

SCHEDULE WA-8

GREENBELT IRRIGATION SERVICE

APPLICABILITY:

Applicable to agricultural users in the City Greenbelt area for properties previously served by the Gage Canal Company or other areas located in the Gage Canal Company service area, where practical and physically able to take service from Gage Canal facilities.

This service may be limited by system capacity constraints and service will be on a first come-first served basis.

RATES:

<u>Customer Charge</u>	<u>Per Meter/Per Month</u>
	\$9.92
<u>Minimum charge</u> (first 156 CCF per month per acre "Minimum Quantity")	<u>Per Meter/Per Month/Per Acre</u> Gage Canal Co. Rate
<u>Excess water/variable charges</u> (over 156 CCF per month per acre)	<u>Per CCF/Per Month/Per Meter</u>
Next 156 CCF	Gage Canal Co. Rate
CCF in excess of 312 CCF	Gage Canal Co. Rate
<u>Transportation Charge</u>	<u>Per CCF/Per Month/Per Meter</u> Gage Canal Co. Rate

SPECIAL PROVISIONS:

1. Customer requests service from City in writing including a description of the land to be irrigated and the date service is required.
2. This service is provided as a result of the Greenbelt Flowage Agreement between the City and the Gage Canal Company. The Customer will be responsible for the installation and costs of all facilities necessary to take delivery of water from the Gage Canal to his or her property.

The Customer will be responsible for the coordination and scheduling of water delivery with the Gage Canal Company in accordance with the Gage Canal Company By-laws, procedures and operating practices, and the payment of the initial set-up charge to the Gage Canal Company.

3. Service under this rate schedule will require the installation of forced sprinkler irrigation systems or other suitable alternative. Furrow irrigation systems will not be allowed under this rate. Such irrigation system shall be designed and installed to adjust and adapt to the Gage Canal Company irrigation water delivery schedule procedures and operating practices.
4. Water delivery shall be limited to the months when the Gage Canal is in operation. In accordance with the Gage Canal Company By-laws, the Customer may accumulate the Minimum Quantity of water to which he or she is entitled, in continuous flow or its equivalent taken monthly for any period of time, not in any case, however, to exceed thirty (30) days nor in excess of the capacity of the distributing pipe or pipes to his or her land or lands. No water will be accumulated for those months during which the Gage Canal is not in operation.

When calculating allowable CCF under the minimum charge use only whole CCF as follows:

A 4.79 acre parcel would be allowed 747 CCF per month.
 $4.79 \times 156 = 747.24$

A 4.32 acre parcel would be allowed 674 CCF per month.
 $4.32 \times 156 = 673.92$

5. Customers will be billed monthly by the City for the minimum charge for the previous month, regardless of water delivery during that month, and actual excess water delivered by the Gage Canal Company during the previous month. Any disputes regarding the amount of delivered water are to be resolved between the Customer and the Gage Canal Company. The minimum charge applies each month, including those months when no water deliveries are made or the Gage Canal is not in operation.
6. This rate schedule will be available as long as the Greenbelt Flowage Agreement between the City and Gage Canal Company is in effect.

7. The prescribed rates for this Customer class will be based on rates and assessments charged to the City by the Gage Canal Company for service under this rate schedule.
8. The prescribed charges shall be subject to a Purchased Water Cost Adjustment (PWCA). The PWCA shall reflect the additional costs of replacement water from Western Municipal Water District or other sources, necessary to meet irrigation water requirements of this Schedule WA-8. The PWCA shall be reviewed by the Utility Director and, if necessary changed every six (6) months following the effective date of this rate schedule, without public hearing or further approval by the Board or the City Council. The PWCA amount (in \$ per CCF) and effective dates are:

<u>Effective Date</u>	<u>\$/CCF</u>
6/1/03	-0-

9. Water Conservation Surcharge

The rates and charges above are subject to a surcharge (Water Conservation Surcharge) as adopted via City Council Resolution No. 22675 on April 22, 2014 and such surcharge as is in effect from time to time. The Water Conservation Surcharge will be applied to the Customer's total water usage charge including without limitation the quantity rates, customer and minimum charge for the applicable billing period.

10. Applicable Rate Schedule

a. Applicable Rate Schedule

For Customers applying for service at an existing service address, the Utility will assign a water rate schedule based on the characteristics of the service address. The Utility will presume that any water rate previously assigned to that service address is the appropriate schedule, unless the Customer requests a review for another applicable rate schedule, rate, or optional provision. In certain situations when a Customer does not qualify for a water rate previously assigned to that service address, the Utility will assign the applicable rate to the Customer. The Utility assumes no responsibility for advising the Customer of lower optional rates under existing schedules

available as a result of the Customer's changes to the characteristics of the service address.

b. Change of Rate Schedule

A change to the applicable rate schedule may be made if the Utility determines that the Customer no longer qualifies for the assigned rate schedule. The change will become effective for service rendered after the next regular meter reading following verification and approval by the Utility of such eligibility. Any change in rate schedules pursuant to this section shall be made prospectively only.

11. Water General Fund Transfer

The Water General Fund Transfer is a component of every customer's water bill, and is a transfer of up to 11.5% of revenues from the Water Fund to the City's General Fund. On June 4, 2013, the voters of the City of Riverside approved the Water General Fund Transfer as a general tax, pursuant to Article 13.C of the California Constitution.