

**CITY OF ZANESVILLE
DEPARTMENT OF PUBLIC SERVICE**



**UTILITIES BILLING DIVISION
&
WATER DIVISION**

RULES AND REGULATIONS

3-22-2024

TABLE OF CONTENTS

INTRODUCTION	Page 1
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Section

**CHAPTER 1
WATER SUPPLY SYSTEM**

1.1 Ownership and Control	2
1.2 Cross Connections Prohibited	2
1.3 Contamination Prohibited	2
1.4 Continuous Supply Not Guaranteed	2

CHAPTER 2 TAMPERING WITH WATER SYSTEM

2.1 Remove Meter Seal or Insert Bypass	3
2.2 Obtain Water Unlawfully	3
2.3 Installation and Removal of Meters, Turn On of Service	3
2.4 Penalties	4

CHAPTER 3 APPLICATIONS FOR WATER SERVICE

3.1 Applications and Security Deposits	5
3.2 When Service Branch Installation Is Required	5
3.3 Permit Refused	6

CHAPTER 4 WATER MAIN EXTENSIONS

4.1 Procedures for obtaining Water Main Extensions	7
4.2 General Water Main Extension Policies	8
4.3 Water Main Replacement	8
4.4 Water Main Extensions Outside The City	8-9

CHAPTER 5 SERVICE BRANCHES

5.1 Portion Installed and Maintained by the Water Div.	10
5.2 Portion Installed and Maintained by the Property Owner	10
5.3 Failure to Make Repairs	11
5.4 Service Calls	11
5.5 Freezing	11

CHAPTER 6 METERING

6.1 Meter Furnished by City	12
6.2 Settings	12
6.3 Building Plumbing to Provide Space for Meter	12
6.4 Admittance to Property	12
6.5 Meter Damage	13
6.6 Meter Testing	13

6.7 Orion Radio Read Type Meter	13
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CHAPTER 7 WATER SERVICE DISCONTINUED

7.1 By User or Property Owner	14
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CHAPTER 8 FIRE LINES AND FIRE HYDRANTS

8.1 Connection	15
8.2 Charge for Connection	15
8.3 Use of Pipes Restricted	15
8.4 Charge for Service	15
8.5 Use by City Fire Department	15
8.6 Private Use of Fire Hydrants	15

CHAPTER 9 ACCOUNTING PRACTICE AND PROCEDURE

9.1 Districts and Account Numbers	16
9.2 Liability and Registration of Property Owners	16
9.3 Billing Practice	16-17
9.4 Adjudication Procedure	17-18

CHAPTER 10 WATER RATES AND CHARGES

10.1 Inside City Water Rates	19
10.2 Water Tap Charges	19
10.3 Frontage Charge	19
10.4 Special Service Charges	19
10.4.1 Private Fire Line or Sprinkler System	19
10.4.2 Water Hauls	20
10.4.3 Meter Service Fee	20
10.4.4 Special Charges	20-21
10.5 Benefited Unit Charges	21
10.6 Filling Swimming Pools	21-22
10.7 Outside City Charges	22
10.8 Late Payment Service Charge	22
10.9 Special Agreements	22
10.10 No Charge to City Owned Public Buildings	22

	CHAPTER 11	
SEVERABILITY		22
	CHAPTER 12	
AUTHORIZATION		22
APPENDIX A	Application for Service	
APPENDIX B	Application for Water Service Branch	
APPENDIX C	Standard Inside Meter Setting	
APPENDIX D	Sewer Service Charges	

WATER DIVISION RULES AND REGULATIONS

The following Rules and Regulations, as established by the Director of Public Service, are published for the information and guidance of the users of the public water supply of the City of Zanesville, Ohio, and are a part of the contract between the Department of Public Service and each user of the facilities.

CHAPTER 1 WATER SUPPLY SYSTEM

1.1 Ownership and Control

The public water supply system of the City of Zanesville, Ohio, including all real estate, reservoirs, wells, pumping and treatment equipment, water mains, laterals, valves, fire hydrants, meters and services (to the property line), is owned by the City of Zanesville and is under the control of the Director of Public Service and his duly authorized agents or employees. Such control includes all piping from the city water mains to the point of ultimate consumption or to where the city water is finally discharged freely at atmospheric pressure.

1.2 Cross Connections Prohibited

No person, firm or corporation shall make or maintain a physical connection between the public water supply and any other source of water or other liquid unless the auxiliary or other water system and the method of connection and use of such system shall have been approved by the appropriate City official and by the Ohio Environmental Protection Agency. No spigot or outlets shall be physically connected to a sewer or drain nor shall such spigot or outlet be below a free flow or submerged. Attention is called to Section 6109.13 of the Ohio Revised Code and to Chapter 3745-95 of the Ohio Administrative Code.

1.3 Contamination Prohibited

No person shall put filth, animal matter or any other substance in any city water reservoir or swim or bathe therein.

1.4 Continuous Supply Not Guaranteed

The City does not guarantee to consumers full volume, fixed pressure or an effective continuous supply of water, such matters being subject to the varying conditions which may disrupt the operation and require maintenance of the mains, services, pumping stations, reservoirs and other parts of the waterworks system. Those customers using steam boilers or other facilities which require a constant or uninterrupted supply and which take water directly from the mains are advised to have a tank of sufficient size to hold an ample supply for emergency needs as no claim will be considered for damages of any nature arising from such action. The water division will, however, in case of accident or necessity which requires the cutting off of the water supply, endeavor to notify its customers in advance. This will not occur, however, if a delay would cause a potential hazard to public health and safety or extensive property damage.

CHAPTER 2 TAMPERING WITH WATER SYSTEM

2.1 Remove Meter Seal and Insert Bypass

No person may connect to any public water line, tamper with or remove any meter seal, or insert a meter bypass without the permission of the Director of Public Service or his agents under penalty provided in Section 493.99 of the Ohio Revised Code and also under penalty of having the water turned off (until this matter is resolved).

2.2 Obtain Water Unlawfully

No person shall operate, open, or otherwise tamper with any valve, corp stop, curb stop or other device after same shall have been closed for violation of any rule or regulation of the Department of Public Service, or in any way take water for private use unlawfully or without first having secured the necessary permit from the authorized representative of the Department of Public Service.

(City Code 937.02)

(Turn on charge would go from \$20.00 to \$50.00, Tamper Charge would go from \$100.00 to \$200.00, and fee would go up with each offense).

Continuous evidence of water being turned on after having been turned off for nonpayment shall result in the disconnecting of the service branch from the mainline in which situation the customer shall pay all cost incurred in reconnecting the service branch, with the City retaining the option of replacing the service branch with new materials.

2.3 Installation and Removal of Meters, Turn On of Services

Approved meters may be installed and/or removed and water service turned on only under the supervision of City Water Division personnel. No water service will be turned on unless the property owner has a person present at the property. Qualified plumbers are authorized to turn off and on the water service for and following repairs.

(Upon city approval plumbers must call the pumping station before and after repairs, report type of repairs and if meter seal has been removed City personnel will replace meter seals at no charge to the customer).

If the Water Division finds that a meter seal has been broken or any bypass inserted, or there is evidence that the meter has been tampered with, the water shall be shut off and shall not be turned on again until the consumer or owner of the premises shall pay for the estimated quantity of water which has been used and not registered, and in addition thereto, be charged a fee for turning on said water as prescribed in Section 10.4 the criminal laws of the State of Ohio provide severe penalties for tampering with water meters, meter seals, etc. The penalties hereinabove are in addition to the penalties provided by City ordinance and by the criminal laws of the State of Ohio and the making payment hereinabove will not in any way relieve any person from criminal prosecution. (Meter Techs will verify meter seal on each order and sign off on work order. Cost of repairs and man hours will be passed on to customer for illegal connections).

CHAPTER 3 APPLICATIONS FOR WATER SERVICES

3.1 Applications and Security Deposits

There are four different water customers groups identified by the City of Zanesville.

1. Owner Occupied Dwelling
2. Owner Residential Rental Dwelling
3. Commercial
4. Multi-Unit

For all four groups the following applies:

All property owners, or his duly authorized agent, desiring water service must sign for such service in person at the Utilities Billing Office showing a positive identification and documentation that demonstrates interest into subject property before such service will be provided (see Applications and Contract Forms, Appendix A.)

A security deposit is required for all new accounts as prescribed in Sec. 10.4. The application for each of the above listed groups give specific detail on the deposit requirements.

Each water meter account of a customer shall be treated separately. At the option of the City of Zanesville, should a customer of the City of Zanesville water move from a premises having a water meter on the premises, the City of Zanesville may credit the customer's new water meter account with any balance due to the customer on a previous deposit. For a customer moving from the City, credit will be given on the final bill.

Water service can be refused to an applicant where billings for previous service or for assessments are outstanding. Payment of all bills from previous service addresses is required prior to registration at a new service address.

3.2 When Service Branch Installation is Required

Any property owner or his duly authorized agent may make application at the Utilities Billing Office for the installation of a water service branch connection (see Application Form, Appendix B).

In cases where a water main has not been installed across the entire frontage to be served but the property is within 200 feet of an existing water main and the area cannot be developed, the City will permit a service to be extended to the property line at the expense of the owner. Payment will be as outlined in Plan No. 1 of Sec. 4.1.

In the event the service branch connection is to be installed in a street or road outside the corporate limits of the city and the political subdivision (State, County or Township) requires a permit before excavations can be made, it shall be the responsibility of the applicant to obtain such permit.

3.3 Permit Refused

The request for a permit will be refused when any of the following conditions apply:

- 1) When the premises to be served does not abut a public street, road or way.
- 2) When a water main has not been installed across the entire frontage to be served (see exception in Sec. 3.2).
- 3) When in the judgment of the Director of Public Service the existing water main is of insufficient size to supply the additional demand and maintain satisfactory service to established consumers.
- 4) When the applicant is delinquent in the payment of previous rents or charges.

CHAPTER 4 WATER MAIN EXTENSIONS

4.1 Procedures for Obtaining Water Main Extensions

Anyone or more property owners may request the Department of Public Service to determine the feasibility of installing a water main extension to serve their premises.

Construction of an approved water main extension may proceed under one of the following plans:

Plan No. I - Payment of the Entire Cost in Advance

If the Director of Public Services shall approve the proposed extension and determine the estimated construction cost, such property owners may deposit with the department a sum equal to such estimated cost and the Department of Public Service will thereupon proceed with the construction. Any surplus in the deposit amount over and above the construction cost will be refunded to the owner or the owner's agent. Should the construction cost exceed the deposit amount, the owner or owners shall pay this excess amount and no water taps will be installed or water service rendered from the extension until the cost is paid in full. (Arrangements for payments, refer to Termination for Non-Payment)

Plan No. II - Construction by Owner

In new subdivisions, the Department of Public Service may permit or require the owner or owners to arrange for the laying of water main extensions by private contract; however, the work shall be done under the supervision of the Department of Public Service. In any such case, the Department of Public Service will require a deposit in the sum of 10 percent of the total estimated cost as a guarantee against defective workmanship or materials. Such deposit, less any sums expended by the department for repair or replacement of defective work or materials, shall be refunded one year after the water main extension has been placed in service. No other refund or payment will be made. Materials used for water main extension under Plan II must be approved by the Department of Public Service.

Plan No. III - Special Assessment in Accordance with the Ohio Revised Code

The owners of property to be served by a proposed water main extension may petition for, or council may authorize, the construction of such extension and the assessment of the cost thereof in accordance with the provisions of the Ohio Revised Code.

4.2 General Water Main Extension policies

No extension of a water main will be approved for less than the entire frontage of the premises to be served plus the necessary length of water main required to extend the existing main to that frontage.

Plans for a subdivision shall be drawn by a registered engineer and must show complete water circulation within the area and between the area and the existing system. Connections to the existing water main system at more than one point may be required at the discretion of the Director of Public Service.

All water mains shall be installed to plan and profile in accordance with the standard drawings and specifications of the Department of Public Service.

The Department of Public Service shall in all cases specify the size and location of water main to be installed, as well as the type, number, and location of valves, fire hydrants or other appurtenances thereto. Water main construction shall be subject to inspection by the Department of Public Service.

All water mains extended or installed under these rules and regulations, whether within or without the corporate limits of the City of Zanesville, shall, upon being supplied with water, become the sole property of the City of Zanesville and all maintenance and repair costs and charges shall be assumed by the Water Division.

4.3 Water Main Replacement

The Department of Public Service may replace any existing distribution main as is necessary to improve the water distribution system. Such replacement may be in a different location, right-of-way or easement from the main being replaced, but shall be designed so as to serve all properties already connected to the existing main by means of individual service branches.

4.4 Water Main Extensions Outside the City Limits

If you live outside the city of Zanesville's corporation limits you need to follow the steps below to determine if water may be available to you:

- 1) A request for service needs to be sent to the Director of Public Service in writing, including the address of the property to be served.
- 2) Provide a copy of your deed of ownership for the property to be served with your letter of request for service.
- 3) The Director of Public Service will review your request and respond in writing within 30 days.
- 4) If you are in close proximity to an existing water main, and the Director of Public Service deems it appropriate to add additional connections to the main line, your request shall be submitted by the Director in ordinance form to Zanesville City Council for approval. Per ORC 743.12 only the legislative authority (city council) may permit water to be serviced outside the corporation limits of any municipality.

- 5) If no water main line exists in your area, and you desire to have the main line extended to your residence you will still need to follow Steps 1 thru 4 above. You will also be required to pay for all labor and materials as determined by the City to extend such line. (City Codified Ordinance 931.02)
- 6) Water usage fees include a 50% surcharge for all outside the city customers. Please refer to Utility Billing Rules and Regulations for details on rates.
- 7) Along with the other fees applicable above a \$750.00 tap-in fee plus any labor and materials for a ¾ inch tap is required. The total cost shall be calculated on a case by case basis, including with a \$75.00 meter deposit.

CHAPTER 5 SERVICE BRANCHES

The connection through which a customer receives water from a water main shall be known as a service branch.

The existence of a water service branch to serve private property shall bind the owner thereof to comply with the Rules and Regulations of the Department of Public Service and shall be evidence of his guarantee of payment for all water rents and assessments even though a tenant shall occupy the property.

A service branch shall serve only the premises described on the application and each branch shall be metered. Each house or building, including duplexes and apartment buildings, shall have a separate and distinct curb stop located outside the premises opposite such premises and on public right-of-way. The Director of Public Service may require properties or premises not so equipped to install additional services and/or curb stops at the expense of the property owner.

5.1 Portion Installed and Maintained by the Water Division

The service branch from the water main to and including the curb stop will be installed and maintained by the Water Division.

When a fill is placed over a curb box, the box must be raised. The City will raise the curb box if given two working days' notice. Any associated costs will be charged to the customer if the box is covered by pavement or sidewalk or by a fill exceeding 3 inches in depth.

5.2 Portion Installed and Maintained by the Property Owner

The service branch from the curb stop to the point of connection with the building plumbing shall be installed and maintained by the property owner or his agent. This service branch shall have a minimum depth of cover of 36 inches and insofar as possible shall be laid in a straight line.

It will be the responsibility of the property owner to maintain the plumbing on the owner's side of the curb stop that will withstand turn on and turn offs at the curb stop and all natural stresses. The City will not be responsible for breaks on the property owner's side of the curb stop caused by private contractors or by the operation of the curb stop.

Should it be determined that a broken service line is causing a traffic hazard or property damage to others, the water may be turned off at once. The customer should make arrangements for a temporary water supply until such time as the necessary repairs can be made.

5.3 Failure to Make Repairs

Failure of the property owner to make repairs when necessary **will** result in the water being turned off at the curb stop and the property owner charged for the estimated quantity of water wasted.

5.4 Service Calls

Service calls will be made without charge for the following purposes:

- 1) Leak investigation
- 2) To locate the City-owned portion of the system
- 3) Meter inspection
- 4) Opening and closing accounts
- 5) During regular working hours

If during investigation it is determined that the leak is in the customer's portion of the system, the City will turn off the water at the curb stop. The customer is responsible for accurately locating the leak and for repair. There will be a charge for turning the service back on and for any additional turn offs by the City. Following repairs service may be turned back on by a plumber. There will be a special charge for any turn on after normal working hours. Charges are as prescribed in Sec. 10.4.

Any required repair to the curb stop will be performed by the City during normal working hours as soon as it can be scheduled.

5.5 Freezing

The City will not assume the cost of thawing water services on the customer's side of the curb stop. The customer must demonstrate that their portion of the service line is not frozen before the City will attempt to thaw the line on the street side of the curb stop. It is the City's policy not to use electric welders to thaw services.

CHAPTER 6 METERING

6.1 Meter Furnished by City

The water meter and Orion Radio Read Type Meter head unit, sized for the anticipated demand, will be furnished and owned by the City. Fees and charges will be as prescribed in Sec. 10.4.3. (City will determine meter size and furnish meters up to 1" in size. City will inspect, repair, and replace meters above 1" at owner's cost. No charge for work done).

6.2 Settings

Normally, meters will be installed inside the building or residence with an Orion Radio Read Type Meter head unit. In some cases the meter may need to be installed outside of the building in an approved type pit. The charge for a normal meter installation is as prescribed in Section 10.4(See Appendix C for typical inside setting details).

6.3 Building Plumbing to Provide Space for Meter

When a meter is to be installed inside a building, the plumbing shall provide the correct space for the meter. Plumbing to receive 5/8-inch, 3/4-inch, or 1-inch size meters shall be installed as shown in Appendix C.

Details on meter settings larger than 1-inch size will be supplied at the time the service branch permit is issued.

6.4 Admittance to Property

Inspectors, meter readers or employees of the Water Division, whose duty it may be to enter upon private premises to examine meters, pipes, or other fixtures used in connection with the city water supply, will be equipped with a proper badge, uniforms, or such other credentials as the Director of Public Service may deem necessary to identify them as agents of the Water Division. Such inspectors, meter readers, or employees authorized by the Water Division must have free access at all reasonable hours to all parts of the building for the purpose of inspecting meters, examining fixtures, disconnecting meter, and observing the manner in which the water is used. In case any authorized inspector, meter reader, or employee is refused admittance to any premises or is hindered or prevented from making such examination, **the water to the whole property will be turned off and not turned on again until free access is given.**

It is the policy of the Water Division to inspect, annually, the meters installed inside buildings or residence to ascertain their general condition, check for leakage, improper hook-ups, and to compare inside and outside meter readings. It is to the customer's advantage to facilitate access for meter readers to aid in early detection of unknown leaks.

6.5 Meter Damage

Water meters damaged by hot water, frost, or negligence shall be repaired by the Department of Public Service at the expense of the property owner. The minimum charge is as prescribed in Sec. 10.4, Special Service Charges. Any additional cost of repair or new meter, if required, will be added to this minimum.

6.6 Meter Testing

The Water Meter Division will, on its initiative, undertake to test and correct any meter, which in its judgment is registering incorrectly, without the consent of the property owner. The Water Meter Division will not be responsible for any breakage of pipes or valves occurring during removal or installation of meters, where such breakage is due to old or faulty plumbing.

Upon request from an owner or consumer and agreement to pay for the testing charge, the Water Meter Division will remove any meter and take it to the meter shop for tests, upon payment of the fee prescribed in Sec. 10.4 for a 5/8-inch through 1-inch size meter and for all other sizes a fee equal to the cost of removing and testing the meter. If upon examination and test it is found that the meter registers outside the tolerance limits of the following percentages of water through its size, 2% over or under on disc meters sizes 5/8-inch to 2-inch on flows from one to 20 gallons per minute; 5 percent over or under on all other types and sizes of meters on flows from low to high rating, then it shall be considered "inaccurate" and the water charges will be adjusted upon the basis of that test and no charge will be made for testing.

The City will make re-reads and check for leaks as part of routine customer service. Routine customer requests for service, and for final readings, shall be scheduled at least 24 hours in advance.

6.7 Orion Radio Read Type Meter

In accordance with the provisions of Chapter 743.02 of the Ohio Revised Code, the Director of Public Service, city of Zanesville, hereby amends Chapter 6, Metering; Section 6.2, Settings by adding the following:

All active service properties existing as of January 2, 2006 shall have an Orion Radio Read Type meter installed wherever deemed feasible by the Director of Public Service on or before June 30, 2010. Failure of the property owner to provide free access to the premises for installation of the new metering system, prior to June 30, 2010, shall be just cause for termination of water service to the premises.

ADOPTED: JANUARY 2, 2006

(All City meters must meet City of Zanesville specifications).

CHAPTER 7

WATER SERVICE DISCONTINUED

7.1 By User or Property Owner

Any water user or property owner may discontinue utilities service and by requesting a final bill from the Utilities Billing Office and having the curb stop turned to the "Off" or closed position by Water Meter Division personnel. A representative of the user or property owner must be present during the requested discontinuation of water service to a property. **A minimum bill will still be charged at the property regardless of shut off status.**

At least 14 days prior to the sale of real property, any party to the sale may request a meter reading, and a final bill for outstanding charges would be rendered within 10 days after the request is made. Owner must sign request for **termination of service, transfer of account, and request for final read and shut off.** Meter Technicians must have access to all metering equipment before an account will be opened or closed. Meter Technicians must sign off on all work orders as to the condition of all meter seals and metering equipment. Transfer of accounts, request for final reads or shut off is on a first come, first served basis.

How to permanently terminate services:

1. Have a zero (\$0) balance due on the property
2. Properly execute a form for services termination

Service termination means to have the water tap excavated and physically removed from the city of Zanesville's water line. This process is called "killed at the main." This effectively removes the property from city infrastructure. This property will no longer pay a minimum utility bill. However, the property would need to apply for and pay a new tap fee if the property were to ever request utilities in the future. The estimated fees for a water and sewer tap in 2024 is \$4800.

CHAPTER 8

FIRE LINES AND FIRE HYDRANTS

8.1 Connection

Any property owner desiring to obtain a connection with the City water mains to supply a private fire line or sprinkler system shall make application as provided in Section 3.2.

8.2 Charge for Connection

See "Sources of Revenue", Section 10.2.

8.3 Use of Pipes Restricted

Pipes or appurtenances installed to serve private fire lines or sprinkler systems shall not be tapped or used for the general water supply of any building, structure or premises. (See "Cross Connections Prohibited", Section 1.2). Permission to install a separate fire service for an individual building shall be granted only at the discretion of the Director of Public Service.

All fire lines must be equipped with a Badger Meter, Radio Transmission Read unit, shut-off valve, and proper backflow device.

8.4 Charges for Service

See "Water Rates and Charges", Section 10.4.

8.5 Use by City Fire Department

In case of fire, the Fire Department shall have the right to use any and all private fire lines or appurtenances even though the fire is not on the premises served by such private line.

8.6 Private Use of Fire Hydrants

No person except an authorized agent of the Water Division, or the Fire Department, or a person with a special permit from the Director of Public Service, shall take any water from fire hydrants under any circumstances. In case any damage is done to a fire hydrant by any person, he shall, upon demand of the Water Division, pay such damages and all costs and expenses incurred by reason thereof. A flat rate fee per day, or part thereof, shall be paid for water taken from fire hydrants for any reason except firefighting as prescribed in Sec. 10.4. Payment arrangements must be made in advance at the Utilities Billing Office.

Use of fire hydrants for lawn sprinkling or filling swimming pools will not be permitted.

CHAPTER 9

ACCOUNTING PRACTICE AND PROCEDURE

9.1 Districts and Account Numbers

For accounting purposes the entire water service area has been divided into districts. Individual accounts are also numbered with the first digit designating the accounting district in which it is located. All customers are billed monthly.

9.2 Liability and Registration of Property Owners (Section 937.06 of City of Zanesville Codified Ordinances)

A. Liability

1. Each owner of real property supplied with water by the City of Zanesville shall be liable for charges for water supplied to the premises.
2. Water service may be terminated or denied at any premises where there are outstanding water or sewer charges, or to any person who has outstanding water or sewer bills with the City of Zanesville.
3. The agreement by the City of Zanesville to mail the property owner's account to their tenant or other non-owner in no way relieves the owner(s) of liability for water and sewer charges for the premises.

B. Registration of Ownership

1. The owner(s) of premises supplied with water by the City of Zanesville shall register with the Utilities Billing office prior to the water service being turned on.

9.3 Billing Practice

A bill for applicable services will be issued for each billing period or part of a billing period. The water and sanitary sewer rate structures both include a minimum charge, which is a monthly charge for service availability. The minimum charge is designed to recover the costs associated with making service available, including costs related to metering, billing and infrastructure. The water minimum charge includes the costs associated with providing water for fire protection, one of the key functions of our water system. The minimum charge will be assessed on properties, regardless of whether there was usage of water or not in any billing period and regardless of whether the water is turned on or off.

The charge will normally be determined from the difference between two consecutive meter readings. When for any reason a meter reading has not been obtained, the charge may be "estimated" from quantities of water used during previous periods.

Charges covering less than the full billing period may either be calculated from previous meter readings (estimated) or may be prorated (based on days of service).

Bills are due approximately 19 to 22 days after invoice is sent out. Payments are required by due

date.

The Utilities Billing Office will endeavor to give proper notice of water and/or sewer service charges but by law cannot guarantee delivery of mail. Failure to receive notice by mail shall not excuse customers from prompt payment of bills.

Water accounts are established and assigned to the property itself. Billings are sent in care of individuals. Owners of property will be held responsible for water and sewer used in their premises, but payments will be accepted from tenants under the conditions stated herein.

Where water and/or sewer rents and charges are unpaid for at least 60 days and where the unpaid bill has arisen from a service contract made directly with the owner of the property served by the connection, as described herein, the City may file a lien against the property by certifying the unpaid amount, plus any associated penalties, to the county auditor. The Utilities Billing Office will send the property owner written notice of the impending certification at least 30 days prior to the certification in accordance with the Ohio Revised Code (ORC 743.04). If, however, the City determines that a transfer of the property is about to occur, it may file the lien without having to meet the requirements that the rents or charges be unpaid for 60 days and the property owner receive 30 days' advance notice of the impending certification.

Any lien for unpaid water and/or sewer charges will be immediately released upon payment in full of the amount certified as unpaid rents, charges and penalties.

As an alternative to the above procedure, delinquent water bills may be turned over to the Law Director for collection.

It is the established policy of the Utilities Billing Office to accept only total and complete payments for water and sewer charges billed. At any time prior to a certification of unpaid bills to the county auditor, as described above, the Utilities Billing Office may make payment arrangements with the property owner for water, sewer, sanitation, and storm sewer charges.

It shall be the responsibility of the owner of property to maintain the piping and plumbing fixtures in good condition and no adjustments will be made for leaks that register on water meters.

9.4 Adjudication Procedure

Procedures for resolving disputes involving the water and sewer utilities or the Utilities Billing Office have been established as follows:

Step 1 Customer notified the clerk in the billing office. The clerk will thoroughly research the problem within five (5) working days of the customer request. An answer will be transmitted to the customer within ten (10) calendar days of the original complaint.

Step 2 If the customer is not satisfied with the answer received, the customer may request a

hearing before the Review Board. The Review Board consists of the following individuals:

Public Service Director or Designee
Water Superintendent or Designee
Wastewater Superintendent or Designee
Utility Billing Supervisor
Meter Supervisor

Step 3 If the customer is still not satisfied with the resolution of the problem, the customer may file a claim with the City Council.

CHAPTER 10

WATER RATES AND CHARGES

To provide funds necessary for the operation and maintenance of the municipal water system, the following schedule of rates and charges has been established. These rates are subject to adjustment as necessary.

10.1 City Water Rates

Refer to the current rate sheet attached to the appendix.

10.2 Water Tap Charges

The water tap charges are as follows (figured cost plus time and materials):

For taps larger than one (1) inch in nominal diameter, the charge shall be the actual cost of labor, equipment and materials. A cash deposit equal to the estimated charge shall be required. Any excess deposit will be refunded and any deficiency shall be paid before the water is turned on.

The water tap charges set forth above shall be reviewed annually and any adjustments needed will be based upon actual cost.

All taps will be subject to a minimum waiting period of 30 days depending upon delivery of material.

10.3 Frontage Charge

In addition to the foregoing tap installation charge, a charge is made for any premises connecting for the first time to an existing distribution main to help defray the cost of installation or replacement of such main. Such charge is in the amount of \$34.00 per foot of frontage abutting such distribution main (\$34.00 per foot where applicable), and is to be paid at the time of application. The charge in this paragraph will not be levied against any premises in a real estate subdivision developed to city standards where distribution mains have been installed without cost to the city.

10.4 Special Service Charges

10.4.1 Private Fire Line or Sprinkler System:

Three (3) inch or less.....	\$15.00 per month
Over three (3) inch but less than eight (8) inch	\$30.00 per month
Eight (8) inch or over.....	\$45.00 per month

10.4.2 Bulk Water Station Fee:

The charge for water hauls is \$.01 per gallon. The water machine accepts quarters and paper currency, but not credit or debit cards.

10.4.3 Meter Service Fee:

A meter service fee, or installation charge, shall be paid when a permit is issued for a **new** service connection as follows:

Permitted Meter installation

of 1-inch size or smaller... Current city cost

Property owner requested

meter pull/install ... Per Section 10.4.4

10.4.4 Special Charges:

- A. Special meter reading at the request of consumer except for final bill or initial service No Charge
- B. Meter installation on fire hydrant for temporary use:
 - 5/8 x 3/4-inch meter \$200.00
 - 3-inch meter \$2,500.00 Deposit
 - 1-inch meter \$500.00 Deposit

(Cost will be \$100.00 unless the amount of water used exceeds that amount.)

Water usage over and above the \$100.00 limit will be charged at \$0.01 per gallon.

The balance of the deposit will be returned when the meter is returned in good working condition.

(If the meter is damaged the contractor will forfeit the entire deposit.)

****If hydrant is not returned within 30 days of rental, a \$2.00 a day charge will be assessed.**
- C. Charge per trip to turn-off and turn-on services for non-payment of account **and owner requested installation of a meter for an existing dwelling unit** (during regular working hours only) **\$25.00/trip**
- D. Trip to turn-on or turn-off service at curb box at request of consumer and service calls as described in (Chapter 5, Section 5.4) (During regular working hours) No Charge
- E. Illegal turn on charge \$200.00
- F. Meter tampering charge \$200.00
- G. Charge for resealing, recalibration,

and turn-on following discovery of tampering (See Chapter 2, Section 2.4)	\$50.00
H. Minimum charge for meter damage (See Chapter 6, Section 6.5)	\$75.00
I. Requested meter testing for 5/8-inch through 1-inch size (See Chapter 6, Section 6.6)	\$25.00
J. Security Deposit required when opening an account. (See Chapter 3, Section 3.1)	\$100.00
K. Flat rate daily fee for water taken from fire hydrants for purposes other than fire fighting (See Chapter 8, Section 8.6).	
1. When prior arrangements are made the rate	Will be estimated
2. When prior arrangement are NOT made the rate is estimated	
L. Bad check charge	\$25.00
M. Credit Card Convenience Fee is set by the Treasures office and is the current applicable rate.	

10.5 Benefited Unit Charge

In the event a single meter services two or more residential dwelling units, commercial or industrial establishments, the applicable minimum (base) charge per billing period shall be charged to the owner for each benefited unit served in addition to the applicable volume charge.

10.6 Filling Swimming Pools

Before a pool can be filled, the customer must obtain a zoning certificate from the Community Development Office and present it to the Utility Billing Office.

A fee of \$35.00, which includes a \$20.00 service charge, will be required before filling pools. The City will require a meter reading before and after the pool is filled. Appointments for meter readings must be coordinated with the Utilities Billing Office 24 hours in advance. Water consumption in excess of the cost of \$15.00 will be added to the customer's bill. The volume of water required to fill the pool, metered as described above, will be deducted from the volume of water upon which sewer charges are based for the applicable billing period.

Pools must be filled from regular service lines and not from fire hydrants. This service will be offered

during regular working hours only.

10.7 Outside City Charges

A surcharge of 50 percent will be added to the rates and charges in Chapter 10, Sections 10.1, 10.2, 10.3, 10.4.1 and 10.5.

10.8 Late Payment Service Charge

If payment is not made on or before the due date as stated on the utility bill, a ten percent (10%) charge shall be added to the total amount due as stated on the billing.

10.9 Special Agreements

No statement contained herein shall be construed as preventing any special agreement or arrangement between the City and any person under special circumstances.

10.10 No Charge to City-Owned Public Buildings

All public buildings belonging to the City of Zanesville shall, in accordance with Ohio Revised Code 743.09, be supplied with water at no cost (meters will be installed and monthly readings will be taken).

CHAPTER 11 SEVERABILITY

Each section or part of section in these Rules and Regulations is hereby declared to be a separate and distinct enactment, and should any section or part of section be held inoperative or void, it shall not affect the validity of any other section or part of section.

CHAPTER 12 AUTHORIZATION

Publication of these Rules and Regulations is made pursuant to Ohio Revised Code Sections 743.02 and 743.04.

Scott Brown,
Director of Public Service