS

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
DOGWOOD HILLS NORTH	Dogwood Hills North	TX0010038	ANDERSON	PT-N1
DOGWOOD HILLS EAST	Dogwood Hills East	TX0010039	ANDERSON	PT-N1
LAME DUCK WATER SYSTEM	Lame Duck	TX0180072	BOSQUE	PT-N1
CHINA SPRING RANCHES	China Spring Ranches	TX0180082	BOSQUE / McLennan	PT-N1
CHEROKEE POINT WATER CO	Cherokee Point	TX0320015	CAMP	PT-N1
EAGLES BLUFF	Eagles Bluff Cedar Bay Shell Shores	TX0370052	CHEROKEE / Smith	PT-N1
NORTH CUSTER ROAD PLANT	Mansions of Prosper II Luxe of Prosper	TX0430077	COLLIN	PT-N1
FRF WATER SYSTEMS 1 3 4 5 6 7 8	FRF	TX0490042	COOKE	PT-N1
WREN WATER SYSTEM	Wren	TX0610009	DENTON	PT-N1
WOODLAND HILLS	Woodland Hills	TX0610084	DENTON	PT-N1
HIDDEN VALLEY WATER SYSTEM	Hidden Valley	TX0610099	DENTON	PT-N1
SARATOGA ESTATES	Saratoga Estates	TX0610163	DENTON	PT-N1
FOXBANE COMBINED WS	Foxbane Riggs Place Estates Double Tree Estates Sage Meadows Payton Place	TX0610164	DENTON	PT-N1
SONGBIRD ADDITION	Songbird	TX0610165	DENTON	PT-N1
HANBY ACRES	Hanby Acres Hanby View Estates	TX0610166	DENTON	PT-N1
PONDER ACRES WATER SYSTEM	Ponder Acres	TX0610201	DENTON	PT-N1
TRAIL CREEK WATER SYSTEM	Indian Trail Collingswood Prop Wash Avery Ranch Guy James Ranch	TX0610203	DENTON	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
CINNAMON RIDGE	Cinnamon Ridge Drop M Estates Sunny Ranches	TX0610209	DENTON	PT-N1
DOVE HOLLOW WATER SYSTEM	Dove Hollow	TX0610210	DENTON	PT-N1
WILLOW WOOD ADDITION MEADOW VISTA	Meadow VistaWillow Wood	TX0610212	DENTON	PT-N1
SPANISH OAKS ADDITION	Spanish Oaks	TX0610214	DENTON	PT-N1
SPRING HILL ESTATES	Spring Hill Estates	TX0610218	DENTON	PT-N1
STONY HILLS WATER SYSTEM	Stony Hills	TX0610220	DENTON	PT-N1
OLD STONY ESTATES	Old Stony Estates	TX0610224	DENTON	PT-N1
SUNNY RANCHES (Merged into Cinnamon Ridge - T013) (Inactive)	Sunny Ranches	TX0610229	DENTON	PT-N1
PONDEROSA RANCH	Ponderosa Ranch Hill Country Way Estates	TX0610233	DENTON	PT-N1
RADECKE ROAD WATER SYSTEM	Radecke Road	TX0610234	DENTON	PT-N1
STONE VALLEY FARM	Stone Valley Farm	TX0610236	DENTON	PT-N1
WILLOW SPRINGS ADDITION	Willow Springs	TX0610237	DENTON	PT-N1
SHALE CREEK COMMUNITY	Shale Creek	TX0610238	DENTON / Wise	PT-N1
MOUNTAIN LAKES ADDITION	Mountain Lakes	TX0720037	ERATH	PT-N1
SOUTHERN OAKS	Southern Oaks April Cove September Sound Southside Shores Gateway Village Goodall	TX0810034	FREESTONE / Navarro	PT-N1
HERITAGE ESTATES	Heritage Estates	TX0910139	GRAYSON	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
FOREST LAKE SUBDIVISION	Forest Lake Forest Park Timber Lakes	TX0920026	GREGG	PT-N1
LAKE UTILITY CO	Lake Utilities Dorsey Estates Peninsula Point Timber Lake Estates	TX1070059	HENDERSON	PT-N1
LAKE PALESTINE WATER CO	Lake Palestine WaterLegacy ShoresParkside ShoresCherokee EstatesForest Grove SouthHolly HillsLake Point EstatesSunshine ShoresTwin Oaks EstatesWoodland HillsWoodridgeWyndham Place	TX1070198	HENDERSON	PT-N1
PHOENIX WATER WORKS	Phoenix Union Hill	TX1070211	HENDERSON	PT-N1
HIGH POINT WATER CO	High Point	TX1070233	HENDERSON	PT-N1
SAFARI WATER SYSTEM	Safari Waters Ranch Champions Ranch	TX1070247	HENDERSON	PT-N1
ROCK HARBOR ESTATES	Rock Harbor Estates	TX1110024	HOOD	PT-N1
SANDY BEACH SUBDIVISION	Sandy Beach	TX1110026	HOOD	PT-N1
WHIPPOORWILL BAY SUBDIVISION	Whippoorwill Bay	TX1110027	HOOD	PT-N1
BRAZOS RIVER ACRES	Brazos River Acres	TX1110028	HOOD	PT-N1
MOUNTAIN VIEW SUBDIVISION	Mountain View Knob Hill	TX1110035	HOOD	PT-N1
RIVER COUNTRY ACRES	River Country Acres	TX1110045	HOOD	PT-N1
EASTWOOD VILLAGE	Eastwood Village East Park	TX1110052	HOOD	PT-N1
LAKE COUNTRY ACRES	Lake Country Acres Big Timber Estates	TX1110059	HOOD / Parker	PT-N1
NORTH FORK CREEK	North Fork Creek I	TX1110074	HOOD	PT-N1
RIVER RUN SUBDIVISION	River Run	TX1110076	HOOD	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
SUNSET ACRES SUBDIVISION	Sunset Acres	TX1110077	HOOD	PT-N1
BLUE WATER SHORES	Blue Water Shores	TX1110079	HOOD	PT-N1
NOLAN CREEK ESTATES	Nolan Creek Estates	TX1110080	HOOD	PT-N1
PLAZA EAST	Plaza East	TX1110082	HOOD	PT-N1
HUNTERWOOD SUBDIVISION WATER SYSTEM	HunterwoodLakeside Hills	TX1110083	HOOD	PT-N1
SUNCHASE MEADOWS	Sunchase Meadows Sunchase Hills Sunchase Village	TX1110087	HOOD	PT-N1
NORTH FORK CREEK II	North Fork Creek II Meadowlark Addition	TX1110088	HOOD	PT-N1
COUNTRY MEADOWS SUBDIVISION	Country Meadows	TX1110089	HOOD	PT-N1
MIDHAVEN ESTATES	Midhaven Estates	TX1110094	HOOD	PT-N1
MALLARD POINTE SUBDIVISION	Mallard Pointe	TX1110112	HOOD	PT-N1
PENINSULA ADDITION	Peninsula	TX1110115	HOOD	PT-N1
PENINSULA ADDITION (Stockton Bend)	Peninsula Addition	TX1110115	HOOD	PT-N1
BENTWATER ON LAKE GRANBURY	Bentwater on Lake Granbury	TX1110116	HOOD	PT-N1
BENTWATER ON LAKE GRANBURY (Stockton Bend)	Bentwater on Lake Granbury	TX1110116	HOOD	PT-N1
ROCKWALL EAST MINI RANCH	Rockwall East Mini Ranch	TX1160011	HUNT	PT-N1
HOLIDAY ESTATES WATER	Holiday Estates	TX1160028	HUNT	PT-N1
QUINLAN NORTH SUBDIVISION	Quinlan North	TX1160063	HUNT	PT-N1
QUINLAN SOUTH SUBDIVISION	Quinlan South	TX1160064	HUNT	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
BARROW SUBDIVISION	Barrow Christy Vista	TX1160066	HUNT/ Kaufman	PT-N1
CRAZY HORSE SUBDIVISION	Crazy Horse	TX1160067	HUNT	PT-N1
OAK RIDGE ESTATES	Oak Ridge Estates	TX1160079	HUNT	PT-N1
COUNTRY WOOD ESTATES	Country Wood Estates M G M Estates	TX1160093	HUNT	PT-N1
OAKVIEW FARMS SUBDIVISION	Oakview Farm Village Creek Estates	TX1260010	JOHNSON	PT-N1
PEACEFUL MEADOWS SUBDIVISION	Peaceful Meadows	TX1260067	JOHNSON	PT-N1
SHADY MEADOWS ESTATES	Shady Meadows Estates	TX1260067	JOHNSON	PT-N1
SHADY HILLS ESTATES WATER SYSTEM	Shady Hills Estates	TX1260071	JOHNSON	PT-N1
GARDEN ACRES	Garden Acres	TX1260092	JOHNSON	PT-N1
WALDEN ESTATES	Walden Estates	TX1260101	JOHNSON	PT-N1
CHINA SPRING WATER CO	China Spring	TX1550021	MCLENNAN	PT-N1
NORTH COUNTY WATER SUPPLY	North County Water Supply	TX1550049	MCLENNAN	PT-N1
WESTERN HILLS WATER SYSTEM	Western Hills Brettwood Addition Lazy Acres Schwann Lane Westlake Addition Park One	TX1550072	MCLENNAN	PT-N1
T & A Water System	T & A Water System	TX1550085	MCLENNAN	PT-N1
RIVERCREST WATER CO	Rivercrest	TX1550089	MCLENNAN	PT-N1
SMITH WATER	Smith Water	TX1550091	MCLENNAN	PT-N1
VLS	VLS	TX1550113	MCLENNAN	PT-N1
TUBBS WATER SYSTEM	Tubbs Water System	TX1550125	MCLENNAN	PT-N1
GOODALL WATER SYSTEM	Goodall Water System	TX1550126	MCLENNAN	PT-N1
NORTH BOSQUE ESTATES WATER SUPPLY	North Bosque Estates	TX1550129	MCLENNAN	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
BEHRINGER WATER SYSTEM	Behringer	TX1550130	MCLENNAN	PT-N1
CRESTWOOD WATER CO	Crestwood	TX1580016	MARION	PT-N1
TANGLEWOOD ESTATES	Tanglewood Estates	TX1840011	PARKER	PT-N1
LIVE OAK HILLS ADDITION	Live Oak Hills	TX1840012	PARKER	PT-N1
ASHCREEK ADDITION	Ashcreek Acres Reynolds Creek Estates	TX1840013	PARKER	PT-N1
SPRINGTOWN SUBDIVISION	Springtown	TX1840015	PARKER	PT-N1
LA JUNTA	La Junta	TX1840016	PARKER	PT-N1
AGNES SUBDIVISION	Agnes	TX1840017	PARKER	PT-N1
LAZY BEND ESTATES	Lazy Bend Estates	TX1840018	PARKER	PT-N1
SHANGRI LA SUBDIVISION	Shangri LaWest Forty AcresAzle West 40Canyon Country EstatesCherry Valley	TX1840021	PARKER	PT-N1
FLAT ROCK ESTATES	Flat Rock Estates	TX1840035	PARKER	PT-N1
DEER BUTTE SUBDIVISION	Deer Butte Ranchos	TX1840037	PARKER	PT-N1
REMUDA RANCH ESTATES	Remuda Ranch Estates	TX1840047	PARKER	PT-N1
WINDSOR ESTATES	Windsor Estates	TX1840076	PARKER	PT-N1
KINBROOK ESTATES	Kinbrook Estates	TX1840094	PARKER	PT-N1
SANDY ACRES ADDITION	Sandy Acres Fox Hollow	TX1840098	PARKER	PT-N1
TIMBERCREEK VALLEY	Timbercreek Valley	TX1840108	PARKER	PT-N1
SADDLE CLUB ESTATES	Saddle Club Estates Oaks Subdivision Estancia	TX1840130	PARKER	PT-N1
BOLING RANCH ESTATES	Boling Ranch Estates	TX1840133	PARKER	PT-N1
WOODLANDS OF PARKER COUNTY & OLD BANK	Woodlands of Parker County Old Bankhead Highway The Woodlands	TX1840138	PARKER	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
ENCHANTED LAKES WATER SYSTEM	Enchanted Lakes	TX2120045	SMITH	PT-N1
WWWW WATER SYSTEM	WWWW Water System	TX2120077	SMITH	PT-N1
SQUAW CREEK SUBDIVISION WATER SYSTEM	Squaw Creek Orchards on the Brazos	TX2130021	SOMERVELL	PT-N1
GREENFIELDS ON SQUAW CREEK	Greenfields on Squaw Creek	TX2130036	SOMERVELL	PT-N1
COTTONWOOD HILLS ESTATES	Cottonwood Hills Estates	TX2200045	TARRANT	PT-N1
LINKWOOD ESTATES SUBDIVISION	Linkwood Estates	TX2200061	TARRANT	PT-N1
SLAY ESTATES	Slay Estates	TX2200072	TARRANT	PT-N1
BLUE MOUND ESTATES	Blue Mound Estates	TX2200100	TARRANT	PT-N1
SOUTHWOOD ADDITION	Southwood	TX2200108	TARRANT	PT-N1
AVONDALE HEIGHTS	Avondale Heights	TX2200184	TARRANT	PT-N1
EAGLES NEST	Eagles Nest	TX2200185	TARRANT	PT-N1
LUNAR LANE WATER SYSTEM	Lunar LaneOak Grove Acres	TX2200208	TARRANT	PT-N1
SILVER CREEK ESTATES	Silver Creek Estates	TX2200277	TARRANT	PT-N1
RANCH OAKS SUBDIVISION	Ranch Oaks	TX2200291	TARRANT	PT-N1
NORTH RIDGE ESTATES	North Ridge Estates	TX2200326	TARRANT	PT-N1
NORTH FORK ESTATES	North Fork Estates North Fork Addition	TX2200329	TARRANT	PT-N1
SUN VALLEY ESTATES WATER SUPPLY	Sun Valley Estates	TX2200337	TARRANT	PT-N1
SAVANNA ESTATES	Savanna Estates	TX2200338	TARRANT	PT-N1
CARSON RANCH	Carson Ranch	TX2200343	TARRANT	PT-N1
THE RESORT AT EAGLE MOUNTAIN LAKE	The Resort	TX2200344	TARRANT	PT-N1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
PRAIRIE RIDGE ESTATES	Prairie Ridge Estates	TX2200348	TARRANT	PT-N1
SUNSHINE MEADOWS WATER UTILITY	Sunshine Meadows By Well Lexington	TX2490040	WISE	PT-N1
HIGHLAND MEADOWS WATER SYSTEM	Highland Meadows	TX2490042	WISE	PT-N1
STRAWBERRY ESTATES	Strawberry Estates	TX2490045	WISE	PT-N1
MESA RIDGE SUBDIVISION	Mesa Ridge	TX2490047	WISE	PT-N1
DIAMOND RIDGE	Diamond Ridge	TX2490052	WISE	PT-N1
REATTA ESTATES	Reatta Estates	TX2490056	WISE	PT-N1
HIGHLAND HILLS	Highland Hills	TX2490057	WISE	PT-N1
CHISHOLM SPRINGS	Chisholm Springs	TX2490060	WISE	PT-N1
HAWK RIDGE	Hawk Ridge	TX2490077	WISE	PT-N1
CLEAR LAKES	Clear Lakes	TX2500017	WOOD	PT-N1
RIDGE UTILITIES	Ridge Utilities Inc.	TX1110084	HOOD	PT-N2
BLUE WATER KEY WATER SYSTEM & CARRIZO WATER CORP FOREST GROVE	Blue Water Key Water System & Carrizo Water Corporation Forest Grove	TX1070074 combined with TX1070107	HENDERSON	PT-N2
UNION HILL WATER SUPPLY CORPORATION	Union Hill	TX1070032	HENDERSON	PT-N2
LONG CREEK WATER	Long Creek Water Co.	TX1110017	HOOD	PT-N2
BOYNTON WATER	Boynton Water Co. (Jackson Estates)	TX1110042	HOOD	PT-N2
CANYON CREEK ADDITION	Berry's Subdivision Brown Subdivision Canyon Creek Addition	TX1110070	HOOD	PT-N2
MOORE ESTATES	Sunset Canyon Water Moore Estates	TX1110102	HOOD	PT-N2
GRANBURY INDUSTRIAL PARK	Granbury Industrial Park	TX1110127	HOOD	PT-N2
RANCHO VILLA SUBDIVISION	Rancho villa Subdivision	TX1260078	JOHNSON	PT-N2
HERITAGE OAKS ADDITION	Heritage Oaks Addition	TX2200090	TARRANT	PT-N2

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
FOREST ACRES GARDENS	Forest Acres Garden	TX2200186	TARRANT	PT-N2
In-City Customers (Granbury, Rhome, Shady Shores)	In-City Customers	Various (In-City)	Various	PT-N3
WAGON WHEEL ESTATES WATER SYSTEM	Cas Con Acres Richland Hills Subdivision Wagon Wheel Estates	TX0200024	BRAZORIA	PT-SE1
PALM CREST	Palm Crest	TX0200617	BRAZORIA	PT-SE1
PLANTATION ON COTTON BAYOU	Plantation on Cotton Bayou	TX0360096	CHAMBERS	PT-SE1
NIAGRA PUBLIC WATER SUPPLY	Niagra Subdivision Astro Service Area	TX0790261	FORT BEND	PT-SE1
FULBROOK SUBDIVISION WATER PLANT	Fulbrook Subdivision	TX0790385	FORT BEND	PT-SE1
SHADOW GROVE ESTATES	Shadow Grove Estates	TX0790389	FORT BEND	PT-SE1
ROSEMEADOWS III	Rosemeadows III	TX0790396	FORT BEND	PT-SE1
RIVERWOOD FOREST	Riverwood Forest	TX0790405	FORT BEND	PT-SE1
LAKES OF MISSION GROVE	Lake of Mission Grove Deer Run Meadows	TX0790423	FORT BEND	PT-SE1
WEST MAGNOLIA FOREST	West Magnolia Forest	TX0930042	GRIMES	PT-SE1
INDUSTRIAL UTILITIES SERVICE	Jacintoport Industrial Park	TX1010068	HARRIS	PT-SE1
GLEN FOREST ESTATES	Glen Forest Estates	TX1010129	HARRIS	PT-SE1
CYPRESS PLACE	Cypress Place	TX1010254	HARRIS	PT-SE1
MOBILE HOME ESTATES	Mobile Home Estates	TX1010288	HARRIS	PT-SE1
REDWOOD ESTATES MOBILE HOME PARK	Green River Estates Redwood Estates Mobile Home Park	TX1010307	HARRIS	PT-SE1
CANDLELIGHT HILLS SUBDIVISION	Candlelight Hills Subdivision	TX1010532	HARRIS	PT-SE1
PINE TRAILS UTILITY	Pine Trails Subdivision	TX1010535	HARRIS	PT-SE1
WESTGATE SUBDIVISION	Westgate Subdivision	TX1010622	HARRIS	PT-SE1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
BAMMEL OAKS ESTATES I	Bammel Oaks Estates Section 1	TX1010809	HARRIS	PT-SE1
BAMMEL OAKS ESTATES II	Bammel Oaks Estates Section 2	TX1010810	HARRIS	PT-SE1
NORTH WOODS ESTATES	North Wood Estates	TX1010915	HARRIS	PT-SE1
CRICKETT HILL ESTATES	Cricket Hill Estates	TX1010947	HARRIS	PT-SE1
BRITTMOORE UTILITY	Blazer Business Park Tanner Business Park Hahls Suburban Farms Harcourt Farms Hilltop Acres Independence Farms Jersey Acres Perimeter Park Petropark & PAR	TX1011014	HARRIS	PT-SE1
BOUDREAUX GARDENS	Boudreaux Gardens	TX1011084	HARRIS	PT-SE1
MARKS GLEN SUBDIVISION	Marks Glen Subdivision	TX1011510	HARRIS	PT-SE1
KITZWOOD SUBDIVISION	Kitzwood Subdivision	TX1011536	HARRIS	PT-SE1
OAK MANOR	Oak Manor J & W	TX1011633	HARRIS	PT-SE1
CREEKSIDE ESTATES SOUTH	Creekside Estates South North Pines MHP	TX1011647	HARRIS	PT-SE1
CYPRESS FIELDS SUBDIVISION	Cypress Fields Subdivision	TX1011651	HARRIS	PT-SE1
ATASCOCITA ACRES SUBDIVISION	Atascocita Acres Subdivision	TX1011687	HARRIS	PT-SE1
OAKWOOD VILLAGE MOBILE HOME SUBDIVISION	Oakwood Village Mobile Home Subdivision	TX1011803	HARRIS	PT-SE1
BERRY HILL ESTATES	Berry Hill Estates	TX1011860	HARRIS	PT-SE1
ROLLING OAKS	Rolling Oaks	TX1011861	HARRIS	PT-SE1
TASFIELD	Tasfield	TX1011865	HARRIS	PT-SE1
PEEK ROAD UTILITIES	Peek Road Mobile Home Park (f/k/a Katy Estates)	TX1011955	HARRIS	PT-SE1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
ALTON THEISS SUBDIVISION	Alton Theiss Subdivision	TX1012806	HARRIS	PT-SE1
PARK FOREST WATER SYSTEM	Park Forest Subdivision Secret Forest Subdivision	TX1013041	HARRIS	PT-SE1
LAKES OF ROSEHILL WATER SYSTEM	Lakes of Rosehill Mills Tract	TX1013050	HARRIS	PT-SE1
HERON LAKES ESTATES	Heron Lakes Estates Windfern Windfern Trace	TX1013089	HARRIS	PT-SE1
STABLE GATES	Stable Gates	TX1013103	HARRIS	PT-SE1
FAIRWAY CROSSING	Fairway Crossing	TX1013127	HARRIS	PT-SE1
CLASSIC PINES SUBDIVISION	Classic Pines Subdivision (f/k/a Northbelt Forest II)	TX1013144	HARRIS	PT-SE1
IMPERIAL VALLEY MHC	Imperial Valley MHS	TX1013153	HARRIS	PT-SE1
HUNTERS VILLAGE SUBDIVISION	Hunters Village Subdivision	TX1013159	HARRIS	PT-SE1
SUMMER LAKE RANCH	Summer Lakes Ranch	TX1013187	HARRIS	PT-SE1
COUNTRY CLUB GREEN	Country Club Green	TX1013189	HARRIS	PT-SE1
WALRAVEN SUBDIVISION	Walraven Subdivision	TX1013195	HARRIS	PT-SE1
ESTATES OF WILLOW CREEK	Estates of Willow Creek	TX1013262	HARRIS	PT-SE1
CYPRESS CREEK RANCH	Cypress Creek Ranch	TX1013296	HARRIS	PT-SE1
COUNTRY SIDE ESTATES	Beauxart Gardens Cloverdale Addition Country Side Estates Shamrock Acres	TX1230037	JEFFERSON	PT-SE1
CEDAR ESTATES	Cedar Estates Subdivision	TX1460102	LIBERTY	PT-SE1
SOUTH DAYTON OAKS	South Dayton Oaks (former Champion Water Service Area)	TX1460115	LIBERTY	PT-SE1
DAYTON OAKS ESTATE	Dayton Oaks Estates (former Champion Water Service Area)	TX1460136	LIBERTY	PT-SE1
DAYTON CREEK WATER SYSTEM	Dayton Creek (former Champion Water Service Area)	TX1460141	LIBERTY	PT-SE1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWSID COUNTY		Passthroughs
CRYSTAL FOREST SUBDIVISION	Crystal Forest Subdivision	TX1700096	MONTGOMERY	PT-SE1
WALNUT SPRINGS	FawnwoodWalnut Springs	TX1700128	MONTGOMERY	PT-SE1
DOGWOOD HILLS	Dogwood Hills	TX1700129	MONTGOMERY	PT-SE1
LAKE CONROE FOREST SUBDIVISION	Forest Water & Sewer Service Area Lake Conroe Forest Subdivision Lake Conroe Development Tejas Creek	TX1700134	MONTGOMERY	PT-SE1
WESTWOOD I & II	Westwood I & II	TX1700201	MONTGOMERY	PT-SE1
OAKWOOD ACRES	Oakwood Acres	TX1700216	MONTGOMERY	PT-SE1
DEERWOOD SUBDIVISION	Deerwood Subdivision	TX1700264	MONTGOMERY	PT-SE1
CARRIAGE HILLS	Carriage Hills	TX1700279	MONTGOMERY	PT-SE1
TURTLE CREEK	Turtle Creek Subdivision	TX1700287	MONTGOMERY	PT-SE1
WILSHIRE SUBDIVISION	Wilshire Subdivision	TX1700321	MONTGOMERY	PT-SE1
HUNTINGTON ESTATES	Huntington Estates	TX1700324	MONTGOMERY	PT-SE1
DECKER WOODS SUBDIVISION	Decker Woods Subdivision	TX1700330	MONTGOMERY	PT-SE1
BEAR BRANCH ESTATES	Bear Branch Estates	TX1700356	MONTGOMERY	PT-SE1
SHADOW BAY SUBDIVISION	Shadow Bay Subdivision	TX1700393	MONTGOMERY	PT-SE1
CLEAR CREEK FOREST SECTION 12	Clear Creek Forest Section 12	TX1700437	MONTGOMERY	PT-SE1
LAKE CREEK FOREST	Lake Creek Forest	TX1700529	MONTGOMERY	PT-SE1
LAKE CONROE VILLAGE	Lake Conroe Village	TX1700543	MONTGOMERY	PT-SE1
CIMARRON COUNTRY	Cimarron Country	TX1700555	MONTGOMERY	PT-SE1
BRUSHY CREEK UTILITY	Brushy Creek	TX1700601	MONTGOMERY	PT-SE1
TIMBERLOCH ESTATES	Timberloch Estates	TX1700641	MONTGOMERY	PT-SE1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
INDIGO RANCH	Indigo Ranch	TX1700651	MONTGOMERY	PT-SE1
WOODLAND RANCH	Woodland Ranch	TX1700657	MONTGOMERY	PT-SE1
OLD EGYPT SUBDIVISION	Old Egypt SubdivisionBear Branch EstatesGreenfield Forest	TX1700666	MONTGOMERY	PT-SE1
WHITE OAK RANCH SECTION ONE	White Oak Ranch	TX1700670	MONTGOMERY	PT-SE1
ESTATES OF LEGENDS RANCH	Estates of Legends Ranch Elan Tract	TX1700702	MONTGOMERY	PT-SE1
BLACK OAK WATER SYSTEM	Black Oak	TX1700851	MONTGOMERY	PT-SE1
CEDAR POINT	Cedar Point	TX1870155	POLK	PT-SE1
LAKE LIVINGSTON VILLAGE WATER UTILITY	Lake Livingston Village	TX1870156	POLK	PT-SE1
CAMILLA TWIN HARBOR	Camilla Twin Harbor	TX2040038	SAN JACINTO	PT-SE1
PORT ADVENTURE	Port Adventure	TX2280031	TRINITY	PT-SE1
PYSSENS LIVE OAK ESTATES SUBDIVISION	Pyssens Live Oak Estates Subdivision	TX2410010	WHARTON	PT-SE1
In-City Customers (Pearland, Weston Lakes, Cut-N-Shoot, Port Arthur, Dayton, Houston)	In-City Customers	Various (In-City)	Various	PT-SE1
BRENTWOOD SUBDIVISION	Brentwood Manor Huntington	TX2350005	VICTORIA	PT-SE2
GRAY UTILITY SERVICE	Cove at Cotton Creek Creekside at Cotton Creek Cotton Creek Icet Cove Lanai Maley Woods Joseph's Cove Cas Station Strip Center Commercial Development Travel Park The Veranda	TX0360005	CHAMBERS	PT-SE4

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
THE COMMONS WATER SUPPLY, INC	The Commons of Lake Houston	TX1012978	HARRIS	PT-SE3
TRINITY COVE SUBDIVISION	Trinity Cove Subdivision	TX0360084	CHAMBERS	PT-SE4
CARRIAGE TRAIL SUBDIVISION	Carriage Trail Subdivision	TX0360093	CHAMBERS	PT-SE4
HACKBERRY CREEK SUBDIVISION	Hackberry Creek Subdivision	TX0360100	CHAMBERS	PT-SE4
BARROW RANCH	Barrow Ranch Barrow Ranch Estates Legends Bay Southwind	TX0360122	CHAMBERS	PT-SE4
SUNCHASE SUBDIVISION	South Fork Sunchase Estates	TX1230083	JEFFERSON	PT-SE4
OAK MEADOWS SUBDIVISION II & III	Oak Meadows II Oak Meadows III	TX1460100	LIBERTY	PT-SE4
WEBB WAY SUBDIVISION	Webb Way Subdivision	TX1460137	LIBERTY	PT-SE4
LEANING TOWERING OAKS SUBDIVISION	Towering Oaks I Towering Oaks II Cedar Lane Leaning Oaks Water Association	TX1460145	LIBERTY / Chambers	PT-SE4
WEYBRIDGE SUBDIVISION WATER SYSTEM	Weybridge Subdivision Water System	TX0200019	BRAZORIA	PT-SE5
BERNARD ACRES	Bernard Acres	TX0200065	BRAZORIA	PT-SE5
FLORA 7	Flora 7	TX0200151	BRAZORIA	PT-SE5
CALICO FARMS SUBDIVISION	Calico Farms Subdivision	TX0200152	BRAZORIA	PT-SE5
FLORA 6	Flora 6	TX0200153	BRAZORIA	PT-SE5
MEADOWVIEW SUBDIVISION	Meadowview Subdivision	TX0200189	BRAZORIA	PT-SE5
CENTENNIAL PLACE	Centennial Place	TX0200190	BRAZORIA	PT-SE5
WELLBORN ACRES	Wellborn Acres	TX0200211	BRAZORIA	PT-SE5
HASTINGS HOMEOWNERS WATER SYSTEM	Hastings Homeowners Water System	TX0200218	BRAZORIA	PT-SE5

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
QUAIL MEADOWS SUBDIVISION	Quail Meadows Subdivision	TX0200219	BRAZORIA	PT-SE5
PLEASANT MEADOWS SUBDIVISION	Pleasant Meadows Subdivision	TX0200223	BRAZORIA	PT-SE5
MORELAND SUBDIVISION BLOCK 1&2	Moreland Subdivision Block 1&2	TX0200226	BRAZORIA	PT-SE5
MORELAND SUBDIVISION	Moreland Subdivision Block 3&4	TX0200227	BRAZORIA	PT-SE5
WINDSONG SUBDIVISION	Windsong Subdivision	TX0200229	BRAZORIA	PT-SE5
PALMETTO SUBDIVISION	Palmetto Subdivision	TX0200242	BRAZORIA	PT-SE5
PLEASANTDALE SUBDIVISION	Pleasant Dale Subdivision	TX0200248	BRAZORIA	PT-SE5
WESTWOOD SUBDIVISION	Westwood Subdivision	TX0200254	BRAZORIA	PT-SE5
SANDY RIDGE SUBDIVISION	Sandy Ridge Subdivision	TX0200255	BRAZORIA	PT-SE5
SHARONDALE SUBDIVISION	Sharondale Subdivision	TX0200258	BRAZORIA	PT-SE5
MEADOWLARK SUBDIVISION	Meadowlark Subdivision	TX0200271	BRAZORIA	PT-SE5
COUNTRY CREEK ESTATES WATER SYSTEM	Country Creek Estates Water System	TX0200337	BRAZORIA	PT-SE5
VILLAGE TRACE WATER SYSTEM	Village Trace Water System	TX0200341	BRAZORIA	PT-SE5
MEADOWLAND SUBDIVISION	Meadowland Subdivision	TX0200347	BRAZORIA	PT-SE5
HEIGHTS COUNTRY SUBDIVISION	Heights Country Subdivision	TX0200349	BRAZORIA	PT-SE5
STERLING ESTATES	Sterling Estates	TX0200363	BRAZORIA	PT-SE5
SOUTH MEADOWS WEST	South Meadows	TX0200413	BRAZORIA	PT-SE5
SOUTH MEADOWS EAST	Ashley Oaks	TX0200415	BRAZORIA	PT-SE5
SOUTH MEADOWS EAST	Ashley Oaks - Mobile Home Park	TX0200415	BRAZORIA	PT-SE5

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
ALDINE MEADOWS	Aldine Meadows	TX1010092	HARRIS	PT-SE5
BERGVILLE ADDITION	Bergville Addition	TX1010099	HARRIS	PT-SE5
DORSET T PLACE	Dorsett Place	TX1010122	HARRIS	PT-SE5
KENWOOD SUBDIVISION WATER SYSTEM (Inactive)	Kenwood Subdivision Water System	TX1010163	HARRIS	PT-SE5
STETNER ADDITION	Stetner Additions	TX1010216	HARRIS	PT-SE5
SPRING CREEK FOREST	Spring Creek Forest	TX1010334	HARRIS	PT-SE5
MAYWOOD ACRES	Maywood Acres	TX1460033	LIBERTY / Montgomery	PT-SE5
TRES PALACIOS OAKS SUBDIVISION	Tres Palacios Subdivision	TX1610017	MATAGORDA	PT-SE5
OAK HOLLOW SUBDIVISION	Oak Hollow Subdivision	TX1610031	MATAGORDA	PT-SE5
TIDEWATER OAKS SUBDIVISION	Tidewater Oaks Subdivision	TX1610033	MATAGORDA	PT-SE5
AIRPORT HEIGHTS	Airport Heights	TX1700006	MONTGOMERY	PT-SE5
LAIRD ESTATES	Laird Estates	TX1700015	MONTGOMERY	PT-SE5
ENCHANTED FOREST	Enchanted Forest	TX1700040	MONTGOMERY	PT-SE5
LAKE CONROE WEST	Lake Conroe West	TX1700041	MONTGOMERY	PT-SE5
PINEY POINT SUBDIVISION	Piney Point Subdivision	TX1700061	MONTGOMERY	PT-SE5
PINE VISTA MOBILE HOME VILLAGE	Pine Vista Mobile Home Village	TX1700078	MONTGOMERY	PT-SE5
FOREST WOODS SUBDIVISION	Forest Woods Subdivision	TX1700106	MONTGOMERY	PT-SE5
GREENWOOD VILLAGE	Greenwood Village	TX1010011	HARRIS	PT-SE6
MARY FRANCIS SUBDIVISION	Mary Francis Subdivision	TX1010100	HARRIS	PT-SE6
COLONIAL HILLS	Colonial Hills	TX1010116	HARRIS	PT-SE6
ARROWHEAD LAKE & FRONTIER LAKE	Arrowhead Lake & Frontier	TX1700171	MONTGOMERY	PT-SE7

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
HIDDEN FOREST ESTATES	Hidden Forest Estates	TX1700173	MONTGOMERY	PT-SE7
BLUE MEDINA WATER	Medina River Ranch Blue Medina	TX0100030	BANDERA	PT-SW1
LAKEWOOD WATER	Lakewood Water Lakewood Park	TX0100047	BANDERA	PT-SW1
SAN JULIAN CREEK ESTATES	San Julian Creek Estates	TX0100052	BANDERA	PT-SW1
ELMWOOD ESTATES	Elmwood Estates	TX0100053	BANDERA	PT-SW1
COMANCHE CLIFFS	Comanche Cliffs	TX0100065	BANDERA	PT-SW1
ESTATES UTILITY CO STONEGATE	Stonegate	TX0150431	BEXAR	PT-SW1
STONE MOUNTAIN SUBDIVISION	Stone Mountain	TX0270134	BURNET	PT-SW1
RIO ANCHO SUBDIVISION	Rio Ancho	TX0270141	BURNET / Williamson	PT-SW1
CANYON SPRINGS WATER	Canyon Springs King Cove	TX0460022	COMAL	PT-SW1
GRUENE RIVER DEVELOPMENT	Gruene River	TX0460185	COMAL	PT-SW1
HARPER ROAD ESTATES	Harper Road Estates	TX0860005	GILLESPIE	PT-SW1
NORTHWEST HILLS WATER SUPPLY (Fredericksburg)	Northwest Hills	TX0860086	GILLESPIE	PT-SW1
DEERWOOD SUBDIVISION	Deerwood Subdivision	TX0860098	GILLESPIE	PT-SW1
WEST OAK HEIGHTS	West Oak Heights	TX0860100	GILLESPIE	PT-SW1
CHAPARRALL WATER SYSTEM HAYS	Bliss Spillar	TX1050029	HAYS	PT-SW1
WOODCREEK UTILITY CO 1	Wimberley Woodcreek Woodcreek Phase I	TX1050037	HAYS	PT-SW1
WOODCREEK UTILITY CO 2	Wimberley Woodcreek Woodcreek Phase II	TX1050039	HAYS	PT-SW1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
LEISUREWOODS WATER	Leisurewoods	TX1050043	HAYS	PT-SW1
SOUTHWEST TERRITORY	Southwest Territory	TX1050058	HAYS / Travis	PT-SW1
CARDINAL VALLEY WATER SYSTEM	Cardinal Valley	TX1050068	HAYS / Blanco	PT-SW1
MEADOW WOODS WATER SUPPLY	Meadow Woods Arroyo Ranch Dove Hollow Estates Quail meadows Subdivision	TX1050077	HAYS	PT-SW1
GRANITE CREEK WSC	Granite Creek Blanco River Crossing	TX1050080	HAYS	PT-SW1
COPPER HILLS WATER SYSTEM	Copper Hills	TX1050082	HAYS	PT-SW1
OAK MEADOWS	Oak Meadows	TX1050100	HAYS	PT-SW1
MOUNTAIN CREST WATER	Mountain Crest	TX1050111	HAYS	PT-SW1
SIERRA WEST SUBDIVISION	Sierra West Subdivision	TX1050134	HAYS	PT-SW1
STONEGATE WATER SYSTEM	Stonegate Water System	TX1300032	KENDALL	PT-SW1
WALNUT HILLS	Walnut Hills	TX1300034	KENDALL	PT-SW1
TEN WEST RANCHES	Ten West Ranches	TX1300036	KENDALL	PT-SW1
KENDALL POINTE	Kendall Pointe	TX1300041	KENDALL	PT-SW1
GUADALUPE HEIGHTS UTILITY	Guadalupe Heights	TX1330009	KERR	PT-SW1
CENTER POINT TAYLOR SYSTEM	Center Point Taylor	TX1330010	KERR	PT-SW1
WESTCREEK ESTATES WATER SYSTEM	Westcreek Estates	TX1330028	KERR	PT-SW1
ERLUND SUBDIVISION	Erlund SubdivisionBelaire EstatesClear Spring Ranch EstatesKerrville South Ranches No. 1Loudair Hill SubdivisionMountain Top RanchettesMountain View EstatesTierra Grande	TX1330036	KERR	PT-SW1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
LOMA VISTA WATER SYSTEM	Loma Vista Shady Grove Spanish Oaks Estates Wood Hill Estates Wood Ridge Estates	TX1330041	KERR	PT-SW1
AQUA VISTA UTILITIES	Aqua Vista	TX1330062	KERR	PT-SW1
OAK FOREST SOUTH WATER SUPPLY	Oak Forest South Burney Oaks Fawn Run Quail Run Estates	TX1330091	KERR	PT-SW1
NICKERSON FARM WATER SYSTEM	Nickerson Farm	TX1330097	KERR	PT-SW1
SLEEPY HOLLOW	Sleepy Hollow	TX1330101	KERR	PT-SW1
PECAN VALLEY	Pecan Valley	TX1330107	KERR	PT-SW1
CENTER POINT NORTH WATER SYSTEM	Center Point North	TX1330111	KERR	PT-SW1
FOUR SEASONS	Four Seasons Castle Estates Dewberry Hollow Estates of Turtle Creek Lamb Creek, Wood Creek Woodland Trail Estates	TX1330113	KERR	PT-SW1
HORSESHOE OAKS SUBDIVISION WATER SYSTEM	Horseshoe Oaks Subdivision	TX1330118	KERR	PT-SW1
NORTHWEST HILLS SUBDIVISION	Northwest Hills Subdivision	TX1330124	KERR	PT-SW1
BEAR PAW WATER SYSTEM	Bear Paw Highlands Ranch	TX1330126	KERR	PT-SW1
PARK PLACE SUBDIVISION	Park Place Park Place Subdivision	TX1330127	KERR	PT-SW1
REAL OAKS SUBDIVISION	Real Oaks Subdivision	TX1330139	KERR	PT-SW1
CHERRY RIDGE WATER	Cherry Ridge	TX1330147	KERR	PT-SW1
FALLING WATER SUBDIVISION	Falling Water Subdivision Reserve at Falling Water	TX1330154	KERR / Kendall	PT-SW1
SADDLEWOOD SUBDIVISION	Saddlewood Subdivision	TX1330155	KERR	PT-SW1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
CYPRESS SPRINGS	Cypress Springs	TX1330156	KERR	PT-SW1
LAKE VISTA UTILITY CO	Lake Vista	TX1490017	LIVE OAK	PT-SW1
PECAN UTILITIES OAK RIDGE SUBDIVISION	Pecan Utilities Oak Ridge Estates Subdivision	TX1500043	LLANO	PT-SW1
COUNTRY VIEW ESTATES	Country View Estates Big Valley	TX1630026	MEDINA	PT-SW1
VALENTINE RANCH	Valentine Ranch	TX1630040	MEDINA	PT-SW1
GOLDEN ACRES WATER CO	Golden Acres	TX1780019	NUECES	PT-SW1
RIVERCREST WATER SYSTEM	Rivercrest	TX2270041	TRAVIS	PT-SW1
BEAR CREEK PARK	Bear Creek Park	TX2270043	TRAVIS	PT-SW1
SANDY CREEK RANCHES SUBDIVISION	Sandy Creek Ranches Subdivision The Bluffs of Sandy Creek	TX2270054	TRAVIS	PT-SW1
ONION CREEK MEADOWS	Onion Creek Meadows	TX2270059	TRAVIS	PT-SW1
MOORELAND SUBDIVISION	Mooreland Subdivision	TX2270114	TRAVIS	PT-SW1
HILL COUNTRY NORTHWEST CHERRY HOLLOW	South Cherry Hollow Estates	TX2270173	TRAVIS	PT-SW1
INDIAN SPRINGS SUBDIVISION	Indian Springs Subdivision	TX2270210	TRAVIS	PT-SW1
SHADY HOLLOW ESTATES WSC	Shady Hollow Estates	TX2270212	TRAVIS	PT-SW1
BARTON CREEK LAKESIDE	Barton Creek Shady Creek Lakeside Subdivision McDaniels Tract Red Bluff Estates	TX2270282	TRAVIS	PT-SW1
LAKECLIFF ON LAKE TRAVIS	Lakecliff on Lake Travis Travis Lakeside	TX2270327	TRAVIS	PT-SW1
CANYON RIDGE SPRINGS	Canyon Ridge Springs	TX2270342	TRAVIS / Burnet	PT-SW1
BRIARCREEK SUBDIVISION	Briarcreek Manor Briarcreek Subdivision	TX2270354	TRAVIS	PT-SW1
SOUTH SAN GABRIEL RANCHES	South San Gabriel Ranches	TX2460026	WILLIAMSON	PT-SW1

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
SAN GABRIEL RIVER RANCHES	San Gabriel River Ranches Hidden Creek Estates	TX2460046	WILLIAMSON	PT-SW1
TAL TEX Tonkawa Village Great Oaks Subdivision		TX2460064	WILLIAMSON	PT-SW1
EAGLE CREEK RANCH	Eagle Creek Ranch The Estates at Eagle Creek	TX2470022	WILSON	PT-SW1
SW Water Area 1	No Current Customers	TBD	HAYS	PT-SW1
SW Water Area 2	No Current Customers	TBD	HAYS	PT-SW1
SCENIC HEIGHTS	Scenic Heights Scenic Heights Subdivision Unit 1 Scenic Heights Subdivision Unit 2 Scenic Heights Subdivision Unit 3	TX0460060	COMAL	PT-SW2
CANYON LAKE MOBILE HOME ESTATES	Canyon Lake Mobile Home Estates Deer Meadows Canyon Lake Mobile Home Estates North Unit 1 Canyon Lake Mobile Home Estates North Unit 2 Cranes Mill Landing Unit 1 Villas at Cranes Mill Marina	TX0460063	COMAL	PT-SW2
LCRA / HARPER WATER SYSTEM	LCRA / Harper Water System	TX0860106	GILLESPIE / KIMBLE	PT-SW2
LCRA / LONDON WATER SYSTEM	LCRA / London Water System	TX1340019	GILLESPIE / KIMBLE	PT-SW2
LCRA	LCRA / School District	TX0860106	GILLESPIE / KIMBLE	PT-SW2
LCRA	LCRA / Multi Unit Residential	TX0860106	GILLESPIE / KIMBLE	PT-SW2
INGRAM WATER SUPPLY	Cardinal Acres Cypress Falls Greenwood Forest Highpointe Ingram Hills Midway Westwood Oaks White Oaks Windmill Communities Subdivision City of Ingram (RESIDENTIAL)	TX1330011	KERR	PT-SW2

TCEQ SYSTEM NAMES	SUBDIVISION / AREA SERVED	PWS ID	COUNTY	Passthroughs
INGRAM WATER SUPPLY	Cardinal AcresCypress FallsGreenwood ForestHighpointeIngram HillsMidwayWestwood OaksWhite OaksWindmill Communities SubdivisionCity of Ingram (COMMERCIAL)	TX1330011	KERR	PT-SW2
ROYAL OAKS WATER	Royal Oak	TX1330013	KERR	PT-SW2
DANCING BEAR	Dancing Bear Subdivision	TX1630045	MEDINA	PT-SW2
NIGHTHAWK WSC	Garden Valley Green Grove	TX2270190	TRAVIS	PT-SW2
BRUSHY BEND PARK	Brushy Bend Park Subdivision	TX2460050	WILLIAMSON	PT-SW2
WOODCREEK UTILITY CO 1	Wimberley Woodcreek Woodcreek Phase I	TX1050037	HAYS	PT-SW3
In-City Customers (Cedar park, Austin, Boerne)	In-City Customers	Various (In-City)	Various	PT-SW4

SECTION 1.0 – RATE SCHEDULE

Section 1.01 – Rates

		RESIDENTIAL OR I	NON-RESIDENTIAL	Mobile Home Park / Wholesale Customers
		Minimum Monthly	Minimum Monthly	Minimum Monthly Charge
	Meter Size	Charge (Includes 0 gal)	Charge (Includes 0 gal)	(Includes 0 gal)
	5/8" x 3/4"	\$34.90	\$34.90	\$34.90
	3/4"	\$52.35	\$52.35	\$52.35
	1"	\$87.30	\$87.30	\$87.30
	1 1/2"	\$174.50	\$174.50	\$174.50
	2"	\$279.20	\$279.20	\$279.20
	3"	\$523.50	\$523.50	\$523.50
	4"	\$873.00	\$873.00	\$873.00
	6"	\$1,745.00	\$1,745.00	\$1,745.00
	8"	\$2,792.00	\$2,792.00	\$2,792.00
	10"	\$4,014.00	\$4,014.00	\$4,014.00
	12"	\$7,504.00	\$7,504.00	\$7,504.00
		Volumetric Charges		
		RESIDENTIAL	NON-RESIDENTIAL	NON-RESIDENTIAL
Tier	Volume	Charge per 1,000 gals	Charge per 1,000 gals	Charge per 1,000 gals
Tier 1	0 to 5,000 gals	\$5.498	\$3.365	\$0.000
Tier 2	5,001 to 10,000 gals	\$8.247	\$4.038	\$0.000
Tier 3	10,001 to 20,000 gals	\$13.745	\$6.787	\$0.000
Tier 4	Over 20,000 gals	\$15.120	\$7.403	\$0.000
Mobile	Home Park			\$3.365
Whole	sale Customers			\$5.498

Monthly Minimum Charge for any meter larger than 12" will be calculated using American Water Works Association (AWWA) approved meter equivalency factors.

Current and Proposed Water Pass-Through Charges (Remain Unchanged)				
Schedule	Docket	Purchased Water Entities	Rate	
PT-N1	57783	Neches & Trinity Valley, North Texas GCD, Northern Trinity GWCD, Prairie lands GWCD, Red river GWCD, Southern Trinity GWCD, Upper Trinity GWCD, Ables Springs SUD, Acton MDU, Bethesda WSC, Cash SUD, City of Fort Worth, City of Granbury, City of Kilgore, Lake Cities Municipal, City of Longview, MacBee SUD, MCI Land Co, City of Palestine, Southern Utilities Co, City of Waco, Walnut Creek SUD	\$0.5089	
PT-N2	N/A	N/A	\$0.0000	
PT-N3	TCEQ Docket #: 2012-1058- UCR	Neches & Trinity Valley, North Texas GCD, Northern Trinity GWCD, Prairie lands GWCD, Red river GWCD, Southern Trinity GWCD, Upper Trinity GWCD, Ables Springs SUD, Acton MDU, Bethesda WSC, Cash SUD, City of Fort Worth, City of Granbury, City of Kilgore, Lake Cities Municipal, City of Longview, MacBee SUD, MCI Land Co, City of Palestine, Southern Utilities Co, City of Waco, Walnut Creek SUD	\$0.2384	
PT-SE1	57784	North Channel Water Authority, City of Richmond GRP, West Harris County Regional Water Authority, Lower Trinity GCD, Brazoria County GCD, North Fort Bend Water Authority, North Harris County Regional Water Authority, San Jacinto River Authority, Harris County MUD # 371, City of Nederland, City of Houston, Lonestar GCD, Bluebonnet GCD, Fort Bend Subsidence District, Northwest Harris County MUD # 24	\$4.2318	
PT-SE1	TCEQ Docket #: 2011-0241- UCR	North Channel Water Authority, City of Richmond GRP, West Harris County Regional Water Authority, Lower Trinity GCD, Brazoria County GCD, North Fort Bend Water Authority, North Harris County Regional Water Authority, San Jacinto River Authority, Harris County MUD # 371, City of Nederland, City of Houston, Lonestar GCD, Bluebonnet GCD, Fort Bend Subsidence District, Northwest Harris County MUD # 24	\$4.2318	
PT-SE2	57785	Barton Springs EAA, Cow Creek GWCD, Comal Trinity GCD, Edwards Aquifer Authority, Trinity / Glen Rose GWCD, Southwestern Travis County GCD, City of Austin, Brushy Bend MUD, City of Cedar Park, City of Horseshoe Bay, Manville WSC, Nueces WSC, Public Water Services, City of Round Rock, LCRA, Edwards Aquifer Authority (Water Rights) - Dean Word	\$3.1585	
PT-SE3	54810	City of Houston Groundwater Reduction Plan (GRP)	\$1.2100	
PT-SE4	N/A	N/A	\$0.0000	
PT-SE5	N/A	N/A	\$0.0000	
PT-SE6	54810	Houston GRP	\$1.6400	
PT-SE7	54810	San Jacinto River Authority	\$3.2500	

Schedule	Docket	Purchased Water Entities	Rate
PT-SW1	57785	Barton Springs EAA, Cow Creek GWCD, Comal Trinity GCD, Edwards Aquifer Authority, Trinity / Glen Rose GWCD, Southwestern Travis County GCD, City of Austin, Brushy Bend MUD, City of Cedar Park, City of Horseshoe Bay, Manville WSC, Nueces WSC, Public Water Services, City of Round Rock, LCRA, Edwards Aquifer Authority (Water Rights) - Dean Word	\$3.1585
PT-SW2	N/A	N/A	\$0.0000
PT-SW3	Settlement	Woodcreek Settlement	\$1.0000
PT-SW4	TCEQ Docket #: 2012-1058- UCR	Barton Springs EAA, Cow Creek GWCD, Comal Trinity GCD, Edwards Aquifer Authority, Trinity / Glen Rose GWCD, Southwestern Travis County GCD, City of Austin, Brushy Bend MUD, City of Cedar Park, City of Horseshoe Bay, Manville WSC, Nueces WSC, Public Water Services, City of Round Rock, LCRA, Edwards Aquifer Authority (Water Rights) - Dean Word	\$1.0088

<u>Surcharge for Rate Case Expense (Docket No. 58124) – Applicable to all systems served by Aqua Texas, Inc.</u>

To be collected through a monthly surcharge of \$1.88 per customer. The monthly surcharge will be collected for 24 months from the effective date of the rates approved by the Commission in Docket No. 58124 or until the full \$3,368,262 for rate-case expenses related to Docket No. 58124 is collected, whichever occurs first. This charge is applicable to customers of the systems identified in the application.

<u>Right-of-Way Licensing Agreement And Franchise Fee Pass-Through Charge</u> This charge will be assessed where applicable at the percentage provided for by the municipality.

FORM OF PAYMENT: The utility will accept the following forms of payment:

MONTHLY BILL AND TO REMIT THE FEE TO THE TCEQ.

Cash \underline{X} Check \underline{X} Money Order \underline{X} Credit Card \underline{X} Other (specify)

The utility may require exact change for payments and may refuse to accept payments made using more than \$1.00 in small coins. A written receipt will be given for cash payments.

UNAFFILIATED THIRD PARTIES WHO ACCEPT AND PROCESS CASH, CREDIT CARD, OR ELECTRONIC PAYMENTS FOR UTILITY BILLS MAY REQUIRE PAYMENT OF AN ADDITIONAL CONVENIENCE CHARGE FOR THIS SERVICE.

Section 1.02 – Miscellaneous Fees				
TAP FEE				
TAP FEE (Unique costs)				
TAP FEE (Large meter)				
SERVICE INITIATION FEE				
RECONNECTION FEE				
SEASONAL RECONNECTION FEE # MONTHS OFF SYSTEM				
SECTION 1.0 – RATE SCHEDULE (CONTINUED)				
METER/SERVICE RELOCATION FEE				
METER TEST FEE				

That the meter is recording accurately. The fee may not exceed \$25.00.

LATE CHARGE
RETURNED CHECK CHARGE
LOCK REMOVAL OR DAMAGE FEE. \$10.00
CUSTOMER DEPOSIT RESIDENTIAL (Maximum \$50.00) <u>\$50.00</u>
COMMERCIAL & NON-RESIDENTIAL DEPOSIT1/6 th of Estimated Annual Bill
STANDARD METER INSTALLATION FEE\$150.00
TO BE CHARGED WHEN UNMETERED SERVICE EXISTS ON THE SYSTEM THAT SHOULD BE
METERED TO BE IN COMPLIANCE WITH THE UTILITY'S TARIFF BUT THE CONVERSION OF THE
SERVICE WOULD NOT REQUIRE A FULL TAP AND ALL OF ITS COSTS. THIS FEE WILL BE A
SHARING OF COSTS BETWEEN THE CUSTOMER AND THE UTILITY. THE CUSTOMER MAY HAVE
THE OPTION OF PAYING THE FEE OVER NO MORE THAN THREE (3) MONTHS.

CUSTOMER SERVICE INSPECTION FEE......\$100.00

SERVICE APPLICANTS MAY CHOOSE TO HAVE CUSTOMER SERVICE INSPECTIONS REQUIRED BY 30 TAC § 290.46(j) PERFORMED BY ANY STATE LICENSED INSPECTOR OF THEIR CHOICE. UNLESS THE SERVICE APPLICANT CHOOSES TO ARRANGE FOR AND PAY FOR THE INSPECTION INDEPENDENTLY, THE UTILITY MAY CHARGE SERVICE APPLICANTS THE CUSTOMER SERVICE INSPECTION FEE AT THE TIME THEY APPLY FOR SERVICE. IF A RE-INSPECTION IS REQUIRED TO BRING PLUMBING INTO COMPLIANCE WITH APPLICABLE REQUIREMENTS OR IF AN EXTRA INSPECTION APPOINTMENT IS REQUIRED BECAUSE A CUSTOMER DOES NOT PERMIT PERFORMANCE OF AN INSPECTION AT A PREVIOUSLY AGREED UPON APPOINTMENT TIME, THE CUSTOMER MAY CHOOSE TO HAVE ANY STATE LICENSED INSPECTOR OF THEIR CHOICE PERFORM THE INSPECTION. IF THE CUSTOMER CHOOSES TO HAVE THE UTILITY PERFORM THE INSPECTION OR RE-INSPECTION, THE CUSTOMER WILL BE CHARGED \$100.00 FOR EACH REQUIRED INSPECTION, RE-INSPECTION, OR AGREED UPON INSPECTION APPOINTMENT AND WILL PAY THE UTILITY THE TOTAL AMOUNT OWED AT THE TIME AN INSPECTION OR RE-INSPECTION IS PERFORMED. THE UTILITY MAY, AT ITS OPTION, INCLUDE THE ADDITIONAL CHARGE OR CHARGES ON THE NEXT MONTH'S UTILITY BILL RATHER THAN REQUIRING PAYMENT AT THE TIME OF THE INSPECTION OR RE-INSPECTION. THE UTILITY MAY USE UTILITY EMPLOYEES OR MAY HAVE THE INSPECTION PERFORMED BY A LICENSED THIRD-PARTY CONTRACTOR.

ILLEGAL RECONNECTION, LOCK REMOVAL, OR DAMAGE FEE......\$85.00

IN ORDER TO REIMBURSE THE UTILITY WITHOUT BURDENING OTHER CUSTOMERS WITH HIGHER RATES FOR THE ADDITIONAL COST OF SERVICE TRIPS TO DISCONNECT A CUSTOMER/ACCOUNT HOLDER WHO HAS BEEN DISCONNECTED FOR NONPAYMENT AND TO PAY FOR THE COST OF BROKEN OR CUT LOCKS AND SERVICE TIME, THIS FEE SHALL BE ASSESSED TO THE ACCOUNT HOLDER OF ANY DELINQUENT ACCOUNT THAT HAS BEEN DISCONNECTED FOR NONPAYMENT BY VALVING OFF, LOCKING, OR REMOVING THE METER WHEN SERVICE TO THE PREMISES IS SUBSEQUENTLY RECONNECTED BY NON-UTILITY PERSONNEL BY CUTTING OR REMOVING THE LOCK, REOPENING THE VALVE, OR REMOVING OR BYPASSING THE METER WITHOUT AUTHORIZATION BY THE UTILITY. THIS FEE MAY BE CHARGED EACH TIME AN EVENT OCCURS AND SERVICE WILL NOT BE RECONNECTED UNTIL THIS FEE IS PAID IN ADDITION TO ANY OTHER BALANCES AND RECONNECT FEES. THIS FEE SHALL NOT BE CHARGED IF A FEE FOR A DAMAGED METER IS CHARGED OR IF THE ACCOUNT HOLDER OR THEIR REPRESENTATIVE INFORMS THE UTILITY WITHIN 24 HOURS AFTER DISCOVERING THAT SERVICE HAS BEEN RESTORED WITHOUT AUTHORIZATION OF THE UTILITY: (1) THAT SERVICE WAS RECONNECTED WITHOUT THE ACCOUNT HOLDER'S PERMISSION; AND (2) THE ACCOUNT HOLDER AGREES TO PAY FOR ALL WATER USED.

GOVERNMENT TESTING, INSPECTION, AND COSTS SURCHARGE

WHEN AUTHORIZED IN WRITING BY PUC AND AFTER NOTICE TO CUSTOMERS, THE UTILITY MAY INCREASE RATES TO RECOVER INCREASED COSTS FOR INSPECTION FEES AND WATER TESTING $[16 \, \text{Tac} \, \S \, 24.25(b)(2)(G)]$.

REGIONAL PASS-THROUGH GALLONAGE CHARGE TRUE-UP/ADJUSTMENT REFER TO ATTACHED APPENDIX C.

SECTION 2.0 – SERVICE RULES AND REGULATIONS

The utility will have the most current Public Utility Commission of Texas (PUC or Commission) Rules relating to Water and Wastewater Utility regulations, available at its office for reference purposes. The rules and this tariff are available for public inspection and reproduction at a reasonable cost. The latest rules or commission approved changes to the rules supersede any rules or requirements in this tariff.

The utility adopts the administrative rules of the PUC, which may be amended from time to time, as its company specific service rules and regulations. These rules are kept on file at the company's offices for customer inspection during regular business hours. In the event of a conflict between the PUC's amended rules and the provisions of this tariff, the amended rules shall prevail. Where necessary, any conflicting provision of this tariff shall be deemed to have been superseded by the PUC rule in question to the degree that the utility may conduct its lawful business in conformance with all requirements of said rule.

This section contains service rules and regulations that are specific to the utility. It has been reviewed and approved by the Commission and found to be in compliance with PUC Rules.

All references to the "business office" in the utility's tariff, service contracts, or PUC Rules shall mean the utility's offices at 1106 Clayton Lane Suite 400W, Austin, TX, 78723. Customers may apply for service and report service problems at the business office.

Section 2.01 - Application for and Provision of Water Service

A customer may initiate, transfer, or terminate retail sewer service by mail, by telephone, through an Internet website, or through another electronic transmission. If a service request is initiated by mail, the utility's standard application or contract form must be signed and submitted by the applicant before sewer service is provided by the utility. Any required fees (deposits, reconnect, tap, extension fees, etc. as applicable) will be paid and easements, if required, will be granted before service is provided by the utility. A separate application or contract will be made for each service location.

The utility's standard application or contract form is attached in the Appendix to this tariff and available on the Company's website in English at: https://www.aquawater.com/sites/default/files/2024-08/english tx app_ updated02012016.pdf

or in Spanish at: https://www.aquawater.com/sites/default/files/2024-08/spanish_tx_app-updated_02012016.pdf)

If the services of a registered professional engineer are required as a result of a service initiation request received by the utility for service to that applicant's service extension only, such engineer will be selected by the utility and the applicant, and the applicant shall bear all expenses incurred therein.

<u>Non-Standard Service</u> - If an applicant requires service other than the standard service provided by the utility, such applicant will be required to pay all expenses incurred by the utility in excess of the expenses that would be incurred in providing the standard service and connection. Any

applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction (as may be allowed by PUC Rule) for the actual costs of any additional facilities required to maintain compliance with the Texas Commission on Environmental Quality (TCEQ) minimum design criteria for water production, treatment, pumping storage, and transmission.

<u>No Assignment or Transfer of Service</u> - No service request initiated by telephone, through an Internet website or other electronic transmission, written application, agreement, or contract for service may be assigned or transferred without the written consent of the utility.

Other Pre-Conditions of Service - Service applicants may be required to comply with any pre-condition to receiving service not printed herein as may exist under TCEQ rule (customer service, health and safety, water conservation, or environmental), U.S. Environmental Protection Agency rule, Texas Water Development Board rule, local water or conservation district rule, or health department rule. Existing customers shall be required to comply with such rules, including modification of their plumbing and/or consumption patterns, after notice.

Section 2.02 - Refusal of Service

The utility may decline to serve an applicant until the applicant has complied with the regulations of the regulatory agencies (state and municipal regulations), the provisions of this tariff, and for the reasons outlined in the PUC Rules. In the event that the utility refuses to serve an applicant, the utility will inform the applicant in writing of the basis of its refusal. The utility is also required to inform the applicant that a complaint may be filed with the Commission.

Section 2.03 - Fees, Charges, and Easements Required Before Service Can Be Connected

(A) Customer Deposits

If a residential applicant cannot establish credit to the satisfaction of the utility, the applicant may be required to pay a deposit as provided for in Section 1.02 of this tariff. The utility will keep records of the deposit and credit interest in accordance with PUC Rules.

Residential applicants sixty-five (65) years of age or older may not be required to pay deposits unless the applicant has an outstanding account balance with the utility or another water or sewer utility which accrued within the last two (2) years.

Nonresidential applicants who cannot establish credit to the satisfaction of the utility may be required to make a deposit that does not exceed an amount equivalent to one-sixth (1/6) of the estimated annual billings.

<u>Refund of deposit</u> - If service is not connected, or after disconnection of service, the utility will promptly refund the customer's deposit plus accrued interest or the balance, if any, in excess of the unpaid bills for service furnished. The utility may refund the deposit at any time prior to termination of utility service but must refund the deposit plus interest for any customer who has paid eighteen (18) consecutive billings without being delinquent. Deposits from non-residential customers may be held as long as that customer takes service.

(B) Tap or Reconnects Fees

A new customer requesting service at a location where service has not previously been provided must pay a tap fee as provided in Section 1. A customer requesting service where service has previously been provided must pay a reconnect fee as provided in Section 1. Any applicant or existing customer required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to request for payment and/or commencement of construction. If the applicant or existing customer does not believe that these costs are reasonable or necessary, the applicant or existing customer shall be informed of their right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rates in the portion of the utility's service area in which the applicant's or existing customer's property(ies) is located.

Tap fees may be increased by unique costs not normally incurred as may be permitted by 16 TAC § 24.163(a)(1)(C). For example, a road bore for customers outside a subdivision or residential area could be considered a unique cost.

(C) Easement Required

Where necessary to serve an applicant's property, the utility may require the applicant to provide it a permanent recorded public utility easement on and across the applicant's real property sufficient to provide service to that applicant. Such easement(s) shall not be used for the construction of production, storage, transmission, or pressure facilities unless they are needed for adequate service to that applicant.

Section 2.04 - Utility Response to Applications for Service

After the applicant has met all the requirements, conditions, and regulations for service, the utility will install a tap, meter, and utility cut-off valve and/or take all necessary actions to initiate service. The utility will serve each qualified applicant for service within ten (10) working days unless line extensions or new facilities are required. If construction is required to fill the order and if it cannot be completed within thirty (30) days, the utility will provide the applicant with a written explanation of the construction required and an expected date of service.

Except for good cause, where service has previously been provided, service will be reconnected within three (3) working days after the applicant has met the requirements for reconnection.

Section 2.05 - Customer Responsibility

The customer will be responsible for furnishing and laying the necessary customer service pipe from the meter location to the place of consumption. Customers may be required to install a customer owned cut-off valve on the customer's side of the meter or connection. Customers shall not be allowed to use the utility's cutoff valve on the utility's side of the meter. Existing customers may install cutoff valves on their side of the meter and are encouraged to do so. All new customers must install customer-owned and maintained cutoff valves on their side of the meter.

No direct connection between a public water supply system and any potential source of contamination, or between a public water supply system and a private water source, such as a private well, will be allowed. A customer shall not connect, or allow any other person or party to connect, onto any water lines on the customer's premises.

Except in cases where the customer has a contract with the utility for reserve or auxiliary service, no other water service will be used by the customer on the same installation in conjunction with the utility's service, either by means of a cross-over valve or any other connection. Customer shall not connect, or allow any other person or party to connect, onto any water lines on the customer's premises. Two (2) places shall not be permitted to be supplied with one (1) service pipe where there is a water main abutting the premises.

No connection shall be allowed which allows water to be returned to the public drinking water supply. No backflow prevention device shall be permitted to be installed in the customer's plumbing without notice to and written permission from the utility. Any backflow prevention devices so installed shall be inspected annually by a licensed backflow prevention device inspector or appropriately licensed plumber and a written report of such inspection delivered to the utility.

Section 2.06 - Customer Service Inspections

Applicants for service at new consuming facilities or facilities which have undergone extensive plumbing modifications are required to deliver to the utility a certificate that their facilities have been inspected by a state-licensed inspector and that they are in compliance with all applicable plumbing codes and are free of potential hazards to public health and safety. The inspection certificate shall certify that the establishment is in compliance with the TCEQ Rules and Regulations for Public Water Systems, 30 TAC § 290.46(j). Service may be denied until the certificate is received, or any identified violations or hazards are remedied. The utility is not required to perform these inspections for the applicant or customer, but will assist the applicant or customer to locate and obtain the services of a licensed inspector in a timely manner.

The cost to perform a customer service inspection is included in the tap fees found in Section 1.01 of this tariff.

When potential sources of contamination are identified which, in the opinion of the inspector or the utility, require the installation of a state-approved backflow prevention device, such back flow prevention device shall be installed on the customer's service line or other necessary plumbing facilities by an appropriately licensed plumber or backflow prevention device specialist at the customer's expense. The backflow prevention device shall be maintained by the customer at the customer's expense and inspected annually by a licensed inspector. Copies of the annual inspection report must be provided to the utility. Failure to comply with this requirement may constitute grounds for termination of water service with notice.

Section 2.07 - Back Flow Prevention Devices

No water connection from any public drinking water supply system shall be made to any establishment where an actual or potential contamination hazard exists unless the public water facilities are protected from contamination by either an approved air gap, backflow prevention assembly, or other approved device between the drinking water supply and the source of potential contamination. The containment air gap is sometimes impractical and, instead, reliance must be placed on individual internal air gaps or mechanical backflow prevention devices. The type of device or backflow prevention assembly required shall be determined by the specific potential hazard identified in 30 TAC § 290.47(f) Appendix F, Assessment of Hazards and Selection of Assemblies of the TCEQ Rules and Regulations for Public Water Systems.

The use of a backflow prevention assembly at the service connection shall be considered as additional backflow protection and shall not negate the use of backflow protection on internal hazards as outlined and enforced by local plumbing codes. When a customer service inspection certificate indicates that an adequate internal cross-connection control program is in effect, backflow protection at the water service entrance or meter is not required.

At any residence or establishment where it has been determined by a customer service inspection, that there is no actual or potential contamination hazard, as referenced in 30 TAC § 290.47(f) Appendix F, Assessment of Hazards and Selection of Assemblies of the TCEQ Rules and Regulations for Public Water Systems, then a backflow prevention assembly or device is not required. Outside hose bibs do require, at a minimum, the installation and maintenance of a working atmospheric vacuum breaker.

Additional protection shall be required at the meter in the form of a backflow prevention device (in accordance with AWWA Standards C510 and C511, and AWWA Manual M14) on those establishments handling substances deleterious or hazardous to the public health. The water purveyor need not require backflow protection at the water service entrance if an adequate cross-connection control program is in effect that includes an annual inspection and testing by a certified backflow prevention device tester. It will be the responsibility of the water purveyor to ensure that these requirements are met.

All backflow prevention assemblies or devices shall be tested upon installation by a TCEQ certified backflow prevention assembly tester and certified to be operating within specifications. Backflow prevention assemblies which are installed to provide protection against health hazards must also be tested and certified to be operating within specifications at least annually by a certified backflow prevention assembly tester.

If the utility determines that a backflow prevention assembly or device is required, the utility will provide the customer or applicant with a list of TCEQ certified backflow prevention assembly testers. The customer will be responsible for the cost of installation and testing, if any, of backflow prevention assembly or device. The customer should contact several qualified installers to compare prices before installation. The customer must pay for any required maintenance and annual testing and must furnish a copy of the test results demonstrating that the assembly is functioning properly to the utility within 30 days after the anniversary date of the installation unless a different date is agreed upon.

Section 2.08 - Access to Customer's Premises

The utility will have the right of access to the customer's premises at all times reasonable for the purpose of installing, testing, inspecting, or repairing water mains or other equipment used in connection with its provision of water service, or for the purpose of removing its property and disconnecting lines, and for all other purposes necessary to the operation of the utility system including inspecting the customer's plumbing for code, plumbing, or tariff violations. The customer shall allow the utility and its personnel access to the customer's property to conduct any water quality tests or inspections required by law. Unless necessary to respond to equipment failure, leak or other condition creating an immediate threat to public health and safety or the continued provision of adequate utility service to others, such entry upon the customer's property shall be during normal business hours. The customer may require any utility representative, employee, contractor, or agent seeking to make such entry to identify themselves, their affiliation with the utility, and the purpose of their entry.

THREATS TO OR ASSAULTS UPON UTILITY PERSONNEL SHALL RESULT IN CRIMINAL PROSECUTION. FURTHER, THE UTILITY MAY SEEK PUC APPROVAL TO DISCONTINUE SERVICE.

All customers or service applicants shall provide access to meters and utility cutoff valves at all times reasonably necessary to conduct ordinary utility business and after normal business hours as needed to protect and preserve the integrity of the public drinking water supply. Access to meters and cutoff valves shall be controlled by the provisions of 16 TAC § 24.169(c).

Section 2.09 - Meter Requirements, Reading, and Testing

All water sold by the utility will be billed based on meter measurements. The utility will provide, install, own, and maintain meters to measure amounts of water consumed by its customers. One meter is required for each residential, commercial, or industrial facility in accordance with the PUC Rules. Service meters will be read at monthly intervals and as nearly as possible on the corresponding day of each monthly meter reading period unless otherwise authorized by the PUC.

Meter Tests - The utility will, upon the request of a customer, and, if the customer so desires, in his or her presence, or in that of his or her authorized representative, make without charge a test of the accuracy of the customer's meter. If the customer asks to observe the test, the test will be made during the utility's normal working hours at a time convenient to the customer. Whenever possible, the test will be made on the customer's premises, but may, at the utility's discretion, be made at the utility's testing facility. If within a period of two (2) years the customer requests a new test, the utility will make the test, but if the meter is found to be within the accuracy standards established by the American Water Works Association (AWWA), the utility will charge the customer a fee which reflects the cost to test the meter up to a maximum twenty-five dollars (\$25) for a residential customer. Following the completion of any requested test, the utility will promptly advise the customer of the date of removal of the meter, the date of the test, the result of the test, and who made the test.

Meter Access and Relocation

Customers must make meters accessible to the utility and its personnel. If they do not, the utility may require the removal of the meter to another location according to 16 TAC § 24.169(c). The utility will give the customer the option of converting to a remote radio read meter at the customer's expense in lieu of bearing the cost of relocating the meter and any utility water lines necessitated by the customer's actions. If the customer does not accept this option, the customer will be charged for all incurred meter relocation costs. Before relocating the meter, the utility must provide the customer with written notice of its intent to do so.

This notice must include information on the estimated cost of relocating the meter, an explanation of the condition hindering access and what the customer can do to correct that condition, and information on how to contact the utility. The notice must give the customer a reasonable length of time to arrange for utility access so the customer may avoid incurring the relocation cost. A copy of the notice given to the customer shall be filed with the utility's records on the customer's account.

Customers shall not enclose meters with fences or other artificial barriers. If there is a fence in front of a meter, the customer shall install a gate or stile with a three hundred pound (300 lb) load bearing capacity to enable meter readers and service crews to obtain ready access to the utility's property.

Section 2.10 - Billing

(A) Regular Billing

Bills from the utility will be mailed monthly, unless otherwise authorized by the PUC, or if the customer voluntarily elects to be billed through a paperless electronic billing system which uses standard forms, protocols, and conformation processes established and maintained by the utility or unaffiliated third parties providing online billing and payment services that are approved by the utility. The due date to pay bills for utility service will be at least twenty-one (21) days from the date of issuance. The postmark on the bill or, if there is no postmark on the bill, the recorded date of mailing or electronic mailing by the utility or the utility's billing service will constitute proof of the date of issuance.

If the customer is a state agency, the due date for the bill may not be less than thirty (30) days after issuance, unless otherwise agreed to by the agency. At the customer's option, bills may be sent in a paperless, electronic form by email. The date of the email will constitute the date of issuance.

Payment for utility service is delinquent if full payment, including late fees and the regulatory assessment, is not received at the utility or the utility's authorized payment processor by 5:00 p.m. on the due date. If the due date falls on a holiday or weekend, the due date for payment purposes will be the next workday after the due date.

(B) Late Fees

A late penalty of either \$5.00 or 10% will be charged on delinquent bills received after the due date. Customer payments post marked by the due date will not incur a late penalty. The penalty on delinquent bills will not be applied to any balance to which the penalty was applied in a previous billing. The utility must maintain a record of the date of mailing to charge the late penalty.

(C) Information on Bill

Each bill will provide all information required by the PUC Rules. For each of the systems it operates, the utility will maintain and note on the monthly bill a local or toll-free telephone number (or numbers) which may be reached by a local call by customers. At the utility's option, a toll-free telephone number or the equivalent may be provided.

(D) Prorated Bills

If service is interrupted or seriously impaired for twenty-four (24) consecutive hours or more, except by an act of God, the utility will prorate the monthly base bill in proportion to the time service was not available to reflect this loss of service.

Section 2.11- Payments

All payments for utility service shall be delivered or mailed to the remittance address on the utility bill received or paid using any method described on the utility bill received. Cash payments are only accepted in person at designated payment locations as described in the utility bill received. If the utility or its authorized agent fails to receive payment prior to the time of noticed disconnection for non-payment of a delinquent account, service will be terminated as scheduled. Utility service crews shall not be allowed to collect payments on customer accounts in the field.

Payment of an account by any means that has been dishonored and returned by the payor or payee's bank, shall be deemed to be delinquent. All returned payments must be redeemed with cash or valid money order. If a customer has two returned payments within a twelve month (12) period, the customer shall be required to pay a deposit if one has not already been paid.

<u>Cash Payments at Non-Utility Payment Locations or Credit Card Payments</u> – The utility may use unaffiliated third parties to accept and process utility bill cash payments at non-utility payment locations or to accept and process utility bill credit card payments. Any charges required by the third party to accept and process such utility bill payments are the responsibility of the customer and are in addition to utility bill amounts.

Electronic Billing and Payment – A customer may voluntarily elect to be billed through a paperless electronic billing system which uses standard forms, protocols and conformation processes established and maintained by the utility or unaffiliated third parties providing online billing and payment services that are approved by the utility. Any charges required by the third party to process the electronic bill or payment are the responsibility of the customer and are in addition to utility bill amounts. In administering this electronic billing option, the utility does not send the customer paper bills. Customers may sign up for electronic billing at www.aquaamerica.com. Required information that otherwise accompanies a paper bill is transmitted to the customer electronically, or an Internet link access to such information is transmitted electronically to the customer. Any applicable disconnection notice continues to be sent to the customer via United States mail. The utility may utilize unaffiliated third parties to electronically transmit bills to the customer. The utility is not responsible for any loss resulting from the customer's election to receive bills electronically, including but not limited to, any loss associated with damage to the customer's computer equipment or facilities and any loss associated with a third party's unauthorized use of the customer's information. Either the Utility or customer may, upon thirty (30) days' notice to the other party, terminate electronic transmission of bills without any liability to the terminating party resulting from such termination, and without affecting the customer's obligation to pay all amounts due to the utility. In such event, the utility will begin to issue paper bills via United States mail to the customer as soon as reasonably practical. The utility reserves the right to determine whether or not a customer is eligible to be billed through its paperless electronic billing system. A customer that elects electronic billing, who is a combination water and sewer service customer of the utility, will receive electronic billing for both services.

<u>Third Party Charges for Processing Utility Bill Payments</u> - Any charges required by a third party to accept or process a cash utility bill payment at a non-utility payment location, a credit card utility bill payment, or an electronic utility bill or payment are the responsibility of the customer and are in addition to utility bill amounts.

Section 2.12 - Service Disconnection

(A) With Notice

Utility service may be disconnected if the bill has not been paid in full by the date listed on the termination notice. The termination date must be at least ten (10) days after the notice is mailed or hand delivered.

The utility may offer a deferred payment plan to a customer who cannot pay an outstanding bill in full and is willing to pay the balance in reasonable installments. However, a customer's utility service may be disconnected if a bill has not been paid or a deferred payment agreement entered into within thirty-one (31) days from the date of issuance of a bill and if proper notice of termination has been given.

Notice of termination must be a separate mailing or hand delivery in accordance with the PUC Rules.

(B) Without Notice

Utility service may also be disconnected without notice for reasons as described in the PUC Rules.

Section 2.13 – Reconnection of Service

Utility personnel must be available to collect payments and to reconnect service on the day of and the day after any disconnection of service unless service was disconnected at the customer's request or due to a hazardous condition.

Service will be reconnected within thirty-six (36) hours after the past due bill, reconnect fees, and any other outstanding charges are paid or the conditions which caused service to be disconnected are corrected.

Section 2.14 - Service Interruptions

The utility will make all reasonable efforts to prevent interruptions of service. If interruptions occur, the utility will re-establish service within the shortest possible time. Except for momentary interruptions due to automatic equipment operations, the utility will keep a complete record of all interruptions, both emergency and scheduled and will notify the PUC in writing of any service interruptions affecting the entire system or any major division of the system lasting more than four (4) hours. The notice will explain the cause of the interruptions.

Section 2.15 - Quality of Service

The utility will plan, furnish, and maintain production, treatment, storage, transmission, and distribution facilities of sufficient size and capacity to provide a continuous and adequate supply of water for all reasonable consumer uses. Unless otherwise authorized by the PUC, the utility will maintain facilities as described in the PUC Rules or in the TCEQ's Rules and Regulations for Public Water Systems. The utility will not provide supply for fire prevention, fire flow, or firefighting services as part of standard retail water utility service.

Compliance with Uniform Plumbing Code

The utility adopts the Uniform Plumbing Code pursuant to 30 TAC § 290.46(i). The piping and other equipment on the premises furnished by the customer will be maintained by the customer at all times in conformity with the requirements of the TCEQ, the Uniform Plumbing Code, and with the service rules and regulations of the utility. The customer will bring out the customer's service line to the customer's property line at the point on the customer's property mutually acceptable to the customer and the utility subject to such requirements as may exist by PUC Rules. No meters smaller than those identified in Section 1.0 of this tariff will be connected. No pipe or pipe fitting which contains more than 8.0% lead can be used for the installation or repair of plumbing at any connection that provides water for human use. No solder or flux which contains more than 0.2% lead can be used at any connection which provides water for human use.

Section 2.16 - Customer Complaints and Disputes

If a customer or applicant for service lodges a complaint, the utility will promptly make a suitable investigation and advise the complainant of the results. Service will not be disconnected pending completion of the investigation. If the complainant is dissatisfied with the utility's response, the utility must advise the complainant that he has recourse through the PUC complaint process. Pending resolution of a complaint, the commission may require continuation or restoration of service.

The utility will maintain a record of all complaints which shows the name and address of the complainant, the date and nature of the complaint and the adjustment or disposition thereof, for a period of two (2) years after the final settlement of the complaint.

In the event of a dispute between a customer and a utility regarding any bill for utility service, the utility will conduct an investigation and report the results to the customer. If the dispute is not resolved, the utility will inform the customer that a complaint may be filed with the PUC.

Section 2.17 - Liability

(A) Customer Liability

Customer shall be liable for any damage or injury to utility-owned property or personnel shown to be caused by the customer or the customer's invitees, agents, employees, or others directly under the customer's control.

(B) <u>Utility Liability</u>

<u>Limitation on Product/Service Liability</u>. - Public water utilities are required to deliver water to the customer's side of the meter or service connection that meets the potability and pressure standards of the TCEQ. The utility will not accept liability for any injury or damage to individuals or their property occurring on the customer's side of the meter when the water delivered meets these state standards. The utility makes no representations or warranties (expressed or implied) that customer's appliances will not be damaged by disruptions of or fluctuations in water service, whatever the cause.

The utility will not accept liability for injuries or damages to persons or property due to disruption of water service caused by: (1) acts of God, (2) acts of third parties not subject to the control of the utility if the utility has undertaken such preventive measures as are required by PUC or TCEQ rules, (3) electrical power failures in water systems not required by TCEQ rule to have auxiliary power supplies, or (4) termination of water service pursuant to the utility's tariff and the PUC Rules. The utility is not required by law and does not provide fire prevention, fire flow, or firefighting services. The utility therefore does not accept liability for fire-related injuries or damages to persons or property caused or aggravated by the availability of water (or lack thereof) or water pressure (or lack thereof) during fire emergencies. The utility will accept liability for any injury or damage to individuals or their property directly caused by defective utility plant facilities (e.g., leaking water lines or meters) or the repairs to or construction of the utility's facilities.

Section 2.18 – Ownership of Equipment

It is agreed and understood that any and all meters, water lines, and other equipment furnished by the utility (excepting the customer's individual service lines from the point of connection to customer's structures on customer's premises) are and shall remain the sole property of the utility, and nothing contained herein or in a contract or application for service whether in verbal, written, or electronic transmission format, shall be construed to reflect a sale or transfer of any such meters, lines, or equipment to any customer. All tap and extension charges shall be for the privilege of connecting to said water lines and for installation, not purchase, of said meters and lines.

<u>Section 2.19 – Equipment Removal or Damage</u>

<u>Lock Removal or Damage Fee</u> - This fee shall be accessed to the account holder of any delinquent account that has been terminated for non-payment by locking the meter and the lock has subsequently been removed or damaged without authorization by the utility in order to restore water service to the account holder's original place of service. This fee shall not be charged if the damaged meter fee is charged.

<u>Damaged Meter and Appurtenances Fee</u> - This fee shall be accessed to the account holder of any delinquent account that has been terminated for non-payment by locking the meter and meter or appurtenances such as the curb stop have been damaged requiring repair and/or replacement in an attempt to restore water service to the point of serve that was disconnected. The account holder shall be charged the full cost of repairing and/or replacing all damaged parts, including labor and vehicles. This will include replacement of meters that have had their locking eyes broken off the flanges.

Service applicants are free to have customer service inspections required by 30 TAC § 290.46(j) done by any state-licensed inspector of their choice. They are encouraged to use a third party inspector and not an employee of the utility. However, if they request the utility to perform the inspection, it will be done at market prices. Since this is not a function of public water utility service, performing customer service inspections must take lower priority to fulfilling utility service responsibilities under 30 TAC §§ 290 and 291.

SECTION 3.0 – EXTENSION POLICY

This section contains the utility's extension policy. It has been reviewed and approved by the Commission and is in compliance with PUC Rules.

Section 3.01 - Standard Extension Requirements

Line extension and construction charges. No contribution in aid of construction may be required of any customer except as provided for in this approved extension policy.

The utility is not required to extend service to any applicant outside of its CCN service area and will only do so, at the utility's sole option, under terms and conditions mutually agreeable to the utility and the applicant and upon extension of the utility's certificated service area boundaries by the PUC. Service applicants may be required to bear the cost of the service area amendment.

The customer will be given an itemized statement of the costs, options such as rebates to the customer, sharing of construction costs between the utility and the customer, or sharing of costs between the customer and other applicants prior to beginning construction.

The utility will bear the full cost of any oversizing of water mains necessary to serve other customers in the immediate area. The individual residential customer shall not be charged for any additional production, storage, or treatment facilities. Contributions in aid of construction may not be required of individual residential customers for production, storage, treatment, or transmission facilities unless otherwise approved by the Commission under this specific extension policy.

Unless expressly exempted by PUC Rule or order, each point of use (as defined by 16 TAC § 24.3(25)) must be individually metered.

Section 3.02 - Costs Utilities and Service Applicants Shall Bear

Within its CCN service area, the utility shall bear the cost of the first two hundred feet (200') of any water main or sewer collection line necessary to extend service to an individual residential service applicant within a platted subdivision unless the utility can document:

- (a) that the developer of the subdivision refused to provide facilities compatible with the utility's facilities in accordance with the utility's approved extension policy after receiving a written request from the utility; or,
- (b) that the developer defaulted on the terms and conditions of a written agreement or contract existing between the utility and the developer or the terms of this tariff regarding payment for services, extensions, or other requirements; or in the event the developer declared bankruptcy and was therefore unable to meet obligations; and,

- (c) that the residential service applicant purchased the property from the developer after the developer was notified of the need to provide facilities to the utility. A residential service applicant may be charged the remaining costs of extending service to the customer's property; provided, however, that the residential service applicant may only be required to pay the cost equivalent to the cost of extending the nearest water main, whether or not that line has adequate capacity to serve that residential service applicant. The following criteria shall be considered to determine the residential service applicant's cost for extending service:
 - (1) The residential service applicant shall not be required to pay for costs of main extensions greater than two inches (2") in diameter for water distribution.
 - (2) Exceptions may be granted by the PUC:
 - (i) if adequate service cannot be provided to the applicant using the maximum line sizes listed due to distance or elevation, in which case, it shall be the utility's burden to justify that a larger diameter pipe is required for adequate service; or
 - (ii) if larger minimum line sizes are required under subdivision platting requirements or applicable building codes of municipalities within whose corporate limits or extraterritorial jurisdiction the point of use is located; or
 - (iii) the residential service applicant is located outside the CCN service area.
 - (3) If an exception is granted, the utility shall establish a proportional cost plan for the specific extension or a rebate plan which may be limited to seven (7) years to return the portion of the applicant's costs for oversizing as new customers are added to ensure that future applicants for service on the line pay at least as much as the initial service applicant.

Developers may be required to provide contributions in aid of construction in amounts to furnish the system with all facilities necessary to comply with the PUC Rules.

Residential customers not covered under Section 3.01 will be charged the equivalent of the costs of extending service to their property from the nearest transmission or distribution line even if that line does not have adequate capacity to serve the customer. However, if the customer places unique, non-standard service demands upon the system, the customer may be charged the full cost of extending service to and throughout their property, including the cost of all necessary transmission and storage facilities necessary to meet the service demands anticipated to be created by that property.

For purposes of determining the costs that service applicants shall pay, commercial customers with service demands greater than residential customer demands in the certified area, industrial, and wholesale customers shall be treated as developers. A service applicant requesting a one inch (1") meter for a lawn sprinkler system to service a residential lot is not considered nonstandard service.

If an applicant requires service other than the standard service provided by the utility, such applicant will be required to pay all expenses incurred by the utility in excess of the expenses that would be incurred in providing the standard service and connection beyond two hundred feet (200') and throughout the customer's property including the cost of all necessary transmission facilities.

The utility will bear the full cost of any over-sizing of water mains necessary to serve other customers in the immediate area. The individual residential customer shall not be charged for any additional production, storage, or treatment facilities. Contributions in aid of construction may not be required of individual residential customers for production, storage, treatment, or transmission facilities unless otherwise approved by the PUC under this specific extension policy.

When an individual residential applicant requires an extension of a main line beyond two hundred feet (200'), the charge to that applicant shall be the actual cost of such extension in excess of two hundred feet (200'), plus the applicable tap fee plus such other approved costs as may be provided in this tariff and/or PUC Rules.

Residential tap fees may be increased by other unique costs not normally incurred as permitted by PUC Rules. Larger meter taps shall be made at actual cost associated with that tap which shall include such extraordinary expenses.

Section 3.03 - Contributions in Aid of Construction

Developers may be required to provide contributions in aid of construction in amounts sufficient to furnish the development with all facilities necessary to provide for reasonable local demand requirements and to comply with TCEQ minimum design criteria for facilities used in the production, transmission, pumping, or treatment of water or other TCEQ minimum requirements. For purposes of this subsection, a developer is one who subdivides a piece of real property or requests more than two meters on a piece of real property. Commercial, industrial, and wholesale customers will be treated as developers.

Any applicant who places unique or non-standard service demands on the system may be required to provide contributions in aid of construction for the actual costs of any additional facilities required to maintain compliance with the TCEQ minimum design criteria for water production, treatment, pumping, storage, and transmission.

Any service extension to a subdivision (recorded or unrecorded) may be subject to the provisions and restrictions of 16 TAC § 24.163(d). When a developer wishes to extend the system to prepare to service multiple new connections, the charge shall be the cost of such extension, plus a pro-rata charge based upon the capacities of production, transmission, storage, pumping and treatment facilities, compliant with the TCEQ minimum design criteria, which must-be committed to such extension. As provided by 16 TAC § 24.163(d)(4), for purposes of this tariff, commercial, industrial, and wholesale customers shall be treated as developers.

A utility may only charge standby fees to a developer for unrecovered costs of facilities committed to a developer's property under the following circumstances:

- Under a contract and only in accordance with the terms of the contract; or
- if service is not being provided to a lot or lots within two years after installation of facilities necessary to provide service to the lots has been completed and if the standby fees are included on the utilities approved tariff after a rate change application has been filed. The fees cannot be billed to the developer or collected until the standby fees have been approved by the commission or executive director.

For purposes of this section, a manufactured housing rental community can only be charged standby fees under a contract or if the utility installs the facilities necessary to provide individually metered service to each of the rental lots or spaces in the community.

Section 3.04 - Appealing Connection Costs

The imposition of additional extension costs or charges as provided by Sections 2.0 or 3.0 of this tariff shall be subject to appeal as provided in this tariff, PUC Rules, or the rules of such other regulatory authority as may have jurisdiction over the utility's rates and services. Any applicant required to pay for any costs not specifically set forth in the rate schedule pages of this tariff shall be given a written explanation of such costs prior to payment and/or commencement of construction. If the applicant does not believe that these costs are reasonable or necessary, the applicant shall be informed of the right to appeal such costs to the PUC or such other regulatory authority having jurisdiction over the utility's rates in that portion of the utility's service area in which the applicant's property(ies) is located. Unless the PUC or other regulatory authority enters interlocutory orders to the contrary, service to the applicant may be delayed until such appeal is resolved.

<u>Section 3.05 - Applying for Service</u> Extensions

Where a new tap or service connection is required, the service applicant shall be required to submit a service = request by mail, by telephone, through an Internet website, or through another electronic transmission and request that a tap be made. The service application form may be obtained from the utility's business office during normal weekday business hours or electronically at the website address identified in Section 2.01 - Application for and Provision of Water Service, of this tariff. The tap request must be accompanied with a plat, map, diagram, or written metes and bounds description of precisely where the applicant desires each tap or service connection is to be made and, if necessary, where the meter is to be installed, along the applicant's property line. The actual point of connection and meter installation must be readily accessible to utility personnel for inspection, servicing, and meter reading while being reasonably secure from damage by vehicles and mowers.

A separate application shall be required for each potential service location if more than one service connection is desired by any individual applicant.

Any relocation cost of the installed tap shall be borne by the applicant.

If the utility has more than one main adjacent to the service applicant's property, the tap or service connection will be made to the utility's nearest service main with adequate capacity to service the applicant's full potential service demand. If the tap or service connection cannot be made at the applicant's desired location, it will be made at another location mutually acceptable to the applicant and the utility. If no agreement on location can be made, applicant may refer the matter to the PUC for resolution. Unless otherwise ordered by the PUC, the tap or service connection will not be made until the location dispute is resolved.

Section 3.06 - Qualified Service Applicant

A "qualified service applicant" is an applicant who has met the following requirements: (1) has met all of the utility's requirements for service contained in this tariff, PUC rules, and/or PUC orders, (2) has made all payments for tap fees and extension charges, (3) has provided all necessary easements and rights-of-way necessary to provide service to the requested location, including staking said easements or rights-of-way where necessary, (4) delivered an executed customer service inspection certificate to the utility, if applicable, and (5) has, for each location to which service is being requested, completed the verbal, written, or electronic transmission customer service request process.

The utility shall serve each qualified service applicant within its certified service area as soon as practical after receiving a completed service application. All service requests will be fulfilled within the time limits prescribed by PUC Rules once the applicant has met all requirements to achieving qualified service applicant status. If a service request cannot be fulfilled within the required period, the applicant shall be notified in writing of the delay, its cause, and the anticipated date that service will be available. The PUC service dates shall not become applicable until the service applicant has met all requirements to becoming a qualified service applicant as defined by PUC Rules.

Section 3.07 - Developer Requirements

The utility shall require a developer (as defined by PUC Rules) to provide permanent recorded public utility easements as a condition of service to any location within the developer's property. The developer shall be required to obtain all necessary easements and rights-of-way required to extend the utility's existing service facilities from their nearest point with adequate service capacity (as prescribed by TCEQ rules and local service conditions) to and throughout the developer's property. The easements shall be sufficient to allow the construction, installation, repair, maintenance, testing, and replacement of any and all utility plant necessary to provide continuous and adequate service to each and every potential service location within the property at full occupancy. Unless otherwise restricted by law, well plant sites shall convey with unrestricted rights to produce water for public drinking water supply.

The developer shall be required to provide the utility with a minimum of a one hundred and sixty foot (160') radius sanitary control easement or fee simple real property conveyance around the proposed well site acceptable to the PUC for each water well site to be located within the developer's property or otherwise being obtained to serve the developer's property. Unless otherwise agreed to by the utility, pipeline right-of-way easements must be at least fifteen feet (15') wide to allow adequate room to facilitate backhoe and other heavy equipment operation and meter installation. Easements must be provided for all production, storage, treatment, pressurization, and disposal sites which are sufficient to construct and maintain all weather roads as prescribed by TCEQ rules. All easements shall be evidenced, at developer's expense, by recorded county-approved subdivision plat or by specific assignment supported by metes and bounds survey from a surveyor licensed by the State of Texas.

Prior to the extension of utility service to developers (as defined by PUC Rules) or new subdivisions, the developer shall comply with the following:

(a) The developer shall make a written request for service to property that is to be subdivided and developed. The developer shall submit to the utility a proposed plat on a scale of one inch (1") to two hundred feet (200') for review and determination of required easements, utility plant, and plant location. If sewer service is requested, the plat must contain elevation data. A reconcilable deposit in an amount set by the utility may be required to cover preliminary engineering, legal, and copy costs to be incurred by the utility in reviewing and planning to meet this service request. The plat and/or accompanying information shall identify the type, location, and number of houses and other planned structures that will be requiring utility service. If other than residential structures are to be located on the property, all other types of anticipated businesses and their service demands shall be identified with specificity. All areas requiring special irrigation and/or other unique water demands must be identified. To the extent reasonably possible, this information must be precise so that adequate facilities can be designed and constructed to meet all future service demands without hazard to the public, other utility customers, and/or the environment.

- (b) After the requirements of easements and rights-of-way have been determined, a red line copy will be returned by the utility to the developer for final plat preparation.
- (c) Copies of all proposed plats and plans must be submitted to the utility prior to their submission to the county for approval to ensure that they are compatible with the adequate long-term utility needs of potential service customers. Copies will be returned after review by the utility so that necessary changes may be incorporated into the developer's final submitted plat(s) and plans.
- (d) The utility shall be provided with three (3) certified copies of the final plat(s) approved by the County Commissioners Court. At this time, the utility will begin engineering the facilities necessary to serve the property. Plans and specifications will be prepared and submitted to the TCEQ by the utility if required by law. If further plat or plans changes are necessary to accommodate the specific service needs of the property and the anticipated customer demands, the developer will be so notified. Plat amendments must be obtained by the developer. The developer shall be notified when all required PUC, TCEQ, or other governmental approvals or permits have been received. No construction of utility plant which requires prior TCEQ plans approval shall be commenced until that approval has been received by the utility and any conditions imposed by the PUC or the TCEQ in association with its approvals have been satisfied.
- (e) The developer shall be required to post bond or escrow the funds necessary to construct all required utility plant, except individual taps, meters, and sewer connections, required to serve the property. Construction shall not commence until funds are available. If the construction is to be done in coordination with the phased development of the property, funds must be provided in advance which are sufficient to complete each phase. No phase or facilities for any phase shall be constructed prior to the bonding or escrowing of all funds associated with that phase.
- (f) At the sole option of the utility, the developer may be required to execute a Developer Extension Contract setting forth all terms and conditions of extending service to their property including all contributions-in-aid of construction and developer reimbursements, if any.
- (g) The utility may require the developer to commence construction of subdivision improvements within three (3) months of utility plans approval or the utility may abate its construction activities until full development construction begins. If the developer stops construction of subdivision improvements for any purpose, the utility may abate its construction for a similar period.

- (h) As soon as the roads are rough cut and prior to paving, extension lines will need to be constructed at each road crossing. The developer must notify the utility sufficiently in advance of this development stage to allow for the necessary utility construction without disruption to other service operations of the utility. Failure to provide adequate advance notice and cooperation in the construction of necessary utility plant may result in additional delays in obtaining service to the property. The developer shall be required to pay for all additional costs of road boring or other remedial construction necessary to install adequate utility plant throughout the affected property.
- (i) The developer, not the utility, shall insure that developer's employees, agents, contractors, and others under its control coordinate their work or construction throughout the property with the utility to insure the orderly and timely construction of all utility plant necessary to serve the public

APPENDIX A - DROUGHT CONTINGENCY PLAN

APPENDIX B - SAMPLE SERVICE AGREEMENT

Appendix C – Aqua Texas, Inc. – Water Utility Tariff

$\frac{\textbf{REGIONAL PASS-THROUGH GALLONAGE CHARGE TRUE-UP/ADJUSTMENT PROVISION AND}}{\textbf{REPORT}}$

The purpose of this true-up/adjustment provision is to true-up and adjust Aqua Texas' authorized Regional Pass-Through Gallonage Charge each year in an effort to provide the best opportunity for regional revenue collected from the charge to align with certain types and amounts of pass-through costs that Aqua Texas has incurred in the preceding year for the region using a process that does not require the expense of a full rate proceeding. Additionally, this process is intended to ensure that Aqua Texas balances the collections versus the pass-through costs annually. The types of pass-through costs that form the basis of the Regional Pass-Through Gallonage Charge may be regional costs, fees, rates, and charges imposed by governmental entities, water authorities, or districts having jurisdiction over Aqua Texas or its operations or by non-affiliated third-party water suppliers or water rights holders selling water or water rights to Aqua Texas.

- 1) Regional Pass-Through Gallonage Charge true-up and adjustment calculations shall use historic, actual gallons billed to all regional retail water customers in the previous completed calendar year.
- 2) Amounts referred to in gallons shall be per 1,000 gallons, unless otherwise specified.
- 3) Aqua Texas has provided a list of all expenses (see attached) to be included in the regional pass-through costs. The PUC has approved the attached list.
- 4) Aqua Texas shall only collect costs directly associated with the production of water in the pass-through and specifically shall not include impact fees and other fees associated with plant and equipment.
- 5) Normalization shall not be used in any pass through calculations.
- 6) No changes by affiliates (as defined by the Texas Water Code) of Aqua Texas shall be included in the pass-through.
- 7) True-up Report to the regulatory authority ("Report"). Between the end of each calendar year and the following February 28, Aqua Texas shall provide a Report that reconciles the total Regional Pass-Through Gallonage Charge revenues bill during the previous completed calendar year to the North, Southwest, and Southeast regions to the total amount of all regional passed-through costs incurred during that year as reflected in the general ledger. The Report shall include the amount paid to each entity for allowed passed through costs, the names of the entities paid by Aqua Texas, and the total costs incurred requested for the purpose of an adjusted Regional Pass-Through Gallonage Charge. Any supporting documentation shall be attached to the Report. Aqua Texas may submit information regarding new district charges in the Report (other than fines or penalties see No. 4 above). New district charges associated with newly acquired systems shall not be included unless otherwise approved in a rate

determination proceeding. Aqua Texas will not include new purchase water agreements unless approved in a rate proceeding.

Calculations using this formula ended with the filing of 2024 True-Up Report

- 8) The true-up calculations for a completed calendar year Report shall be as follows:
 - a) Regional Pass-Through Gallonage Charge revenues billed during completed calendar year
 - b) Regional passed-through costs actually incurred during completed calendar year
 - c) Difference between a) and b)

Where,
$$a(a) - b(b) = c(a)$$

- d) Prior year's over/under collections
- e) This year's total over/under collections

Where,
$$c$$
) + d) = e)

Annual Regional Pass-Through Gallonage Charge recalculations shall follow the following formula:

- b) Same as b) above
- e) Same difference as e) above
- f) Total adjusted statewide passed-through costs subject to adjusted Regional Pass-Through Gallonage Charge

Where,
$$b(b) - c(c) = d(c)$$

Divided by:

g) Actual historic gallons billed to all regional customers in completed calendar year

Equals:

h) Regional Pass-Through Gallonage Charge as adjusted

Where,
$$d$$
) / e) = f)

Notice of any adjustments to the pass-through will be sent to the PUC or regulatory authority and to the affected customers. Notice to the customers may be in the form of a billing insert and must track the language in 16 TAC § 24.25(b)(2)(F)(ii).

APPENDIX C (CONTINUED)

AQUA TEXAS, INC. – WATER UTILITY TARIFF REGIONAL PASS-THROUGH GALLONAGE CHARGE TRUE-UP/ADJUSTMENT PROVISION AND REPORT

Calculations using this formula begin with the filing of 2024 True-Up Report

- 8) The true-up calculations for a completed calendar year Report shall be as follows:
 - a) Regional Pass-Through Gallonage Charge revenues billed during completed calendar year
 - b) Regional passed-through costs actually incurred during completed calendar year
 - c) Difference between a) and b)

Where,
$$a(a) - b(b) = c(a)$$

- f) Prior year's over/under collections;
- g) This year's total over/under collections

Where,
$$c(c) + d(c) = e(c)$$

Annual Regional Pass-Through Gallonage Charge recalculations shall follow the following formula:

- c) Same as b) above
- i) Same difference as e) above
- j) Total adjusted regional passed-through costs subject to adjusted Regional Pass-Through Gallonage Charge

Where,
$$b - e = f$$

Divided by:

k) Actual historic gallons billed to all regional customers in completed calendar year

Equals:

1) Regional Pass-Through Gallonage Charge as adjusted

Where, f)
$$/$$
 g) = h)

Notice of any adjustments to the pass-through will be sent to the PUC or regulatory authority and to the affected customers. Notice to the customers may be in the form of a billing insert and must track the language in 16 TAC § 24.25(b)(2)(F)(ii).

APPENDIX C (CONTINUED)

AQUA TEXAS, INC. – WATER UTILITY TARIFF REGIONAL PASS-THROUGH GALLONAGE CHARGE TRUE-UP/ADJUSTMENT PROVISION AND REPORT

- 9) With the Report Aqua Texas files on February 28 setting forth its calculations and supporting documentation for its adjusted Statewide Pass-Through Gallonage Charge in accordance with 5) and 6) above, Aqua Texas shall include a tariff page that incorporates the adjusted Regional Pass-Through Gallonage Charge reflected in the Report. Aqua Texas shall implement the adjusted filed rates as follows.
 - a) Aqua Texas will bill the adjusted Regional Pass-Through Gallonage Charge for service rendered on or after March 1 each year and thereafter until the rate is modified.
 - b) The first bill received each year incorporating the adjusted Regional Pass-Through Gallonage Charge will be prorated to apply the adjusted charge to service during those days in the billing cycle on or after March 1.
 - c) The PUC or a successor agency with authority to regulate investor-owned utility rates (regulatory authority) shall review the Report and provide the results of its review to Aqua Texas in writing within 45 days after Aqua Texas submits the Report. If no written response is provided to Aqua Texas during that time, the adjusted Regional Pass-Through Gallonage Charge filed with the Report shall stand until modified.
 - d) The PUC may dispute the calculation or supporting documentation as presented in the Report. If so, Aqua Texas and the PUC shall work in good faith to attempt resolution of the dispute.
 - e) The process of implementing the Regional Pass-Through Gallonage Charge True-up/Adjustment and the regulatory authority's review of same is an informal proceeding and not a contested case hearing. However, if a dispute between Aqua Texas and the regulatory authority cannot be resolved through negotiation, only the PUC or Aqua Texas may request a hearing on Statewide Pass-Through Gallonage Charge true-ups/adjustments. It shall not be considered a rate case under the Texas Water Code or PUC (or other regulatory authority) rules, and Texas Water Code § 13.187 shall not apply.

APPENDIX C (CONTINUED)

AQUA TEXAS, INC. – WATER UTILITY TARIFF REGIONAL PASS-THROUGH GALLONAGE CHARGE TRUE-UP/ADJUSTMENT PROVISION AND REPORT

- f) In the event of a dispute or hearing concerning the Regional Pass-Through Gallonage Charge reflected in the tariff page filed with the Report, the filed rate shall be considered effective on an interim basis and previous charges will be adjusted in the next annual true-up, except that adjustments to the pass-through exceeding 50 percent may require immediate refunds or credits as directed by the regulatory authority. If the filed rate is modified pursuant to dispute or hearing resolution, a replacement tariff page shall be filed with the regulatory authority reflecting the modified rate.
- g) Notwithstanding the procedures outlined herein, if the Report indicates an increase to Aqua Texas' Statewide Pass-Through Gallonage Charge is appropriate for the calendar year assessed, Aqua Texas may elect not to implement the increase. Aqua Texas will submit a written notification of such an election with the Report, indicating the amount of foregone pass through revenues. Foregone pass through revenues due to such election shall not be collected.
- h) This pass through provision is not intended to negate any authority granted to the regulatory authority.

Aqua Texas regional pass-through approved entity list:

North Region – Water: [56298]

Aqua Texas regional pass-through approved entity list Entities on the list as of 2/8/2015

The regulating commission approved the pass through of costs per contract or permit, existing as of 12/31/2014, for base rates and gallonage charges made by the following entities.

North Region - Water:

Bethesda Water Supply
Cash Special Utility District
Fort Worth, City of
Granbury, City of
Kilgore, City of
Longview, City of
MacBee SUD
Palestine, City of

Waco, City of
Walnut Creek SUD
Lakes Cities MUA
Southern Trinity GCD
Upper Trinity GCD
Neches and Trinity Valley GCD
North Texas GCD
Northern Trinity GCD
Prairielands GCD
Red River GW

Southwest Region - Water: [56300]

Aqua Texas regional pass-through approved entity list Entities on the list as of 4/5/2013.

The regulating commission approved the pass through of costs per contract or permit, existing as of 12/3 1/2014, for base rates and gallonage charges made by the following entities.

Southwest Region - Water:

City of Austin (Rivercrest Water System)

LCRA (Raw Water) (Rivercrest Water System)

City of Austin (Mooreland Subdivision)

LCRA (Raw Water) (Pecan Utilities Oak Ridge Subdivision)

City of Horseshoe Bay (successor to Lake L.B.J. Municipal Utility District) (Pecan Utilities Oak

Ridge Subdivision)

City of Cedar Park

Manville WSC

Nueces WSC

City of Round Rock

Barton Springs/Edwards Aquifer CD

Cow Creek GCD

Edwards Aquifer Authority

Springtown Water

Trinity/Glen Rose

Southeast Region – Water: [56299]

Aqua Texas regional pass-through approved entity list Entities on the last as of 3/31/2023.

The regulating commission approved the pass through of costs per contract or permit existing as of 3/31/2023, for base rates and gallonage charges made by the following entities.

Southeast - Water:

Harris County MUD 371 City of Houston Northwest Harris County MUD # 24
North Channel Water Authority
City of Nederland
North Harris County Regional Water Authority
Bluebonnet Groundwater Conservation District
Brazoria County Groundwater Conservation District
Fort Bend Subsidence District
City of Houston (GRP Fees)
Lonestar Groundwater Conservation District
Lower Trinity Groundwater Conservation District
North Fort Bend Water Authority
City of Richmond (GRP Fees)
San Jacinto River Authority
West Harris County Regional Water Authority