

Wonderview Sanitary Facilities

Final

Cancelled

Clyde E. Yohey t/d/b/a
WONDERVIEW SANITARY FACILITIES

Rates and Rules
Governing the Furnishing of
Sewer Service in
The Townships of Catawissa and Main
Columbia County, Pennsylvania

Issued: July 30, 1976

By Clyde E. Yohey
R. D. 2
Bloomsburg, PA 17815

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This Tariff Establishes Initial Rates

The building procedures and rates in effect since operations began, are requested to be approved by this filing of an initial tariff to reflect a single rate for all single unit dwellings and a rate for multiple unit dwellings for all services and buildings in arrears as is set forth herein.

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Schedule of Rates

Application:

This schedule applies to all service throughout the entire territory served.

Rates For Sewerage Service:

The charge for each single residence and/or each residence unit of a multiple unit premises shall be \$14.00 per month.

Multiple Unit Dwellings:

A billing for service to a premises on which a building or buildings are located housing multiple residence apartment units, shall be to the owner or his duly authorized agent and shall be computed in multiples of one-half (1/2) the above rate (See Rule 2a.).

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RULES AND REGULATIONS

These rules and regulations represent a binding legal agreement between Clyde Yohney t/d/b/a Wonderview Sanitary Facilities, and every customer using sewage here described.

2. APPLICATION FOR SERVICE CONNECTION AND SERVICE

(a) Only property owners may apply for a service connections and this shall be done upon a form supplied by the company. The form will be sent to the owner upon request or the owner may get a form at company's place of business.

(b) Upon completion of the form by property owner, company will approve the application if all requirements herein are met and no facts appear as to the potential connection which would cause or be a violation of the law or the rules of this tariff.

(c) It shall be considered a breach of the contract between owner and company if owner or tenant permits other persons to use or connect into the service line of owner, which said person could not have reasonably been anticipated by company to be a user of the service line.

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(d) Violations of these Rules by owner shall be considered a violation of the agreement between owner and company and company may then disconnect service with appropriate written notice to owner, of the violation.

(e) Reconnection thereafter shall not be accomplished by company until the violation is corrected and/or company is assured said violation will not be repeated and owner has paid to company the reconnection charge, along with any outstanding bill for service.

3. DEFINITIONS:

Customer

(a) Customer shall be the person contracting for service.

Premises

(b) Premises shall be any building or buildings occupied by one family or one business; or, any part of a building occupied by one family of one business.

Company

(c) Company shall mean the sanitary sewage service company known as Clyde Yohey t/d/b/a Wonderview Sanitary Facilities.

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Connections and Disconnections

(d) Connections and disconnections shall mean the assumption or resumption of service and the termination thereof respectively.

Connections and disconnections shall be done by the company only or persons authorized by the company to so act.

Manner of connection and construction of connections shall be in the absolute discretion of the company.

4. Service Connection - Company Obligations - Customer Obligations

(a) The company shall make all connections to its street sewers and will furnish, install, and maintain all laterals from the sewer to a point immediately inside the portion of the customer's property which abuts the street or road, all of which service line shall be the property of the Company and shall be accessible to and under its control.

(b) Service lines shall run from premises to property line or curb; and be of a type authorized by company. The laying of this pipe shall be inspected and approved by company prior to the ditch being closed.

Vents, traps and vent stacks shall be inspected and approved by company. Company reserves the right to designate material to be used and construction methods of the foregoing. Any damage or injury resulting from placement of the foregoing by customer shall be the responsibility of customer.

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No main drain shall be less than six (6) inches in diameter unless company has first approved the pipe.

No water of any kind or from any source, except water actually used on the premises shall be permitted to enter the sewage system lines.

All pipe and connections must be first approved by Company; no cesspools or other depository facilities shall be permitted to drain into the sewage system.

All installation and laying of pipes and vents and other incidentals to be inspected by company prior to being covered.

All pipes shall be of a type approved by company and shall be of premium seal variety.

All traps must be a maximum of ten (10) feet from the premises.

All vent stacks shall be P.V.C. plastic with joints caulked and approved by company prior to being covered.

Pipe shall be laid at a fall of two (2) percent slope.

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No repair or alteration of company connections shall be made unless application is first made to company and approved.

5. BILLS and BILLING

Bills for sewerage service will be rendered as specified on the Schedule of Rates and are due and payable upon presentation, for service in arrears. If a bill is not paid within thirty (30) days after it has been rendered, service may be terminated after due notice in writing and will not be reconnected until the amount due plus the reconnection charge is paid in full.

Cost Of Reconnect

This cost shall be reasonable, based upon current costs of labor, fuels and equipment necessary to accomplish the reconnection.

6. LEAKS, STOPPAGES AND/OR DEFECTIVE PLUMBING

The company shall not be liable for any damage or expense resulting from leaks, stoppages or defective plumbing, or from any other cause occurring to any premises, or within any house or building; and it is expressly stipulated by and between the company and the customer that no claims shall be made against the said company on account of the breaking, stoppage or any damage or expense to any service lines on said property.

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7. THE COMPANY CAN CONTROL SERVICE

The Company shall not be liable for a deficiency or failure of service when occasioned by an emergency or to make repairs or connections or failure from any cause beyond its control.

8. VACATING PREMISES

Customer must give notice to company thirty (30) days in advance of a vacancy of the premises. New customers must make new application for service.

9. PRIVILEGE TO INVESTIGATE

The company shall have the right by its employees to have access at all reasonable times to all parts of any premises connected with the system for the purpose of examining and inspecting the connections and fixtures, or for disconnecting service for any proper cause.

10. CHANGING RULES AND RATES

The company reserved the right to change or amend, from time to time, those Rules, Regulations and Rates, in accordance with law.

11. RULES CANNOT BE VARIED NOR COMPANY BOUND

No officer or employee of the Company can vary these Rules without action of the Board of Directors, and no agent or employee or representatives of the company can bind it by any agree-

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ment except when authorized in writing by an executive officer of
the company to do so.

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