



Agenda Date: 4/28/10
Agenda Item: 5B

STATE OF NEW JERSEY
Board of Public Utilities
Two Gateway Center
Newark, NJ 07102
www.nj.gov/bpu/

WATER

IN THE MATTER OF THE PETITION OF THE)	
ATLANTIC CITY SEWERAGE COMPANY FOR)	ORDER ADOPTING INITIAL
AUTHORIZATION TO INCREASE TARIFF RATES)	DECISION / STIPULATION
AND CHARGES FOR SEWERAGE SERVICE)	
)	BPU DOCKET NO. WR09110940
)	OAL DOCKET NO. PUCRS13886-2009N

Stacy A. Mitchell, Esq., Cozen O' Connor, 457 Haddonfield Road, Suite 280,
Cherry Hill, NJ 08002, for Petitioner

BY THE BOARD:

On November 13, 2009, the Atlantic City Sewerage Company ("ACSC," "Company" or "Petitioner"), a public utility of the State of New Jersey, filed a petition with the Board of Public Utilities ("Board") pursuant to N.J.S.A. 48:2-21, 48:2-21.1 and N.J.A.C. 14:1-5.12 for approval to revise its existing rates and charges for wastewater services in the overall amount of \$1,923,506 or approximately 10.2% over current sewerage revenues.

By this Order, the Board considers the Initial Decision recommending adoption of the Stipulation of Settlement ("Stipulation") executed by the Company, the Department of the Public Advocate, Division of Rate Counsel ("Rate Counsel") and Board Staff ("Staff") (collectively the "Parties") agreeing to an overall increase in revenues in the amount of \$1,050,000 or ~5.66%. There were no Interveners in this matter.

BACKGROUND/PROCEDURAL HISTORY

ACSC operates a sewerage collection and transmission system within its defined service territory consisting of the City of Atlantic City, New Jersey, serving approximately 7,584 customers. ACSC does not treat any of the sewerage it collects. Instead, it transmits all sewerage collected by the ACSC is transmitted to and then treated by the Atlantic County Utilities Authority ("ACUA").

ACSC does not meter sewerage flows. ACSC bills its customers on the basis of water entering a customer's premise. ACSC is furnished data regarding water entering a customer's premises by the Atlantic City Municipal Utilities Authority ("ACMUA"), the entity providing water within

Atlantic City. Each year ACSC bills its customers (other than certain large volume customers) based on water consumption during the prior year.

This matter was transmitted to the Office of Administrative Law ("OAL") on December, 3, 2009, and assigned to Administrative Law Judge ("ALJ") Walter Braswell. A public hearing was held on March 3, 2010, at 5:30 PM, at the Atlantic City Council Chambers, City Hall, 1301 Bacharach Boulevard, Atlantic City, New Jersey presided over by ALJ W. Todd Miller. No members of the public appeared to voice concerns over the proposed rate increase.

Subsequent to the public hearing and prior to the evidentiary hearings in this matter, the Parties engaged in settlement negotiations. As a result of those negotiations, the Parties entered into a Stipulation of Settlement ("Stipulation"). A copy of the Stipulation is attached.

ALJ Braswell issued his Initial Decision on April 19, 2010, recommending adoption of the Stipulation executed by the Parties, finding that the Parties had voluntarily agreed to the Stipulation and that the Stipulation fully disposes of all issues and is consistent with the law. The Stipulation provides for a total proposed overall increase in the amount of \$1,050,000, representing a 5.66% increase over current Company revenues.

DISCUSSIONS AND FINDINGS

Among the provisions of the Stipulation, the Parties recommend a rate base in the amount of \$28,400,000 and that the Company be authorized a return on equity of 10.3% for an overall rate of return of 7.79%. Pursuant to the Stipulation, the average wastewater bill, for a typical residential wastewater customer with a 5/8" meter using approximately 80,000 gallons (10.7 Mcf) of water per year, will see an increase from the current rate of \$479.35 per year to \$507.48 per year, an increase of \$28.13 per year or 5.87%.

Having reviewed ALJ Braswell's Initial Decision and the Stipulation among the Parties to this proceeding, the Board HEREBY FINDS that the Parties have voluntarily agreed to the Stipulation and that the Stipulation fully disposes of all issues in this proceeding and is consistent with the law. The Board HEREBY FINDS the Initial Decision which adopts the Stipulation to be reasonable and in the public interest. No exceptions have been received by the Board.

Accordingly, the Board HEREBY ADOPTS the ALJ's Initial Decision and the Stipulation, attached hereto, including all attachments and schedules, as its own, incorporating by reference the terms and conditions as if fully set forth herein, subject to the following:

- a) The tariff sheets attached to the Stipulation containing rates and charges conforming to the Stipulation and designed to produce the additional revenues to which the Parties had stipulated herein are HEREBY ACCEPTED; and
- b) The Stipulated increase and the tariff design allocations for each customer classification are HEREBY ACCEPTED.

The Board HEREBY ORDERS the Company to file a complete revised tariff with the Board, with copies to the Parties, conforming to the terms and conditions of the Stipulation and this Order within ten (10) days from the date of this Order.

DATED: 4/28/10

BOARD OF PUBLIC UTILITIES
BY:



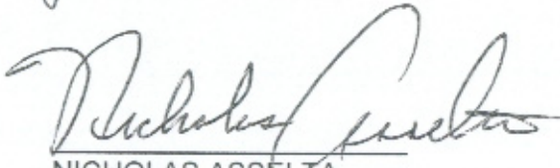
LEE A. SOLOMON
PRESIDENT



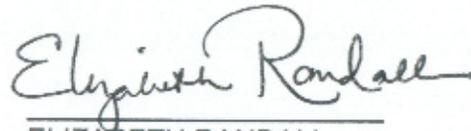
JEANNE M. FOX
COMMISSIONER



JOSEPH L. FIORDALISO
COMMISSIONER



NICHOLAS ASSELTA
COMMISSIONER



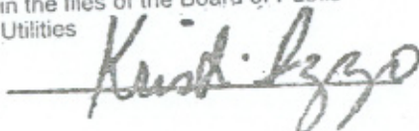
ELIZABETH RANDALL
COMMISSIONER

ATTEST:



KRISTI IZZO
SECRETARY

I HEREBY CERTIFY that the within document is a true copy of the original in the files of the Board of Public Utilities



IN THE MATTER OF THE PETITION OF THE
ATLANTIC CITY SEWERAGE COMPANY FOR
AUTHORIZATION TO INCREASE TARIFF RATES
AND CHARGES FOR SEWERAGE SERVICE
BPU DOCKET NO. WR09110940
OAL DOCKET NO. PUCRS13886-2009N

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STATE OF NEW JERSEY
BOARD OF PUBLIC UTILITIES
OFFICE OF ADMINISTRATIVE LAW

IN THE MATTER OF THE PETITION OF :
THE ATLANTIC CITY SEWERAGE : **BPU DOCKET NO. WR09110940**
COMPANY FOR AUTHORIZATION TO :
INCREASE TARIFF RATES AND : **OAL DOCKET NO. PUCRS13886-2009N**
CHARGES FOR SEWERAGE SERVICE :
: **STIPULATION**

APPEARANCES:

Ira G. Megdal, Esquire, and Stacy A. Mitchell, Esquire (Cozen O'Connor, attorneys) for
The Atlantic City Sewerage Company, Petitioner

Christine M. Juarez, Assistant Deputy Public Advocate (Stefanie A. Brand, Director,
Department of the Public Advocate, Division of Rate Counsel)

Jessica L. Campbell, Deputy Attorney General, (Paula T. Dow, Attorney General of New
Jersey) on behalf of the Staff of the Board of Public Utilities ("Board Staff")

TO THE HONORABLE BOARD OF PUBLIC UTILITIES:

I. INTRODUCTION

1. The Atlantic City Sewerage Company ("ACSC", the "Company" or "Petitioner")
a public utility company of the State of New Jersey, operates a sewage collection and
transmission system within its defined service territory, consisting of the City of Atlantic City,
New Jersey. Within its service territory, Petitioner serves approximately 7,584 customers.
Petitioner purchases its sewage treatment from the Atlantic County Utilities Authority
("ACUA").

2. On November 13, 2009, the Company filed its Petition with the New Jersey
Board of Public Utilities ("BPU" or the "Board") proposing to increase its base tariff rates. The
matter was transmitted by the Board to the Office of Administrative Law ("OAL") for hearing as

a contested case on December 3, 2009 and was assigned to the Honorable Walter M. Braswell, Administrative Law Judge. The matter was assigned Docket No. WR09110940 by the Board and Docket No. PUCRS13886-2009N by the OAL.

3. After appropriate public notice, a public hearing in the proceeding was held in Atlantic City, New Jersey on March 3, 2009, at 5:30 p.m. presided over by the Honorable William Todd Miller. No one from the public was in attendance.

4. The parties to the proceeding include the Board Staff, the Department of the Public Advocate, Division of Rate Counsel ("Rate Counsel"), and the Company (hereafter, the "Parties"). There were no intervenors in this matter. Discovery was propounded by Board Staff and Rate Counsel in the proceeding and answered in full by the Company.

5. In addition to discovery, the Parties have also engaged in settlement discussions. As a result of these discussions, the Parties to this Stipulation agree to a resolution of all issues which arose in the proceeding and hereto stipulate as follows:

II. BASE RATES

6. By the Petition filed in this Proceeding, ACSC sought authorization to increase its base tariff rates to produce total pro-forma operating revenues of \$20,816,909. The Company proposed to increase the Volumetric Collection Charge and Fixed Charges, in amounts varying by meter size. The Company did not propose in this proceeding to make any adjustment to the Volumetric Treatment Charge.

7. Based upon Petitioner's books and prospective operating revenues for the twelve month period ending December 31, 2009, the rates proposed in the petition were designed to yield additional proforma operating revenues of \$1,923,506 or 10.2%. The Petition was based upon six months of actual results for the test year and six months of projections. The Company

updated its filing to reflect twelve months of actual test year results on February 19, 2010. In that update, the Company revised its requested increase to \$1,975,469.

8. The Parties agree that the twelve (12) months ending December 31, 2009, adjusted for known and measurable changes, constitutes the appropriate Test Year for use in this proceeding. The Parties hereto stipulate to a base rate increase of \$1,050,000.

9. The stipulated capital structure of the Company, as demonstrated in Exhibit "A", is comprised of 48.51% debt and 51.49% equity. The Parties hereto further stipulate to a rate base of \$28,400,000 and that rates in this proceeding have been designed to yield an annual return to ACSC of 10.3% on common equity and an overall return of 7.79% on rate base.

10. Attached to this Stipulation as Exhibit "B", are the Tariff sheets necessary to produce the stipulated proforma annual operating revenues. The Tariff will reflect revisions to the customer rights portion of the Tariff consistent with Board policy. The Parties to this Stipulation agree that the Tariff sheets constituting Exhibit "B" should replace and be substituted for the existing Tariff sheets. The Parties to this Stipulation agree further that the Tariff sheets constituting Exhibit "B" should be accepted by the Board, and made effective as of April 28, 2010, or as soon thereafter as the Board may act.

11. The base rate increase in the amount of \$1,050,000 represents a 5.66% increase above actual 2009 revenues of \$ 18,543,785. Accordingly, the Company will continue to provide safe, adequate and proper service to its customers.

12. Under the terms of this Stipulation, the actual impact on customers will depend upon the meter size utilized by the customers. Attached hereto as Exhibit "C" is a schedule demonstrating the net effect of this Stipulation on each of ACSC's customer classes.

13. In addition, with respect to future service extensions, the Company agrees to

comply with any applicable Board regulations related thereto, including but not limited to rules governing the collection and refunding of funds to be used for the construction of extensions, as these rules may be amended from time to time.

III. MISCELLANEOUS

14. This Stipulation shall be binding on the parties on approval of the Board. This Stipulation shall bind the Parties in this matter only and shall have no precedential value.

15. This Stipulation contains terms, each of which is interdependent with the others and essential in its own right to the signing of this Stipulation. Each term is vital to the agreement as a whole, since the Parties expressly and jointly state that they would not have signed the agreement had any term been modified in any way. Since the Parties have compromised in numerous areas, each is entitled to certain procedures in the event that any modifications whatsoever are made to this Stipulation.

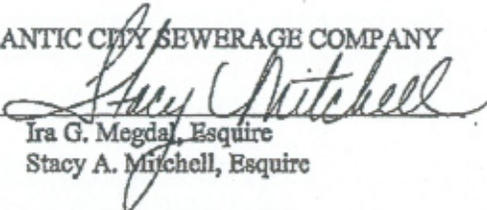
16. If any modification is made to the terms of this Stipulation, the signatory Parties each must be given the right to be placed in the position it was in before the Stipulation was entered into. It is essential that each Party be given the option, before the implementation of any new rate resulting from any modification of this Stipulation, either to modify its own position to accept the proposed changes, or to resume the proceeding as if no agreement had been reached. This proceeding would resume at the point where it was terminated.

17. The Parties believe that these procedures are fair to all concerned, and therefore, they are made an integral and essential element of this Stipulation.

[SIGNATURES APPEAR ON NEXT PAGE]

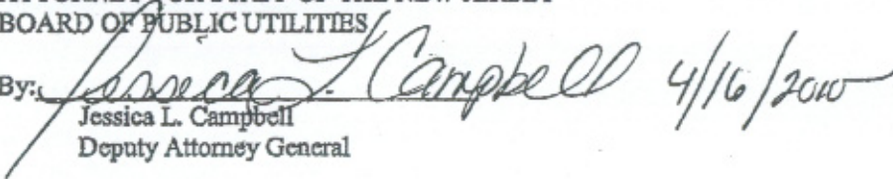
ATLANTIC CITY SEWERAGE COMPANY

By:


Ira G. Megdal, Esquire
Stacy A. Mitchell, Esquire

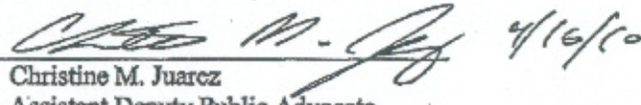
PAUL T. DOW
ATTORNEY GENERAL OF NEW JERSEY
ATTORNEY FOR STAFF OF THE NEW JERSEY
BOARD OF PUBLIC UTILITIES

By:


Jessica L. Campbell
Deputy Attorney General

STEFANIE A. BRAND
PUBLIC ADVOCATE and
Director, Division of Rate Counsel

By:


Christine M. Juarez
Assistant Deputy Public Advocate

Dated: April 17, 2010

EXHIBIT "A"

THE ATLANTIC CITY SEWERAGE COMPANY
Capital Structure - Rate of Return

	<u>Adjusted Balances at 12/31/09</u>	<u>Ratios</u>	<u>Cost Rates</u>	<u>Weighted Cost Rates</u>
Long Term Debt	\$ 13,598,428	48.51%	5.13%	0.0249%
Common Equity	\$ 14,433,873	51.49%	10.30%	0.0530%
Total Capital	\$ 28,032,301	100.00%		0.0779%

TARIFF
FOR
SEWERAGE SERVICE

Applicable In
THE CITY OF ATLANTIC CITY
NEW JERSEY

Date of Issue: November 13, 2009
Issued by: LOUIS M. WALTERS, President & General Manager
1200 Atlantic Avenue
Atlantic City, New Jersey

Effective for Service
rendered on and after
April 28, 2010

Filed Pursuant to Decision and Order of the Board of Public Utilities in Docket No. WR09110940
dated April 28, 2010.

AN INTRODUCTION TO CUSTOMERS

The approved tariff located here in the Company's office is available for your review. The Company is responsible to maintain its tariff with any changes approved by the Board of Public Utilities and must, by State Law and regulations, maintain it in exactly the same format as the Company's tariff on file at the Board of Public Utilities, Two Gateway Center, Newark, N.J. The Division of Water and Wastewater is on the 9th Floor.

If, after you review this tariff and discuss it with appropriate Company employees, you still have questions regarding clarification or interpretations, please contact the Board of Public Utilities, Division of Water and Wastewater, Bureau of Rates and Tariff Design at (973) 648-2275 or the Board's Division of Customer Relations at 1-800-624-0241 or 1973-648-2340, www.nj.gov/bpu.

You have the right to review this tariff at the Company's offices or at the Board's office in Newark. Your inquiries will be handled by the Board's staff in an expeditious manner in order to protect your rights as well as those of the Company. Please feel free to exercise this right by telephoning or by visiting the Board's offices at any time between the hours of 9:00 a.m. and 5:00 p.m., Monday through Friday, or by writing a letter. The letter should contain the writer's name, address and phone number including area code. If the writer is a customer of record, the account number should be included.

The Company has available in its office a leaflet entitled "An Overview of Common Customer Complaints and Customer Rights." This is a summary of the most frequent customer complaints and rights; it does not include all customer rights or utility obligations.

The Board of Public Utilities is responsible for the final interpretation and enforcement of a utility's Tariff provisions and rates. The utility is bound by New Jersey's statutes and the Board's regulations. If a conflict should exist in the Tariff that is detrimental to the Customer, the Board's regulations supersede the Tariff provision absent specific approval to the contrary by the New Jersey Board of Public Utilities. A utility company may provide for more liberal treatment than that provided for in the Board's Regulations.

AN OVERVIEW OF COMMON CUSTOMER COMPLAINTS AND CUSTOMER RIGHTS

(1) No public utility shall refuse to furnish or supply service to a qualified applicant. (Board Order CX86602155)

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- (2) The utility shall not place the name of a second individual on the account of a residential Customer unless specifically requested by said second individual. (N.J.A.C. 14:3-3.2)

DEPOSITS

(3) If after notice of the methods of establishing credit and being afforded an opportunity, a customer has not established satisfactory credit, the utility may require a deposit. The deposit amount shall be determined by taking the cost of service for one year dividing by twelve and multiplying that figure by 2. EX. 12 months total bills = \$763.54 divided by 12 = \$63.63 multiplied by 2 = \$127.26 deposit, or \$127.

(4) The utility shall furnish a receipt to each customer that makes a deposit. If the deposit is provided by mail, internet or telephone, the utility may comply with this requirement by displaying the amount of the deposit on the customer's next bill. (N.J.A.C. 14:3-3-4.(i)).

Each utility shall review a residential customer's account at least once every year and a nonresidential customer's account at least every two years. If this review indicates that the customer has met the utility's standard requirements for establishing credit, the utility shall refund the customer's deposit. (N.J.A.C. 14:3-3.5(a)).

Interest payments on the customer deposits held to secure residential accounts shall be made to the customer at least once during each 12-month period in which a deposit is held. (N.J.A.C. 14:3-3.5(g)).

When a utility refunds a deposit or pays a customer interest on a deposit, the utility shall offer the customer the option of a credit to the customer's account or a separate check. In either case, the utility shall provide the full refund or payment within one billing period after the review required under N.J.A.C. 14:3-3.5(a) is completed, or after the interest payment is due, as applicable, unless other reasonable arrangements are made between the customer and the utility. (N.J.A.C. 14:3-3.5(h)).

(5) Where a water or sewer utility furnishes unmetered service, for which payment is received in advance, it may not request a deposit. (N.J.A.C. 14:3-3.4(j)).

DEFERRED PAYMENT ARRANGEMENT

(6) A customer is entitled to at least one deferred payment plan in one year. N.J.A.C. 14:3-7.7(b)(2). In the case of a residential customer who received more than one utility service from the same utility (ex: Water and sewer; gas and electric) and the amount which is in arrears is a combination of those services, the utility shall offer a separate deferred payment agreement for each service based on the outstanding balance for that service. (N.J.A.C. 14:3-7.7(d)). The Company

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shut off service, including for default on the terms of the agreement. In the case of a residential customer who receives more than one utility service from the same utility and has subsequently entered into an agreement for each separate service, default on one such agreement shall constitute grounds for discontinuance of only that service. (N.J.A.C. 14:3-7.7(f)).

DISCONTINUANCE OF SERVICE

(7) A utility shall not discontinue service because of nonpayment in cases where a charge is in dispute, provided the undisputed charges are paid and the customer has requested that the Board of Public Utilities investigate the disputed charge. (N.J.A.C. 14:3-3A.2(e)5).

In accordance with N.J.A.C. 14:3-7.6(b), the utility shall notify the customer that they may make a request to the Board of Public Utilities for an investigation of the disputed charge.

(8) A notice of discontinuance sent to the customer shall be postmarked no earlier than 15 days after the postmark date of the outstanding bill. The notice of discontinuance for nonpayment shall provide the customer with at least 10 days written notice of the utility's intention to discontinue service. (N.J.A.C. 14:3-3A.3).

The utility shall make good faith efforts to determine which of their residential customers are over 65 years of age, and shall make good faith efforts to notify such customers of discontinuance of service by telephone in addition to notice by regular mail. This effort may consist of an appropriate inquiry set forth on the notice informing customers that they may designate a third party to receive notice of discontinuance. (N.J.A.C. 14:3-3A.49(c)).

(9) A water utility shall not discontinue residential service involuntarily except between the hours of 8:00 A.M. and 4:00 P.M., Monday through Thursday, unless there is a safety related emergency. There shall be no involuntary discontinuance of service on Fridays, Saturdays, and Sundays or on the day before a New Jersey State holiday or on a New Jersey State holiday absent such emergency. (N.J.A.C. 14:3-3A.1(c)).

(10) The occupant of a multiple family dwelling, has the right to be notified of pending service discontinuance at least fifteen (15) days prior to the service being discontinued. N.J.A.C. 14:3-3A.6.

(11) A customer has the right to have any complaint against the utility handled promptly by that utility. (Board Order, Docket No, C08602155).

(12) Each utility shall, upon request, furnish its customers with such information as is reasonable in order that the customers may obtain safe, adequate and proper service (N.J.A.C. 14:3-3(a)). Each utility shall inform its customers, where peculiar or unusual circumstances prevail, as to the conditions under which sufficient and satisfactory service may be secured from its system. (N.J.A.C. 14:3-3.3(c)). Each utility shall supply its customers with information on the furnishing and performance of service in a manner that tends to conserve energy resources and preserve the quality of the environment. (N.J.A.C. 14:3-3.3(d)).

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METERS

(13) Each utility shall, without charge, make a test of the accuracy of a meter upon request of a customer, provided such customer does not make a request for test more frequently than once in 12 months. (N.J.A.C. 14:3-4.5(a)). If a customer has a complaint filed with the Board reflecting on the accuracy or performance of the meter, the utility shall not remove the customer's meter from service during the pendency of said complaint, or during the 30 days following the Board's decision on the complaint, unless otherwise authorized by the Board's staff. (N.J.A.C. 14:3-4.8(c)). When a billing dispute is known to exist, the electric, gas or water utility shall, prior to removing the meter, advise the customer that the customer may have the meter tested by the utility, or may have the Board witness a testing of the meter by the utility, and that in any event the customer may have the test witnessed by a third party. (N.J.A.C. 14:3-4.5(c)).

(14) Whenever a water meter is found to be registering fast by more than one and one-half percent, an adjustment of charges shall be made in accordance with the following: (1) if the date when the meter had first become inaccurate can be ascertained then the adjustment shall be such percentage as the meter is found to be in error at the time of test adjusted to 100 percent on the amount of the bills covering the entire period that the meter has registered inaccurately; (2) In all other cases the adjustment shall be such percentage as the meter is found to be in error at the time of the test on one-half of the total amount of the billing affected by the fast meter adjusted to 100 percent since the previous test. No adjustment shall be made for a period greater than the time during which the customer has received service through that meter. No adjustment shall be made for a meter that is found to be registering less than 100 percent except in the case of meter tampering, non-registering meters or in a circumstance in which the customer should reasonably have known that his bill did not reflect his usage. (N.J.A.C. 14:3-4.6).

(15) A utility must maintain records of customers' accounts for each billing period occurring within a six (6) year period. Such records shall contain all information necessary to permit computation of the bill. (N.J.A.C. 14:3-7.8).

(16) Bills rendered must contain the following information: (a) For metered service, the meter readings at the beginning and end of the billing period; (b) For metered service, the dates on which the meter is read; (c) The number and kind of units measured; (d) Identification of applicable rate schedule or a statement that the applicable rate schedule will be furnished on request; (e) The amount of the bill; (f) A distinctive marking to indicate an estimated, averaged or a remote meter index where applicable, (g) An explanation or statement of any conversion from meter reading to billing units or any other calculations or factors used in determining the bill; and (h) The gross receipts and franchise tax statement. (N.J.A.C. 14:3-7.2).

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THE ATLANTIC CITY SEWERAGE COMPANY FOURTEENTH REVISED SHEET NO. 2
B.P.U. NO. 7 – SEWER

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Date of Issue: November 13, 2009
Issued by: LOUIS M. WALTERS, President & General Manager
1200 Atlantic Avenue
Atlantic City, New Jersey

Effective for Service
rendered on and after
April 28, 2010

Filed Pursuant to Decision and Order of the Board of Public Utilities in Docket No. WR09110940
dated April 28, 2010.

SCHEDULE OF RATES

Annual Rates

Fixed Charge

All customers shall pay the following annual fixed charge, based on the size of the water meter used in the rendering of water service:

<u>Size Of Meter</u>	<u>Total Annual Fixed Charge</u>
5/8"	\$216
3/4	376
1	1,042
1-1/2	2,504
2	4,952
3	12,196
4	24,380
6	60,644
8	121,404
10 or larger	193,821

Volumetric Collection Charge

In addition to the annual fixed charge, all customers shall pay \$6.241 for each 1,000 cubic feet of metered water, measured to the nearest one-tenth.

Volumetric Treatment Charge

In addition to the annual fixed charge and the volumetric collection charge, all customers shall pay \$21.00 for each 1,000 cubic feet of metered water, measured to the nearest one-tenth, for sewerage treatment costs assessed the Company by the Atlantic County Utilities Authority.

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EXHIBIT "C"

The Atlantic City Sewerage Company

Application of Settlement Rates to Pro Forma Meter Billing Units and Water Volume
At December 31, 2009

Meter Size (1)	Meter Billing Units (2)	Annual Fixed Charge (3)	Fixed Charge Revenue (4)	Water Volume (MCF) (5)	Volumetric Collection Charge Per MCF (6)	Total Proposed Annual Revenue (7)	Total Present Annual Revenue (8)	Increase (9)
5/8"	5,302	\$ 216	\$ 1,145,232	51,176.4	\$ 319,392	\$ 1,464,624	\$ 1,315,011	\$ 149,613
3/4"	1,382	376	519,632	23,409.8	146,101	665,733	597,147	68,586
1"	480	1,042	500,160	23,758.5	148,277	648,437	583,641	64,796
1 1/2"	116	2,504	290,464	12,484.1	77,913	368,377	330,644	37,733
2"	176	4,952	871,552	28,437.7	177,480	1,049,032	934,823	114,209
3"	43	12,196	524,428	17,829.4	111,273	635,701	567,227	68,474
4"	44	24,380	1,072,720	68,535.9	427,733	1,500,453	1,363,004	137,449
6"	37	60,644	2,243,828	158,147.8	987,000	3,230,828	2,944,530	286,298
8"	3	121,404	364,212	15,550.7	97,052	461,264	413,972	47,292
10"	3	193,821	581,463	23,964.7	149,564	731,027	655,475	75,552
Total	7,586		\$ 8,113,691	423,295.0	\$ 2,641,785	\$ 10,755,476	\$ 9,705,474	\$ 1,050,002
						Allowed Revenue Increase		\$ 1,050,000
						Difference:		\$ 2
								0.000%

Note: Volumetric treatment charge revenue is not reflected in the above.