

<u>Schedule of Rates – General Meter Rates</u> <u>Applicable to former Columbia and Marietta Rate Districts</u>	(C)
--	-----

Customer Charge

<u>Size of Meter</u>	<u>Per Customer Unit Per Month</u>	
5/8"	\$12.39	(I)
3/4"	\$17.72	I
1"	\$28.38	I
1-1/2"	\$55.03	I
2"	\$87.02	I
3"	\$172.31	I
4"	\$268.26	I
6"	\$534.80	I
8"	\$854.65	I
10"	\$1,227.79	I
12"	\$2,293.93	(I)

<u>Output Charges</u> (Billed to the nearest 100 gallons)	<u>Price per 1,000 Gallons</u>	
For the First 10,000 gallons per month	\$7.77	(I)
For the Next 240,000 gallons per month	\$3.54	(I)
For all Over 250,000 gallons per month	\$3.06	(I)

Special Provisions

When service is furnished through a single meter to a building containing eight or more apartment dwelling units or condominium dwelling units, or to a complex of buildings served at single-point meter service prescribed in Rule 19A, the first block rate shall be applied to usage equal to the number of apartment dwelling units or condominium dwelling units times 1,000 gallons per month and the balance of the use shall be billed at the applicable block rates in the regular manner.

For service to federal, state or local governments or to any governmental department, institution or authority, the due date is not less than 30 days from the date the bill is mailed.

Late Charges

A late charge of one and one-quarter percent (1-1/4%) simple interest per month will be applied to the unpaid balance after the due date. The due date is not less than 20 days from the date the bill is mailed.

In addition, all rates for water service are subject to the State Tax Adjustment Surcharge (see page 7).

(I) Indicates Increase (D) Indicates Decrease (C) Indicates Change

PENNVEST SURCHARGE

Supplement No. 117 increases the per equivalent dwelling unit (EDU) PENNVEST prospectively adjustable surcharge (initially in the amount of \$8.18 per EDU) in accordance with the Order of the Commission entered July 30, 2015 at Docket No. R-2014-2445660. (C)

This surcharge is calculated to recover the principal and interest amounts payable pursuant to the final amortization schedule for PENNVEST loans 80180 and 85182, and shall remain in effect until all such principal and interest is recovered, at which point it shall be set to zero unless there are subsequent PENNVEST loans approved by the Commission for surcharge recovery. (C)

PENNVEST SURCHARGE

1. For the limited purpose of recovering PENNVEST loan principal and interest only for used and useful assets financed by such loan, an EDU surcharge will be uniformly applied to all classes of customers (with the exception of public fire protection customers) for service rendered on or after January 1, 2015. This per EDU surcharge is calculated to recover the total principal and interest amounts payable pursuant to the final PENNVEST amortization schedule for Columbia's PENNVEST loan obligations. This and the provisions below shall apply to PENNVEST loans 80180 and 85182 and any subsequent PENNVEST Loan approved for surcharge recovery by the Commission. (C)

2. The surcharge amount of \$9.69 per EDU is determined as follows: (C)(I)

$$PVS = (PI/EDU's)/12$$

PVS = Prospective PENNVEST Monthly Surcharge per EDU

PI = Annual Principal and Interest per PENNVEST Loans 80180 and 85182 (C)

EDU's = Current Equivalent Dwelling Units as determined from the Company's Billing Records

3. The Company shall recalculate the prospective surcharge amount in a Section 1308 filing made within 60 days of a material change to PI or EDU's and at the time of general rate case filings under Section 1308(d). For purposes of this recalculation, a material change is a change that would result in a cumulative increase or decrease in the currently-approved PVS of 1.5% or more.

4. The surcharge is reflected as a separate line item on each customer's bill.

COLUMBIA WATER COMPANY

5. The PENNVEST surcharge shall remain in effect until the principal and interest charges (amounts payable pursuant to the final amortization schedule) for the applicable loan have been collected. The surcharge mechanism will be continued but set at zero if there are no PENNVEST loans approved by the Commission for surcharge recovery.

6. The surcharge is solely designed to begin timely recovery of PENNVEST principal and interest loan obligations(s).

7. The Company will segregate all revenues dedicated for PENNVEST repayment so long as the surcharge remains in effect.

8. Subject to the Final Order at A-2021-3027134, customers within the EDTMA District are exempt from the PENNVEST Surcharge under the terms and conditions ordered therein. "EDU's" as described in Paragraph 2 above shall not include EDTMA customers.

(C)
|
|

COLUMBIA WATER COMPANY Canceling Thirteenth and Twelfth Revised Page No. 6
Applicable to former Columbia and Marietta Rate Districts

(C)

Schedule of Rates – Fire Protection
Applicable to former Columbia and Marietta Rate Districts

(C)

Public:

Quarterly

For 104 fire hydrants in Columbia Borough connecting
to the piping system and existing as of June 20, 1948

\$5,200.00

For each additional fire hydrant installed

\$96.50

(I)

Private:

Each fire hydrant directed connected to main on public highway

\$96.50

(I)

Each 2-inch connection with the main

\$115.81

(I)

Each 3-inch connection with the main

\$144.76

(I)

Each 4-inch connection with the main

\$173.72

(I)

Each 6-inch connection with the main

\$347.41

(I)

Each 8-inch connection with the main

\$618.52

(I)

Use of Public Fire Hydrants
For Other than Fire Protection

Per Hour

For the first hour or fraction thereof

\$19.50

For each additional hour or fraction thereof

\$11.75

For service to federal, state or local governments; or to any government department, institution, or authority; the due date is not less than 30 days from the date the bill is mailed.

In addition, all rates for water service are subject to the State Tax Adjustment Surcharge. (see page 7).

I) Indicates Increase