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VIA e-Filing

March 5, 2021

Rosemary Chiavetta, Secretary
Commonwealth of Pennsylvania
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120

(Utility Code: 212285)

**Re: Pennsylvania Public Utility Commission v.
Pennsylvania-American Water Company
Docket Nos. R-2020-3019369 and R-2020-3019371**

Dear Secretary Chiavetta:

Attached please find Supplement No. 27 to Tariff Water-PA P.U.C. No. 5. This supplement replaces and supersedes all pages filed in Supplement No. 19 to Tariff Water-PA P.U.C. No. 5. By Order entered February 25, 2021 in the above-captioned proceeding ("Order"), the Commission approved the Joint Petition for Non-Unanimous Settlement ("Joint Petition"). The tariff changes contained in Supplement No. 27 conform to the tariff supplement provided as Appendix A to the Joint Petition with the exceptions noted and explained below. The proof of revenues for the water rates was provided as Appendix C to the Joint Petition.

In compliance with the Order, pages 64 and 65 from Joint Petition Appendix A are omitted from this compliance filing. In compliance with the Joint Petition, the compliance tariff includes changes to pages 41, 53, 58, and 61 that were not included in Joint Petition Appendix A. In compliance with the commitment made on page 10 of PAWC St. No. 17-R, page 17 of the compliance tariff includes a change to the eligibility for the low-income rider. Additionally, page 40 reflects a correction of the date of first reconciliation of the deferred tax credit from April 30, 2021 to April 30, 2022 and on page 10, the description of the Winola territory is corrected from "Township of Overfield" to "A portion of the Township of Overfield."

The Order approving the Joint Petition permits PAWC to recoup the revenue increase not billed from the effective date (January 28, 2021) through the date of PUC approval of new rates in the manner set forth in the Commission's final Order in this proceeding. The Company is calculating the recoupment period from the effective date of January 28, 2021 through the day prior to new rates in this proceeding which is March 8, 2021 as indicated in the enclosed tariff supplement. The revenues from the recoupment period will be offset by surcharge (DSIC and TCJA) revenues during the same period. The final calculation of the net recoupment surcharge cannot be made until the accounting close in the last month of the recoupment period; i.e. until after March 31, 2021. Accordingly,



the Company has included a provision for the recoupment surcharge as page 40.1 of the attached tariff supplement. The recoupment surcharge will be calculated for recovery over a six-month period in accordance with the Joint Petition.

Copy of Supplement No. 27 to Tariff Water-PA P.U.C. No. 5 is being served as evidenced in the attached Certificate of Service.

If you have any questions, please contact me.

Sincerely,

A handwritten signature in blue ink that reads "Susan Simms Marsh". The signature is written in a cursive, flowing style.

Susan Simms Marsh

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Attachments

cc: Certificate of Service
Bureau of Technical Utility Services w/Attachments
Marie Intrieri (Bureau of Technical Utility Services) w/Attachments

**PENNSYLVANIA-AMERICAN WATER COMPANY
(hereinafter referred to as the "Company")**

D/B/A

Pennsylvania American Water

RATES, RULES AND REGULATIONS

GOVERNING THE DISTRIBUTION AND SALE OF

WATER SERVICE

IN CERTAIN MUNICIPALITIES AND TERRITORIES LOCATED ADJACENT THERETO IN:

ADAMS, ALLEGHENY, ARMSTRONG, BEAVER, BERKS, BUCKS,
BUTLER, CENTRE, CHESTER, CLARION, CLEARFIELD, CLINTON, COLUMBIA,
CUMBERLAND, DAUPHIN, FAYETTE, INDIANA, JEFFERSON, LACKAWANNA,
LANCASTER, LAWRENCE, LEBANON, LUZERNE, MCKEAN, MONROE, MONTGOMERY,
NORTHAMPTON, NORTHUMBERLAND, PIKE, SCHUYLKILL, SUSQUEHANNA,
UNION, WARREN, WASHINGTON, WAYNE, WYOMING, AND YORK COUNTIES.

Issued: March 5, 2021

Effective: March 8, 2021

Issued by:
F. Michael Doran, President
Pennsylvania American Water
852 Wesley Drive
Mechanicsburg, PA 17055

<https://www.amwater.com/paaw/>

NOTICE

**This Tariff makes Increases, Decreases and Changes to Existing Rates, Rules and Regulations.
(Refer to pages 1, 2, 4, 5, 6, 10, 11, 13, 14, 16, 16.1, 16.2, 16.3, 16.4, 16.5, 16.6, 16.7, 16.8, 17, 20, 21,
23, 24, 29, 30, 31, 32, 35, 40, 40.1, 41, 50, 52, 53, 56, 58, 61, 73)**

LIST OF CHANGES

Increases/Decreases

This tariff provides for uniform rates by customer class for Rate Zone 1, Rate Zone 2 (Winola), Rate Zone 3 (McEwensville), Rate Zone 4 (Turbotville) and Rate Zone 5 (Steelton) water sales customers, private fire service and excluding public fire service.

This tariff provides for an additional reduction to base rates for low-income customers.

Resale, Electric Generation and Industrial Standby rates have been changed.

Public Fire – The rate for all public fire hydrants added after January 1, 2000 have been changed, such that the rate will remain at 25% the cost of service. Bradford Township, Turbotville and Steelton public fire hydrant rates have been consolidated into the statewide rate.

Private Fire – The rates for metered and unmetered private fire service have been increased. The Steelton unmetered private fire service and Qualified Private Fire Hydrant rates have been consolidated to the statewide rates.

The Distribution System Improvement Charge will be reduced to zero.

The Company is eliminating the Tax Cuts and Jobs Act Voluntary Surcharge and implementing the Negative Surcharge for Deferred Tax Credit.

Changes

Page 10, 11, 13, 14 – Territories Served is updated for the Winola service territory and for changes in Rate Zones.

Page 16 is added for Residential rates which were formerly shown on Page 16.1.

Page 16.1 is changed to Commercial, Municipal and Other Water Utilities rates.

Page 16.4 – Rate Zone 2 (Nittany, Sutton Hills, All Seasons, Balsinger and Berry Hollow) has been rolled into Rate Zone 1. Page 16.4 now contains Rate Zone 2 (Winola).

Page 17 – The eligibility requirement for the low-income rider is changed.

Page 29 – The Steelton District separate unmetered private fire service and qualified private fire hydrant rates are removed.

Page 30 – The Steelton District separate metering equipment language is removed and the statewide metering equipment language will apply.

Page 32 – The Bradford Township, Turbotville and Steelton separate public fire hydrant rates are removed.

Page 40 – The Company is eliminating the Tax Cuts and Jobs Act Voluntary Surcharge and implementing the Negative Surcharge for Deferred Tax Credit.

Page 40.1 – The Company is adding a recoupment surcharge in accordance with the Joint Petition for Non-Unanimous Settlement at Docket No. R-2020-3019369.

Page 41 – Rule 1.4, Amendment of Commission Regulations is added.

Page 50 – The Company is modifying the language to Rule 6.3, Meter Test Fees.

Page 52 – The Company is adding Rule 7.8, Landlord Assumption of Responsibility.

Page 53 – Rule 7.9, Denial of Service is added.

Page 56 – The Company is modifying the language to Rule 8.5, Application for Public Fire Hydrant Service.

Page 58 – Rule 10.6, Payment Arrangement is added.

Page 61 – Rules 12.5, 12.6, and 12.7 regarding termination and discontinuance of water service are added.

Page 73 – The position name for the Company witness is changed.

PENNSYLVANIA-AMERICAN WATER COMPANY

TABLE OF CONTENTS

	<u>Page</u>		
	<u>Number</u>		
Title Page	1	Supplement No. 27	(C)
List of Changes	2	Twentieth Revised Page	(C)
List of Changes (cont'd)	3	First Revised Page	
Table of Contents	4	Twentieth Revised Page	(C)
Table of Contents (cont'd)	5	Seventeenth Revised Page	(C)
Table of Contents (cont'd)	6	Third Revised Page	(C)
Table of Contents (cont'd)	7	Third Revised Page	
Reserved Page for Future Use	8	First Revised Page	
List of Territories Served.....	9	Third Revised Page	
List of Territories Served (cont'd)	10	Third Revised Page	(C)
List of Territories Served (cont'd)	11	Third Revised Page	(C)
List of Territories Served (cont'd)	12	First Revised Page	
List of Territories Served (cont'd)	13	Third Revised Page	(C)
List of Territories Served (cont'd)	14	Third Revised Page	(C)
Reserved Page for Future Use	15	First Revised Page	

Schedule of Rates

General Service

Rate Zone 1 – Metered – Residential	16	First Revised Page	(I)(D)(C)
Rate Zone 1 – Metered – Commercial, Municipal, Other Water Utilities	16.1	Third Revised Page	(I)(C)
Rate Zone 1 – Metered – Industrial.....	16.2	Third Revised Page	(I)
Rate Zone 1 – Unmetered – Residential only	16.3	Third Revised Page	(I)
Rate Zone 2 – Unmetered (Winola)	16.4	Third Revised Page	(C)
Rate Zone 3 – Metered (McEwensville)	16.5	Third Rev. Page	(I)(D)(C)
Rate Zone 4 – Metered (Turbotville).....	16.6	Second Revised Page	(I)(D)(C)
Rate Zone 5 – Metered (Steelton).....	16.7	Second Revised Page	(I)(D)(C)
Page Held for Future Use	16.8	First Revised Page	(C)
Low-Income Rider – Residential	17	Third Revised Page	(D)(C)

Curtailment, Standby and Demand Based Riders

Industrial Curtailment Rate	18	First Revised Page	
Industrial Curtailment Rate (cont'd)	19	First Revised Page	
Industrial Standby Rate	20	Third Revised Page	(I)
Industrial Standby Rate (cont'd).....	21	Third Revised Page	(I)
Industrial Standby Rate (cont'd)	22	First Revised Page	
Resale and Electric Generation Standby Rate	23	Third Revised Page	(I)
Resale and Electric Generation Standby Rate (cont'd)	24	Third Revised Page	(I)
Rider DIS - Demand Based Industrial Service.....	25	First Revised Page	

(I) means Increase, (C) means Change and (D) means Decrease

PENNSYLVANIA-AMERICAN WATER COMPANY

TABLE OF CONTENTS

	<u>Page</u>	
	<u>Number</u>	
<u>Schedule of Rates (cont'd)</u>		
Rider DRS - Demand Based Resale Water Service.....	26	First Revised Page
Rider DGS – Demand Based Governmental Water Service	27	First Revised Page
Rider EGS – Electric Generation Service	28	First Revised Page
<u>Fire Protection Service</u>		
Private Fire Service – Unmetered.....	29	Fourth Revised Page (I)(C)
Private Fire Service – Unmetered (cont'd).....	30	Fourth Revised Page (C)
Private Fire Service – Metered	31	Third Revised Page (I)
Public Fire Service.....	32	Fifth Revised Page (I)(C)(D)
<u>Surcharges and Fees</u>		
State Tax Adjustment Surcharge.....	33	First Revised Page
PENNVEST Surcharge.....	34	First Revised Page
Distribution System Improvement Charge (DSIC).....	35	Twelfth Revised Page (C)(D)
Distribution System Improvement Charge (DSIC) (cont'd).....	36	First Revised Page
Distribution System Improvement Charge (DSIC) (cont'd).....	37	First Revised Page
Distribution System Improvement Charge (DSIC) (cont'd).....	38	First Revised Page
Miscellaneous Fees.....	39	First Revised Page
Negative Surcharge for Deferred Tax Credit.....	40	Fourth Revised Page (C)
Recoupment Surcharge.....	40.1	First Revised Page (C)
<u>Rules and Regulations</u>		
1. The Water Tariff.....	41	Second Revised Page (C)
2. Definitions.....	42	First Revised Page
Definitions (cont'd)	43	First Revised Page
Definitions (cont'd)	44	First Revised Page
3. Application for Service and Street Service Connection	45	First Revised Page
4. Service Pipes	46	First Revised Page
Service Pipes (cont'd)	47	First Revised Page
5. Meters and Meter Installations.....	48	First Revised Page
Meters and Meter Installations (cont'd)	49	First Revised Page
6. Meter Tests	50	Third Revised Page (C)

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PENNSYLVANIA-AMERICAN WATER COMPANY**TABLE OF CONTENTS**

	<u>Page</u>	
	<u>Number</u>	
7. Credit.....	51	First Revised Page
Credit (cont'd).....	52	Third Revised Page (C)
8. Public Fire Hydrants	53	Second Revised Page (C)
Public Fire Hydrants (cont'd).....	54	First Revised Page
Public Fire Hydrants (cont'd).....	55	First Revised Page
Public Fire Hydrants (cont'd).....	56	Third Revised Page (C)
9. Sales for Resale	57	First Revised Page
10. Payment Terms	58	Second Revised Page (C)
11. Turn-On Fee.....	59	First Revised Page
12. Termination and Discontinuance of Water Service	60	First Revised Page
Termination and Discontinuance (cont'd)	61	Second Revised Page (C)
13. Abatements and Refunds	62	First Revised Page
14. Service Continuity.....	63	First Revised Page
15. Liability of Company	64	First Revised Page
16. General.....	65	First Revised Page
17. Multiple Meters	66	First Revised Page
18. Separate Meter and Service Line.....	66	First Revised Page
19. Lawn Sprinkler System	67	First Revised Page
20. Termination of Free Service Under Certain Contracts and other Instruments.....	68	First Revised Page
21. Qualified Private Fire Hydrant.....	69	First Revised Page
Qualified Private Fire Hydrant (cont'd)	70	First Revised Page
Qualified Private Fire Hydrant (cont'd)	71	First Revised Page
Qualified Private Fire Hydrant (cont'd)	72	First Revised Page
Qualified Private Fire Hydrant (cont'd)	73	Third Revised Page (C)
Qualified Private Fire Hydrant (cont'd)	74	First Revised Page
Qualified Private Fire Hydrant (cont'd)	75	First Revised Page
22. Cross Connections	76	First Revised Page
23. Main Extensions for Non Bona Fide Service Applicants	77	First Revised Page
Main Extensions Non Bona Fide (cont'd)	78	First Revised Page
Main Extensions Non Bona Fide (cont'd)	79	First Revised Page
23.2 Offsite Development Marketing Contract	80	First Revised Page
24. Water Conservation Contingency Plan	81	First Revised Page
Water Conservation Contingency Plan (cont'd).....	82	First Revised Page

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

TERRITORIES SERVED

(By State Region and Company Water District)
(All territories are subject to Rate Zone 1 unless otherwise noted)

Northeastern Pennsylvania

Abington District – Rate Zone 1 and Rate Zone 2

(Winola)

(C)

Lackawanna County

The Boroughs of Clarks Green, Clarks Summit and Dalton and the Townships of Waverly and Glenburn and adjacent territory in South Abington and Abington Townships

Wyoming County

A portion of the Township of Overfield

(C)

Bangor Water District

Northampton County

(C)

The Boroughs of Bangor and Roseto and the Townships of Plainfield, Upper Mt. Bethel and Washington and portions of the Township of Lower Mt. Bethel.

Blue Mountain Lake District

Monroe County

The Townships of Smithfield and Stroud

Lehman Pike District

Pike County

(C)

Portions of the Townships of Delaware, Lehman and West Fall

Mid-Monroe District

Monroe County

Township of Middle Smithfield

Nazareth District

Monroe County

The Townships of Hamilton and Ross

Northampton County

The Boroughs of Nazareth, Pen Argyl, Stockertown, Tatamy and Wind Gap and the Townships of Bushkill, Forks, Lower Nazareth, Palmer, Plainfield and Upper Nazareth

Poconos District

Lackawanna County

Portions of the Township of Jefferson

Monroe County

The Borough of Mount Pocono, the Township of Coolbaugh and the Village of Tobyhanna

Wayne County

Portions of the Township of Salem

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

TERRITORIES SERVED

**(By State Region and Company Water District)
(All territories are subject to Rate Zone 1 unless otherwise noted)**

Northeastern Pennsylvania (cont'd)

Scranton District

Lackawanna County

The Cities of Carbondale and Scranton, the Boroughs of Archbald, Blakely, Dickson City, Dunmore, Jermyn, Jessup, Mayfield, Moosic, Old Forge, Olyphant, Taylor, Throop and Vandling and the Townships of Carbondale, North Abington, Scott, South Abington and a portion of the Township of Roaring Brook and Fell

Susquehanna County

The Borough of Forest City

Wayne County

The Village of Browndale (Clinton Township)

Susquehanna District

Susquehanna County

The Boroughs of Great Bend, Hallstead, Lanesboro, Montrose, Susquehanna and Thompson and the Townships of Bridgewater, Great Bend, Harmony and Oakland

Wilkes-Barre District

Luzerne County

The Cities of Nanticoke, Pittston and Wilkes-Barre, the Boroughs of Ashley, Avoca, Courtdale, Dallas, Dupont, Duryea, Edwardsville, Exeter, Forty Fort, Hughestown, Kingston, Laflin, Larksville, Laurel Run, Luzerne, Plymouth, Pringle, Shickshinny, Sugar Notch, Swoyersville, Warrior Run, West Pittston, West Wyoming, Wyoming and Yatesville and the Townships of Fairview, Hanover, Hunlock, Jenkins, Kingston, Newport, Pittston, Plains, Plymouth, Rice, Wilkes-Barre, Wright, and portions of the Townships of Conyngham, Jackson and Union.

(C)

Southeastern Pennsylvania

Coatesville District

Chester County

The City of Coatesville, Parkesburg and South Coatesville and portions of the Townships of Atglen, Caln, East Fallowfield, Highland, Sadsbury, Valley, West Caln and West Sadsbury

Lancaster County

The Borough of Quarryville and the Townships of Bart, Colerain, Eden and Sadsbury

Glen Alsace District

Berks County

The Borough of St. Lawrence and the Townships of Amity and Exeter and portions of Earl and Ruscombmanor

Norristown District

Montgomery County

The Boroughs of Bridgeport and Norristown and portions of the Townships of East Norriton, East Pikeland, Lower Providence, Perkiomen, Plymouth, Upper Merion, West Norriton, Whitemarsh, Whitpain and Worcester and portions of Skippack

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

TERRITORIES SERVED

(By State Region and Company Water District)
(All territories are subject to Rate Zone 1 unless otherwise noted)

Western Pennsylvania (cont'd)

Indiana District

Indiana County

The Borough of Indiana and the Township of White

Kane District

McKean County

The Borough of Kane and the Township of Wetmore

Kittanning District

Armstrong County

The Boroughs of Applegold and Kittanning and portions of the Townships of Manor and Rayburn

Mon-Valley District

Allegheny County

The City of Clairton, the Boroughs of Dravosburg, Elizabeth, Glassport, Liberty, Lincoln, Jefferson and West Elizabeth and the Townships of Elizabeth and Forward

Washington County

The City of Monongahela, the Borough of New Eagle and the Township of Carroll

New Castle District

Lawrence County

The City of New Castle and the Boroughs of New Beaver and South New Castle and the Townships of Hickory, Neshannock, Shenango, Taylor and Union; and portions of the Townships of Mahoning and North Beaver

Philipsburg District

Centre County

The Boroughs of Philipsburg and South Philipsburg and the portions of Townships of Boggs, Rush and Walker

(C)

Clearfield County

The Boroughs of Chester Hill, Osceola Mills and Wallacetown and the Townships of Boggs, Bradford, Graham and Morris and a portion of the Township of Decatur.

Clinton County

Portions of the Township of Porter

(C)

Pittsburgh District

Allegheny County

The City of Pittsburgh [29th, 30th, 31st and 32nd wards and portions of the 16th, 18th, 19th, 20th and 28th wards], the Boroughs of Baldwin, Bethel Park, Brentwood, Bridgeville, Carnegie, Castle Shannon, Crafton, Dormont, Dravosburg, Green Tree, Heidelberg, Homestead, Ingram, Jefferson, Mount Oliver, Oakdale, Munhall, Pleasant Hills, Rosslyn Farms, Thornburg, West Homestead, West Mifflin, Whitaker and Whitehall and the Townships of Baldwin, Collier, Mt. Lebanon, Scott, South Fayette, South Park, Union and Upper St. Clair and portions of Cecil, Peters, Robinson and Nottingham Townships.

Washington County

The Borough of Finleyville and the Township of Union

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

TERRITORIES SERVED

**(By State Region and Company Water District)
(All territories are subject to Rate Zone 1 unless otherwise noted)**

Western Pennsylvania (cont'd)

Punxsutawney District

Jefferson County

The Boroughs of Big Run and Punxsutawney and the Townships of Bell, Gaskill, Henderson, McCalmont and Young

Uniontown District

Fayette County

The City of Uniontown and the Townships of Dunbar, German, Menallen, North Union and South Union

(C)

Warren District

Warren County

The Borough of Warren and portions of the Townships of Conewango, Glade, Meade and Pleasant

Washington/McDonald

Allegheny County

Portions of the Township of North Fayette

Beaver County

The Borough of Frankfort Springs and the Township of Hanover

Washington County

The City of Washington and the Boroughs of Burgettstown, Canonsburg, Claysville, East Washington, Houston, McDonald, Midway and West Middletown and the Townships of Amwell, Canton, Chartiers, Cross Creek, Hopewell, Independence, Jefferson, Mount Pleasant, North Franklin, North Strabane, South Strabane and portions of the Townships of Buffalo, Cecil, Donegal, East Finley, Fallowfield, Hanover, Morris, Nottingham, Peters, Robinson, Smith, Somerset and South Franklin

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

SCHEDULE OF RATES

RATE ZONE 1 - GENERAL METERED SERVICE
FOR RESIDENTIAL RATE CLASS

(C)

APPLICABILITY

The rates under this schedule apply throughout the territories, unless otherwise noted on the territories served page, served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in the Residential Class.

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes shall be metered. All meters shall be read monthly or bimonthly and the water used shall be paid for in accordance with the following schedule of rates.

RATE

Service Charge For Residential Rate Class

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

<u>Size of Meter</u>	<u>Service Charge per Month</u>			
	<u>2021</u>		<u>2022</u>	
5/8 inch	\$17.00	(I)	\$17.50	(I)
3/4 inch	\$17.00	(D)	\$17.50	(I)
1 inch	\$17.00	(D)	\$17.50	(I)
1-1/2 inch	\$17.00	(D)	\$17.50	(I)
2 inch	\$111.90	(I)	\$115.20	(I)
3 inch	\$208.70	(I)	\$214.90	(I)
4 inch	\$262.00	(I)	\$269.70	(I)
6 inch	\$392.10	(I)	\$403.70	(I)
8 inch	\$759.20	(I)	\$781.60	(I)

Consumption Charges For Residential Class:

The following rates shall apply per 100 gallons:

	<u>2021</u>	<u>2022</u>
All Usage:	\$1.2991 (I)	\$1.3100 (I)

(I) means Increase, (D) means Decrease and (C) means Change

SCHEDULE OF RATES

RATE ZONE 1 - GENERAL METERED SERVICE
FOR COMMERCIAL, MUNICIPAL AND OTHER WATER UTILITY RATE CLASSES (C)

APPLICABILITY

The rates under this schedule apply throughout the territories, unless otherwise noted on the territories served page, served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in the **Commercial, Municipal and Other Water Utility Classes**. (C)

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes shall be metered. All meters shall be read monthly or bimonthly and the water used shall be paid for in accordance with the following schedule of rates. (C)

RATE

Service Charge For Commercial, Municipal and Other Water Utility Rate Classes (C)

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

Size of Meter	Service Charge Per Month Except Other Water Utilities				Service Charge Per Month Other Water Utilities Group A & B			
	2021		2022		2021		2022	
5/8 inch	\$17.00	(I)	\$17.50	(I)	\$24.70	(I)	\$25.50	(I)
3/4 inch	\$25.80	(I)	\$26.50	(I)	\$37.10	(I)	\$38.20	(I)
1 inch	\$42.90	(I)	\$44.10	(I)	\$61.90	(I)	\$63.70	(I)
1-1/2 inch	\$70.00	(I)	\$72.00	(I)	\$123.60	(I)	\$127.30	(I)
2 inch	\$111.90	(I)	\$115.20	(I)	\$197.90	(I)	\$203.70	(I)
3 inch	\$208.70	(I)	\$214.90	(I)	\$370.90	(I)	\$381.80	(I)
4 inch	\$262.00	(I)	\$269.70	(I)	\$618.30	(I)	\$636.50	(I)
6 inch	\$392.10	(I)	\$403.70	(I)	\$1,236.40	(I)	\$1,272.70	(I)
8 inch	\$759.20	(I)	\$781.60	(I)	\$1,979.20	(I)	\$2,037.40	(I)
10 inch	\$1,099.50	(I)	\$1,131.90	(I)	\$2,843.60	(I)	\$2,927.30	(I)
12 inch	\$1,574.80	(I)	\$1,621.10	(I)	\$4,080.00	(I)	\$4,200.00	(I)

Consumption Charges For Commercial, Municipal and Other Water Utilities Rate Classes: (C)

The following rates shall apply per 100 gallons:

	2021	2022
Commercial		
First 16,000 gallons	\$1.2991 (I)	\$1.3100 (I)
All in excess of 16,000 gallons	\$0.9543 (I)	\$0.9643 (I)
Municipal		
First 16,000 gallons	\$1.4742	\$1.4742
All in excess of 16,000 gallons	\$0.8705	\$0.8705
Other Water Utilities		
Group A All at	\$0.7219	\$0.7219
Group B All at	\$1.1300 (I)	\$1.1300 (I)

(I) means Increase and (C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

SCHEDULE OF RATES

**RATE ZONE 1- GENERAL METERED SERVICE
 FOR INDUSTRIAL RATE CLASS**

APPLICABILITY

The rates under this schedule apply throughout the territories, unless otherwise noted on the territories served page, served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in the Industrial Class.

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes shall be metered. All meters shall be read monthly or bimonthly and the water used shall be paid for in accordance with the following schedule of rates.

RATE

Service Charge For Industrial Rate Class

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

<u>Size of Meter</u>	<u>Service Charge per Month</u>			
	<u>2021</u>		<u>2022</u>	
5/8 inch	\$25.40	(I)	\$25.40	(I)
3/4 inch	\$38.10	(I)	\$38.10	(I)
1 inch	\$63.60	(I)	\$63.60	(I)
1-1/2 inch	\$127.10	(I)	\$127.10	(I)
2 inch	\$203.40	(I)	\$203.40	(I)
3 inch	\$381.40	(I)	\$381.40	(I)
4 inch	\$635.60	(I)	\$635.60	(I)
6 inch	\$1,271.20	(I)	\$1,271.20	(I)
8 inch	\$2,034.30	(I)	\$2,034.30	(I)
10 inch	\$2,923.40	(I)	\$2,923.40	(I)
12 inch	\$4,195.80	(I)	\$4,195.80	(I)

Consumption Charges For Industrial Rate Class

The following rates shall apply per 100 gallons per month:

	<u>2021</u>		<u>2022</u>	
Industrial				
First 16,000	\$1.2129	(I)	\$1.2277	(I)
Next 584,000	\$0.9229	(I)	\$0.9341	(I)
All In Excess of 600,000	\$0.7259	(I)	\$0.7348	(I)
Industrial Curtailment*				
First 16,000	\$1.2129	(I)	\$1.2277	(I)
Next 584,000	\$0.9229	(I)	\$0.9341	(I)
Next 14,400,000	\$0.7259	(I)	\$0.7348	(I)
All In Excess of 15,000,000	\$0.4433	(I)	\$0.4487	(I)

* Subject to the availability criteria and terms and conditions of the Industrial Curtailment Rate of this tariff, the foregoing rates shall apply per 100 gallons per month for service provided under the Industrial Curtailment Rate.

(I) means Increase

SCHEDULE OF RATES

RATE ZONE 1 – GENERAL UNMETERED SERVICE
FOR THE RESIDENTIAL CLASS

APPLICABILITY

The rate under this schedule applies throughout the territories, unless otherwise noted on the territories served page, served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

This rate is available to a customer in the Residential Class that is added to the Company's service territory through an acquisition and does not have a meter at the customer's service address on the date of closing of such acquisition.

UNMETERED SERVICE

All water supplied by the Company under this rate schedule will be unmetered. However, the Company may install a meter of appropriate size at the customer's premise based on the Company's meter installation schedule as determined by the Company. Upon installation of a meter at the customer's service address by the Company, a customer will no longer be eligible for this rate schedule and will be charged a service charge based on the size of meter required to render adequate service along with a charge for consumption usage based upon the applicable Rate Zone's metered rates in effect for the residential class.

RATE

The following monthly rate for service shall apply:

2021: \$61.93 per month (I)
2022: \$62.78 per month (I)

(I) means Increase

SCHEDULE OF RATES

RATE ZONE 2 – GENERAL UNMETERED SERVICE

(C)

APPLICABILITY

The rates as set forth below apply in the Winola service territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in all Customer Classes.

UNMETERED SERVICE

All water supplied by the Company under this rate schedule will be unmetered. However, the Company may install a meter of appropriate size at the customer's premise based on the Company's meter installation schedule as determined by the Company.

RATE

Service Charge For All Rate Classes

The following monthly rate for service shall apply:

2021: \$33.23 per month
2022: \$33.23 per month

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

SCHEDULE OF RATES

RATE ZONE 3 – GENERAL METERED SERVICE

APPLICABILITY

The rates as set forth below apply in the McEwensville service territory served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in **the Residential, Commercial and Municipal** Classes. **(C)**

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes, shall be metered. All meters shall be read monthly or bimonthly and the water used shall be paid for in accordance with the following schedule of rates.

RATE

Service Charge For All Rate Classes

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

<u>Size of Meter</u>	<u>Residential</u>				<u>Commercial and Municipal</u>			
	<u>2021</u>		<u>2022</u>		<u>2021</u>		<u>2022</u>	
5/8 inch	\$17.00	(I)	\$17.50	(I)	\$17.00	(I)	\$17.50	(I)
3/4 inch	\$17.00	(D)	\$17.50	(I)	\$25.80	(I)	\$26.50	(I)
1 inch	\$17.00	(D)	\$17.50	(I)	\$42.90	(I)	\$44.10	(I)
1-1/2 inch	\$17.00	(D)	\$17.50	(I)	\$70.00	(I)	\$72.00	(I)
2 inch	\$111.90	(I)	\$115.20	(I)	\$111.90	(I)	\$115.20	(I)
3 inch	\$208.70	(I)	\$214.90	(I)	\$208.70	(I)	\$214.90	(I)
4 inch	\$262.00	(I)	\$269.70	(I)	\$262.00	(I)	\$269.70	(I)
6 inch	\$392.10	(I)	\$403.70	(I)	\$392.10	(I)	\$403.70	(I)
8 inch	\$759.20	(I)	\$781.60	(I)	\$759.20	(I)	\$781.60	(I)
10 inch					\$1,099.50	(I)	\$1,131.90	(I)
12 inch					\$1,574.80	(I)	\$1,621.10	(I)

Consumption Charges For Residential, Commercial and Municipal Rate Classes:

(C)

The following rates shall apply per 100 gallons:

	<u>2021</u>		<u>2022</u>	
Residential				
All Usage	\$0.7000	(I)	\$0.8983	(I)
Commercial				
First 16,000 gallons	\$0.7000	(I)	\$0.8983	(I)
All in excess of 16,000 gallons	\$0.7000	(I)	\$0.8983	(I)
Municipal				
First 16,000 gallons	\$0.7000	(I)	\$0.8983	(I)
All in excess of 16,000 gallons	\$0.7000	(I)	\$0.8983	(I)

(I) means Increase, **(C)** means Change and **(D)** means Decrease

PENNSYLVANIA-AMERICAN WATER COMPANY

SCHEDULE OF RATES

RATE ZONE 4 – GENERAL METERED SERVICE

APPLICABILITY

The rates as set forth below apply in the Turbotville service territory served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers in all Customer Classes.

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes, shall be metered. All meters shall be read monthly and the water used shall be paid for in accordance with the following schedule of rates.

RATE

(C)

Service Charge For All Rate Classes

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

<u>Size of Meter</u>	<u>Residential</u>				<u>Commercial and Municipal</u>			
	<u>2021</u>		<u>2022</u>		<u>2021</u>		<u>2022</u>	
5/8 inch	\$17.00	(D)	\$17.50	(I)	\$17.00	(D)	\$17.50	(I)
3/4 inch	\$17.00	(D)	\$17.50	(I)	\$25.80	(D)	\$26.50	(I)
1 inch	\$17.00	(D)	\$17.50	(I)	\$42.90	(I)	\$44.10	(I)
1-1/2 inch	\$17.00	(D)	\$17.50	(I)	\$70.00	(I)	\$72.00	(I)
2 inch	\$111.90	(I)	\$115.20	(I)	\$111.90	(I)	\$115.20	(I)
3 inch	\$208.70	(I)	\$214.90	(I)	\$208.70	(I)	\$214.90	(I)
4 inch	\$262.00	(I)	\$269.70	(I)	\$262.00	(I)	\$269.70	(I)
6 inch	\$392.10	(I)	\$403.70	(I)	\$392.10	(I)	\$403.70	(I)
8 inch	\$759.20	(I)	\$781.60	(I)	\$759.20	(I)	\$781.60	(I)
10 inch					\$1,099.50	(I)	\$1,131.90	(I)
12 inch					\$1,574.80	(I)	\$1,621.10	(I)

Consumption Charges For Residential, Commercial and Municipal Rate Classes:

The following rates shall apply per 100 gallons:

	<u>2021</u>		<u>2022</u>	
Residential				
All Usage	\$1.1600	(I)	\$1.3100	(I)
Commercial				
First 16,000 gallons	\$0.7900	(I)	\$0.8983	(I)
All in excess of 16,000 gallons	\$0.7900	(I)	\$0.8983	(I)
Municipal				
First 16,000 gallons	\$0.7900	(I)	\$1.4742	(I)
All in excess of 16,000 gallons	\$0.7900	(I)	\$0.8705	(I)

(I) means Increase, (C) means Change and (D) means Decrease

SCHEDULE OF RATES

RATE ZONE 5 - GENERAL METERED SERVICE
FOR ALL RATE CLASSES

(C)

APPLICABILITY

The rates as set forth below apply in the Steelton service territory served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to all customers in all rate classes.

METERED SERVICE

All water supplied by the Company under this rate schedule for any and all purposes except, Qualified Private Fire Hydrants and Public Fire Hydrants, shall be metered. All meters shall be read monthly or bimonthly and the water used shall be paid for in accordance with the following schedule of rates.

RATE

Service Charge For All Rate Classes

(C)

The following monthly service charge shall apply based on the size of meter required to render adequate service, as determined by the Company:

<u>Size of Meter</u>	<u>Residential</u>		<u>Commercial, Municipal & Industrial</u>					
	<u>2021</u>		<u>2022</u>		<u>2021</u>	<u>2022</u>		
5/8 inch	\$19.51	(I)	\$20.69	(I)	\$19.51	(D)	\$20.69	(I)
3/4 inch	\$19.51	(I)	\$20.69	(I)	\$20.69	(D)	\$20.69	(I)
1 inch	\$19.51	(D)	\$20.69	(I)	\$42.73	(I)	\$45.32	(I)
1-1/2 inch	\$19.51	(D)	\$20.69	(I)	\$76.94	(I)	\$81.61	(I)
2 inch	\$111.14	(I)	\$117.88	(I)	\$111.14	(I)	\$117.88	(I)
3 inch	\$252.20	(I)	\$267.48	(I)	\$252.20	(I)	\$267.48	(I)
4 inch	\$329.37	(I)	\$349.33	(I)	\$329.37	(I)	\$349.33	(I)
6 inch	\$526.98	(I)	\$558.92	(I)	\$526.98	(I)	\$558.92	(I)
8 inch	\$765.56	(I)	\$811.96	(I)	\$765.56	(I)	\$811.96	(I)
16 inch	\$1,531.12	(I)	\$1,623.92	(I)	\$1,531.12	(I)	\$1,623.92	(I)
18 inch	\$1,722.51	(I)	\$1,826.90	(I)	\$1,722.51	(I)	\$1,826.90	(I)
20 inch	\$1,913.89	(I)	\$2,029.89	(I)	\$1,913.89	(I)	\$2,029.89	(I)

Consumption Charges For All Rate Classes:

The following rates shall apply per 100 gallons:

All Customers	<u>2021</u>		<u>2022</u>	
First 1,700 gallons		Service Charge		Service Charge
Next 18,300 gallons	\$1.0903	(I)	\$1.1564	(I)
Next 30,000 gallons	\$1.2038	(I)	\$1.2768	(I)
All over 50,000 gallons per month	\$1.0402	(I)	\$1.1032	(I)

(I) means Increase, (C) means Change and (D) means Decrease

[Page held for future use]

(C)

(C) means Change

SCHEDULE OF RATES

LOW-INCOME RIDER – ALL RATE ZONES
FOR QUALIFYING RESIDENTIAL CUSTOMERS

APPLICABILITY

This rider applies throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

This rider is available for a customer in the Residential Class that meets the low-income criteria of 150% based on the Federal Poverty Level. (C)

RATE

The rates for the service charge or minimum bill under this tariff will be 15% of the prevailing service charge or minimum bill in the rate zone where service is rendered.

The rate for water usage shall be billed at **90%** of the existing rates applicable to the rate zone where service is rendered. (D)

(C) means Change and (D) means Decrease

SCHEDULE OF RATES

INDUSTRIAL STANDBY RATE

APPLICABILITY

This rate applies throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

This rate is available to a new industrial customer that has an alternative supply source or an existing industrial customer that purchases water from the Company and develops or obtains a new source of supply. In order to obtain service under this rate, the customer must execute a Service Agreement with the Company for a period of not less than two years.

An alternative source of supply for a new customer or a new source of supply for an existing customer, for purposes of this tariff, means any external or internal source of water supply other than the Company, including expansion of, or additions to, an existing source of water supply, that has capacity available to supply the customer with at least 100,000 gallons per day of water on average and, in the case of an existing customer, was added after the effective date of supplement 49 to Tariff Water Pa. P.U.C. No. 4 (August 28, 1998).

NOMINATION OF STANDBY SERVICE

The Service Agreement with the Company will identify the nature and amount of the customer's requirements for Standby Service. Standby Service will be available on a firm basis, an interruptible basis or combinations thereof. Customers electing to receive Standby Service on an interruptible basis will be subject to the same Terms and Conditions of curtailment as set forth in the Industrial Curtailment Rate.

The amounts of Standby Service to be nominated are the customer's requirements to meet Average Day Demand, Maximum Day Demand and Maximum Hour Demand. The sum of the customer's nominated firm and interruptible Maximum Day Demands shall be equal to the maximum day capacity of the new customer's alternative supply or the existing customer's new source of supply or such other reasonable amount agreed to by the Company and the customer.

RATE

Service Charge

The monthly Service Charges under this rate schedule will be the same as those set forth on the Schedule of Rates Applicable to Rate Zone 1 for the industrial rate classification.

Demand Charges

The monthly Demand Charges under this rate schedule will be applied to the customer's nominated firm and interruptible standby demands in hundred gallons as set forth in the Service Agreement and are as follows:

	<u>Firm Standby Service</u>				<u>Interruptible Standby Service</u>			
	<u>2021</u>		<u>2022</u>		<u>2021</u>		<u>2022</u>	
Average Day Demand	\$21.3886	(I)	\$22.9815	(I)	\$5.7193	(I)	\$5.9974	(I)
Maximum Day Demand	\$2.8460	(I)	\$3.0741	(I)	\$0.9174	(I)	\$0.9598	(I)
Maximum Hour Demand	\$31.6855	(I)	\$34.0885	(I)	\$5.4191	(I)	\$5.7385	(I)

(I) means Increase

SCHEDULE OF RATES

INDUSTRIAL STANDBY RATE (CONT'D)

RATE (cont'd)

Consumption Charges

In addition to the Service Charges and the Demand Charges, Consumption Charges will be rendered for all water delivered during the standby event in accordance with the following schedule:

Up to Average Daily Deliveries by Company during the seven days preceding the beginning of the standby event multiplied by the days during the standby event

Zone 1 Industrial Rates

Next gallons - Firm Average Day Demand Nomination multiplied by the days during the standby event

2021: \$0.0664 per hundred gallons (I)
 2022: \$0.0680 per hundred gallons (I)

Next gallons - Interruptible Average Day Demand Nomination multiplied by the days during the standby event

2021: \$0.9031 per hundred gallons (I)
 2022: \$0.9754 per hundred gallons (I)

All amounts above sum of previously described amounts

2021: \$1.3854 per hundred gallons (I)
 2021: \$1.4815 per hundred gallons (I)

TERMS AND CONDITIONS

Initial Notification of Company. Each customer that develops or obtains a new source of supply and retains a connection to the Company's system becomes a Standby Service customer and shall notify the Company within ten (10) days of so doing. The notification shall include the Maximum Day capacity of the source of supply and the customer's nominations of firm and interruptible standby demand requirements. The customer shall within thirty (30) days of developing or obtaining such new source of supply enter into a Service Agreement with the Company for Standby Service.

Each customer that is taking service under a Standby Service Agreement and increases the capacity of its source of supply shall be subject to the same notification requirements with respect to the additional capacity.

Notification of Standby Event. When a customer requires deliveries of water pursuant to this rate schedule, the customer shall notify the Company representative designated in the Service Agreement as soon as practical. The customer shall advise the Company representative of the probable daily quantities and the expected duration of the standby event. The customer also shall provide the Company with a notarized affidavit within thirty (30) days of the beginning of the standby event that describes the cause of the interruption of the customer's alternative supply. When the customer no longer requires deliveries of water pursuant to this rate schedule, the customer shall notify the Company representative. The time between these two notifications shall constitute the duration of the standby event.

(I) means Increase

SCHEDULE OF RATES

RESALE AND ELECTRIC GENERATION STANDBY RATE

APPLICABILITY

This rate applies throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

This rate is available to a new customer that has an alternative supply or an existing customer that develops or obtains a new source of supply. To obtain service under this rate, the customer must purchase water from the Company for resale or electric generation purposes and execute a Service Agreement with the Company for a period of not less than ten years.

An alternative source of supply for a new customer or a new source of supply for an existing customer, for purposes of this tariff, means any external or internal source of water supply other than the Company, including expansion of, or additions to, an existing source of water supply, that has capacity available to supply the customer with at least 100,000 gallons per day of water on average and, in the case of an existing customer, was added after the effective date of supplement 49 to Tariff Water Pa. P.U.C. No. 4 (August 28, 1998).

NOMINATION OF STANDBY SERVICE

The Service Agreement with the Company will identify the nature and amount of the customer's requirements for Standby Service. Standby Service will be available on a firm basis.

The amounts of Standby Service to be nominated are the customer's requirements to meet Average Day Demand, Maximum Day Demand and Maximum Hour Demand. The customer's nominated firm Maximum Day Demand shall be equal to the maximum day capacity of the new customer's alternative supply or the existing customer's new source of supply or such other reasonable amount agreed to by the Company and the customer.

RATE

Service Charge

The monthly Service Charges under this rate schedule will be the same as those set forth on the Schedule of Rates Applicable to Rate Zone 1 for the customer's rate classification.

Demand Charges

The monthly Demand Charges under this rate schedule will be applied to the customer's nominated firm standby demands in hundred gallons as set forth in the Service Agreement and are as follows:

	<u>Firm Standby Service</u>			
	<u>2021</u>		<u>2022</u>	
Average Day Demand	\$21.3886	(I)	\$22.9815	(I)
Maximum Day Demand	\$2.8460	(I)	\$3.0741	(I)
Maximum Hour Demand	\$31.6855	(I)	\$34.0885	(I)

(I) means Increase

SCHEDULE OF RATES

RESALE AND ELECTRIC GENERATION STANDBY RATE (CONT'D)

RATE (cont'd)

Consumption Charges

In addition to the Service Charge and the Demand Charges, Consumption Charges will be rendered for all water delivered during the standby event in accordance with the following schedule:

Up to Average Daily Deliveries by Company during the seven days preceding the beginning of the standby event multiplied by the days during the standby event

Applicable Zone 1 Industrial Rates

Next gallons - Firm Average Day Demand Nomination multiplied by the days during the standby event

2021: \$0.0664 per hundred gallons (I)
2022: \$0.0680 per hundred gallons (I)

All amounts above sum of previously described amounts

2021: \$1.3854 per hundred gallons (I)
2021: \$1.4815 per hundred gallons (I)

TERMS AND CONDITIONS

Initial Notification of Company. Each customer that develops or obtains a new source of supply and retains a connection to the Company's system becomes a Standby Service customer and shall notify the Company within ten (10) days of so doing. The notification shall include the Maximum Day capacity of the source of supply and the customer's nomination of firm standby demand requirements. The customer shall within thirty (30) days of developing or obtaining such new source of supply enter into a Service Agreement with the Company for Standby Service. Each customer that is taking service under a Standby Service Agreement and increases the capacity of its source of supply shall be subject to the same notification requirements with respect to the additional capacity.

Notification of Standby Event. When a customer requires deliveries of water pursuant to this rate schedule, the customer shall notify the Company representative designated in the Service Agreement as soon as practical. The customer shall advise the Company representative of the probable daily quantities and the expected duration of the standby event. The customer also shall provide the Company with a notarized affidavit within thirty (30) days of the beginning of the standby event that describes the cause of the interruption of the customer's alternative supply. When the customer no longer requires deliveries of water pursuant to this rate schedule, the customer shall notify the Company representative. The time between these two notifications shall constitute the duration of the standby event.

Use in Excess of Contractual Demands. If and when the actual amounts of Standby Service Demands exceed the nominated amounts set forth in the Service Agreement, the actual demands shall become the nominated demands for the remainder of the term of the Service Agreement. Further, the customer will be billed an additional charge equal to the difference between the actual demand and previously nominated demand multiplied by the applicable demand charge and the number of months since the beginning of the term of the Service Agreement.

Metering Equipment. The customer shall pay the Company the cost, including installation, of all metering equipment, including meter interface units, that the Company, in its sole judgment, determines is necessary to properly implement Standby Service and to monitor the customer's compliance with its terms and conditions.

(I) means Increase

SCHEDULE OF RATES

PRIVATE FIRE SERVICE –UNMETERED

APPLICABILITY

The rates under this schedule apply throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page

AVAILABILITY

The rates under this schedule are available to any existing unmetered private fire service customer who continues to utilize the service connection solely for fire prevention purposes in connection with the customer's fire sprinkler system, standpipe connection, or any other emergency or fire protection facilities.

RATE

Service Charge

The following shall apply based on the size of service line connection required to render adequate service, as determined by the Company:

<u>Size of Connection with Main</u>	<u>Service Charge per Month</u>			
	<u>2021</u>		<u>2022</u>	
1 inch	\$4.71	(I)	\$4.79	(I)
1-1/4 inch	\$4.71	(I)	\$4.79	(I)
1-1/2 inch	\$6.78	(I)	\$6.90	(I)
2 inch	\$12.05	(I)	\$12.27	(I)
3 inch	\$27.40	(I)	\$27.90	(I)
4 inch	\$48.23	(I)	\$49.12	(I)
6 inch	\$109.59	(I)	\$111.61	(I)
8 inch	\$195.07	(I)	\$198.67	(I)
10 inch	\$304.66	(I)	\$310.28	(I)
12 inch	\$438.36	(I)	\$446.45	(I)

[Separate rate deleted]

(C)

Qualified Private Fire Hydrants

Service under this classification is subject to regulations set forth in Section 2.11 "Qualified Private Fire Hydrants".

Qualified Private Fire Hydrants \$26.87 per month

[Separate rate deleted]

(C)

(I) means Increase and (C) means Change

SCHEDULE OF RATES

PRIVATE FIRE SERVICE –UNMETERED (CONT'D)

TERMS AND CONDITIONS

Billing. Bills for unmetered private fire service and Qualified Private Fire Hydrants will be rendered monthly in arrears.

Inspection. The customer shall permit Company personnel and the Company's authorized agents, representatives, consultants and experts access to the customer's facilities during regular business hours and upon not less than 24 hours' notice and shall permit inspection thereof to determine, to the Company's satisfaction, whether the customer is in compliance with the availability criteria and terms and conditions hereof. The Company shall have the right to install a consumption detection device on the service line or use other investigative measures to determine whether the service line is being utilized for purposes other than fire protection.

Metering Equipment. Whenever, inspection of consumption detection devices on the service line or other investigative measures, indicate the service connection is being utilized for purposes other than fire protection, the Company will require the installation of a meter of appropriate size, and shall charge for service at the rates set forth under the Company's metered private fire service.

[Paragraph deleted]

(C)

(C) means Change

SCHEDULE OF RATES

PRIVATE FIRE SERVICE – METERED

APPLICABILITY

The rates under this schedule apply throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to a customer that has existing private fire services that were previously unmetered and subsequently became metered in accordance with the terms and conditions of the rate schedule “Private Fire Service – Unmetered”.

RATE

<u>Size of Connection with Main</u>	<u>Minimum per Month</u>	
	<u>2021</u>	<u>2022</u>
1 inch	\$38.52 (I)	\$39.23 (I)
1-1/4 inch	\$38.52 (I)	\$39.23 (I)
1-1/2 inch	\$55.02 (I)	\$56.03 (I)
2 inch	\$88.04 (I)	\$89.67 (I)
3 inch	\$165.07 (I)	\$168.12 (I)
4 inch	\$206.34 (I)	\$210.15 (I)
6 inch	\$309.52 (I)	\$315.23 (I)
8 inch	\$474.59 (I)	\$483.35 (I)
10 inch	\$667.18 (I)	\$679.49 (I)
12 inch	\$1,001.13(I)	\$1,019.60(I)
SPRINKLERED RISK – Minimum charge Including 200 Heads	2021: \$57.42 (I)	2022: \$58.48 (I)
SPRINKLERED RISK – Over 200 Heads Per Head	2021: \$0.15 (I)	2022: \$0.15 (I)
STANDPIPE SERVICE	2021: \$44.65 (I)	2022: \$45.47 (I)

TERMS AND CONDITIONS

Amount of Use. If the service is utilized as a general water service line as indicated by a continuing use of water in excess of 10,000 gallons per month for a period of three or more consecutive months, the customer shall be transferred to the Company's general service rate schedule and the minimum rate by size of meter will apply to this service in addition to the consumption charge.

(I) means Increase

SCHEDULE OF RATES

PUBLIC FIRE SERVICE

APPLICABILITY

The rates under this schedule apply throughout the territories served under this tariff for service rendered on and after the Effective Date shown at the bottom of this page.

AVAILABILITY

The rates under this schedule are available to customers with applications accepted by the Company under Section 8.5 of this tariff. Service under this classification is subject to regulations set forth in Section No. 8 "Public Fire Hydrants".

RATE

Replacement of existing public fire hydrants with Company owned public fire hydrants will in all circumstances be charged at a rate of \$240.00 per annum or \$20 per month unless stated otherwise below.

The annual charge for each public fire hydrant is \$240.00 per annum or \$20.00 per month except as noted below:

All hydrants added after January 1, 2000, will be billed at 25% of the cost of service or as follows:

\$16.87 per month in 2021 (D)
 \$16.87 per month in 2022. (I)

<u>Municipalities</u>	<u>Monthly Charge for Each</u> <u>Public Fire Hydrant</u>		
	<u>2021</u>	<u>2022</u>	
[Separate rate deleted]			(C)
Brownsville Area	\$17.55	\$17.55	(I)
California Area	\$18.05	\$18.05	
Reading Area	\$18.19	\$18.19	
[Separate rate deleted]			(C)
[Separate rate deleted]			(C)

(I) means Increase, (C) means Change and (D) means Decrease

SCHEDULE OF RATES

DISTRIBUTION SYSTEM IMPROVEMENT CHARGE

EXCEPT PUBLIC FIRE PROTECTION

In addition to the net charges provided for in this Tariff, a charge of 0.00% will apply to all bills rendered (D) with an ending read date on and after the Effective Date shown on the bottom of this page. This charge applies to all Rate Zones except Rate Zone 2 – Winola, Rate Zone 4 – Turbotville and Rate Zone 5 –Steelton.

The above charge will be recomputed quarterly using the elements prescribed by the Commission as shown on pages 36, 37 and 38 of this tariff.

(C) means Change

Negative Surcharge for Deferred Tax Credit

(C)

Pursuant to Paragraph No. 23 and Appendix D of the Joint Petition for Non-Unanimous Settlement of Rate Investigation that was approved by the Commission's Final Order entered February 25, 2021 at Docket No. R-2020-3019369 ("Rate Case Final Order"), a negative surcharge will apply as a credit to all customers' bills for bills rendered during the period January 28, 2021 through January 27, 2023 ("Application Period"). The negative surcharge will be distributed equally among the Company's customer classes, exclusive of State Tax Adjustment Surcharge revenues and automatic adjustment clause revenues. The negative surcharge is designed to provide the Company's customers credits totaling \$21 million over the Application Period, subject to reconciliation and recovery or refund, as set forth below.

For the period from January 28, 2021 through December 31, 2021, a negative surcharge of 1.56% will apply as a credit to customers' bills, on the terms set forth above. The negative surcharge for this period is designed to provide customers credits totaling \$9,560,000. On April 30, 2022, the Company will file: (1) data showing the total credits provided to customers for bills rendered through December 31, 2021; and (2) a reconciliation of the difference between the amount determined in accordance with (1) above and \$9,560,000, which, together with applicable interest, shall be deferred to the Company's next base rate case.

For the period from January 1, 2022 through January 27, 2023, a negative surcharge of 1.56% will apply as a credit to customers' bills, on the terms set forth above. The negative surcharge for this period is designed to provide customers credits equal to \$11,440,000. The negative surcharge of 1.56% will become effective for bills rendered for the period from January 1, 2021 through January 27, 2023.

The negative surcharge will cease to apply on January 28, 2023. No later than April 30, 2023, the Company will file (1) data showing the total credits provided to customers for bills rendered for the period January 1, 2022 through January 27, 2023; (2) a reconciliation of the difference between the amount determined in accordance with (1) above and the total credits that the negative surcharge was designed to provide to customers during that period, together with applicable interest. The reconciliation amount shall be deferred to the Company's next base rate case.

Applicable interest on over or under recoveries shall be computed monthly at the residential mortgage lending rate specified by the Secretary of Banking in accordance with the Loan Interest and Protection Law (41 P.S. §§ 101, et seq.) from the month that the over or under collection occurs to the mid-point of the recovery period.

(C) means Change

Recoupment Surcharge

(C)

Pursuant to Paragraph No. 73 of the Joint Petition for Non-Unanimous Settlement of Rate Investigation that was approved by the Commission's Final Order entered February 25, 2021 at Docket No. R-2020-3019369 ("Rate Case Final Order"), the Company is entitled to recoup the revenue increase not billed from January 28, 2021 through the effective date of new rates in the above-referenced proceeding (i.e. March 8, 2021). The Company will calculate the recoupment period as the base rate revenues not billed between January 28, 2021 and March 8, 2021, to be offset by Distribution System Improvement Charge and Tax Cuts and Jobs Act revenues billed during the same period.

This surcharge will apply to all customers' bills, excluding public fire protection service, for a six month period. The surcharge will be billed equally to the Company's customer classes, exclusive of amounts billed for public fire protection service, the State Tax Adjustment Surcharge revenues, Deferred Tax Credit and automatic adjustment clause revenues.

(C) means Change

PENNSYLVANIA-AMERICAN WATER COMPANY

RULES AND REGULATIONS

1. The Water Tariff

1.1 Filing and Availability

A copy of this Tariff, which is the rates, rules and regulations under which water service will be supplied by the Company to its Applicants and Customers in Pennsylvania, is on file with the Pennsylvania Public Utility Commission, and is available and open for inspection at the offices of the Company.

1.2 Revisions

This Tariff may be revised, amended, supplemented and otherwise changed from time to time in accordance with the Pennsylvania "Public Utility Code," and such changes, when effective, shall have the same force and effect as the present Tariff.

1.3 Applications of Tariff

The Tariff provisions apply to any party or parties applying for or receiving service from the Company, including Unauthorized Use of Service.

1.4 Amendment of Commission Regulations

Whenever Commission regulations in Title 52 of the Pennsylvania Code are duly amended in such a way as would produce a difference between Commission regulations and this tariff, the tariff is deemed to be amended to be consistent with the amendments to the regulations, except that if application of the amendment to Title 52 is discretionary, this tariff will remain unchanged.

(C)

(C) means Change

RULES AND REGULATIONS

6. Meter Tests

6.1 Meter Tests

The Company may at any time remove any meter for routine tests, repairs or replacement and may, at its option and expense, test any meter when it has reason to believe that the meter is registering inaccurately.

6.2 Request Tests

Any Customer may request the Company to make a special test of the accuracy of a meter, which test will be made in accordance with 52 Pa. Code § 65.8. The test of a meter requested by a Customer may be witnessed by the Customer or his duly authorized representative.

6.3 Meter Test Fees

(C)

When the Company makes a special test of the accuracy of a meter at the Customer's request and the meter is found upon said test to be inaccurate according to the standard percentage variable set forth in 52 Pa. Code § 65.8, there shall be no meter test fee paid by the Customer and the Customer's bill shall be adjusted in accordance with 52 Pa. Code § 65.9. When for the Company makes a special test of the accuracy of a meter at the Customer's request and the meter is found upon said test to be accurate according to the standard percentage variable set forth in 52 Pa. Code § 65.8, the following meter fees shall apply in accordance with 52 Pa. Code § 65.8.

<u>Size of Meter</u>	<u>Fee for Test</u>
5/8" to 1" inclusive	As currently in effect
1-1/4" to 2"	As currently in effect
Larger than 2"	As currently in effect

(C) means Change

RULES AND REGULATIONS

7. Credit (cont'd)

7.3 Customer's Deposit (cont'd):

(c) Residential (cont'd):

(3) Prior to reconnection of service, deposits may be required from a Residential Applicant or Residential Customer whose service was terminated for any of the following reasons: (a) nonpayment of an undisputed delinquent account; (b) failure to complete payment of a deposit, providing a guarantee or establish credit; (c) failure to permit access to meters, service connections or other property of Company for the purpose of replacement, maintenance, repair or meter reading; (d) Unauthorized Use of Service on or about the affected dwelling; (e) failure to comply with the material terms of a settlement or payment arrangement; (f) fraud or material misrepresentation of identity for the purposes of obtaining utility service; (g) tampering with meters, including, but not limited to, bypassing a meter or removal of an automatic meter reading device or other Company equipment; or (h) violating tariff provisions on file with the Commission so as to endanger the safety of a person or the integrity of the Company's water distribution system.

7.4 Deposit Amount

For Residential Applicants or Customers, the cash deposit required shall be in an amount equal to 1/6 of an Applicant's or Customer's estimated annual bill at the time the Company determines the deposit is required. For Non-Residential Applicants or Customers, the amount of the deposit shall be the Company's projection of the sum of the Company charges in the customer's two highest monthly bills in the 12 months following the deposit. The provisions of 11 U.S.C. §366(b) of the Federal Bankruptcy Code, or any successor statute or provision, shall, if inconsistent, supersede the provisions of this rule.

7.5 Return of Deposit for Current Service

Deposits secured from Non-Residential Customers will be returned when the Customer discontinues service and has no unpaid bills or at the Company's discretion. Deposits secured from Residential Customers shall be returned to the depositor when the Customer has paid all bills for service in full and on time for twelve (12) consecutive months.

7.6 Interest on Deposits for Current Service

Interest on deposits will be accrued until is returned to the Customer. Interest for all Customer deposits shall be computed at the rate governed by 66 Pa. C.S. §1404(c)(6). On deposits held for more than a year, the Company will pay to the depositor, at the end of each calendar year, the interest accrued thereon. Deposits shall cease to bear interest upon termination or discontinuance of the service covered by the deposit.

7.7 Payment Period for Deposits

Any Non-Residential Applicant or Customer shall pay the required deposit in full prior to the provision of service. Any Residential Applicant or Customer shall have up to 90 days to pay the deposit in full and may elect to pay the required deposit in three installments: 50% billed upon the determination that the deposit is required; 25% billed 30 days after the determination; and 25% billed 60 days after the determination. The Residential Applicant or Customer may elect to pay the deposit in full before the due date.

7.8 Landlord Assumption of Responsibility

If an Applicant for service, who is a landlord, assumes responsibility for rates and charges related to water or wastewater service provided to tenants and is billed for such service, the landlord must assume responsibility and be billed for both water and wastewater service, if such service is provided or billed by the Company.

(C)

(C) means Change

RULES AND REGULATIONS

7. Credit (cont'd)

7.9 Denial of Service

(C)

(a) If the Company denies service, the Company will inform the Applicant in writing of the reasons for the denial within 3 business days of the denial. With the Applicant's consent, the Company may provide to the Applicant the information electronically. The written denial statement will include the reason for the denial and information on the Applicant's ability to challenge the denial. If the Company is requiring payment of an unpaid balance, the Company will specify in writing the amount of the unpaid balance, the dates during which the balance accrued and the location and customer name at which the balance accrued. The statement will inform the Applicant of the right to furnish a third-party guarantor in accordance with Commission regulations and the Applicant's right to contact the Commission.

(b) The written denial statement will inform the Applicant that if he or she is, based upon household income, confirmed to be eligible for a customer assistance program a deposit is not required. The Company will inform the Applicant of the procedures and documentation necessary to qualify for an exemption from a security deposit requirement.

(c) The written denial statement will include information informing victims of domestic violence with a protection from abuse order, or a court order issued by a court of competent jurisdiction in this Commonwealth which provides clear evidence of domestic violence, that there are special protections available. The Company will not shut off your water service during the winter without PUC permission. Depending on your income, a special payment arrangement may be available. Your service may not be terminated on a Friday. You may not be held responsible for a bill in someone else's name. You may not be required to pay a security deposit. If you are required to pay a security deposit, you may be able to pay it over three payments. You will receive additional 48-hour notice prior to termination.

8. Public Fire Hydrants

8.1 Ownership and Maintenance

All public fire hydrants furnished, installed, and paid for by the Company shall be inspected and maintained by the Company.

8.2 Use Restricted

The use of fire hydrants, whether owned by the Company or by the Customer, will be restricted to the taking of water for the extinguishing of above-ground fires. Water shall not be taken from any fire hydrant for construction purposes, extinguishing underground fires, sprinkling streets, flushing sewers or gutters or for any other use unless specifically permitted by the Company for the particular time and occasion. If the Company grants permission to use fire hydrants for purposes other than the extinguishment of fires, such use will be applied only if an approved backflow prevention device is attached to the hydrant. Said device shall be furnished by the Customer.

8.3 Change in Location

Whenever a change in location of a fire hydrant is ordered by a municipality, such change will be made at the expense of the municipality.

8.4 Public Hydrants Installed on Main Lines Installed After December 31, 1988

Whenever a hydrant is ordered subsequent to the completed installation of a new main installed after December 31, 1988, a NON REFUNDABLE charge of \$1000 per hydrant along with any applicable state and federal tax liabilities, plus any local permit/occupancy fees will be required with the application. The fee for any hydrant installed on mains installed prior to January 1, 1989 or installed during construction of new mains installed after December 31, 1988 will be limited to only the pertinent local permit or occupancy costs imposed by the ordering party.

(C) means Change

RULES AND REGULATIONS

8. Public Fire Hydrants (cont'd)

8.5 Application for Public Fire Hydrant Service (cont'd)

Eighth: The Applicant agrees to provide any permits required by the Applicant relative to this application for public fire hydrant(s) contracted for or its future replacement.

IN WITNESS WHEREOF the Applicant through a duly authorized official has hereunto signed this Application the day and year first above written.

WITNESS APPLICANT

_____ By _____

IN WITNESS WHEREOF the Water Company hereby accepts the foregoing Application this day of

_____, 20__.

WITNESS PENNSYLVANIA-AMERICAN WATER COMPANY

_____ By _____
Authorized Representative

(C)

[End of Application]

(C) means Change

RULES AND REGULATIONS

10. Payment Terms

10.1 Billing Period

The Company shall render a bill once every billing period to every Customer in accordance with approved rate schedules. The due date for payment of a bill for service to Residential and Non-Residential Customers shall be no less than twenty (20) days from the date of transmittal. Payment received by the Company more than five (5) days after the due date will be charged a penalty of 1.50%, and such penalty will be calculated monthly thereafter only on the overdue portion of the bill. In no event shall the penalty charged exceed 18% annually.

10.2 Service Termination

If a bill is not paid on or before its due date, service will be terminated. If a bill for service to a Qualified Private Fire Hydrant is not paid on or before its due date, service will be terminated upon written notice given fifteen (15) days in advance by the Company to the Customer.

10.3 Consumption not Combined

The use of water by the same Customer in different premises or localities will not be combined, and each installation shall stand by itself.

10.4 Disputed Bills

In the event of a dispute between the Customer and the Company respecting any bill, the Company will forthwith make such investigation as may be required by the particular case and report the result thereof to the Customer. When the Company has made such a report to the Customer sustaining the bill as rendered, the Customer shall have fifteen (15) days from the date of such report in which to pay the bill. If the Company determines that the bill originally rendered is incorrect, it will issue a corrected bill with a new due date for payment. Any amounts received by the Company in excess of the amount disclosed to be due by the Company's investigation of the dispute shall be returned to the Customer if the error arose from any cause other than the incorrect estimating of a Customer's consumption for the period in dispute.

10.5 Return Check Fee

The Customer will pay a fee as shown on the Miscellaneous Fees rate schedule, per incident where a check or automatic transfer of funds, which has been presented to the Company or its agent for payment of any bill, is returned by the bank for any reason including, but not limited to, non-sufficient funds, account closed, payment stopped, two signatures required, postdated, stale date, no account, drawn against uncollected funds, and unauthorized signature. This fee is in addition to any and all charges assessed by the bank.

10.6 Payment Arrangement

A Customer must first contact the Company to request a payment arrangement. The Company will take into consideration the size of the unpaid balance, the ability of the Customer to pay, the payment history of the Customer and the length of time over which the bill accumulated. A Customer has the right to decline the Company's payment arrangement. If a Customer breaks a Company payment arrangement, the Commission may establish a payment arrangement.

(C)

(C) means Change

RULES AND REGULATIONS

12. Termination and Discontinuance of Water Service (cont'd)

12.3 Service Restoration Following Termination of Service

When water service to any premise has been terminated by Company for any reason, it will be restored only after the conditions, circumstances, or practices which caused the water service to be terminated are corrected and all applicable prior debts, deposits and fees paid.

12.4 Discontinuance of Service by Customer

A Customer who wishes to have service discontinued shall give at least three (3) days' notice to the Company, specifying the date on which service is to be discontinued. In the absence of proper notice, the Customer shall be responsible for all service rendered until the time that the Company shall have actual or constructive notice of the Customer's intent to discontinue service. The Customer shall not begin to use nor cease to use water service without the prior consent of the Company.

12.5 Termination of Service for Nonpayment of Bills

(C)

Before termination of service, the Company will take the following steps:

- (A) Provide a written notice of termination to the Customer at least 10 days prior to the scheduled shut off and the notice shall be in the form required by the Commission;**
- (B) Attempt to make personal contact with the Customer at least three days prior to the shut off date;**
- (C) During winter months (December 1 through March 31), if the Company cannot reach the Customer at the time of termination, the Company will leave a 48-hour notice at the residence;**
- (D) After complying with paragraphs (B) and (C), the Company will attempt to make personal contact with the Customer or responsible adult at the time service is terminated. Termination of service will not be delayed for failure to make personal contact;**
- (E) Upon termination, the Company will make a good faith attempt to provide a post termination notice.**

12.6 Landlord Ratepayer Termination of Service for Nonpayment of Bills

(C)

Before termination of service to a Landlord Ratepayer that has tenants, the Company will take the following steps:

- (A) Provide a written notice of termination to the Landlord Ratepayer at least 37 days prior to the scheduled shut off;**
- (B) Provide written notice of termination to each dwelling unit reasonably likely to be occupied by affected tenant at least 30 days prior to the scheduled shut off;**
- (C) Upon termination, the Company will post the termination notice at the dwelling, including common areas when possible.**

12.7 Protection from Abuse Order

(C)

If you are a victim of domestic violence and have a Protection from Abuse Order or other court order that shows clear evidence of domestic violence, there are special protections available. The Company will not shut off your water service during the winter months (December 1 through March 31), without PUC permission. Depending on your income, a special payment arrangement may be available. Your service may not be terminated on a Friday. You may not be held responsible for a bill in someone else's name. You may not be required to pay a security deposit. If you are required to pay a security deposit, you may be able to pay it over three payments. You will receive additional 48-hour notice prior to termination.

(C) means Change

RULES AND REGULATIONS

21. Qualified Private Fire Hydrant (cont'd)

21.2 Application for Qualified Private Fire Hydrant (cont'd)

IN WITNESS WHEREOF the Applicant _____ has _____ hereunto signed
name _____ the day and year first above written.

WITNESS:

(Applicant)

APPROVED

WITNESS:

_____ of _____

(Chief of Fire Department)

IN WITNESS WHEREOF the Water Company hereby accepts the foregoing application this
day of _____, 20__.

WITNESS: PENNSYLVANIA-AMERICAN WATER COMPANY

Authorized Representative (C)

[End of Application]

(C) means Change

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

PENNSYLVANIA PUBLIC UTILITY COMMISSION	:	
	:	
	:	
v.	:	Docket No. R-2020-3019369
	:	Docket No. R-2020-3019371
	:	
PENNSYLVANIA-AMERICAN WATER COMPANY	:	
	:	

CERTIFICATE OF SERVICE

I hereby certify and affirm that I have this day served copies of **Pennsylvania-American Water Company’s Supplement No. 27 to Tariff Water-Pa P.U.C. No. 5** in the above-referenced proceedings on the following persons, in the manner specified below, in accordance with the requirements of 52 Pa. Code § 1.54:

VIA ELECTRONIC MAIL

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