

9/17/2020

SOUTH BIG HORN COUNTY WATER DISTRICT

SERVICE BOOKLET

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Revised 9/17/2020

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IN CASE OF EMERGENCY NOTIFY:

South Big Horn County
Water District Office

Town of Basin
209 S 4th Street
PO Box 599
Basin, WY 82410
568-3331

CALL BEFORE YOU DIG:

SBHCWD Office

568-3331

Utility Line Locator

811

ABOUT THE DISTRICT

ORGANIZATION

The South Big Horn County Water District (SBHCWD) is a "Water Service District" formed under the laws of the State of Wyoming. A Board of Directors, elected by the residents of the District, governs the SBHCWD. The purpose of the District is to deliver disinfected domestic water to rural homes in areas of South Big Horn County .

MANAGER: John Joyce Home: 568-2514
Cell: 272-4860

SYSTEM OPERATOR: Mike Dellos Office: 568-3331
Cell: 272-2902

ADMINISTRATIVE ASSISTANT: Charlene Anderson Office: 568-3331

The Board of Directors of SBHCWD hold meetings on the third Thursday of each month, at such time and place as the board may decide.

BOARD MEMBERS:

Kevin Lewis	Basin	568-2659
Dan Malson	Manderson	568-2724
Brenton Paxton	Manderson	568-3505
Don Russell	Basin	568-3304
Travis Tigner	Manderson	250-3645

ABOUT THE WATER

WATER SOURCE AND QUALITY

The source of water for the South Big Horn County Water District is Wild Horse Wells one & two in the Madison and Big Horn aquifers. SBHCWD is also a member of the Big Horn Regional system and may also receive water from other Madison aquifer wells in the southern Big Horn Basin. The water quality is much higher in all categories than current Federal EPA standards. The water has been subjected to different tests for purity, quality and safety. If you are interested in the results of these tests, please contact the SBHCWD.

The water is tested on a continuous basis to assure that you received **SAFE, HIGH QUALITY WATER.**

DISINFECTION TREATMENT

The water delivered to your home is disinfected with chlorine. Disinfection takes place at the wellhead storage tank before it enters the system.

SOUTH BIG HORN COUNTY WATER DISTRICT RULES AND REGULATIONS

ADOPTED by Resolution April 5, 1995.

RULES AND REGULATIONS AMENDED: September 20, 2018

RULES AND REGULATIONS AS AMENDED: September 17, 2020

Pursuant to the authority vested by W.S. S41-10-101 through S41-10-157 and Articles VIII and I of the Bylaws of the South Big Horn County Water District (hereinafter referred to as "SBHCWD" or as "DISTRICT"), the Board of Directors of the SBHCWD (hereinafter referred to as "BOARD"), hereby adopts the following Rules and Regulations to aid in orderly and lawful management of the DISTRICT. These Rules and Regulations may be altered, amended or repealed, and new Rules and Regulations may be adopted at any time, or from time to time, as any regular or special meeting of the BOARD.

ARTICLE I - DECLARATIONS

CONTROL:

The BOARD shall manage the water system of the DISTRICT.

PURPOSE AND GOAL:

The purpose of the DISTRICT is to deliver disinfected water drawn from wells to a general service area extending from Burlington to the west, Greybull to the north and south to the Washakie/Big Horn County line. The goal of the DISTRICT is to provide a system to deliver disinfected domestic water to a rural area having no other source of quality water. The BOARD operates the system with money collected from water users on a monthly basis. The availability of high quality drinking water will increase the quality of life in the rural service area.

ARTICLE II - DEFINITIONS

The following definitions shall apply to the terms used throughout these Rules and Regulations:

ACTIVE TAP:

Any service connection to the system that is turned on and able to deliver water.

APPLICANT:

Any individual, business, firm partnership, corporation or other agency or entity or combination thereof owning land located within the District or in areas outside the District specified by the Board, applying for water service.

BOARD:

The governing Board of Directors of the District.

COMMERCIAL SERVICE:

This shall include all uses other than residential domestic service, such as but not limited to multi-family dwelling, motels, mobile home parks, overnight campgrounds, subdivisions and other commercial purposes.

DIRECTOR:

A duly elected and qualified member of the Board of Directors of the District.

DISTRICT:

South Big Horn County Water District.

EQUIPMENT OR EQUIP:

Shall mean furnishing all necessary or desirable, related or appurtenant facilities, or any combination thereof.

FARMSTEAD:

Shall mean land used for farming or ranching for a profit consisting of **one permanent single-family domestic dwelling**. It may also include the barns, corrals, garage, outbuildings, feedlots, and temporary labor houses on contiguous property.

FLUSHING HYDRANT / FIRE HYDRANT:

A frost proof hydrant designed for operational flushing or sampling of the DISTRICT'S water system, which is also available for fire use under the authority of the Chief Operator. Additional hydrants of this type may be installed under contract with the local Fire Protection Districts.

FRAUDULENT USE:

Shall mean any violation of any rule, regulation, agreement and contract of or with the DISTRICT.

GENDER:

Words importing the masculine gender include the feminine and the neuter.

IMPROVEMENT OR IMPROVE:

Shall mean the extension, betterment, alteration, reconstruction, repair or other improvement as may be deemed necessary or desirable by the BOARD.

INACTIVE TAP:

A tap that is paid for, installed and fully functional but currently turned off. The monthly charge is shown on the rate schedule.

INDUSTRIAL USE:

Shall mean water used by any facility in a manufacturing process and water incorporated into a product produced by the facility.

INSTALLER:

The landowner who requested the line to be installed.

LIEN:

Until paid, all rates, tolls, or charges shall constitute a perpetual lien on and against the property served, and any lien may be foreclosed in the same manner as provided by the laws of the State of Wyoming for the foreclosure of mechanic's liens. Money received will be applied to the oldest bill first.

LIVESTOCK:

This shall mean service for livestock production, including but not limited to feed lots and pastures for cattle, sheep, horses, goats or hogs.

MANAGER:

Shall mean the DISTRICT manager.

MOBILE HOME PARK:

A parcel or contiguous parcels of land under one ownership which may be utilized for residential use and which contains 3 or more mobile homes. Mobile Home parks must take at least a 1½" tap and pay a \$5.00/month point of use charge for each residential connection.

MULTI-FAMILY DWELLING:

A building containing two (2) or more dwelling units including: apartments, condominiums, town houses, etc.

OVERNIGHT CAMP GROUND:

A parcel or contiguous parcels of land under one (1) owner, which may be utilized for overnight residential use and which contain two (2) or more spaces.

OWNER:

Shall mean the owner of the property being served who is ultimately responsible for all water service rates, tolls, tap fees, or charges under all circumstances.

POINT OF USE:

This shall mean each family point of use, such as in mobile home parks, apartment, motel room, and campsite or other.

POINT OF USE CHARGE:

A fee charged for each point of use if there is more than one point of use per tap.

PROJECT:

Shall mean any structure, facility, under-taking, or system, which the DISTRICT is authorized to acquire, improve, equip, maintain, or operate. A project may consist of all kinds of personal and real property, including, but not limited to, land, improvements and fixtures thereon, property of any nature appurtenant thereto or used in connection therewith, and every estate, interest and right therein, legal or equitable including terms for years, or any combination thereof.

RESIDENTIAL DOMESTIC SERVICE:

Shall mean one permanent single-family domestic dwelling. Also includes service to farmstead. (Seasonal labor house and farm outbuildings. Dose not include any other full time residence.)

RESOLUTION:

A "resolution" adopted by at least a majority of the Directors present constituting a quorum in any meeting duly assembled, unless the Bylaws of the DISTRICT require a greater number, shall constitute the formal written instrument by which a BOARD shall act in the exercise of any legislative power or upon a permanent matter, or both. Otherwise the BOARD may act by resolution or verbal motion so adopted.

SERVICE CHARGES:

Service charges will be in the form of monthly water bills. Service charges will be established by the BOARD in order to cover all of the system costs.

SYSTEM COST:

Includes, but is not limited to, debt service, operations, maintenance, reserve accounts and equipment acquisition and replacement.

TAP FEE:

Shall mean the fee charged for connecting to the system according to the current rate schedules.

TAP FEE LOCK OPTION:

Potential users may after purchasing one or more taps, reserve the existing price on one or more future taps by paying a tap fee lock option for each future tap desired. This option is available only until April 30, 1996. Purchase of an option is good for ten years, from date of purchase. Lock option may be used any where the district provides service, but may not be sold or transferred to any other land owner.

TAP TRANSFER:

The reassignment of a water service contract whenever property is sold or for other changes of water service contract ownership.

TEMPORARY WATER USER:

A temporary water user is an individual, agency or entity requiring tap water delivery at a flushing or fire hydrant. The water will be metered and a fee, established by the BOARD, will be assessed.

TIME, COMPUTATION OF:

In computing any period or days prescribed or allowed by these Rules and Regulations, the day such period of time begins to run shall not be included. The last day of the period shall not be included, unless it is a Sunday or a legal holiday in which event the period shall run until the end of the next day which is neither a Sunday nor holiday.

USER:

Shall mean the individual, business, firm, facility, partnership, corporation or other agency or entity or combination thereof who receives water service and is billed for and is responsible for all costs of service.

WATER SERVICE:

Water delivered to the user through a District meter.

WATER USER CONTRACT:

A written contract between the DISTRICT and the OWNER specifying the terms of delivery of water and an acknowledgment by the owner of the District's Rules and Regulations in force.

ARTICLE III

WATER SERVICE, FEES, DEPOSITS, ACCOUNTING, BILLING, DISCONTINUANCE of SERVICE, ETC.

LIMITS TO SERVICE CONNECTIONS:

Each residential service or commercial service shall have a separate water service connection.

Residential domestic and farmstead service shall serve one (1) permanent single-family domestic dwelling and may extend to the barn, garage, outbuildings, and temporary labor houses and irrigation.

No tap may be used to provide water upon any lot or property except the lot or property bound by a Water User Contract. Water shall not be transferred, conveyed or piped from one property or lot to another.

Water shall not be shared, resold, or sub-metered to any other user except in exigent circumstances with specific written permission of the Board.

Water shall not be used for commercial irrigation purposes.

Water service shall be only to available lands within the District unless allowed by the BOARD. However, the fee owner of any real property capable of being served with facilities of the DISTRICT may file with the BOARD a petition in writing praying that the property be included in the DISTRICT subject to the requirements and liabilities set forth in W.S. S41-10-122 (Laws 1983).

All applications for new service and petitions for inclusion in the DISTRICT may be limited by system capacity.

Commercial and industrial use and all uses not covered by this Service Booklet shall be subject to BOARD approval upon petition.

The DISTRICT will not provide water service to any new structure or subdivisions without first obtaining evidence of compliance with Big Horn subdivision regulations.

INITIATION OF SERVICE TO USER:

The procedure for initiating service to a user is as follows:

Prior to installation of a meter pit or vault connected to the DISTRICT'S system, the following requirements must be met:

The current applicable tap fees set forth in the current rate schedule, and any special fees, must be paid.

A Water User Contract must be signed by the user and be on file with the DISTRICT. EXECUTION OF A WATER USER CONTRACT OBLIGATES THE APPLICANT TO PAY SYSTEM COSTS AND WATER USAGE CHARGES.

FEES, DEPOSITS AND USE CHARGES:

The fees adopted by the BOARD and set forth by the current rate schedule at the time of payment shall be the fees that are required to be paid.

THE CURRENT RATE SCHEDULES ARE ATTACHED HERETO AS EXHIBIT "A" , EXHIBIT "B", EXHIBIT "C" AND EXHIBIT "D" AND BY THIS REFERENCE ARE MADE PART OF THESE RULES AND REGULATIONS.

MONTHLY MINIMUM SERVICE CHARGES:

See current rate schedules attached, Exhibit "A", Exhibit "B", Exhibit "C" and Exhibit "D".

ADMINISTRATIVE CHARGES:

An initial administration charge is due at the time of contract signing. Additional administrative assessments may be required annually. See Rate Table on Exhibit "A", Exhibit "B" Exhibit "C" and Exhibit "D".

NEW SERVICE CONNECTIONS:

Upon completion of a Water User Contract and payment of the Tap Fee the DISTRICT will install the tap and a meter pit. All costs associated with the installation, including but not limited to parts and labor will be billed to the Owner. All equipment installed for the tap beginning at the water main and ending at the outlet of the meter pit will be the property of the DISTRICT and will be operated and maintained by the DISTRICT. All pipe and equipment beyond the outlet of the meter pit will be owned and operated by the Owner.

LINE EXTENSIONS:

Main lines may be extended to serve a new customer as follows:

Option #1:

Users wishing a line extension may install the line to water district specifications at their expense. Upon completion and inspection, the water district will assume ownership, operations and maintenance of the line and turn on water service after each user has paid the current tap fee. The line extension will become part of the DISTRICT system

Option #2

Users wishing a line extension may install their own distribution system, which would not have to meet the specifications of the water district. This system would be owned by those users. The district would install one master meter. Failure of that entity to pay its monthly service charge in full each month would result in water service being terminated. A tap fee for this option would be negotiated with the district board on a case by case basis.

ACCOUNTING:

Meter Reading - Meters will be read at the time service is first established and thereafter at regular periodic intervals as determined by the BOARD. The BOARD may adopt at any regular meeting or special meeting any and all additional Rules and Regulations necessary to implement this policy. The DISTRICT will, upon written request, test any subscriber's meter. Should the meter be found to be more than two percent (2%) fast, the DISTRICT will credit to the subscriber the overage based on the corrected meter readings for the period in which the meter was in use, not exceeding three (3) months, and no charge for testing will be made to the subscriber. Should the meter be found to be operating within plus or minus two percent (2%) of true readings, then all costs incurred in testing will be billed to the user.

BILLING:

The DISTRICT shall bill monthly after the user has the ability to connect to the DISTRICT system. The DISTRICT will issue monthly billing for at least the minimum service charges according to the current rate schedule. The bills will show separately the service charges, use charges and whatever other charges may be due. All bills are due and payable in full when received. If the user's meter is not able to be read for any reason, the DISTRICT may estimate the monthly billing.

DELINQUENT WATER CHARGES SHALL CONSTITUTE A PERPETUAL LIEN ON AND AGAINST THE PROPERTY SERVED UNTIL PAID.

All bills are delinquent if not paid within thirty- (30) days after billing date. Payments will be first applied to the oldest outstanding bill.

If any user neglects, refuses or fails to pay the bill within thirty (30) days of billing, the user will be assessed an eighteen percent (18%) per annum interest charge and a shut-off notice may be sent to the user, with a copy of the notice sent to the property owner, if not the same person.

If any delinquent water charges are not paid in full within ten (10) days of sending the shut-off notice, the BOARD may take the following actions:

1. Discontinue service.
2. In the event the DISTRICT elects to retain an attorney for the recovery of any delinquent water charges, court costs, sheriff's fees, reasonable attorney's fees, and interest at the rate of eighteen percent (18%) per annum on the delinquent account charges shall be assessed against the property served.
3. Property owner will ultimately be responsible for all unpaid service charges for taps serving his/her property.

SECURITY DEPOSIT:

If the user is not the owner, a security deposit may be required by the DISTRICT prior to the initiation of any services. The deposit will be set off against any unpaid water charges. The deposit is refundable upon termination of service and full payment of all current charges. Deposit shall be three times the base monthly service charge.

DISCONTINUANCE OF SERVICE:

All users will be held responsible for all service rendered to the property until three (3) days after notice to discontinue service has been received by the DISTRICT.

Service may be discontinued for violation of the Rules and Regulations five (5) days after written notice that the violation of Rules must cease, provided however where fraudulent use of services is detected or where a dangerous condition is found to exist on the customer's premises, service may be discontinued without notice.

Whenever service is discontinued for nonpayment of bills, or for violation of the Rules and Regulations, a charge will be made equal to the DISTRICT'S cost of reconnection, but not less than \$20.00, and this charge must be paid before service is restored.

Whenever service is discontinued because of fraudulent use, the first time the DISTRICT will require a reconnection charge as set out in paragraph 3 above and

penalty of \$50.00, which must be paid before service is restored. The second time the service is disconnected because of fraudulent use, the reconnection charge set out in paragraph 3 above and a penalty of \$100.00, there shall be no reconnection without prior approval from the DISTRICT board.

When water service is temporarily shut-off and later turned on at the request of the customer, the actual cost of such disconnection and reconnection shall be paid by the customer, but, in any event, shall not be less than \$10.00.

Any customer service fraudulently connected to DISTRICT'S main or to other customer's service without approved application from the BOARD, will be immediately disconnected.

AVAILABILITY OF SUPPLY AND CONTINUITY:

The DISTRICT reserves the right to shut-off the water from its mains for the purpose of making repairs or extensions or for any other purpose without incurring liability for any damage that might result there from.

CONTINUITY OF SERVICE - DISCLAIMER OF LIABILITY:

The DISTRICT will make all reasonable efforts to supply continuous, uninterrupted service. However, it shall have the right to interrupt service for the purpose of making repairs, connections, extensions, or for other necessary work. Efforts will be made to notify consumers who may be affected by such interruptions, but the DISTRICT will not be responsible for losses, which might occur due to such necessary interruptions. The DISTRICT is not responsible for losses, which might occur due to interruptions to service caused by storms, strikes, floods, riots or other causes beyond its control.

SHORTAGES:

In the event of shortages, the Board of Directors is authorized to restrict or limit uses allowed, quantities that may be used, and hours of use and impose such other restrictions and limitations as may be necessary. In the event the total water supply shall be insufficient to meet all of the needs of the users, the DISTRICT may pro-rate water available among the various users on such basis as is deemed equitable by the BOARD, and may also prescribe a schedule of hours covering the use of water for irrigation purposes, or prohibit the use of water for irrigation purposes if at any time the total water supply shall be insufficient to meet all of the needs of the participating user for domestic, livestock, irrigation and other purposes. The order of priority of uses shall be: (1) domestic, (2) livestock, (3) irrigation or other purposes, in the order stated.

CONNECTION WITH PRIVATE WATER SYSTEM:

NO cross-connections may be made to enter into any part of the potable water system under any conditions.

Representatives of the DISTRICT shall have the right at all reasonable hours to enter upon the consumer's premises for the purpose of inspection and enforcement of these provisions. Violations of these provisions shall constitute a reason for disconnection of the user's service.

REFUSAL OF SERVICE:

DISTRICT may decline to serve any user until he has complied with the State regulations governing water service and that are within the Rules and Regulations of the DISTRICT.

DISTRICT may decline to serve or increase the size of the service connection to any customer if, in the opinion of the BOARD, it does not have adequate facilities to accommodate the service applied for or if the desired service is of a character likely to unfavorably affect service to other users.

BOARD may refuse to serve a user, if in its opinion, user's plumbing or equipment is of such a character that satisfactory service cannot be given.

At any time the BOARD deems the system not capable of providing adequate service to any new user, or if the BOARD deems that service to a new user will result in a reduction of quality of service to existing users, the BOARD, in its sole discretion, may refuse to provide service to any new user.

POWERS OF THE DISTRICT FOR ABANDONMENT OF EXISTING WATER LINES:

The DISTRICT has the power to abandon lines so long as adequate provision is made for the service to the property owners affected by the abandonment and as long as there is substantial factual information to justify the abandonment. The procedure is as follows:

1. A line may be abandoned only after a hearing and formal action by the BOARD.
2. All users affected by a proposed abandonment must be given notice that the BOARD will consider abandonment of the line, specifying the date and place of the BOARD meeting where such consideration would take place. This notice must be sent to each of the users by registered or certified mail.
3. The notice must specify that the cost of the change of service will be paid for by the DISTRICT, but that the property owner will have to specify the place upon his

property line where the service should run, and, if he so desires, the DISTRICT can include service from the property line to his house in the contract for reconstruction, provided that the property owner agrees to pay for the line from the property line to the house or other building.

4. The notice must specify the time when service on the old line will be terminated, giving the property owner adequate time to make provisions for construction of the new connection.
5. The notice must include the factual justification for abandoning the old line.

CONTESTED CASES:

In any contested case before the BOARD, the procedures set forth in the Wyoming Administrative Procedures Act S16-3-101 through S16-3-115, shall apply, together with these Rules and Regulations as they may be amended from time to time.

METERS:

1. **Installation.** All installations shall be to the current specifications as adopted by the DISTRICT.
2. **Water Meters and Service Connections.** All water flowing through DISTRICT lines to property shall flow through a water meter, except for fire hydrants and flushing hydrants. All water meters are the property of the DISTRICT. All owners shall keep their service pipes, connections, and other apparatus in good repair, and protected from frost and water damage at their own expense. The owner or user shall give the BOARD, or its authorized agents, permission to enter owners' or users' premises at all reasonable times for the purpose of installing, inspecting, repairing or removing any or all of the apparatus used in connection with the supply and metering of water.
3. **Maintenance.** The DISTRICT will maintain the metering devices installed for the user. Defective meters will be removed and repaired or replaced by the DISTRICT.

UNIFORM PLUMBING CODE:

All plumbing and equipment of the owner shall be connected, at the owner's expense, to the service piping in such a manner as meets the approval of the DISTRICT, and all such plumbing shall comply with the current addition of the Uniform Plumbing Code.

WATER USER SERVICE CONNECTION

REQUIREMENTS

The connection between the SBHCWD meter pit and the water users point of use is the contract holder's responsibility.

SBHCWD recommends that this connection be made by a qualified plumber according to the following minimum standards:

REQUIREMENTS:

NO cross-connections may be made to enter into any part of the potable water system under any conditions.

Representatives of the DISTRICT shall have the right at all reasonable hours to enter upon the consumer's premises for the purpose of inspection and enforcement of these provisions. Violations of these provisions shall constitute a reason for disconnection of the consumer's service.

A thermal expansion device **MUST** be installed within the user's system that will prevent pressure increase resulting from hot water heater expansion. (See note #1) The PT valve on the top of the hot water heater will not meet this requirement.

Note #1: Either of the following will provide thermal expansion protection for the water user's system:

- a). Watts Governor 80 Ball Cock Relief Valve Assembly or equivalent installed in a toilet tank will allow discharge of excess water caused by thermal expansion.
- b). Therm-X-Trol Model ST-5 or ST-12 expansion tank or equivalent mounted on the cold water supply to the hot water heater to allow space for thermal expansion.
- c) Consult with a licensed plumber for other thermal expansion options.

WATER USER SERVICE CONNECTION

RECOMMENDATIONS

- 1). A one-inch (1") diameter, 160 psi rated, line of plastic or copper should be used from the meter to the water users system.

Exceptions:

- a). If the point of use is more than 100 feet from the meter pit, use one and one-half inch (1 1/2") or larger pipe.
 - b). If the point of use is more than 10 feet above the level of the meter pit, use one and one-half inch (1 1/2") or larger pipe.
- 2). Use utility grade compression fittings or double stainless steel clamps for barbed brass fittings on plastic lines.
 - 3). Bury 6 feet deep.
 - 4). Bed pipe with sand in rocky soil.
 - 5). Bury an insulated copper wire with the plastic water line to facilitate future pipeline locating. Bring the copper wire to the ground surface at the meter pit and the house.

SOUTH BIG HORN COUNTY RURAL WATER DISTRICT RATE SCHEDULE
(Adopted September 17, 2020)

EXHIBIT A

Tap Size	Flow Rates (maximum)	Base Gallons Per Month	Monthly User Charge		Tap Fee*
			Active	Inactive	
3/4"	15	4,000	\$60.00	\$38.00	\$2,000.00
1"	25	6,000	\$80.00	\$52.00	\$2,200.00
1 1/2"	50	10,000	\$115.00	\$77.00	\$2,400.00
2"	80	24,000	\$196.00	\$132.00	\$2,600.00

* The total cost of a service connection will include: the Tap fee plus the actual cost of the parts and labor to make the connection.

Water charges through a service connection are \$1.50 per 1,000 gallons .

Water charges for bulk water delivered to a customer not owning a service connection are \$2.00 per thousand gallons.

Commercial or industrial use: District Board will define and set rates on a case-by-case basis. Industrial use is subject to approval by the Wyoming State Engineer.

Base Gallons per month: Users receive these gallons for the monthly user charge.

Flow Rates: Maximum flow rates may be reduced during high demand periods.

Monthly user charge: Each user will pay the base monthly charge for an active tap. Inactive taps will cost two-thirds of the amount of active taps.

Administration fees: A \$41.00 administration/filing fee will be charged on each new contract.

BASIN GARDENS WATER DISTRICT SERVICE RATE SCHEDULE
 (Adopted September 17, 2020)

EXHIBIT B

Tap Size	Flow Rates (maximum)	Base Gallons Per Month	Monthly User Charge		Tap Fee*
			Active	Inactive	
3/4"	15	4,000	\$65.00	\$60.00	\$2,000.00
1"	25	6,000	\$84.00	\$78.00	\$2,200.00
1 1/2"	50	10,000	\$124.00	\$115.00	\$2,400.00
2"	80	24,000	\$212.00	\$196.00	\$2,600.00

** The total cost of a service connection will include: the Tap fee plus the actual cost of the parts and labor to make the connection.*

Water charges through a service connection are \$1.50 per 1000 gallons.

Water charges for bulk water delivered to a customer not owning a service connection are \$2.00 per thousand gallons.

Commercial or industrial use: District Board will define and set rates on a case-by-case basis. Industrial use is subject to approval by the Wyoming State Engineer.

Base Gallons per month: Users receive these gallons for the monthly user charge.

Flow Rates: Maximum flow rates may be reduced during high demand periods.

Monthly user charge: Each user will pay the base monthly charge for an active tap. Inactive taps will be same amount as active taps.

Administration fees: A \$41.00 administration/filing fee will be charged on each new contract.

GREYBULL RIVER ROAD PROJECT WATER DISTRICT SERVICE RATE SCHEDULE
(Adopted September 17, 2020)

EXHIBIT C

Tap Size	Flow Rates (maximum)	Base Gallons Per Month	Monthly User Charge		Tap Fee*
			Active	Inactive	
3/4"	15	4,000	\$70.00	\$65.00	\$2,000.00
1"	25	6,000	\$94.00	\$87.00	\$2,200.00
1 1/2"	50	10,000	\$135.00	\$125.00	\$2,400.00
2"	80	24,000	\$230.00	\$213.00	\$2,600.00

** The total cost of a service connection will include: the Tap fee plus the actual cost of the parts and labor to make the connection.*

Water charges through a service connection are \$1.50 per 1,000 gallons.

Water charges for bulk water delivered to a customer not owning a service connection are \$2.00 per thousand gallons.

Commercial or industrial use: District Board will define and set rates on a case-by-case basis. Industrial use is subject to approval by the Wyoming State Engineer.

Base Gallons per month: Users receive these gallons for the monthly user charge.

Monthly user charge: Each user will pay the base monthly charge for an active tap. Inactive taps will be same amount as active taps.

Administration fees: A \$41.00 administration/filing fee will be charged on each new contract.

BURLINGTON TRANSMISSION LINE SERVICE RATE SCHEDULE
 (Adopted September 17, 2020)

EXHIBIT D

Tap Size	Flow Rates (maximum)	Base Gallons Per Month	Monthly User Charge		Tap Fee*
			Active	Inactive	
3/4"	15	4,000	\$70.00	\$65.00	\$2,000.00
1"	25	6,000	\$94.00	\$87.00	\$2,200.00

** The total cost of a service connection will include: the Tap fee plus the actual cost of the parts and labor to make the connection.*

Water charges through a service connection are \$1.50 per 1,000 gallons.

Bulk Water: Water charges for bulk water delivered to a customer not owning a service connection are \$2.00 per thousand gallons.

Taps larger than 1": District Board will define and set rates on a case-by-case basis.

Base Gallons per month: Users receive these gallons for the monthly user charge.

Monthly user charge: Each user will pay the base monthly charge for an active tap. Inactive taps will be same amount as active taps.

Administration fees: A \$41.00 administration/filing fee will be charged on each new contract.

