

TITLE

Superior Water, Light and Power Company
 2915 Hill Ave
 Superior, Wisconsin 54880

Schedule of Rates for Electricity,
 Gas and Water supplied in Douglas County:

Electric	Gas	Water
City of Superior	City of Superior	City of Superior
Town of Frog Creek*	Town of Amnicon	Village of Superior
Town of Lakeside	Town of Bennett	
Town of Parkland	Town of Brule	
Town of Superior	Town of Hawthorne	
Town of Wascott	Town of Highland	
Town of Hawthorne	Town of Maple	
	Town of Parkland	
Village of Oliver	Town of Solon Springs	
Village of Superior	Town of Superior	
*Washburn County	Village of Lake Nebagamon	
	Village of Poplar	
	Village of Solon Springs	
	Village of Superior	

Rate Report Volume No 1

Original Schedules Issued March 1, 1981
 Original Schedules Effective March 1, 1981
 Revised Sheets Issued and Effective as Noted Thereon

Issued: August 9, 2017
 PSC Authorization by Order No. 5820-UR-114

EFFECTIVE FOR SERVICE ON AND AFTER:
August 14, 2017
Letter: SJP 08/09/17

TABLE OF CONTENTS - WATER

	<u>Schedule</u>	<u>Sheet No.</u>	
<u>WATER RATES AND RULES</u>			
General Service - Metered	MG-1	W 1	
Seasonal, Emergency or Temporary Service	SG-2	W 3	
Public Service	MPA-1	W 4	
Metered Hydrant Connections	MH-4	W 5	
Bulk Water	BW-1	W 6	A
Private Fire Protection - Unmetered	UPF-1	W 7	
Public Fire Protection Service	F-1	W 8	
Public Fire Protection - Suburban	F-2	W 9	
Extension Rules	X-1	W 10	
WATER – 2017 Tax Cut Credit – Monthly Credit	WTX2	W 15	A

When a rate sheet is revised, the nature of the revision is noted on the right margin as follows: R - Revision, D - Deletion, A - New or Added provision.

WATER GENERAL SERVICE - METERED

APPLICATION

To water service for all classes of customers within the distribution area.

RATE (Monthly)

5/8 - inch	18.25
3/4 - inch	18.25
1 - inch	28.00
1½ - inch	45.00
2 - inch	70.00
3 - inch	110.00
4 - inch	160.00
6 - inch	280.00
8 - inch	415.00
10 - inch	595.00
12 - inch	775.00

Commodity Charge

First	2,000 cubic feet used each month - \$6.74 per 100 cubic feet
Next	48,000 cubic feet used each month - \$5.32 per 100 cubic feet
Next	50,000 cubic feet used each month - \$4.97 per 100 cubic feet
Over	100,000 cubic feet used each month - \$4.00 per 100 cubic feet

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Customers under this rate who live in the City of Superior will also be charged Public Fire Protection rates (F-1 pg.W8) if applicable.

MINIMUM CHARGE (Monthly)

The applicable Customer Charge.

CONTRACT PERIOD

The minimum contract period shall be one year unless otherwise specified by special contract or in the applicable rate schedule. Where the Company has disconnected service at the customer's request prior to expiration of the minimum contract period, a reconnection charge shall be made when the customer requests reconnection of service. The reconnection charge is \$50.00 during regular working hours and \$100.00 during other than regular working hours.

If reconnection is requested for the same location by any member of the same household, or, if a place of business, by any partner or employee of the same business, it shall be considered as the same customer.

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EFFECTIVE FOR SERVICE ON AND AFTER:
January 1, 2019
Letter: SPC 12/20/18

WATER GENERAL SERVICE - METERED

PROMPT PAYMENT OF BILLS

See Section XIV - "Charges and Billings" of the Company's Service Regulations.

COMBINED METERING

When a consumer's premises has several buildings, each supplied with service and metered separately, the full service charge will be billed for each meter separately and the readings will not be cumulated. Buildings used in the same business, located on the same parcel, and served by a single lateral may have the customer's water supply piping installed to a central point so that volume can be metered in one place. If the Company, for its own convenience, installs more than one meter, the readings will be cumulated for billing.

SERVICE REGULATIONS

Service is subject to the orders of regulatory bodies having jurisdiction and to the Company's Service Regulations currently on file in the Company's office.

WATER SEASONAL, EMERGENCY OR TEMPORARY

APPLICATION

To water service for all classes of customers within the distribution area desiring service on less than a yearly basis, or for temporary purposes.

BILLING

Seasonal customers* shall pay an annual seasonal service charge equal to twelve times the applicable service charge in Schedule MG-1 and F-1. Water use in any billing period shall be billed at the applicable volume rates in Schedule MG-1 and the charge added to the annual seasonal service charge.

Further, if service has been disconnected, a charge under the Company's Service Regulations, Section VI, shall be applied at the time of reconnection.

*Seasonal customers are general service customers whose use of water is normally for recurring periods of less than one year.

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WATER PUBLIC SERVICE

APPLICATION

To water service to the City of Superior for water used on an intermittent basis for flushing sewers, street sprinkling, flooding skating rinks, drinking fountains, and other similar purposes.

SPECIAL CONDITIONS

Service shall be from permanent installations wherever practicable. However, when no permanent installations are readily available, water shall be taken from fire hydrants most accessible to the work. The hydrants to be used for such purposes shall be established by agreement between the City and the Company, and, to the extent that it is practicable, all water used shall be metered. The Company will supply the City with the number of meters the City deems necessary for use at such installation. Each location shall have an approved backflow preventer installed and tested prior to obtaining any water. Cost for installing and testing of backflow preventer is included in hydrant meter charges as listed in METERED HYDRANT CONNECTIONS.

BILLING

Service will be billed under Schedule MG-1. The total Customer Charge will be determined according to the number and sizes of meters required at all installations, permanent or otherwise.

The quantity of water used each month of all water metered and estimated (where metering is impracticable) shall be combined and billed as though through one meter using the rates set forth in Schedule MG-1.

WATER METERED HYDRANT CONNECTIONS

Temporary use of metered connections to hydrants shall be made based on the charges detailed below. Customers without an established satisfactory credit record with the Company shall make an advance payment of the charges.

Service charge for set and removal*	\$	150.00	R
Water usage (minimum charge)		50.00	
Total	\$	200.00	D

The customer will be billed for the cost of repair or replacement of damaged or lost equipment ~~in excess of the forfeited deposit.~~ R

Water usage will be billed at the appropriate commodity charge as stated in Schedule MG-1 except that a minimum charge of \$50.00 shall apply for each 30-day period or fraction thereof for which the hydrant meter is installed at customer request.

*If the actual charges for set and removal per the service order exceed the amount stated above by greater than 20 percent due to extenuating circumstances or special requests of the customer, the customer will be billed the actual costs. Customers served under this rate schedule are not subject to the connection charge as stated in the Company's Service Regulations.

All locations must have an approved backflow preventer installed and tested prior to obtaining any water. Cost for installing and testing of backflow preventer is included in charges noted above.

BULK WATER

APPLICATION

All bulk water supplied from the utility's Bulk Fill Station shall be metered by the utility. The utility's Bulk Fill Station is available for use 24 hours per day, 7 days a week during the months of April through November.

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RATE

A service charge of \$18.25 per month used and a charge for the volume of water used shall be billed to the party using the water.

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BILLING

The volumetric charge shall be calculated using only the commodity charge block rates listed under schedule MG-1. Public Fire Protection charges do not apply (F-1, pg. W8).

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SPECIAL CONDITIONS

The customer is responsible for contacting the utility to obtain a pin and access code for the Fill Station.

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The Fill Station is equipped with one water dispensing connection. This connection is on the side of the filling station and is a 2 ½" male Fire Hose Thread Connection. The user will connect their hose to this connection and the other end to their tank and then draw water for their end use. The customer is required to provide their own hose for filling purposes.

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WATER PRIVATE FIRE PROTECTION - UNMETERED

APPLICATION

To private fire protection service for all classes of customers within the distribution area.

This service shall consist of permanent or continuous unmetered connections to the main for the purpose of supplying water to private fire protection systems such as automatic sprinkler systems, standpipes, and private hydrants. This service shall also include reasonable quantities of water used for testing check valves and other backflow prevention devices.

RATE (Monthly)

Size of Connection	Charge
2 - inch or smaller	\$14.00
3 - inch	26.00
4 - inch	45.00
6 - inch	90.00
8 - inch	142.00
10 - inch	215.00
12 - inch	285.00
14 - inch	355.00
16 - inch	\$430.00

CONTRACT PERIOD

Not less than one year.

SERVICE REGULATIONS

Service is subject to the orders of regulatory bodies having jurisdiction and to the Company's Service Regulations currently on file in the Company's office.

PROMPT PAYMENT OF BILLS

See Section XIV - "Charges and Billings" of the Company's Service Regulations.

Issued: December 20, 2018
PSC Authorization by Order No. 5820-UR-115

EFFECTIVE FOR SERVICE ON AND AFTER:
January 1, 2019
Letter: SPC 12/20/18

WATER PUBLIC FIRE PROTECTION SERVICE – CITY OF SUPERIOR

APPLICATION

To public fire protection service for all classes of customers within the City of Superior.

This service shall include the use of hydrants for fire protection service* only and such quantities of water as may be demanded for the purpose of extinguishing fires within the service area. This service shall also include water used for testing equipment and training personnel. For all other purposes, the metered or other rates set forth, or as may be filed with the Public Service Commission, shall apply.

*The total charge for public fire protection service is based on costs not only of direct facilities, such as fire hydrants, but also the allocated share of costs for the extra capacity designed into the water system for fire flow capacity, including wells, pumps, water treatment plant, transmission and distribution mains, storage facilities, and other facilities.

RATE (Monthly)

Meter Size	Monthly Charge
5/8 - inch	\$13.00
3/4 - inch	13.00
1 - inch	30.00
1½ - inch	65.00
2 - inch	100.00
3 - inch	190.00
4 - inch	325.00
6 - inch	650.00
8 - inch	1,050.00
10 - inch	1,550.00
12 - inch	\$2,100.00

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CONDITIONS

It is the duty of the municipality to keep fire hydrants clear of snow and other obstructions.

PROMPT PAYMENT OF BILLS

See Section XIV - "Charges and Billings" of the Company's Service Regulations.

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WATER PRIVATE FIRE PROTECTION – VILLAGE OF SUPERIOR

APPLICATION

To fire protection service for all classes of customers within the Village of Superior.

This service shall include the use of hydrants for fire protection service* only and such quantities of water as may be demanded for the purpose of extinguishing fires within the service area. This service shall also include water used for testing equipment and training personnel. For all other purposes, the metered or other rates set forth, or as may be filed with the Public Service Commission, shall apply.

*The total charge for public fire protection service is based on costs not only of direct facilities, such as fire hydrants, but also the allocated share of costs for the extra capacity designed into the water system for fire flow capacity, including wells, pumps, water treatment plant, transmission and distribution mains, storage facilities, and other facilities.

RATE (Monthly)

\$4,019.00

For all subsequent extensions of public fire protection service, the above base charge will not be increased.

CONDITIONS

It is the duty of the municipality to keep fire hydrants clear of snow and other obstructions.

PROMPT PAYMENT OF BILLS

See Section XIV - "Charges and Billings" of the Company's Service Regulations.

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WATER EXTENSION RULES

RULES FOR EXTENSION OF WATER MAINS AND SERVICES

1) Definitions

- a) Extension is defined as any additional facilities installed by the Company to make water service available to customers not now being supplied with such services.
- b) Main is defined as a distribution line that serves as a common source of supply for one or more service lines.
- c) Service Line is defined as a connection from a common source of supply (main) to the curb stop.
- d) Curb Stop is defined as the point of delivery at which the Company's facilities end (except metering equipment) and from where the customer(s) shall install, maintain and own all facilities. The curb stop is normally located between the curblines and outer edge of the sidewalk, or near the point of entry to the customer's property.
- e) Modification is defined as any change, regardless of nature, to existing Company equipment.
- f) Point of Delivery is defined as the customer's side of the curbstop.

2) General Policy

The Company may, at its own expense, extend, enlarge or modify its distribution or other facilities for supplying water service when anticipated additional annual revenue justifies the expenditure, except as provided in Section 6, Modification of Existing Facilities.

When the expenditure is not justified, the extension, enlargement or other change of facilities may be made by payment by the customer(s) to the Company for that portion of the capital expenditure not economically justified by the anticipated annual revenue.

If the Company is not assured as to the stability and economic feasibility of any project, a suitable payment in advance, or a minimum monthly guarantee may be required. However, all projects of \$5,000 or more will be reviewed for economic consideration and service may be refused by the Company provided that the reasons and supporting analysis for such refusal are furnished the customer(s) in writing. The customer(s) shall be informed of their right for Public Service Commission of Wisconsin staff review of said refusal.

The Company reserves the right to approve or disapprove the type of service applied for by the Applicant(s), subject to the review of the Public Service Commission of Wisconsin.

WATER EXTENSION RULES

RULES FOR EXTENSION OF WATER MAINS AND SERVICES

3) Contributions

Subject to compliance with other provisions of these rules, the Company may provide a new service or modify an existing service to the customer(s). Such service shall be furnished without charge or guarantee provided the estimated cost of construction does not exceed the estimated annual revenue by three times, or in the case of modification, by three times the estimated increase in existing annual revenue except as provided in Section 6, Modification of Existing Facilities.

4) Construction Costs and Revenues

The Company will base its estimates of construction costs and annual revenues upon its experience with similar installations taking into account anticipated changes to costs or rate schedules. The Company's estimate of the costs of an extension or modification will include right-of-way costs and all items of labor, equipment and materials, together with allowances thereon for engineering, general office expenses and such other incidental expenses necessary to the supplying of water service to the customer(s) including a frost charge if weather conditions dictate. The Company shall make extensions or modifications over the least cost, least environmentally degrading and most direct route available unless other overriding factors exist.

However, if a larger than normal size main is installed to insure adequate service to an area, the customer's obligation will be based on the size main required for their load, but not less than 6" nominal size.

5) Construction Standards

Each request for new service or modification of service will require a written application agreeing to pay the contribution required, if any. Such contribution is payable in accordance with paragraph 3, Contributions.

The applicant(s) for new service or modification of service may select the point of delivery with approval of the Company. The applicant(s) will furnish, install, own and maintain piping and equipment beyond such point, except for metering equipment.

It is necessary that the meter be located at a point most readily accessible to the Company's distribution system and approved by the Company. Where no distribution system has been established, the customer(s) shall request the Company to specify an acceptable location for the metering equipment. The Company will furnish this information in writing upon request.

WATER EXTENSION RULES

5) Construction Standards (cont'd)

The meter will be furnished by the Company and shall be located where the piping first enters the customer's premises, unless otherwise provided in the customer's service agreement. The customer(s) shall furnish and install all necessary piping to meet the point of delivery (curbstop) and for the meter.

In addition, the customer(s) shall maintain all piping beyond the point of delivery in a manner so as to prevent system losses and to facilitate the meter's removal.

In the event a customer desires an additional meter installed for their own convenience, customer shall contract for the installation with a contractor and shall be responsible for the total cost of same, including meter.

Not more than one service line will be installed to the same building or utilization point. The minimum size of customer's service pipe shall be one inch (1") inside diameter and shall be of a material approved by any governmental agency having jurisdiction.

6) Modification of Existing Facilities

The Company will replace, at no cost to the customer(s), under the provisions of these rules, existing service line and facilities that are of insufficient capacity to carry a customer's anticipated load when three times anticipated additional annual revenue justifies the expenditure. However, if the modification is for the customer's convenience and not for inadequacy and requires a premature retirement of any existing construction or equipment, the applicant(s) shall in advance, pay the Company an amount equal to:

- 1) The original cost, less accrued depreciation of the item(s) to be removed from service less salvage and plus cost of removal, if any.
- 2) All costs of materials, labor and overhead associated with the installation of the new replacement facilities.
- 3) The cost of any related maintenance.

If such replacement affects any other customer(s), the party(s) requesting a replacement of facilities shall have obtained in advance, the approval of such customer(s) and shall pay the cost of converting the Company's facilities serving such customer(s).

WATER EXTENSION RULES

6) Modification of Existing Facilities(cont'd)

At the request of a customer, property owner, or a representative of a group of customers or property owners, the Company will, if deemed feasible, relocate its distribution system, and service facilities provided that, in advance of construction, payment to the Company is made for its estimated cost of making the desired relocation in addition to any charges for necessary changes and additions to remaining facilities. Any necessary changes in the customer's piping or equipment shall be borne by the customer(s).

In the event that the Company is ordered by a unit of government to move its distribution facilities, a new service will be installed where practicable, to the existing service location without expense to the customer(s). If, in the opinion of the Company, it is impracticable to utilize the existing service entrance facilities, the Company will specify a new service location and the expense of the necessary changes in the customer's piping and service equipment shall be borne by the customer(s).

7) Inspection Requirements

In a new service or modification of service, the contractor or person responsible for the installation of the customer's piping and associated equipment related to each type of service, shall contact the appropriate governmental agency or their representative for approval of the new or modified service.

If, upon inspection by the Company or appropriate governmental agency, certain installations are found to contain discrepancies, such discrepancies shall be corrected before connection of service.

8) Adjustments or Refunds

Additional customer(s) connected to an extension within ten years of the extension's completion date, shall share equitably in the combined extension costs unless the new customer's connection costs would require an additional contribution by the original contributor(s); in which case, the facilities required to serve the additional customer(s) shall be treated as a new extension.

Unless otherwise provided by written agreement at the time a contribution is made, the right to receive refund of any contribution held hereunder shall attach to the ownership of the premises at each service location, and any refund shall be made to the person who owns such premises at the time the refund becomes due.

WATER EXTENSION RULES

9) Ownership of Extension

The title to every extension at all times is with the Company. The Company reserves the right at all times to add additional customers to an extension and to make new extensions to an existing extension, under the provisions of these rules, without procuring the consent of any customer or customers contributing to the original construction costs, and without incurring any liability for refunding contributions except as additional customers may be added as provided for herein.

10) Customer's Responsibility for Company's Equipment

The customer(s) shall be responsible for all damage to the Company's equipment and for all loss resulting from interference or tampering therewith, caused by the customer(s) or their permittees, including compensation for consumed water not recorded upon the meter (See Service Regulations, SR 11, paragraph 6, Diversion of Service.)

11) Contracts

Customers may be required to contract to take service.

12) Temporary Service

If service is extended to supply a customer(s) for less than a three (3) year period, the customer(s) shall pay the total cost of installing and removing all material and equipment necessary for the service extension, in addition to paying for water at the rates applicable. Total cost of installing and removing the service extension shall be the estimated construction cost, as defined in Paragraph 4 above, less the salvage value of the equipment removed, plus the cost of removing the extension.

The customer(s) shall deposit in advance with the Company the estimated cost of installing and removing the service extension. If the deposit is greater or less than the actual cost, the difference shall be refunded to or paid by the customer(s) within thirty (30) days after service is discontinued.

In the event that the customer(s) continues to use water service for a three-year or longer period at the location served, the extension will be considered to be a permanent extension.

13) Modifications of Rates, Rules and Regulations

The Company reserves the right, in any manner by law, to modify any of its rates, rules, regulations or other provisions now or hereafter in effect. The rates, terms, conditions and other matters agreed to in a fixed term contract shall be in harmony with the Company's rates, rules and regulations in effect at the time the contract is entered into but thereafter the contract is binding upon both parties and, except as provided therein, the contract can be changed only by mutual agreement and by lawful authority having jurisdiction.