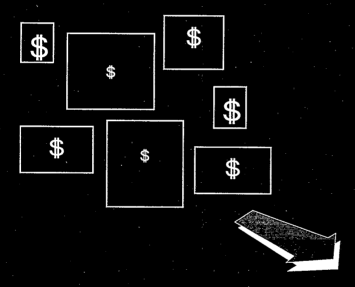
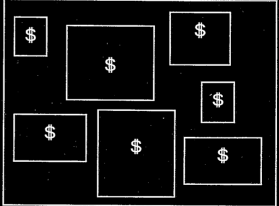


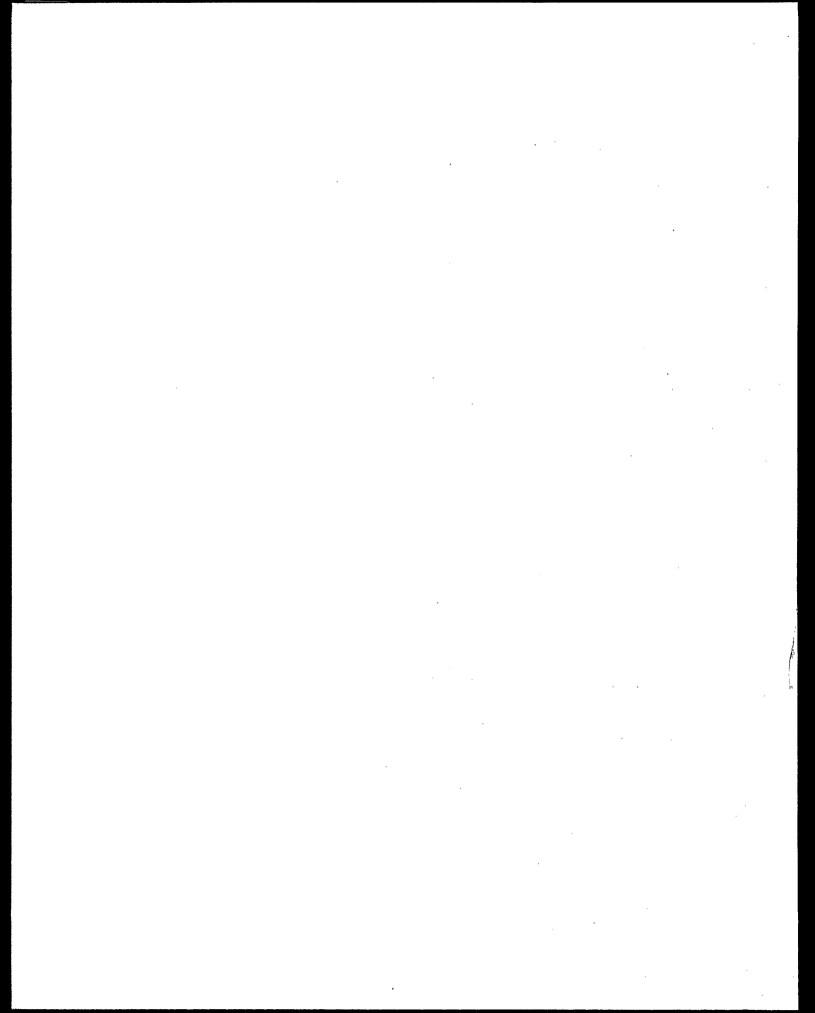


Office of Water (4606)

# **Consolidated Water Rates:** Issues and Practices in Single-Tariff **Pricing**







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# Acknowledgment and Disclaimer

This document is a collaborative effort of the United States Environmental Protection Agency (USEPA) and the National Association of Regulatory Utilities Commissioners (NARUC). USEPA is responsible for the implementation of Safe Drinking Water Act provisions. NARUC represents state public utility commissions that have jurisdiction for investor-owned and other water utilities.

This report does not constitute polices, positions, or views of the USEPA, NARUC, or NARUC-member commissions.

The report was prepared by Janice A. Beecher, Ph.D., Beecher Policy Research, Inc., who conducted an independent survey of commission staff members in 1996 on behalf of the staff of the Florida Public Service Commission and subsequent verifications and updates through contacts with the commissions.

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### Consolidated Water Rates: Summary

#### **Purpose**

Consolidated rates or single-tariff pricing is the use of a unified rate structure for multiple water (or other) utility systems that are owned and operated by a single utility, but that may or may not be contiguous or physically interconnected. The purpose of this report is to provide policymakers and other stakeholders with an overview of consolidated ratemaking and an appreciation of the complex trade-offs involved in its implementation.

The report provides a review of historical, theoretical, and practical issues related to consolidated ratemaking, implementation data, and key decisions by the state public utility commissions. A detailed survey of state public utility commission staff regarding single-tariff pricing is presented. General commission policies are summarized, along with citations of specific regulatory decisions concerning single-tariff pricing.

#### **How Consolidated Pricing Works**

Under consolidated pricing, all customers of the corporate utility pay the same rate for the same service, even though the individual systems providing service may vary in terms of operating characteristics and stand-alone costs. In many respects, consolidated rates are the conceptual opposite of "zonal" or spatially differentiated rates.

Single-tariff pricing is used by many investor-owned water utilities, with the approval of state regulators, but it also can be implemented by publicly owned utilities. Single-tariff pricing can be an incentive for larger water utilities to acquire small water systems that lack capacity because it makes it possible to spread costs over a larger service population and maintain more stable and affordable rates for customers of some smaller and more expensive systems. Single-tariff pricing can be used by publicly owned or nonprofit water utilities that operate satellite systems, but few examples are readily available.

Unfortunately, the literature on utility ratemaking, which leans heavily toward the conditions and experiences of the energy and telecommunications industries, yields little theoretical insight or empirical evidence on the implications of single-tariff pricing. Much of the understanding of this issue is derived from case-specific regulatory proceedings. However, an analysis of historical and theoretical perspectives suggests that single-tariff pricing is not necessarily inconsistent with the prevailing principles of ratemaking.

#### The Tradeoffs

Single-tariff pricing is a provocative issue precisely because of the tradeoffs involved in its application, including possible tradeoffs among different types of efficiency. Single-tariff pricing might lessen some kinds of efficiency (such as those related to spatial allocation of costs and price signals to customers), while improving other kinds of

efficiency (such as those related to management and innovation). Of particular importance, but hardest to gauge, is whether single-tariff pricing and related restructuring can lead to long-run efficiency improvements in the water industry. Water utilities and policymakers must consider and weigh the evidence and trade-offs prior to implementing or approving single-tariff pricing.

A variety of theoretical and practical arguments in favor and against the use of single-tariff pricing can be made. Single-tariff pricing tends to stabilize rates and revenues, mitigate rate shock, and make rates more affordable for the customers of the smallest and more expensive systems. While achieving certain capacity-development, affordability, and operation efficiency goals, however, single-tariff pricing also might trade a degree of economic efficiency by ignoring spatial differences in costs and diluting price signals. A 1996 survey of commission staff members identified several arguments in favor of and against single-tariff pricing were identified.

# **Summary of Select Arguments in Favor and Against Single-Tariff Pricing**

#### **Select Arguments Against** Select Arguments in Favor of Single-Tariff Pricing Single-Tariff Pricing ☐ Mitigates rate shock to utility customers (17) ☐ Conflicts with cost-of-service principles (14) ☐ Lowers administrative costs to the utilities (16) ☐ Provides subsidies to high-cost customers (12) Provides incentives for utility regionalization and ☐ Not acceptable to all affected customers (10) ☐ Considered inappropriate without physical consolidation (15) Physical interconnection is not considered a interconnection (8) prerequisite (13) ☐ Distorts price signals to customers (7) ☐ Fails to account for variations in customer ☐ Addresses small-system viability issues (13) ☐ Improves service affordability for customers (12) contributions (6) Justification has not been adequate in a Provides ratemaking treatment similar to that for specific case (or cases) (6) other utilities (10) Discourages efficient water use and ☐ Facilitates compliance with drinking water conservation (4) standards (9) ☐ Encourages growth and development in high-Overall benefits outweigh overall costs (9) Promotes universal service for utility customers (8) cost areas (4) ☐ Undermines economic efficiency (3) ☐ Lowers administrative cost to the commission (8) ☐ Provides unnecessary incentives to utilities (2) ☐ Promotes ratepayer equity on a regional basis (6) Encourages investment in the water supply ☐ Not acceptable to other agencies or infrastructure (5) governments (2) ☐ Promotes regional economic development (3) ☐ Insufficient statutory or regulatory basis or Encourages further private involvement in the water precedents (2) ☐ Overall costs outweigh overall benefits (2) sector (2) ☐ Encourages overinvestment in infrastructure Other: Can be consistent with cost-of-service principles (1) and found to be in the public interest (1)

Source: Author's construct. See Tables E3 and E4. Numbers in parentheses represent number of mentions (out of 21 applicable survey responses).

#### **State Commission Policies**

The public utility commissions have provide the central forum in which single-tariff pricing has been evaluated. Single-tariff pricing is a relevant regulatory policy issue only for the thirty (30) state public utility commissions with jurisdiction for multi-system utilities. Given this context, a clear majority of affected state commissions have allowed regulated water utilities to implement single-tariff pricing (22 state commissions).

Based on the commission survey and subsequent updates, single-tariff pricing is generally accepted in eight (8) states. A few states (such as Connecticut, Pennsylvania, and Texas) have recognized single-tariff pricing as a policy tool. Staff members at seventeen (17) commissions characterized the policies of their commissions as "case-by-case," indicating that the single-tariff pricing must be justified for every specific application (even when the policy is "generally accepted"). Numerous exemplary decisions can be cited.

**Summary of State Public Utility Commission Policies on** 

Single-Tariff Pricing for Water Utilities

<b>Commission Policy</b>	State Commissions		
Generally Accepted (8)	Connecticut	Pennsylvania	
-	Missouri	South Carolina	
	North Carolina	Texas	
	Oregon	Washington	
Case-By-Case (17)	Single-Tariff Pricing Has Been Approved (14)		
	Arizona	New Hampshire (d) (f)	
	Delaware (a)	New York	
	Florida	New Jersey (e) (f)	
	Idaho (not an issue)	Ohio	
	Illinois	Vermont	
	Indiana (b) (f)	Virginia	
	Massachusetts (c) (f)	West Virginia	
	Single-Tariff Pricing Has Not Been Approved (3)		
	California (g)		
	Maryland (not an issue)		
	Mississippi (not an issue)		
Never Considered (5)	Iowa	Maine	
	Kentucky	Wisconsin	
	Louisiana		
Not Applicable - No Multi-	Alabama	Nevada	
System Water Utilities (15)	Alaska	New Mexico	
•	Arkansas	Oklahoma	
	Colorado	Rhode Island	
	Hawaii	Tennessee	
	Kansas	Utah	
	Montana	Wyoming	
	Nebraska	·	
No Jurisdiction for Water	Georgia	North Dakota	
Utilities (6)	Michigan	South Dakota	
	Minnesota	Washington, D.C.	

Source: Author's construct. See Table 12 for notes.

#### **Guide for Readers**

- 1. Introduction. The introductory section defines consolidated ratemaking, discusses general advantages and disadvantages of this approach, and provides the policy and regulatory context in which rate consolidation is considered.
- **2. Background.** This section contemplates single-tariff pricing in light of an historical perspective and the prevailing economic regulatory literature. The concept of spatially differentiated pricing (or "zonal rates") also is considered.
- 3. Spatial Pricing and Ratemaking Theory. Principles of ratemaking and tradeoffs among efficiency, equity, and other policy goals, are considered. Goals unique to the water industry are identified. The section also contrasts pricing in theory with pricing in practice.
- 4. Structural Issues in the Water Industry. This section identifies ways in which pricing policies will shape the structural character of the water industry and the future of small water systems.
- 5. Cost Profile of the Water Industry. This section considers the cost profile of the water industry, including the relevance of economies of scale, the challenge of maintaining affordable water service for consumers, and the means to enhancing water system capacity.
- **6. Examples of Single Tariff Pricing.** Numerical illustrations of rate consolidation are provided here, including examples from two recent cases in Indiana and New Hampshire.
- 7. Public Utility Commission Role. The role of the state public utility commissions is reviewed in this section, with an emphasis on how commission policies will affect the structure of the industry through consolidation.
- **8.** Commission Survey. Results of a 1996 survey of commission staff members are presented. Based on a database derived from the survey, this section also identifies the characteristics of utilities that have implemented consolidated rates.
- 9. Arguments in Favor and Against Rate Consolidation. Commission staff views about the advantages and disadvantages of single-tariff pricing are presented.
- 10. Commission Policies on Rate Consolidation. This final section summarizes commission policies on rate consolidation and provides an overview of several key cases, including regulatory decisions from West Virginia, Pennsylvania, Massachusetts, Florida, Illinois, New Jersey, Missouri, Indiana, New York, and Connecticut. This section also considers legal challenges to the authority of regulators to approve consolidated rates.

### 1. Introduction

#### **Definition**

Consolidated rates or single-tariff pricing is the use of a unified rate structure for multiple water (or other) utility systems that are owned and operated by a single utility, but that may or may not be contiguous systems or physically interconnected. Under a system of single-tariff pricing, all customers of the utility pay the same rate for service, even though the individual systems providing service may vary in terms of the number of customers served, operating characteristics, and stand-alone costs. Single-tariff pricing essentially allows for allocating the average costs of combined systems in the course of ratemaking. In addition to the term "consolidated rates," the terms "single-rate structure," "uniform rates," "standard-tariff rates," "unified rates," and "rate equalization" sometimes are used in connection with the concept of single-tariff pricing. For the purposes of this report, the terms consolidated rates and single-tariff pricing are used interchangeably.

Single-tariff pricing de-emphasizes spatial distinctions in costs. One of the best examples of a single tariff across an expansive and multicentric "service territory" is the single rate used in the United States for first-class postage. Indeed, consolidated rates sometimes are called "postage-stamp" rates. Conventional wisdom holds that uniform postal rates historically facilitated the extension of service to rural areas and that they continue to serve the national interest, provide equity and accessibility, and lower transaction costs.<sup>2</sup>

Examples of uniform pricing also can be found in the other public utility sectors. Long-distance, cellular-phone, and cable television services typically are priced according to the single-tariff concept (although the same terminology might not be used). Historically, at least, energy prices were established for a regional enfranchised service territory, regardless of the physical proximity of customers to specific utility facilities. The other public utility sectors generally price across larger regional territories than water utilities, although facilities in the other sectors tend to be physically interconnected through transmission and distribution networks.

Use of single-tariff pricing by U.S. water utilities continues to be debated in regulatory policy circles, although many states have approved consolidated rates for one or more jurisdictional utilities and a few states have actively promoted the use of single-tariff pricing. A very prominent example of single-tariff pricing in the water sector comes from "across the pond." All of Great Britain's privatized regional water and wastewater

<sup>&</sup>lt;sup>1</sup> The concept of uniformity is useful, but the term "uniform rates" probably should be reserved for rate structures that do not vary usage (or volumetric) charges by quantities (or blocks) of water usage.

<sup>&</sup>lt;sup>2</sup> For a provocative discussion of both sides of the issue, see Ronald H. Coase, "The Economics of Uniform Pricing Systems," Manchester School of Economics and Social Studies Vol. 15 (May 1947): 139-56.

<sup>&</sup>lt;sup>3</sup> In the context of restructuring and partial deregulation, methods for aggregating customers, allocating costs, and setting prices are changing dramatically. Spatial considerations might become less important in some instances, as in the purchase of electricity from a far-away generating facility. But market forces might also tend to group customers with similar cost profiles and undermine the goals of cost averaging.

utilities, and most of the smaller water companies, impose uniform rates for measured (metered) service, for both household and nonhousehold customers. A summary of recent British water tariffs is provided later in this report.

Single-tariff pricing can be absolute, applicable to all of the systems comprising the water utility. However, utilities also sometimes establish rates for regional zones consisting of subsets of water systems within the larger service territory. Rate consolidation sometimes is used for water systems that are contiguous but not interconnected, as well as noncontiguous noninterconnected systems, based on various criteria. Partial rate consolidation can be a compromise between individualized tariffs and complete single-tariff pricing, or part of a phase-in plan leading ultimately to a single tariff for the entire utility and all of its service territories. Figures 1 through 4 provide simple illustrations of the basic issues involved in rate consolidation for water utilities. A glossary of terms appears in Appendix A of this report.

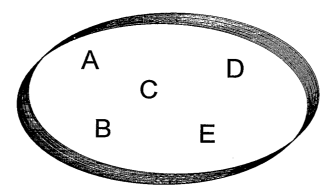


Figure 1. Water Systems without Physical Interconnection

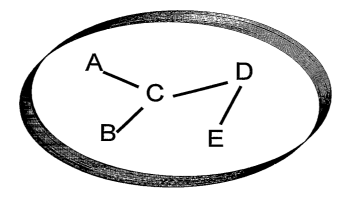


Figure 2. Water Systems with Physical Interconnection

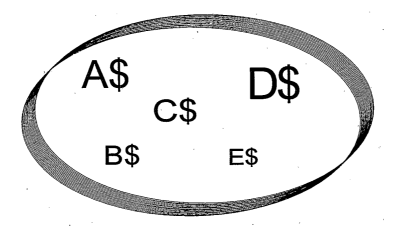


Figure 3. Water Systems with Stand-Alone Pricing

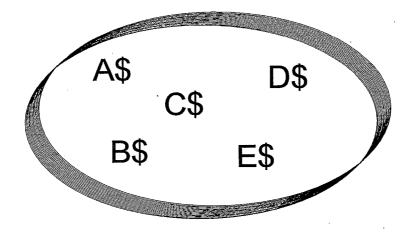


Figure 4. Water Systems with Consolidated Pricing

#### Key Advantages and Disadvantages

The primary advantages of single-tariff pricing are that it can lower administrative and regulatory costs, enhance financial capacity and capital deployment, achieve rate and revenue stability, and improve service affordability for customers of very small (or extremely small) water systems. The water industry's rising investment needs correlate with the interest in rate consolidation. A leading argument for single-tariff pricing made by multi-system water utilities is that each individual system eventually will require an infusion of capital for renovations and improvements; only the timing varies. Equalizing rates smoothes the effect of discrete cost spikes across systems and over time, much like insurance pooling. Single-tariff pricing also achieves equity to the extent that all customers of a given utility company pay the same price for comparable service.

Importantly, single-tariff pricing is a *pricing* strategy, not a *costing* strategy. Single-tariff pricing can appear to *lower* costs when in reality it simply *allocates* costs differently. In fact, one of the chief benefits of single-tariff pricing is that it greatly simplifies the allocation of common costs across separate facilities. Many water utilities believe that single-tariff pricing is more reflective of the consolidated cost of service. By itself, single-tariff pricing may not provide significant economies of scale because only the costs associated with the pricing process itself (including analytical, administrative, and regulatory costs) can be considered. Economies of scale in water production and management are achievable, irrespective of the rate structure implemented by the utility. Separating the cost side from the price side is crucial to understanding the true nature of the single-tariff pricing issue.

However, single-tariff pricing can lead to economies of scale in the water industry through secondary benefits. The secondary advantages are that single-tariff pricing can encourage industry consolidation, common management of smaller systems, and overall technical, financial, and managerial capacity. If regionalization *eventually* includes physical interconnection among some or all systems managed by a utility, more significant economies of scale can be realized. Larger utilities view consolidated rates as an incentive to engage in acquisitions because it can expedite the process and simplify ratemaking. The single-tariff price also can provide a powerful incentive for small communities as they contemplate selling their systems to larger utilities.

Other secondary advantages of consolidated rates include improved regulatory compliance by water utilities, the provision of universal service to customers who desire and need water service, and coordinated water resource protection, management, and planning. Even without physical interconnection, regional utilities can play a role in defining regional communities within which environmental services are provided. A consolidated rate for a larger community of customers will be more sustainable over time than standalone rates for smaller communities.

Consolidated rates also can improve the overall operational efficiency of a utility. Absent single-tariff pricing, the utility might be induced to invest in the system facing the highest

rates, even if this is a suboptimal choice from the standpoint of total system operations and economic value to the customer base as a whole. In other words, the utility might feel pressure to lower *prices* instead of lowering total system *costs*. With single-tariff pricing, utilities are induced to invest their available resources in the functional areas where the greatest improvement can be achieved at the lowest cost, to the benefit of all customers.

The primary disadvantages of single-tariff pricing are that it appears to undermine economic efficiency, distort price signals to customers, and manifest an inconsistency with traditional cost-of-service principles.<sup>4</sup> Although subsidies through some societal policy instruments (namely, taxes) are widely accepted, subsidies through utility rates generally are not.<sup>5</sup> Another potentially important equity concern is whether consolidated rates result in subsidies from the low-income customers in the low-cost area to higher-income customers in a high-cost area. This effect is mitigated to the extent that water use by low-income customers tends to be relatively low. Various aspects of the rate design also can lessen this type of subsidy.

Some communities and large-volume water users have opposed single-tariff pricing because they believe it is merely a means of subsidizing high-cost users at the expense of low-cost users. For this reason, single-tariff pricing also seems to be at odds with water conservation, in that it appears to weaken price signals and thus undermine efficient production and consumption. If rate consolidation involves a price decrease for some customers, one concern is that water consumption could increase.<sup>6</sup>

Secondary disadvantages are that—absent other incentives or safeguards—single-tariff pricing can provide some water utilities with incentives to overinvest in individual systems, disincentives for cost control, and a competitive advantage in the course of acquisitions. The latter concern applies only if one potential acquirer can offer consolidated rates and another cannot.<sup>7</sup>

These concerns are fundamental to utility economics, pricing, and regulation. However, any differences between single-tariff pricing and spatial pricing in terms of efficiency and other effects have not been well established from either a theoretical or empirical standpoint. Evaluating the *net* efficiency effects is especially difficult. Single-tariff pricing might lessen some kinds of efficiency (such as those related to spatial allocation of costs and price signals to customers), while improving other kinds of efficiency (such as those related to management and innovation). Of particular importance, but hardest to gauge, is whether single-tariff pricing and related restructuring can lead to long-run

<sup>&</sup>lt;sup>4</sup> Steve H. Hanke, "On Water Tariff Equalization Policies," *Water Engineering and Management* 128 (August 1981): 33-34.

<sup>&</sup>lt;sup>5</sup> The appropriateness of rate differentiation continues to be debated today in the context of both regulation and *de*regulation of public utility industries. The potential movement away from cost averaging for some services will affect customers, as well as the utilities that serve them.

<sup>&</sup>lt;sup>6</sup> The price elasticity literature, however, is clearer about the usage effects of price increases than the usage effects of price decreases.

<sup>&</sup>lt;sup>7</sup> In realty, competition for acquisitions is less a problem in the water industry than finding a single capable and willing buyer.

efficiency improvements in the water industry. Single-tariff pricing also has been underevaluated in terms of ratemaking criteria other than economic efficiency.

#### Single-Tariff Pricing as a Policy Issue

Single-tariff pricing is a public policy issue because it involves tradeoffs among competing policy objectives. Traditional cost-of-service principles and economic efficiency arguments, adhered to in the U.S. model of economic regulation as applied by the states to public utility monopolies, can lead to the conclusion that spatially-differentiated (or allocated) costs should be used as the basis for pricing utility services. Single-tariff pricing as a matter of public policy in this context requires an explicit recognition of the tradeoffs involved.

Specifically, single-tariff pricing involves a tradeoff between conventional ideas about cost-based rates, economic efficiency, and other legitimate ratemaking goals. These other goals include, for example, small-system capacity, rate and revenue stability, universal service, and compliance with environmental standards. A fine-tuned price signal that appears to be economically efficient, for example, can result in considerably less rate and revenue stability. Likewise, a conservation-oriented rate may not be affordable to customers. Evaluating ratemaking trade-offs can be complex. The decisionmaking process can be greatly enhanced by information and analysis, and decisions can be made more rational, but a certain degree of judgment ultimately is required in determining whether a particular option is in the public interest.

The short-term goals of single-tariff pricing tend to focus on enhancing the financial capacity of water systems and making rates more affordable for water customers. The long-term goals, however, are related to structural change in the water industry. Specifically, single-tariff pricing is regarded as a means to consolidating the management and operation of water systems, or "regionalization," to achieve multiple policy goals.

#### The Regulatory Context

Single-tariff pricing has received more attention in the context of economic regulation by the state public utility commissions than in context of public ownership (where regulation is limited or nonexistent). A compilation of citations to selected commission orders on the issue can be found in Appendix B of this report. As discussed later in this report, the issue is not equally relevant in every jurisdiction. Not all states regulate water utilities, and for those that have jurisdiction, multi-system water utilities may not be present. Single-tariff pricing also has not been raised as an issue for every multi-system water utility.

Single-tariff pricing was placed on the regulatory policy agenda by the investor-owned water industry. Some water industry officials have made a strong case for single-tariff pricing before regulators. Several of the regional affiliates of the American Water Works

Company have taken the lead in advocating this method of pricing before the state public utility commissions, including the commissions in Illinois, Indiana, New Jersey, and Pennsylvania. However, other multi-system utilities (not affiliated with American Water Works), commission staff members, and other stakeholders also have raised the potential use of single-tariff pricing.

The many proceedings (and sequences of proceedings within certain jurisdictions) in which the issue of single-tariff pricing has been raised is suggestive of the *case-by-case* manner by which single-tariff pricing policy has largely developed. This is due in part to the nature of commission decisionmaking: regulators must rule on the record of evidence put before them in a given proceeding and each individual utility generally must make its own case for implementation. However, some commissions have explicitly encouraged the movement toward single-tariff pricing and a few have incorporated this approach into general policies and specific policies dealing with acquisitions of smaller systems.

Opponents have argued forcefully before the commissions that single-tariff pricing contradicts fundamental regulatory principles and conventions, as well as undermines the commission oversight responsibility:

Tariff consolidation, sometimes called Single Tariff Pricing (STP), breaks the connection between costs and rates. It is a fundamental tenet of utility ratemaking policy that the cost causer should also be the cost payer. STP runs counter to this principle. Under and STP scheme, customers who receive no service from the core system would receive a considerable subsidy. Likewise, customers who do not impose a load on the [noncore systems] would be forced to pay a portion of the cost of providing that service indefinitely. A customer located in the core system would be encouraged to conserve water to an excessive degree. Conversely, a [noncore customer] would bear a smaller economic penalty for using more water than necessary.

It is also important to note that once a regime of subsidies has been initiated, it is very difficult to discontinue this practice due to customer impact considerations, even if it has been found to create undesirable consequences. Subsidies are understandably popular among those who receive them, and it is equally understandable that they will resist their being terminated. Conversely, subsidies are understandably unpopular among those who pay them....

If rates were to be consolidated, there would be no reason to maintain separate books and records for each of the [systems]... However, this loss of operating and financial data would destroy the ability to evaluate the effectiveness and efficiency of the Company's operation of the [systems]. As a result, the [public

<sup>&</sup>lt;sup>8</sup> This point seems somewhat overstated. Most consolidated utilities maintain detailed cost and other data on their operating units for planning and management purposes. Under single-tariff pricing, the need for an acceptable method to allocate *common* costs across distinct systems for ratemaking purposes is lessened or eliminated.

utility commission] would lose its ability to exercise regulatory oversight and control as it pertains to these systems.

Most of the commissions historically shared this predilection for "cost-based" rates. In numerous recent decisions involving a variety of utilities and issues, however, many of the state public utility commissions have found that single-tariff pricing is *in the public interest* and that it comports with prevailing standards concerning just, reasonable, and nondiscriminatory rates. Some commissions have found that single-tariff pricing is not inconsistent with cost-of-service principles or with commission ratemaking authority.

A variety of specific rationales (or combinations thereof) have been put forth by some of the commissions to justify approval of single-tariff pricing: it addresses pragmatic concerns affecting utilities and customers (namely, revenue stability and mitigation of rate shock); it is consistent with consolidated management, operations, financing, and corporate structures; it reduces regulatory caseload and costs; and it results in comparable prices for comparable services produced from comparable facilities. Many investor-owned utilities have strongly urged regulators to recognize that these companies provide all of their customers the same brand-name product (a safe and reliable supply of potable water) and that single-tariff pricing will also make the product more affordable. Essentially, single-tariff pricing makes it possible for all customers to share in the total economies of scale and scope achieved by the utility corporation.

Asserting regulatory authority to approve single-tariff pricing in some jurisdictions has not been an easy task. The issue often arises in the context of other complex regulatory issues related to water utility rates, management, operations, and acquisition practices. Regulatory rulings must be within the scope of commission authority and the boundaries set by state legislatures and the courts; if not, commission decisions can be legally challenged. Nevertheless, as explored later in this report, the state public utility commissions have approved the use of single-tariff pricing for many multi-system water utilities. Several specific regulatory determinations involving single-tariff pricing are reviewed later in this report.

<sup>&</sup>lt;sup>9</sup> Ernest Harwig, Direct Testimony before the New Hampshire Public Utilities Commission in DR 97-058, Pennichuck Water Works, Inc. (1997).

## 2. Background

With few exceptions, the literature on public utility economics and ratemaking-including ratemaking for the water industry-sheds little direct light on the issue of single-tariff pricing. The leading scholarly work on utility economics mainly considers the economic characteristics of telecommunications and energy industries, where private ownership prevails, regionalization is pervasive, physical interconnection is the norm, and costs of transmission are low. The leading manuals on water utility ratemaking published by the American Water Works Association convey little (if any) information about the single-tariff pricing method, a fact that probably undermines the method's institutional acceptance. A cursory review of other promising bodies of literature, such as economic geography, does not readily yield information on this apparently understudied issue.

The limited discussion of the spatial dimension of utility ratemaking appears mainly within the literature on legal doctrine and in the consideration of zonal pricing.

#### The Municipal-Unit Doctrine

In the adolescent years of the public utility industries, legal scholars debated whether costs of providing service should be allocated spatially. Specifically, the debate centered on the cost differences associated with providing service to urban and rural areas, the latter of which can be more expensive to serve because of the cost of service-line extensions and lack of economies of scale (for example, numerous users at the end of the line). The known result of strictly cost-based pricing would have been to discourage the extension of "modern" services to rural areas. Based on the essential nature of utility services, the consequence would have been marked differences in the quality of life between urban and rural dwellers, as well as underdevelopment of rural communities.

A series of legal precedents seemed to establish municipalities as ratemaking units for utilities serving multiple cities. The "municipal-unit doctrine" refers to the treatment of a municipality as a distinct service territory and unit for cost allocation and ratemaking purposes (that is, "city-based" rates). In a 1934 review, however, Robert D. Armstrong passionately rejected the "municipal-unit doctrine," primarily on economic-development grounds:

System utilities have made service available to the entire public, both urban and rural, within large areas. This development serves a sound social policy. Any regulatory policy or rule of law which would curtail it or rob it of its just reward would be unfortunate and unwise. If each locality were required to

<sup>&</sup>lt;sup>10</sup> See Charles F. Phillips, Jr., *The Regulation of Public Utilities* (Arlington, VA: Public Utilities Reports, Inc. 1993)

American Water Works Association, Water Rates (M1), Water Rates and Related Charges (M26), and Alternative Rates (M34) (Denver, CO: American Water Works Association, 1983, 1983, and 1992, respectively).

stand upon its own bottom, so to speak, rural and village extension and development would be discouraged, and in many cases existing service abandoned.

This would hurt the larger communities as well as the rural localities. It would tend to eliminate the rural and village patrons, who now contribute something to system overhead and return, and thus lessen its burden upon city and town patrons. It would reverse the process by which large scale production and distribution have been made possible, with more dependable service and lower rates for all. It might ultimately require higher rates within the larger municipalities in order to produce a reasonable unit return.

Moreover, anything that would discourage the development and prosperity of the tributary rural and village territory would react unfavorably on its economic center and business capital.<sup>12</sup>

Armstrong also cites addresses by Governor (and President-to-be) Franklin D. Roosevelt in 1929 and Harvard Professor Philip Cabot in 1932, both of whom advocated "greater uniformity in public utility rates despite differences in cost on broad grounds of public policy." At the 1929 State Fair, Roosevelt "attacked the inequality and lack of standardization" of utility rates and declared the situation "manifestly unfair":

Now, I am sorry to say that the principle of reasonably equal service at reasonably equal cost to all the people of the State has not been carried out with regard to the two latest forms of public service—the telephone and electricity. For some reason (the history of which it is unnecessary to go into) the original telephone companies were allowed to charge different kinds of rates, and now, when practically all telephones are controlled by the greatest of all American mergers, we do not insist on either uniform service or uniform rate. . .

The other example, and one which is even more glaring in its unfairness, is that of the use of electricity in the homes. The railroad principle of fairly uniform rates has been thrown to the winds even by the public regulating body known as the Public Service Commission. Is it [now] time to stop and ask the question: "Why does electricity in the home, the electric lights electric refrigerator, electric sewing machine, the home machinery, cost as high as from 15 to 20 cents per kilowatt hour in some localities and as low as from 4 to 6 cents per kilowatt hour in other localities." Why should families in one section be so grossly penalized over families in another section?

<sup>&</sup>lt;sup>12</sup> Robert D. Armstrong, "The Municipality as a Unit in Ratemaking and Confiscation Cases, *Michigan Law Review* 32 No. 3 (January 1934), footnotes omitted. Armstrong served as a hearing examiner with the Indiana Commission and thereafter with the Interstate Commerce Commission.

<sup>13</sup> Armstrong (1934), 292n.

This difference in charges is true not merely in its application to regions as large as counties, but is true in respect to towns adjoining each other and houses separated only by a mile or two. This is perhaps one reason why even today nearly two-thirds of all the farm houses in the State of New York have no electricity. I am wondering whether it is not time for the people of this State to ask for the application of a more uniform rate and a more uniform system of charging for installation.<sup>14</sup>

Utility regulators have a considerable degree of discretion in ratemaking, but their authority is derived from state legislatures and checked routinely by the courts. In 1933, for example, the Supreme Court upheld a decision by the Indiana commission to treat municipalities as separate ratemaking units pursuant to state law. In response, however, the legislature expressly authorized the commission to prescribe uniform rates on a regional basis. This section continues to hold a place in the Indiana Code:

Every public utility is required to furnish reasonably adequate service and facilities. The charge made by any public utility for any service rendered or to be rendered either directly or in connection therewith shall be reasonable and just, and every unjust or unreasonable charge for such service is prohibited and declared unlawful. The commission, in order to expedite the determination of rate questions, or to avoid unnecessary and unreasonable expense, or to avoid discrimination in rates between classes of customers, or, whenever in the judgment of the commission public interest so requires, may, for ratemaking and accounting purposes, or either of them, consider a single municipality and/or two (2) or more municipalities and/or the adjacent and/or intervening rural territory as a regional unit where the same utility serves such region, and may within such region prescribe uniform rates for consumers or patrons of the same class. . . 15

The policy theory deployed to reject the municipal-unit doctrine accepts a fairly sizable subsidy of rural services in the interest of achieving societal policy goals. Historically, and for public policy reasons, rural utility services also were subsidized through governmental grant and loan programs. In the public sector, local governmental subsidies related to water and wastewater services are relatively common.<sup>16</sup>

Following the apparent demise of the municipal-unit doctrine, most investor-owned telecommunications and energy services seemed to price their products on a service-territory basis. Today, this issue has been eclipsed by the trend toward competitive pricing. Price theory suggests that competitive firms will offer the same price, based on marginal cost, at all locations. Unregulated monopolists will maximize profits by engaging in price discrimination among markets. According to B. Peter Pashigian, the net

<sup>15</sup> Indiana Code §8-1-2-4 Sec. 4.

<sup>14</sup> Ibid.

<sup>&</sup>lt;sup>16</sup> Another violation of efficiency occurs when subsidies flow *from* the water system to the municipal budget.

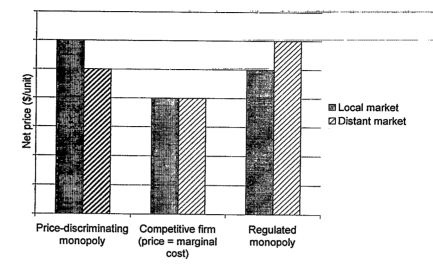


Figure 5. Illustration of Pricing Practices by Firms

Source: Adapted from B. Peter Pashigian, *Price Theory and Applications* (New York: McGraw Hill, 1994), 467.

price will be *lower* in the distant market under geographic price discrimination because the price-discriminating monopolist absorbs the freight costs associated with distant sales.<sup>17</sup>

Of course, economic regulation tends to reverse this finding, resulting in higher prices to higher cost areas (namely, distant or rural markets). Pricing theory suggests, however, that consolidated rates may be consistent with the behavior of competitive firms. The generalized disparity in pricing among different types of firms is illustrated in Figure 5.

Competition places a greater emphasis on overall efficiency as a determinant of price levels, rather than on allocating costs according to space or other criteria used in monopoly ratemaking. Competitive pricing also shifts some attention away from the cost of service toward the value of service. Pricing flexibility can help firms respond to competitive forces, focus on service, and improve overall efficiency. When left to their discretion, many multisystem utilities will opt for the competitive advantage of a consolidated rate. Absent competition, however, the rate will not achieve efficiency.

<sup>&</sup>lt;sup>17</sup> B. Peter Pashigian, *Price Theory and Applications* (New York: McGraw Hill, 1994), 467.

#### **Spatial Pricing**

Analysts seem to agree that utility costs vary *spatially*; that is, the cost of serving one area generally is not matched by the cost of serving another area. For water utilities, differences in elevation, climate, physical terrain, the age of the infrastructure, the density of the service population, and a host of other factors will tend to affect costs even for service territories that otherwise appear similar. Differences in the proximity to water sources, the type of source (surface water versus groundwater), the quality of source water, and implemented treatment methods will tend to produce substantial cost differences.

Assumptions about efficiency and concerns about equity in cost allocation also can lead to zonal pricing, by which utilities vary prices according to spatial variations in costs among customer groups that are grouped into zones, districts, or service areas. Zonal pricing recognizes that the location of consumers within a larger service area can affect the cost of providing service.<sup>18</sup>

With zonal pricing, rates are differentiated according to substantial differences in the cost of serving different areas. Zones generally are defined in spatial terms and represent geographic clusters of customers with similar cost characteristics. Differences in costs among zones may be attributed to differences in distribution system costs, which may be due to differences in the physical plant serving the zones (including age). A more frequently cited reason for spatially differentiated pricing, however, is the variation in pumping costs caused by differences in the proximity to facilities, density of the service population, and particularly elevation. For practical purposes, and as used in this report, zonal pricing is essentially the same as spatially differentiated pricing.

The zonal price can reflect not only the proximity of groups to source and treatment facilities, and differences in terrain, but also the different peaking characteristics that service areas might present. Economist Robert Greene describes a situation in which three zones present alternative distance and peaking characteristics that can be used to guide the efficient allocation of capacity costs for each zone. In this case, customers assume a greater cost burden when they are further from the treatment plant and when they contribute to the peak period of water usage. Greene's example of the cost allocation based on zonal differences appears in Table 1. The cost allocation reflects the fact that users impose different capacity costs on water systems based on their location, well as their contribution to the system's peak loads.

According to Greene:

 <sup>&</sup>lt;sup>18</sup> Janice A. Beecher, Patrick C. Mann, and John D. Stanford, *Meeting Water Utility Revenue Requirements: Financing and Ratemaking Alternatives* (Columbus, OH: The National Regulatory Research Institute, 1993).
 <sup>19</sup> Robert Lee Greene, *Welfare Economics and Peak Load Pricing* (Gainesville, FL: University of Florida Press, 1970).

Table 1
Cost Allocation Under Zonal Pricing

Zone	Distance from the Treatment Plant	Peak Period of Usage	Efficient Allocation of the Zone's Capacity Costs
Zone A	1 mile	Period I	All users in Zones A, B, and C
Zone B	1-2 miles	Period II	All Period II users in Zones B and C
Zone C	2-3 miles	Period I	Period I users in Zone C

Source: Adapted from Robert Lee Greene, Welfare Economics and Peak Load Pricing (Gainesville, FL: University of Florida Press, 1970), 60.

The importance of zone pricing rests not only in the proper allocation of resources in water use. There is considerable significance with respect to land use and other objectives. In a discussion of improper pricing policies tied to marginal rents and the constraints imposed by these rents. . . A zone pricing solution can be used for rate differentials in both seasonal and daily peak load problems. . . Zone pricing can also be used to adjust rates in accordance with cost differentials arising from such factors as geographical characteristics and population density. . . <sup>20</sup>

The key issue in implementing zonal rates is one of cost justification. If substantial cost differences exist within a service area, then zonal rates may be an appropriate form of rate unbundling that ostensibly attains more efficient water rates.

The efficiency gain assumes that the zonal rate is cost-based and that the transaction costs associated with unbundling are justified by the efficiency gains. Zonal rates that are arbitrary (for example, rates that bear no relationship to cost variations or rates that are based solely on geopolitical boundaries) will introduce inefficiencies. The expense of developing zonal cost data probably has limited the application of zonal pricing. A prerequisite to efficient zonal pricing is the capability to accurately calculate the cost differences associated with providing service to different zones within a utility's service territory.

Economic and engineering arguments against zonal pricing can be made.<sup>21</sup> Capital-intensive utility systems should be designed for optimal performance of all utility functions (supply, treatment, distribution, and so on) within a service territory. Spatial differentiation within the service territory might subvert this general optimum. In other

<sup>&</sup>lt;sup>20</sup> Ibid., 61-62.

<sup>&</sup>lt;sup>21</sup> Beecher, et al. (1993).

words, the utility does not deploy resources in the most economically beneficial manner. Another potential disadvantage of zonal pricing is that it can accentuate the problem of localized cost and rate shock associated with infrastructure replacements. By broadening the customer base, a uniform or average rate will cushion the shock and temper its adverse effects (such as revenue instability).

Zonal rates also raise concerns about equity and perceptions of equity. Obviously, zonal rates usually will be met with considerable resistance from the groups of consumers asked to pay higher water rates. In some contexts, zonal pricing might constitute an undesirable form of price discrimination.

Zonal pricing is used by the water industry to some degree, although not necessarily by that name. Wholesale water rates might qualify as an example because they typically reflect spatial differences in costs. Utilities that set different retail prices for districts served include the California-American Water Company and the Los Angeles Suburban Water Company.<sup>22</sup> A more common form of zonal pricing used by publicly owned utilities is the rate differentiation for service inside and outside municipal boundaries. Fairfield, California provides an example of spatially differentiated pricing, both within the city and between residents and nonresidents (see Table 2). As a generalization, municipal utilities are more likely to use inside-city/outside-city pricing and investor-owned utilities are more likely to seek approval for rate uniformity across service territories.

Table 2
Example of Municipal Zonal Rates for Residential Water Customers

Residential Water Charges	Rate
Service charge	\$0.50 per day
Water-use charge	\$1.35 per 100 cubic feet
Zone 3 (200 feet and over)	\$1.67 per 100 cubic feet
Zone 5 (400 feet and over)	\$2.00 per 100 cubic feet
Pneumatic Pump Zones	
Zones 1 and 2	\$1.57 per 100 cubic feet
Zones 3 and 4	\$1.89 per 100 cubic feet
Zone 5	\$2.22 per 100 cubic feet
Outside City Charge	
Service charge	\$0.75 per day
Water-use charge	\$2.02 per 100 cubic feet

Source: City of Fairfield California Utility Rates, as of January 1, 1999. 100 cubic feet = 748 gallons. (http://www-e-v.com/fairfield/government/public\_works/rates.htm).

<sup>&</sup>lt;sup>22</sup> Raftelis Environmental Consulting Group, 1996 Water and Wastewater Rate Survey (Charlotte, NC: Raftelis Environmental Consulting Group, 1996).

For a variety of reasons, zonal pricing does not appear to be the prevailing model for retail water pricing. Importantly, costs can vary *within* physically interconnected service territories by magnitudes as great as they might vary between noninterconnected systems. By and large, many cost differentials associated with spatial considerations are essentially disregarded in the ratemaking process for public utility systems.

#### Spatial Pricing and the Telephone Industry

The rejection of zonal pricing in the debate over statewide telephone rates seems to come closest to providing a rationale for single-tariff pricing by multi-system water utilities. According to Charles Phillips:

While each exchange is a distinct unit for rate-quoting purposes, the former Bell System companies have generally established rates on a statewide basis. Essentially, the statewide basis provides that the total costs of furnishing telephone service and the resulting revenue requirements are considered for the state as a unit. This practice recognizes that telephone service, both exchange and intrastate toll, furnished by a given company through a state, is, in reality, an integrated whole, all portions of which are interdependent. The objective is to apply throughout the state a well-balanced and coordinated pattern of rate treatment, providing rates that are uniform under substantially like conditions and producing, in the aggregate, reasonable earnings on the company's total telephone operations within the state.

The statewide basis has five important advantages over consideration of individual exchanges. First, the statewide basis permits more people to have better service at a reasonable price. Some small areas, if forced to pay their own way, might have no service at all. Needed plant replacements or additions might be postponed if local customers had to cover their full costs, resulting in deterioration of local service within the exchange and of toll service to and from it. Second, on the statewide basis, customers pay like charges for like amounts of service. If each exchange had to stand on its own feet, customers' charges would vary with physical characteristics of the exchange areas, age of plant, type of equipment and other factors affecting costs, but not necessarily affecting the service rendered. The statewide basis averages out such factors.

Third, customers seem better satisfied with statewide rates, since the application of uniform schedules avoids any questions of discrimination or unfair advantage to pressure groups in individual exchanges. Fourth, the statewide basis tends to stabilize rate levels by providing a broad rate basis. Risks are shared so that a community suffering from flood, storm or other natural disaster or from some local economic difficulty (e.g., the removal of a major industry) need not pay higher telephone rates such as would be required if telephone operations in that exchange had to meet these conditions single-handedly. Finally, the statewide basis is more

workable and makes the regulatory process less cumbersome and expensive to both the public and the company involved. It avoids multiplicity of rate cases for each individual exchange. It simplifies handling of questions and complaints by the regulatory commissions and administration by the companies.

At the same time, it should be pointed out that the statewide basis results in some subscribers subsidizing other subscribers. Because exchange telephone service is more valuable to customers in the larger service areas, they are willing to pay more for their service. Since their average cash incomes are greater, they are able to pay more. Lower rates in the small towns and rural areas, where average money incomes are relatively low, encourage telephone use and development in these places. Once again, this is an example of how rate discrimination has been used to achieve a socially desirable objective, in this case the widespread development of telephone usage through the country.<sup>23</sup>

Phillips also discusses how "nationwide averaging has been used in establishing interstate toll rates, under which toll rates are the same for equal distances throughout the continental United States, despite differences in the costs involved" A nationwide rate, he acknowledges, has "all of the advantages of statewide rates, but it results in internal subsidization" and raises a variety of competitive issues as well.

#### Counterpoint

In a direct and provocative treatment of the "uniform pricing" issue, economist Ronald Coase acknowledged that the key arguments favoring uniformity are founded on the view that certain services (namely, utility services) are considered essential and that the undertaking as a whole can be "self-supporting." However, Coase notes the intellectual disagreement among early postmasters (also economists) over whether postage stamp rates actually served the interests of rural communities.

Absent a governmental subsidy, according to Coase, a uniform price actually might cause a provider to avoid or delay extending service to high-cost areas, even if the customers in high-cost areas are willing to cover the additional costs through rates (or surcharges). Adding high-cost customers to the mix increases the average cost of production and decreases the economic well-being of the utility. The magnitude of this effect depends on the relative mix of high-cost and low-cost service. Coase makes, and then relaxes, a number of assumptions that may or may not be valid but he does not consider the role of economic regulation. In practice, a forward-looking ratesetting process that accounts for the total cost of service throughout the consolidated service territory neutralizes the is incentive Coase identifies. Indeed, the primary and practical purpose of rate consolidation had been to extend service while maintaining the utility's financial health.

<sup>&</sup>lt;sup>23</sup> Phillips (1993), 517-518.

<sup>&</sup>lt;sup>24</sup> Phillips (1993), 522.

<sup>&</sup>lt;sup>25</sup> Coase, "The Economics of Uniform Pricing Systems."

# 3. Spatial Pricing and Ratemaking Theory

#### **Theoretical Issues**

The defining engineering, economic, structural, and institutional characteristics of the water industry generally are not contemplated in the literature establishing the basic principles of utility ratemaking. The central issue of whether physical interconnection should be required for single-tariff pricing by multi-system water utilities is not well addressed. Because other utility infrastructures—electricity, electricity, natural gas, telecommunications—have a high degree of interconnection through transmission grids, the acceptability of cost averaging for non-interconnected systems is a theoretical problem unique to the water and wastewater industries. Although energy and telecommunications providers experience spatial differences in cost, these differences are generally not reflected in prices.

In the prevailing theories used in ratemaking and regulation, the concepts of "due" (or just and reasonable) and "undue" (or unjust and unreasonable) price discrimination are contemplated with regard to customers classes but not with regard to spatially defined systems. Separate prices for separate systems owned by a common entity reflect assumptions about the implications of the cost allocation for efficiency. It can be argued that water costs are allocated (and prices are charged) on a spatial basis primarily because they can be, rather than that they should be for unequivocal theoretical or empirical reasons. In other words, the costs of providing utility service can be approximated for individual operations (with corporate common costs allocated among them), but the benefits and desirability of doing so are contingent on other considerations.

A logical (if not well documented) argument can be made that spatial pricing comports with cost-of-service principles and enhances allocative efficiency: customers of systems with higher costs pay higher rates and customers of systems with lower costs pay lower rates. The degree of subsidy or inefficiency introduced with single-tariff pricing, and whether or not it is acceptable, depends in part on the differential in costs among systems. A small differential with a minimal rate impact will be less controversial than a large differential with a substantial rate impact. Little guidance is available on to what extent of cost averaging through single-tariff pricing would constitute an inappropriate level of subsidy, undue price discrimination, or more generally an abuse of monopoly power.

However, with or without single-tariff pricing, utility rates can be more or less efficient depending on other features of the rate (such as the mix of fixed and variable charges, the number of rate blocks, rate-block differentials, and seasonal differentials). These features can promote efficient water use and can do so when used in conjunction with single-tariff pricing. Moreover, and perhaps more importantly, the cost of service is not the only guiding principle and efficiency is not the only goal of public utility ratemaking and policymaking, as discussed later in this report.

In reality, virtually all methods of utility rate design require a considerable degree of cost averaging. The obvious example is in the establishment of rates by customer classes (for example, residential, commercial, industrial, and wholesale). But many utility costs are associated with common operational and management functions. Common costs are allocated to customer groups according to one of several available methodologies. For multi-system utilities that do not use single-tariff pricing, common costs must be allocated spatially as well. Allocating common costs requires the analyst to make assumptions about underlying cost drivers and establish yet another layer of averaging. The entire process of cost allocation and rate design is as much art as it is science, and has at least as much to do with equity as it does efficiency.

In many jurisdictions, the *status quo* presents a challenge for utilities. Based on the prevailing theoretical assumptions, the burden of proof has rested on water utilities to justify the use of single-tariff pricing. In other words, the prevailing assumption is that deviations from spatial allocation of costs (such as the movement toward consolidated rates) must be justified. An alternative approach would be to begin with a single tariff and specify the circumstances under which spatial allocation of costs is justified because of concerns about efficiency, equity, subsidies, undue discrimination, or other ratemaking or policy concerns. This might shift attention to the use of extra-tariff instruments, such as surcharges, to make price adjustments needed to encourage efficiency and accomplish other purposes.

#### **Evaluation Issues**

The appropriateness of reflecting spatial differences in cost in prices can be evaluated according to traditional and modern ratemaking criteria. The general criteria for many public policies, and for utility ratemaking, often emphasize competing goals. Although it always seems desirable to achieve public policy goals efficiently, efficiency itself is not the only goal of policymaking:

Of course, efficiency is not the only societal value. Human dignity, economic opportunity, and political participation are values that deserve consideration along with efficiency. On occasion, public decision makers or ourselves, as members of society, may wish to give up some economic efficiency to protect human life, make the final distribution of goods more equitable, or promote fairness in the distribution process. As analysts we have a responsibility to confront these multiple values and the potential conflicts among them.<sup>26</sup>

The emphasis on, concept of, and assumptions about efficiency shape views about what is just, fair, or equitable. Political philosophers offer alternative perspectives. The Rawlsian theory of justice, which holds that public policies should be used to

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<sup>&</sup>lt;sup>26</sup> David L Weimer and Aidan R. Vining, *Policy Analysis: Concepts and Practice* (Englewood Cliffs, NJ: Prentice-Hall, 1989), 31.

provide the greatest benefit to society's least advantaged, is perhaps the best example of a countervailing philosophy.<sup>27</sup>

#### **Ratemaking Criteria**

Ratemaking and rate design are guided by certain fundamental principles that are well established and well accepted in the regulatory community. These principles provide guidance, but are not decisive because each involves a degree of subjectivity and some principle might directly clash with others.

Most ratemaking analysts rely substantially on James Bonbright's eight criteria for a sound or desirable rate structure:

- 1. The related, "practical" attributes of simplicity, understandability, public acceptability, and feasibility of application.
- 2. Freedom from controversies as to proper interpretation.
- ✓3. Effectiveness in yielding total revenue requirements under the fair-return standard.
  - 4. Revenue stability from year to year.
  - 5. Stability of the rates themselves, with a minimum of unexpected changes seriously adverse to existing customers.
- ✓6. Fairness of the specific rates in the appointment of total costs of service among the different consumers.
  - 7. Avoidance of "undue discrimination" in rate relationships.
- ✓8. Efficiency of the rate classes and rate blocks in discouraging wasteful use of service while promoting all justified types and amounts of use:
  - (a) in the control of the total amounts of service supplied by the company;
  - (b) in the control of the relative uses of alternative types of service (on-peak versus off-peak electricity, Pullman travel versus coach travel, single-party telephone service versus service from a multi-party line, etc.<sup>28</sup>

As indicated by check mark ( $\checkmark$ ), Bonbright considered three criteria—revenue sufficiency, fairness, and efficiency—to be especially important.<sup>29</sup> Despite the passage of time, Bonbright's criteria remain quintessential. Table 3 presents a qualitative analysis of the consistency of single-tariff pricing with Bonbright's traditional criteria (items 1 though 8). Five additional policy criteria that are especially relevant to modern water pricing also are presented (items a through e).

Consolidated rates generally seem to meet the test of Bonbright's first five criteria. If practicality depends in part on customer acceptance, then acceptance becomes a

<sup>&</sup>lt;sup>27</sup> John Rawls, A Theory of Justice (Cambridge, MA: Belknap Press of Harvard University Press, 1971).

<sup>&</sup>lt;sup>28</sup> Phillips (1993), 434-435. Based on James C. Bonbright, *Principles of Public Utility Rates* (New York: Columbia University Press, 1961).

<sup>&</sup>lt;sup>29</sup> Phillips (1993), 434-435.

determinant. Other aspects of practicality, namely simplicity, understandability, and feasibility of application (or implementation) seem very compatible with single-tariff pricing. The last three criteria are labeled as indeterminate because their compatibility with rate consolidation depends on other policies or practices, or on the subjective judgment of the evaluator. While single-tariff pricing is not necessarily consistent with these criteria, neither is it clearly inconsistent. On the issue of fairness, single-tariff pricing might be considered unfair on the basis of subsidization, but fair on the basis of sharing burdens at a reasonable cost. On the issue of efficiency, other features of a tariff also affect the accuracy of price signals.

The five additional criteria included represent a select group of other potentially relevant policy goals in relation to single-tariff pricing for the water industry. Resource planning is considered indeterminate because planning incentives and outcomes probably are more heavily influenced by the structural character of the water industry than by rate design. However, single-tariff pricing seems rather consistent with four other criteria—standards compliance, customer affordability, industry restructuring, and institutional legitimacy. The last criterion, institutional legitimacy, is somewhat of a composite indicator. The assertion of consistency reflects the generally positive support for single-tariff pricing by the state public utility commissions and the courts.

Table 3
Consistency of Single-Tariff Pricing
With Ratemaking Criteria

Criterion	Consistency of Single-Tariff Pricing	
	with Criterion	
Bonbright Criteria		
1. Practicality	Generally consistent (if accepted)	
2. Interpretability	Generally consistent	
3. Revenue recovery	Generally consistent	
4. Revenue stability	Generally consistent	
5. Rate stability	Generally consistent	
6. Fair cost allocation/equity	Indeterminate	
7. Discrimination avoidance	Indeterminate	
8. Efficient resource use	Indeterminate	
Additional Criteria		
a. Resource planning	Indeterminate	
b. Standards compliance	Generally consistent	
c. Customer affordability	Generally consistent	
d. Industry restructuring	Generally consistent	
e. Institutional legitimacy	Generally consistent	

Source: Author's construct. Criteria 1 through 8 are from James C. Bonbright, *Principles of Public Utility Rates* (New York: Columbia University Press, 1961).

Directly or indirectly, these criteria figure prominently in the consideration of rate consolidation. Other analysts surely could raise other relevant considerations. No attempt is made here to weight the criteria according to perceived importance; this is a task left to policymakers. In reality, the efficiency criterion is assigned considerable weight in ratemaking, as well as in policymaking in general. In other words, divergence from efficient solutions (or solutions that are perceived to be efficient) must be well justified.

#### The Efficiency Criterion

Economic theory argues for utility pricing that promotes overall *efficiency* for society. An efficient price signal leads consumers to consume, and producers to produce, an appropriate amount of a good or service. Prices that are too low can lead to overconsumption (and underproduction); prices that are too high can lead to underconsumption (and overproduction). The mismatch of supply and demand, and the "welfare loss" associated with it, has rippling effects throughout the economy because in using excessive resources to produce a good, or spending too much for that good, society foregoes opportunities to use those resources or make those expenditures elsewhere.

Economic theory also argues for utility pricing that is *equitable* in terms of allocating costs to those responsible for those costs.<sup>30</sup> In this conception, equity essentially serves efficiency goals. Three kinds of equity can be considered. Horizontal equity suggests that those who impose similar costs should pay the same rate. A related ratemaking principle is that rates should be "nondiscriminatory." Vertical equity suggests that those who impose different costs should pay different rates that reflect those cost differences. Ratemaking allows for "due discrimination" when costs among customer groups vary substantially. Finally, intergenerational equity considers equity along a temporal dimension, suggesting that one generation of customers should not be forced to cover costs imposed by another generation of customers.

Economists long have argued for prices that reflect costs and against subsidies that distort price signals. Modern pricing theory more specifically calls for pricing based on marginal costs; that is, prices should reflect the incremental cost of producing an additional increment of a good. Prices based on long-term marginal costs will help achieve long-term efficiency in deploying resources. Efficiency is a fundamental goal but it is not the only goal of utility pricing. Pricing also must help achieve a delicate balance between the interests of the utility and the interests of ratepayers, and in doing so satisfy the public interest standard.

<sup>&</sup>lt;sup>30</sup> Of course, other theoretical perspectives will argue for different kinds of equity, such as social and political equity.

#### Other Criteria

Another vitally important ratemaking principle centers on the avoidance of "undue" price discrimination. An important issue for regulators is whether the level of price discrimination under either single-tariff pricing or stand-alone pricing is "due or undue," that is, whether or not it is justified. According to Charles Phillips:

Price discrimination occurs when a seller establishes for the same product or service different rates that are not justified entirely by differences in cost, or the same rate where differences in cost would justify differences in price. . . [I]t would be theoretically possible for a firm to charge each customer a different rate. . . <sup>31</sup>

The often-cited legal standard of "undue discrimination" does not point regulators or the courts to particular solutions, as articulated by Richard J. Pierce:

Most regulatory statutes forbid "undue discrimination" in the relationship among the rates charged different customers or classes of customers. This statutory standard is almost completely devoid of meaning, however. By using the adjective "undue," the standard obviously authorizes some forms of price discrimination, but it says nothing that would help an agency or a court distinguish between permissible and impermissible rate differentials.

Much of the case law purporting to distinguish between due and undue discrimination is affirmatively misleading. . .

[The Supreme] Court's holding in *Hope* applies with equal force to rate design decisions. An agency's decision has a "presumption of validity," and anyone seeking to overturn it has "the heavy burden of showing that it is invalid." The agency is "not bound to the use of any single formulae in determining rates."32

A closely related and equally complex regulatory standard is whether resulting rates are "just and reasonable." Phillips explains:

[D]iscrimination is accepted in the rate structures of public utilities, but... such discrimination must be "just and reasonable." Discrimination is both unintentional and purposeful. It is unintentional in that some discrimination results from the efforts of utilities and commissions to simplify the rate structures by grouping customers into a limited number of classifications. It is purposeful in that discrimination may be the only way in which service can be provided to some customers. Low-density routes may be subsidized by high-density routes (even under competition), small towns by large cities. Rather than preventing

<sup>&</sup>lt;sup>31</sup> Phillips (1993), 69-70.

<sup>32</sup> Richard J. Pierce, Economic Regulation: Cases and Materials (Cincinnati: Anderson Publishing Co., 1994), 122.

discrimination, regulation merely seeks to control what discrimination takes place.<sup>33</sup>

In sum, regulatory agencies have considerable discretionary authority, and have exercised that authority, to determine whether rates and rate structures are within acceptable boundaries. Many state public utility commissions have found that rate consolidation by multi-system water utilities is within these boundaries.

#### **Pricing in Practice**

Despite the hallowed status of economic efficiency in ratemaking, pricing in practice often violates pricing in theory. Many sources of distortion (governmental grants and subsidies, differences in ownership, ill-defined markets for alternative water uses, and a variety of past public policies) distort price signals for water. The considerable "noise" in the real world of assigning monetary values to water undermines the efficiency of the price signal sent by utilities. Practical applications of marginal-cost pricing, when used at all, deviate substantially from the theoretical construct. One key reason is that strict adherence to the marginal-cost model could allow utility monopolies to receive excess revenues and earn excess profits (in the case of investor-owned utilities).

Averaging costs to one degree or another is an accepted practice in utility ratemaking. For example, rate regulators generally do not accept "vintage" rates that distinguish "old" customers from "new" customers even though old and new customers impose different costs on the utility system.<sup>34</sup> Ratemaking also tends to ignore the reality that older and newer parts of a water system will require capital investments at different times and at different costs; these improvement costs instead are averaged across the entire system and all of the utility's customers.<sup>35</sup>

In rate design, economic theory often gives way—at least somewhat—to practical and public policy concerns. An example that has some relevance for the single-tariff pricing debate is the provision of budget-payment plans for customers that equalize payments over a year, making the utility bill during the peak period of use (such as the winter heating bill or the summer cooling bill) more affordable. A disadvantage of the budget plan in terms of economic efficiency is that it undermines the price signal to customers, which may lead them to overconsume (and pay a higher annual bill than they otherwise would pay). But the advantages of convenience and affordability for customers, as well as avoidance of costly and potentially dangerous disconnections, generally outweigh these theoretical considerations.

35 Guastella (1994).

<sup>&</sup>lt;sup>33</sup> Phillips (1993), 70, footnotes omitted.

<sup>&</sup>lt;sup>34</sup> John Guastella, "Single Tariff Pricing and Conservation Rates," a discussion paper prepared for the Rates and Revenue Committee of the National Association of Water Companies (1994).

The budget-payment plan is an imperfect analogy to single-tariff pricing, however, in that it is customer-specific and does not involve subsidization from one customer to another. Subsidization will occur, however, with lifeline rates that provide a minimal block of usage at a price below the cost of service and lenient disconnection practices. Such policies introduce equity and fairness considerations beyond those narrowly defined by economic theory.

# 4. Structural Issues in the Water Industry

The U.S. water industry is complex and diverse. The U.S. Environmental Protection Agency and the state primacy agencies, count noncommunity and community water systems. According to the EPA's *Community Water System Survey* (1997), about 50,289 community water systems operate in the United States. A community water system is a system serving a population of 25 or more people with at least 15 service connections.

The data confirm both the large number of water systems in the United States, as well as the large proportion of smaller systems within that total. Relatively small systems, defined as systems serving communities with a population under 3,300 persons, comprise about 85 percent of total systems and provide water to approximately 12 percent of the connections served by community systems. Conversely, about 15 percent of community water systems are larger in size and provide water to approximately 88 percent of connections.

#### Systems v. Utilities

Community water *systems*, which the EPA inventories, can be distinguished from water *utilities*. Water utilities are governmental, nonprofit, or private corporate entities engaged in providing water service to one or more service territories. Water *utilities* can operate more than one water *system*. Multi-system utilities are particularly apparent in the private segment of the water industry. Many of the larger investor-owned utilities actually operated several distinct water systems. In some cases, none of the systems operated by the utility are physically interconnected; in other cases, two or more of the systems may be connected to common water source, transmission, or treatment facilities.

The state public utility commissions typically count the number of regulated water utilities but not necessarily water systems. In 1995, the number of commission-regulated water utilities was about 8,537 and the number of commission-regulated water systems was about 11,064.<sup>36</sup> Thus, the commissions regulate approximately 20 percent of all water systems, although the number and percentage of commission-regulated systems probably is somewhat underestimated because of the difficulty in counting regulated systems.

In some states, the number of regulated utilities is equivalent to the number of regulated systems. However, the distinction between utilities and systems is important in that many jurisdictional water utilities encompass multiple community water systems. The presence of numerous multi-system utilities is, and will continue to be, an important feature of the U.S. water industry.

<sup>&</sup>lt;sup>36</sup> Janice A. Beecher, 1995 Inventory of Commission-Regulated Water and Wastewater Utilities. (Indianapolis, IN: Center for Urban Policy and the Environment, 1995).

#### **Multi-System Water Utilities**

A multi-system water utility is a utility comprised of several distinct water systems. Physical interconnection among systems can help utilities achieve economies of scale in production and enhance service reliability. Common management of physically separate systems, however, also can help systems realize operational, management, and financing (cost-of-capital) savings.

Even without physical interconnection, the utility still can achieve economies of scale and scope through certain operational and administrative functions. Operating multiple noninterconnected systems within close physical proximity, for example, might allow the utility to save labor costs by using a circuit rider approach to system operations. A specialized maintenance team might also be used to address ongoing programs for maintenance, replacements, and improvements. Shared operations and management also can enhance the ability of water systems to respond to water emergencies. Consolidated meter reading, billing, and customer relations functions also can produce savings.

At the management level, planning, financing, regulatory relations, and other areas of decisionmaking can be consolidated on a utility-wide basis. Managers with greater expertise can be retained at the utility level than at the smaller system level. While managers with greater expertise will command higher salary and benefit packages, the investment in their expertise can yield savings that individual systems could not otherwise achieve. Ample anecdotal evidence supports the assertion that smaller systems benefit from access to expert technical knowledge. Using this expertise, multi-system utilities can exploit efficiencies and improve effectiveness by deploying a unified workforce, rather than having each individual utility maintain separate capability for various utility functions.

The potential advantages of utility-wide management may extend beyond the immediate efficiency payoffs. Planning for multiple systems, as compared to individual systems, allows for a more comprehensive approach. Better planning, in turn, should enhance the utility's capacity to respond to regional economic and environmental issues. Effective watershed management and source-water protection programs, for example, require a regional perspective that is not easily achieved by isolated systems.

Another appreciable benefit of common management is lowering the cost of capital. A consolidated utility with a broader customer and revenue base is expected to pay lower financing costs than individualized systems. This is a particularly important benefit for very small water systems.

Multi-system utility operations can be linked to the broader and more long-term policy concerns related to structural change in the water industry through regionalization. Multi-system utilities generally serve regional areas. Many have the potential to combine operations, with or without physical interconnection, with other nearby water systems (many of which are small in size). Water utility mergers and acquisitions reflect a very

gradual trend toward regionalization and, in some cases, privatization of water services. Existing utilities also can be used to provide service as an alternative to the creation of new water utilities. Indeed, many states will not certify a new water system if service from an existing provider is feasible. In addition to expanding regional water operations, some water utilities have diversified by entering the wastewater industry. Likewise, some private energy utilities providing electricity and natural gas have ventured into the water business. The formation and expansion of multi-system utilities and multi-sector utilities are part of potentially fundamental structural changes occurring in the water industry.

#### **Pricing and Structural Change**

Pricing is intrinsically related to structural change in the water industry. For example, a utility's level of interest in a merger or acquisition opportunity may depend on anticipated price effects. A negotiated sale of a utility might include limitations on near-term pricing practices or even price caps or freezes for a fixed period of time. Larger utilities often are reluctant to consider acquiring smaller, nonviable systems unless reliable means of cost recovery can be identified and secured. An acquisition candidate often presents substantial infrastructure needs but its service community lacks the ability to pay for improvements through higher rates. As mentioned already, the acquisition will yield some economies but not usually economies of a magnitude great enough to offset the diseconomies associated with the smaller system's operations. Some argue that more acquisitions would occur if acquiring companies were provided incentives, including the ability to spread costs throughout the utility's multiple service territories.

Although the dilemmas of small water systems have been extensively studied, the issue of pricing probably has received considerably less attention than viability assessment, capacity building, and related approaches. Pricing policies ultimately will play a role in shaping the future structure of the water industry, including but not limited to the future of small water systems.

#### **Incentives for Restructuring**

Single-tariff pricing has the potential to encourage economic industry consolidation and regionalization, as well as privatization.<sup>37</sup> Averaging costs mitigates rate shock for customers and enhances revenue stability for utilities; it also is relatively simple to administer. Some investor-owned utilities have sought rate equalization in direct connection with small system acquisitions.<sup>38</sup> According to one industry representative,

Janice A. Beecher, G. Richard Dreese and John D. Stanford, Regulatory Implications of Water and Wastewater Utility Privatization (Columbus, OH: The National Regulatory Research Institute, 1995), 141.
 Patrick Mann, G. Richard Dreese, and Miriam A. Tucker, Commission Regulation of Small Water Utilities: Mergers and Acquisitions (Columbus, OH: The National Regulatory Research Institute, 1986); Raymond W. Lawton and Vivian Witkind Davis, Commission Regulation of Small Water Utilities: Some Issues and Solutions (Columbus, OH: The National Regulatory Research Institute, 1983).

single-tariff pricing "could help solve the dilemma of other nonintegrated small water systems." <sup>39</sup>

The focus of this report is on single-tariff pricing by regulated investor-owned utilities because the issue has emerged primarily within these parameters. Rate consolidation can be used as easily by publicly owned utilities as by investor-owned utilities. Many of the larger metropolitan water systems could acquire numerous contiguous small systems and employ single-tariff pricing with a negligible customer-bill impact. In the context of public utility regulation and mandated takeovers, it appears that the burden of acquiring troubled systems seems has fallen more to privately owned than to publicly owned water utilities. This is because many small systems are privately owned and regulated, the larger investor-owned systems do not confine their service territories to local political boundaries and regulators can provide acquisition incentives to jurisdictional utilities. In the few states where a takeover can be mandated, it may be easier to impose this responsibility on a private system.

Unfortunately, little systematic evidence on the use of single-tariff pricing in the public sector is available. Also, most municipal utilities and many public authorities appear to operate single water systems only. However, one example of the use of single tariff pricing in the nonprofit context can be found in Clark County, Washington. Clark Public Utilities is a customer-owned district that provides water service (and other services) to 24,000 customers throughout Clark County and also operates several small "satellite" systems for small groups of homes throughout the county. All customers pay the same monthly customer charge and uniform volume rate.

Some municipalities do impose zonal rates that reflect differences in elevation and pumping costs. Generally, however, municipal water utilities impose a single pricing structure for all citizen-ratepayers served within municipal boundaries; ratepayers outside of municipal boundaries often pay a higher rate.<sup>43</sup> Higher "outside" rates are justified on the grounds that "inside" customers bear more risks and burdens associated with financing capital improvements through municipal funding instruments. However, the rate differential often appears to be somewhat arbitrary. In a few states, charging a different rate to outside customers can trigger economic regulation by the state (Pennsylvania is an example).

Some insights can be gained from two states where state economic regulation applies both the privately and publicly owned water systems. In Wisconsin, state law *mandates* single-

<sup>&</sup>lt;sup>39</sup> Edward M. Limbach, "Single Tariff Pricing," *Journal American Water Works Association* 75 no. 9 (September 1984): 52.

<sup>&</sup>lt;sup>40</sup> Limbach (1984).

<sup>&</sup>lt;sup>41</sup> Cities may lack adequate incentives or opportunities or acquisitions. In contrast, regulatory agencies can offer investor-owned utilities with rate-of-return and other incentives. Some commissions have the authority to mandate takeovers of smaller, nonviable water systems.

<sup>&</sup>lt;sup>42</sup> Clark Public Utilities (http://clarkpud.com/Default.htm).

<sup>&</sup>lt;sup>43</sup> The interest of many investor-owned utilities in single-tariff pricing clearly stands in contrast to the apparent interest of many municipally owned utilities in spatially differentiated pricing.

tariff pricing for municipalities.<sup>44</sup> In West Virginia, where economic regulation applies to public service districts, as well as investor-owned utilities, single-tariff pricing has been an issue because of the needs of the state's rural areas. Single-tariff pricing is approved on a case-by-case basis and both single tariffs and multiple tariffs are used throughout the state.

Many of the state commissions have broadly supported the idea of consolidating water utilities and specifically approved valuation, costing, and pricing practices that encourage larger and healthier utilities to acquire smaller and less healthy utilities. The Pennsylvania Public Utility Commission, in its policy statement regarding acquisitions, explicitly mentions single-tariff pricing. These regulatory policies are being adopted within the larger context of structural change in the water industry. These structural changes may include reconsideration of traditional methods of regulation and ratemaking, as is taking place in many jurisdictions for the other utility industries.<sup>45</sup>

<sup>44</sup> Wisconsin S. 66.069 (1) (a) (1971).

In the increasingly competitive electric and natural gas industries, for example, the interest in regulatory alternatives is high. These alternatives include price caps and flexible rates, which essentially deregulate rate design by giving utilities greater discretion in setting rates within broad parameters.

# 5. Cost Profile of the Water Industry

Water utilities remain one of the more tried and true monopolies in terms of basic economic characteristics. In general, water service can be provided efficiently by a vertically integrated supplier; two or more suppliers (or redundant distribution systems) in the same service area would greatly increase costs and rates. The technology of water supply clearly demonstrates economies of scale, meaning that average unit costs decrease with the quantity of water provided. The prevalence of many small utilities undermines the industries' overall efficiency in terms of achieving economies of scale.

Even in comparison to other fixed utilities, water utilities require substantial investment in fixed assets relative to the variable costs of production (including the cost of raw water, energy, and treatment chemicals). Using the standard of capital investment per revenue dollar, water supply is among the most capital-intensive of all utility sectors. Capital investment in water supply mainly is a function of the need to establish production capacity; maintain a complex storage, transmission, and distribution network; and meet both fire-protection specifications and peak demands. In general, the water supply industry has high fixed costs and low capital-turnover rates. However, the capital intensity of the water supply industry also can be explained by the industry's relatively low variable (operating) costs, which translate into relatively low operating revenues.

Reflecting these cost characteristics, water rates typically take the form of a fixed charge that does not vary with usage and a variable charge that varies with usage. Traditional cost-of-service principles can lead to very high fixed charges and very low variable charges for water utilities. Efficiency-oriented rates, however, tend to accentuate the variable component of the water bill in order to affect consumption behavior.

#### **Trends in Water Costs**

Water supply clearly is a *rising-cost* industry. Water supply utilities, and their regulators at the federal, state, and local levels, are increasingly aware of the water supply industry's changing revenue requirements. Three key forces affecting the industry's costs are (1) the need to comply with regulatory provisions of the Safe Drinking Water Act (SDWA), (2) the need to replace and upgrade an aging water delivery infrastructure, and (3) the need to meet population growth and promote economic development. In addition, water utilities face a variety of secondary cost forces. These include the often high cost of borrowing to finance capital projects (especially for small systems) and the shift to nonsubsidized, self-sustaining operations (especially for publicly owned systems).

<sup>&</sup>lt;sup>46</sup> For a comparison of the water industry to the electric, natural gas, and telecommunications industries, see Janice A. Beecher, *The Water Industry Compared: Structural, Regulatory, and Strategic Issues for Utilities in a Changing Context* (Washington, DC: National Association of Water Companies, 1998).

The concurrent and mutually reinforcing impact of these forces on many water utilities presents a substantial pressure on both capital and operating costs, a pressure not previously experienced by the water supply industry. In response, water utilities are reexamining their cost allocation and rate design practices. The interest in alternative ratemaking methods for the water sector is on the rise.

Rising costs, along with structural and regulatory changes in this industry is placing new demands on utility regulators. However, rising costs should not be taken for granted but closely scrutinized. Moreover, the water supply industry must be held accountable for making prudent decisions in response to its changing cost profile. The industry must be able to fully justify the use of alternative approaches to meeting revenue requirements (including automatic cost-adjustment mechanisms, pass-throughs, and special surcharges, as well as cost-allocation and rate-design methods).

Water utility regulators generally are open to the consideration of policy alternatives but also vigilant about whether these alternatives are within the scope of regulatory authority and consistent with accepted regulatory principles. Regulators will want to be especially cautious about affecting the incentives that determine whether utility costs are effectively managed. Thus, the industry perspective on rising costs and how to address them should be tempered by a reasoned regulatory perspective.

#### **Economies of Scale**

Although an arbitrary threshold, water systems serving under 3,300 (or approximately 1,000 service connections) generally lack economies of scale in production and other aspects of service.<sup>47</sup> As a result, many small water systems are prone to capacity problems and difficult to sustain over time.

Economies of scale in water supply, particularly in the areas of source development and treatment, make it difficult for smaller water utilities to perform as well as larger water utilities. Declining unit costs of production indicate scale economies; as the volume of water "produced" (that is, withdrawn and treated) increases, the cost per gallon or cubic foot decreases. At lower unit costs, production is less costly in the aggregate and more efficient at the margin.

Very small water systems underperform primarily because they simply are not large enough to achieve economics of scale. Scale economies in the water sector explain why smaller utilities tend to have less capacity in financial, managerial, and technical terms.<sup>48</sup>

<sup>&</sup>lt;sup>47</sup> U.S. Environmental Protection Agency, Affordability of the 1986 SDWA Amendments to Community Water Systems (Washington, DC: U.S. Environmental Protection Agency, 1993).

<sup>&</sup>lt;sup>48</sup> Janice A. Beecher, G. Richard Dreese, and James R. Landers. *Viability Policies and Assessment Methods for Water Utilities* (Columbus, OH: The National Regulatory Research Institute, 1992).

Rising costs over the past decade have exacerbated the condition of smaller systems.<sup>49</sup> Capacity-development problems often are manifested in higher rates for water service.

Scale economies (or lack thereof), thus become an important determinant of how much people pay for water service. As a generalization, assuming comparable system characteristics and cost-based pricing, larger systems should be able to provide service at a lower price than smaller systems. In reality, of course, many factors other than system size (such as the quality of source water and treatment methods required) influence ultimate water costs and prices. But as a generalization, it is widely held that smaller water systems must charge customers much higher rates for water service comparable to service provided by larger water systems.

Importantly, the economies of scale in water production are associated with the *volume* of water produced (not simply the number of service connections). Even smaller systems that are fortunate enough to have one or two large-volume customers will enjoy some economies of scale. Two utilities can have a comparable level of investment per customer and cost-of-service for the same number of residential customers, but if one also serves a large industrial firm and economies of scale are achieved, everyone in that community will enjoy lower water bills. In other words, when *controlling* for large-volume use, the level of investment and the cost of service can be quite comparable from system to system. One of the arguments in favor of single-tariff pricing is that it allows all customers to benefit from the location of large customers anywhere in the composite service territory.<sup>50</sup>

Some evidence about the effect of utility size on water prices is available. A 1996 survey, summarized in Table 4, found that median prices decline as system size increases for different classes of customers served (residential, commercial, and industrial). The implication is that small-systems customers pay more for roughly the same level of service as large-system customers. As a consequence, the affordability of water service is a greater threat for small systems. "Rate shock" is another problem for many smaller systems because increasing costs must be spread over a smaller customer base.

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Conversely, large-volume users in the larger service territory might complain that single-tariff pricing forces them to subsidize customers in outlying areas.

<sup>&</sup>lt;sup>49</sup> Janice A. Beecher, Patrick C. Mann, and John D. Stanford, *Meeting Water Utility Revenue Requirements* (Columbus, OH: The National Regulatory Research Institute, 1993).

Table 4
Monthly Water Bills by System Size and Customer Class

Customer Class	Group A Systems Producing >75 MGD (n=34)	Group B Systems Producing 15 to 75 MGD (n=61)	Group C Systems Producing < 15 MGD (n=47)
Residential			
Median monthly charge for 1,000 cubic feet (7,480 gallons)	\$13.19	\$14.64	\$15.61
Commercial			
Median monthly charge for 50,000 cubic feet (374,000 gallons)	\$486.82	\$530.92	\$578.96
Industrial		·····	
Median monthly charge for 1,000,000 cubic feet (7,480,000 gallons)	\$7,926.97	\$8,747.06	\$10,292.34

Source: Raftelis Environmental Consulting Group, 1996 Water and Wastewater Rate Survey (Charlotte,

NC: Raftelis Environmental Consulting Group, 1996), Exhibit 2.

MGD = million gallons daily. n = number of systems in the sample.

# **Capacity Development**

Federal policymakers and state regulators, including both drinking water primacy agencies and public utility commissions, have long been concerned about how to check the emergence of new nonviable water systems, how to improve the performance capacity of existing systems, and how to maintain safe and affordable water service. The 1986 Safe Drinking Water Act triggered substantial attention to small-system issues and the problem of keeping rates affordable in light of the newly enacted standards.

Regulators continue to seek out ways to balance the equally legitimate fiscal concerns of water utilities (that is, financial capacity) and utility customers (that is, affordability). The 1996 Safe Drinking Water Act codified capacity-development policies for new and existing water systems and elevated the capacity-affordability conundrum to a higher place on the policy agenda.

Capacity in this context is defined in terms of a utility's financial, managerial, and technical well being. Financial capacity carries particular importance because a financially healthy utility will have the resources needed for professional management and technically appropriate operations. Many (but not all) small water systems struggle with significant capacity problems. These problems are manifested by the small water utility's poor performance in many areas, including regulatory compliance.

<sup>&</sup>lt;sup>51</sup> Beecher, Dreese, and Landers (1992).

Traditionally, both economic and public health regulators have been very focused on small-system capacity issues. Policymakers have paid considerable attention to smaller water systems and the tradeoffs between ensuring a financially healthy system and maintaining affordable rates for safe and reliable water service. One manifestation of capacity problems is noncompliance with drinking water standards. For small systems, these violations often include failure to meet monitoring and reporting requirements. Small systems also have difficulty complying with public utility commission regulations. For very small systems, meeting the procedural mandates of economic regulation (such as rate filing requirements) can be difficult.

Small water systems have long troubled state economic regulators. Many (but certainly not all) of the commission-regulated water systems are small in size, which poses certain public policy problems. Particularly problematic are the very small systems that were the product of unchecked real estate development and lax local zoning policies. Many of these systems are geographically isolated, which often precludes interconnection with another system. Lacking economies of scale, smaller water systems typically must charge a much higher rate for service than larger systems. Higher rates make water service less affordable for customers of smaller water systems.

As a utility monopoly, water supply demonstrates substantial economies of scale. Larger water systems enjoy these economies, meaning that they can spread certain costs over a larger customer base. Lower production costs are reflected in lower prices to customers. Smaller systems must recover revenue requirements over a smaller customer base. In general, smaller systems are more likely to encounter capacity and affordability problems.

# **Consumer Affordability**

Economic theory argues strongly for cost-based utility rates, that is, rates based on the true cost of providing a service. An efficient (cost-based) rate should sustain the water system; however, if the rate is unaffordable to the service population and customers cease to pay for and/or receive the service, the water system itself may cease to exist. This solution may achieve a degree of economic efficiency, while sacrificing other fundamental public health, safety, and quality-of-life purposes.

For many water customers, the affordability of water service is a growing problem. The problem of affordability affects customers in terms of increased arrearages, late payments, disconnection notices, and actual service terminations. Affordability affects utilities in terms of expenses associated with credit, collection, and disconnection activities; revenue stability and working capital needs, and bad debt or uncollectible accounts that other customers must cover.

Other ramifications of the affordability issue also are becoming apparent. If a customer base cannot support the cost of water service, potential lenders may be concerned about the utility's financial health and ability to meet debt obligations. Moreover, disconnecting

residential water customers can present a public relations nightmare for utilities, particularly because essential services are involved. Increasingly, problems of bad debt also extend to nonresidential utility customers. Financial distress and bankruptcies in the commercial and industrial sectors can leave utilities holding the bag. However, the larger issue of affordability is primarily a concern with respect to low-income residential consumers.

For low-income customers, who have little choice but to buy service from the local utility, paying more for basic water service means going without less essential and more discretionary products and services. Thus, rising water prices can contribute to deterioration in the quality of life for low-income utility customers. While larger systems can spread the cost of providing assistance to low-income customers, a small system with an impoverished customer base has no opportunities for even limited subsidization.

# 6. Examples of Single-Tariff Pricing

All utility pricing involves some form of averaging. Utility systems do not establish a rate for Customer A based on the cost of serving Customer A, a rate for Customer B based on serving Customer B, and so on. Doing so might be considered efficient and equitable, but it also would be extraordinarily costly from an administrative standpoint (that is, the transaction costs would be astronomical). Instead, utility systems tend to group customers into customer classes—residential, commercial, and industrial—based on similarities in the cost of serving customers in those categories. Occasionally, a unique customer (often a large-volume customer, such as a food-processing plant) might be able to negotiate a special rate based on unique cost-of-service characteristics, but most customers pay a rate based on cost averaging.

## **Basic Single-Tariff Pricing**

Single-tariff pricing basically is the conceptual "opposite" of zonal or spatially differentiated pricing. Single-tariff pricing suggests that ratemakers should de-emphasize spatial differences in costs; costs are aggregated rather than disaggregated. One of the chief advantages of single-tariff pricing, from the utility's standpoint, is simplification. Single-tariff pricing does not negate the need to determine the revenue requirement and to allocate the revenue requirement among customer classes. It may still be necessary for the utility to maintain cost data for separate facilities and services in accordance with accepted accounting practices and regulatory reporting standards. Once revenue requirements are established, however, the *allocation* process is greatly simplified because it is unnecessary to spatially allocate common costs (that is, costs that are not site-specific). Total costs simply are spread over the consolidated customer base and only one rate is designed for each class of customers or service.

A sample calculation of a single-tariff price is provided in Table 5. In this very simple illustration, the cost of service and total water sales are varied for three separate service territories (A, B, and C). A relatively modest amount of water usage (5,000 gallons per month or 60,000 gallons per year) is assumed. The number of residential connections and the annual cost of service are varied to reflect differences in costs and economies of scale. For simplicity, only residential customers are considered.

Service Territory A is in the most favorable position, in terms of economies of scale (number of customers and sales volume); Service Territory C is in the least favorable position, which accounts for the higher costs per connection and per sales. A stand-alone tariff results in a cost of service equivalent to \$1.94, \$2.08, and \$2.78 per 1,000 gallons of water service in the three respective service territories. The transition to single-tariff pricing would result in a rate of \$2.11 per 1,000 gallons for all customers in all three service territories.

The illustration reveals the resulting shift in cost responsibility from the customers in the larger Service Territory A to the smaller Service Territory C. However, the *decrease* in rates to customers in Service Territory C of 67 cents per 1,000 gallons (24.1%) is offset

Table 5
Sample Calculation of Single-Tariff Pricing

Bample Calculation of Single-Tariff Frieng		
Service Territory A		
Total residential connections		6,000
Total annual water use per connection		60,000
Total annual water sales (gallons)		360,000,000
Total annual cost of service		700,000
Annual cost per connection		\$116.67
Cost per 1,000 gallons sold		\$1.94
Service Territory B		
Total residential connections		2,000
Total annual water use per connection		60,000
Total annual water sales (gallons)		120,000,000
Total annual cost of service		250,000
Annual cost per connection		\$125.00
Cost per 1,000 gallons sold		\$2.08
Service Territory C		
Total residential connections		1,500
Total annual water use per connection		60,000
Total annual water sales (gallons)		90,000,000
Total annual cost of service		250,000
Annual cost per connection		\$166.67
Cost per 1,000 gallons sold		\$2.78
Combined Service Territory		
Total residential connections		9,500
Total annual water use per connection		60,000
Total annual water sales (gallons)		570,000,000
Total annual cost of service		1,200,000
Annual cost per connection	W-14	\$126.32
Cost per 1,000 gallons sold		\$2.11
	Per 1,000	Percentage
Rate Impact of Single Tariff	Gallons	Change
Service Territory A	+17 cents	+8.8%
Service Territory B	+3 cents	+1.4%
Service Territory C	-67 cents	-24.1%
Source: Author's construct For in list and it is		

Source: Author's construct. For simplicity, only residential customers are considered and a price-elasticity adjustment (that is, a usage response to the change in price) is not included in the illustration.

primarily by the relatively smaller *increase* in rates to customers in Service Territory A of 17 cents per 1,000 gallons (8.8%). The larger number of customers in Service Territory A lessens the impact of the rate adjustment on a per customer basis. Customers in Service Territory B are least affected, experiencing an increase of 3 cents per 1,000 gallons (1.4%) in rates. The lower cost-of-service in Service Territory B (relative to the number of connections served) in comparison to Service Territory C accounts for the difference in the rate impact.

In practice, rate design for public utilities is far more complex.<sup>52</sup> (See Appendix C.) Utilities must analyze the cost of service, including the cost of capital, and determine revenue requirements for the period over which rates will be set (the "test year"). A utility's costs will be allocated according to customer groups (or classes) and the demand characteristics of those groups. Typically, residential customers are distinguished from nonresidential customers, the latter of which are further divided into commercial and industrial classes.

## Variations of Single-Tariff Pricing

Utility tariffs, or rate structures, actually have various components. These components make it possible for utilities to approach single-tariff pricing in different ways depending on system cost characteristics and the nature of the current rate structure. Table 6 illustrates three variations. In the first, uniformity is established only for the fixed charge portion of the utility bill. In the second variation, fixed charges vary and uniformity is established for the variable portion of the utility bill. The third variation is the more complete example of single-tariff pricing, where both fixed and variable charges are made uniform.

These variations can be used to phase-in single-tariff pricing over time, as illustrated in Table 7. A phase-in plan reflects the principle of gradualism in ratemaking. A significant change in rate levels or rate design can be implemented in phases, rather than at once, in order to reduce rate shock to customers and revenue instability to the utility. In this example, the utility first consolidates fixed charges and gradually consolidates the variable rate. Many utilities have used a phased approach to implementing single-tariff pricing, with the encouragement and approval of regulators.

At least three other variations of single-tariff pricing can be identified. First the utility can retain current rate differentials and equalize future rate increases. This addresses the rate shock issue while maintaining rate differences based on historical differences in costs. Second, the utility can use rate "bands" to establish tariffs for groups of systems with similar cost characteristics. Third, the utility can combine rate equalization with the strategic use of short-term or mid-term surcharges to pay for extraordinary costs associated with blending the operations of multiple systems. Each of these methods has been implemented on at least one occasion.

<sup>&</sup>lt;sup>52</sup> Beecher and Mann (1990).

Because of rising costs, and the need for rate customers to gradually become accustomed to higher rates, it may not be desirable to lower rates at all for any customer group. Rather, it may be advisable to "cap" higher rates in the higher-cost areas and gradually increase rates in the lower cost areas. Although customers should be educated about changes in the rate structure, a phased approach and a price-cap approach might help mitigate complaints about cost shifting.

Table 6
Pricing Variations for Fixed and Variable Water Charges

	Before In	nplementation	After Im	plementation
	Fixed	Variable	Fixed	Variable
	Charge	Rate	Charge	Rate
Variation 1:				
Change to Single Fi	xed Charge Onl	у		
Service Territory A	\$6.00 per month	\$1.95 per 1,000 gallons	\$7,50 per month	\$1.95 per 1,000 gallons
Service Territory B	\$9,00 per month	\$2.15 per 1,000 gallons	\$7,50 per month	\$2.15 per 1,000 gallons
Variation 2: Change to Single Va	riable Rate On	ly	- I in the second of the secon	
Service Territory A	\$6.00 per month	\$1.95 per 1,000 gallons	\$6.00 per month	\$2.05 per 1,000 gallons
Service Territory B	\$9.00 per month	\$2.15 per 1,000 gallons	\$9.00 per month	\$2.05 per 1,000 gallons
Variation 3: Change to Single Ta	riff for Fixed C	harges and Variab	le Rates	
Service Territory A	\$6.00 per month	\$1.95 per 1,000 gallons	\$7.50 per month	\$2.05 per 1,000 gallons
Service Territory B	\$9.00 per month	\$2.15 per 1,000 gallons	\$7.50 per month	\$2.05 per 1,000 gallons

Source: Author's construct.

Table 7

Phase-In Approach to Single-Tariff Pricing

	Before I	mplementation	After In	plementation
	Fixed Charge	Variable Rate	Fixed Charge	Variable Rate
Phase 1:	,	J		
Change to Single Fix	ed Charge			
Service Territory A	\$6.00 per//	\$1.95 per	\$7.50	\$1.95 per
·	month	1,000 gallons	per month	1,000 gallons
Service Territory B	\$9.00 per	\$2.15 per	\$7.50 per	\$2.15 per
•	month	1,000 gallons	month	1,000 gallons
Phase 2: Adjust Variable Rat	es	4	<u> </u>	
Service Territory A	\$7.50 per month	\$1.95 per 1,000 gallons	\$7.50 per month	\$2,00 per 1,000 gallons
Service Territory B	\$7.50 per	\$2.15/per	\$7.50 per	\$2.10 per
•	month	1,000 gallons	month	///1,000 gallons///
Phase 3: Equalize Variable R	ates			
Service Territory A	\$7.50 per	\$2.00 per////	\$7.50 per	////\$2,05/per////
<b>y</b>	month	1,000 gallons	month	1,000 gallons
Service Territory B	\$7.50 per	\$2,10 per	\$7.50 per	\$2.05 per
_	month	1,000 gallons	month	///1,000 gallons///

Source: Author's construct.

#### **Two Recent Cases**

In 1997, the Indiana Utility Regulatory Commission approved a hard-won plan by the Indiana-American Water Company to consolidate rates. Figure 6 illustrates the difference in revenue requirements per equivalent residential customer for stand-alone pricing, common-management pricing, and single-tariff pricing. Stand-alone pricing reflects the costs that a commonly owned or managed water system would incur if it replicated the same services and functions on a basis completely independent of the parent utility and other systems. Common-management pricing reflects costs that are incurred on the basis of the joint operation of multiple systems. Costs under common management, given management economies of scale and scope, should be less for the utility than the sum of stand-alone costs for all of the operated systems.

<sup>&</sup>lt;sup>53</sup> In this illustration of single-tariff pricing, the use of equivalent customers produces a comparable but not identical level of revenues per customer across all service territories because of differences in water usage.

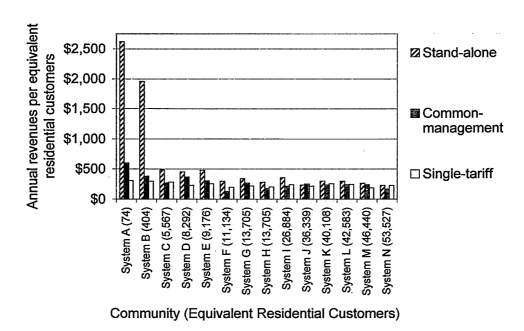


Figure 6. Revenue Requirements per Equivalent Residential Customers for Stand-Alone Costs, Common-Management Costs, and Single-Tariff Pricing

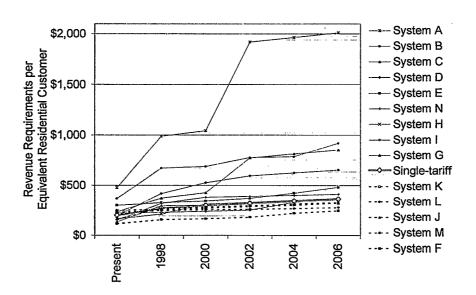


Figure 7. Forecast Revenue Requirements per Equivalent Residential Customers Including Capital Improvements

Source: John F. Guastella, Testimony in Cause No. 40703 before the Indiana Utilities Regulatory Commission, Indiana-American Water Company (1997), Exhibits JFG-5, JFG-R-1, and JFG-R-3.

For each community served, the economies of scale and scope achieved by common management are obvious. Left to their own devices, none of the communities could replicate the same level of service at the same cost. In other words, each community's true stand-alone cost would be much higher than their share of costs under consolidated operations. These cost savings are achieved independent of the pricing structure.

The additional benefits of single-tariff pricing are fairly obvious. The smaller, very high cost systems at the low end of the spectrum clearly have much to gain through rate consolidation. Both common-management and consolidated rates are a fraction of what the system would pay on a stand-alone basis. The impact of the single-tariff price on customers at the middle and higher end of the spectrum is not necessarily substantial.

The rate stabilizing effect of single-tariff pricing is illustrated by the revenue requirements forecast for the same group of utilities (Figure 7). Over time, the single-tariff provides considerable rate (and revenue) stability and, once again, the benefits for the smaller systems are clear. In this particular case, substantial rate hikes associated with planned capital improvements for four systems can be mitigated. The timing of capital expenditures will play a role in determining perceptions about the benefits of single-tariff pricing to individual communities. The obvious affordability benefits to small systems, as well as the general "smoothing" effect on revenue requirements, are among the leading rationales for single-tariff pricing.

Similar results were achieved in another recent case involving a New Hampshire utility, Pennichuck Water Works, Inc. Without rate consolidation, some water customers would face annual water bills as high as \$1,200, as illustrated in Figure 8. In its decision, the New Hampshire commission directly addressed subsidy and affordability issues, as well as the anticipated benefits of adopting the single tariff:

We do not believe it would be in the public interest to impose annual rates in the range of \$800 to \$1200, as would be the case here, when a reasonable alternative is available. By consolidating the community systems with the core system for ratemaking purposes, all customers would face a uniform tariff which, for the average residential customer, would be approximately \$253 per year. The rates for the average residential customer in the core system would increase less than \$1.00 per month, for a total of \$8 per year, under the rate consolidation proposal which, in light of the alternative, we find to be acceptable. We consider a single tariff rate of approximately \$253 per year for the core residential customer to be just and reasonable. A consolidated rate will ensure affordability and the continued viability of many of Pennichuck's community systems. It will also enable Pennichuck to operate in a more administratively efficient manner by eliminating separate general ledgers for each system, thereby reducing administrative costs. <sup>54</sup>

New Hampshire Public Utilities Commission, Order in Docket DR 97-058, Pennichuck Water Works, Inc. (1998).

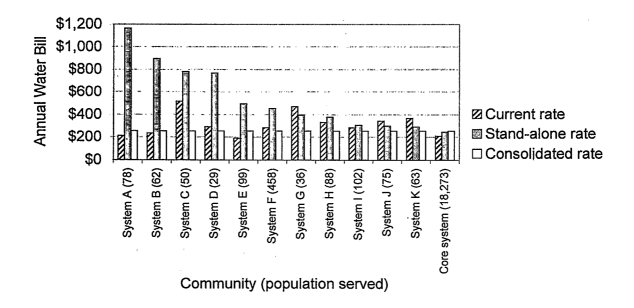


Figure 8. Stand-Alone and Consolidated Rates for Pennichuck Water, New Hampshire

Source: New Hampshire Public Utilities Commission, Order in Docket DR 97-058, Pennichuck Water Works, Inc. (1998).

#### **Single-Tariff Pricing in Great Britain**

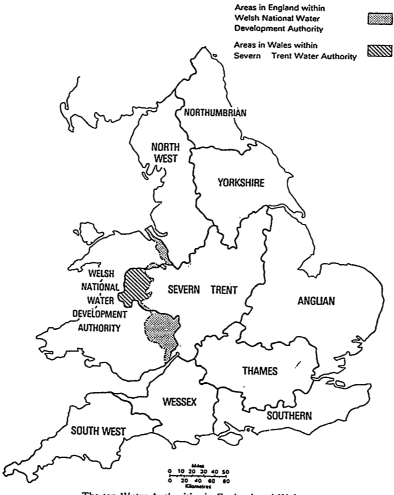
Great Britain provides a "real life" example of the use of single-tariff pricing on a very large scale. In 1989, Great Britain's ten large regional water, wastewater, and stormwater service providers (shown in Figure 9) were transformed from nationalized to investor-owned utilities. Since privatization, the tariffs established for *measured* (metered) service within each of the regional systems have been uniform. In other words, single-tariff pricing is implemented along with metering. Each of the water utilities provides a metering option, although a large proportion of British households is not metered. For *unmeasured* service, standing charges are uniform. However, variable charges are based not on water volumes but on the "rateable" value of properties served. These charges vary according to geographic zones for the Severn Trent and Thames water utilities, but not for the other utilities.

Tariffs for residential water service for 1995-1996 are reported in Table 8. Metered rates for large users are comprised of standing (fixed) charges that vary by meter size, plus a volumetric charge. Standing and volumetric charges are uniform for large-volume customers throughout the company service territories.

In addition to the larger privatized utilities, another twenty-one water service companies also serve somewhat smaller service territories in Great Britain, although in terms of population served almost all seem quite substantial in size when compared to many U.S. water systems. For the most part, these companies also employ single-tariff pricing. All of the twenty-one companies use a uniform standing (or fixed) charge; four have different volumetric rates for different geographic areas served.<sup>55</sup>

<sup>&</sup>lt;sup>55</sup> For one of these companies (Three Valleys), two of three areas have comparable metered rates, suggesting a gradual move toward uniform pricing. A fifth water company (North East) adopted single-tariff pricing in the 1993-94 rate period for its two areas (each of which also is subdivided).

#### WATER AUTHORITY BOUNDARIES



The ten Water Authorities in England and Wales (reproduced by permission of the Controller of Her Majesty's Stationery Office)

Figure 9. Regional Water Utilities in Great Britain.

Source: Daniel A. Okun, Regionalization of Water Management: A Revolution in England and Wales (London: Applied Science Publishers, 1977).

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Table 8

	~ 	Service Characteristics	S		Tariffs for	Tariffs for Water Service	
Company	Area Served	Households Served	Metered Households	Unmetered		Metered	red
	km²	(000)	(%)	Standing charge (pounds)	Rateable Value Charge	Standing charge (pounds)	Volumetric Charge p/m <sup>3</sup>
Anglian	22,000	1,510	16.8	37.35	50.69	27.00	69.62
Dwr Cymru	20.400	1,081	2.8	81.28	38.72	33.00	75.39
North West	14,415	2,643	4.9	29.00	35.20	32.00	60.10
Northumbrian	3,850	470	9.0	52.00	27.15	31.20	53.43
Severn Trent	19,745	2,804	8.2				
Zone 1				noue	45.85	27.00	62.90
Zone 2				"	41.29	"	22
Zone 3				3	40.04	"	3
Zone 4				3	41.81	"	"
Zone 5				ÿ	48.08	"	"
Zone 6				"	50.02	"	39
Zone 7				"	× 50.38	"	37
Zone 8				3	40.04	"	33
East Worcester				"	41.29	29	"
South West	10.300	585	1.6	40.00	49.43	27.20	74.63
Southern	4,450	628	11.8	21.00	33.70	31.00	52.10
Thames	8,200	3,022	5.4				
Area 1				14.00	25.41	20.00	48.14
Area 2				99	25.85	**	*
Area 3				"	19.45	"	77
Area 4				"	23.29	"	25
Area 5				"	29.90	"	"
Area 6				,,	25.90	ייי	79
Area 7				"	35.63	"	33
Wessex	7,350	435	L'6	24.00	45.45	30.50	81.78
Yorkshire	13,900	1.729	0.9	22.00	99.99	25.00	64.20

# 7. The Public Utility Commission Role

Regulation of the water industry, like the water industry itself, is fragmented and pluralistic. All community water systems, regardless of their ownership, are subject to federal and state drinking water regulations pursuant to the federal Safe Drinking Water Act. Drinking water standards focus on public health concerns. Water systems in many states also are subject to water quantity regulations, meaning that water withdrawals are regulated through registration or permitting mechanisms. Economic regulation of water utility prices and rates of return is the domain of the state public utility commissions. The commissions play a quasi-administrative, quasi-legislative, and quasi-judicial role in terms of overseeing the utility industries.

Although their jurisdiction for the water industry is not comprehensive, and generally applies only to investor-owned water systems, the state public utility commissions have specific authority and expertise in the area of pricing. Moreover, many commission-regulated systems are small in size. Thus, pricing practices in general, and commission policies in particular, are worth considering when crafting solutions for small systems.

Forty-five commissions presently have authority to regulate investor-owned water utilities. In some of the states, commission regulation extends to other types of water utilities under certain circumstances. For example, some states regulate municipal water utilities if they provide service outside of municipal boundaries. In Florida, counties can opt to regulate water systems; in Indiana, municipal water utilities can opt to be regulated. In terms of commission jurisdiction and authority, many variations among the states can be found.

Not all water utilities are subject to commission regulation. Most water utilities in the United States are publicly owned and not subject to state economic regulation. The state public utility commissions do not regulate water utilities in Georgia, Michigan, Minnesota, North Dakota, South Dakota, or Washington, D.C.

## **Number of Regulated Utilities**

Periodic surveys have been conducted for the purpose of counting the number of regulated water and wastewater systems. As noted earlier, for 1995 the total number of commission-regulated water utilities in the United States was approximately 8,537.<sup>56</sup> Approximately 4,095 regulated water utilities are classified as investor-owned water utilities.<sup>57</sup> Table 9 summarizes the 1995 inventory of commission-regulated water and wastewater utilities.

<sup>&</sup>lt;sup>56</sup> Beecher (1995).

<sup>&</sup>lt;sup>57</sup> These data include 15 investor-owned utilities and 3 homeowners' associations that no longer are regulated in Michigan.

Table 9
Commission-Regulated Water and Wastewater Utilities

	Water U	Itilities	Wastewate	r Utilities
Utility Ownership	Number of Commissions	Number of Utilities	Number of Commissions	Number of Utilities
Investor-owned or private	46	4,095	28	1,233
Municipally-owned	11	1,547	6	649
Districts	7	1,300	4	205
Cooperatives	4 ,	1,436	2	50
Homeowners' associations	6	85	1	0
Nonprofits	1	73	1	15
Other	1	1	0	0
Totals	46	8,537	28	2,152

Source: Janice A. Beecher, 1995 Inventory of Commission-Regulated Water and Wastewater Utilities (Indianapolis, IN: Center for Urban Policy and the Environment, 1995). Includes data for Michigan, which ceased regulating 18 systems in 1996.

Leading states in terms of the number of regulated water utilities are Texas (3,300), Mississippi (740), Wisconsin (573), West Virginia (421), Arizona (354), and New York (354). For investor-owned water utilities, leading state jurisdictions are Texas (1,200), Arizona (354), New York (334), North Carolina (226), Florida (210), California (199), and Pennsylvania (190).

Between the 1989 and 1995 surveys, the number of regulated investor-owned utilities declined by 445 utilities (10 percent); the total number of regulated utilities declined by 1,398 utilities (14 percent).

States in which the number of regulated water utilities (including investor-owned utilities) declined by a substantial amount include Arizona, Connecticut, Indiana, New York, North Carolina, Pennsylvania, and Texas. Commission sources suggest that mergers and acquisitions were the leading cause of the decline. Systems rarely cease operations altogether. However, transfers to unregulated ownership forms and changes in commission jurisdiction also can contribute to the decline in the number of regulated utilities. A few states, including Mississippi and Oregon, had substantial increases in the number of utilities under their jurisdiction. Nebraska's gain is noteworthy because jurisdiction for the water industry was initiated in 1994.

The decline in the number of regulated utilities is consistent with an anticipated trend in industry consolidation. Mergers and acquisitions within both the public and private segments of the industry will gradually reduce the number of regulated utilities. However, the population served by regulated utilities will not necessarily decline as a result of reductions in the total number of regulated utilities.

Despite the decline in the number of regulated water utilities, water utility regulation continues to rise in importance on the agendas of many state commissions. <sup>58</sup> Economic regulation of water utilities is important given monopoly power, rising costs, structural change, and a degree of uncertainty about the industry's future.

## **Capacity-Development Policies**

The commissions, which are well aware of the precarious condition of many small water systems, can and have addressed capacity development through three basic strategies. The first strategy involves slowing the creation of new water systems. State regulations can create substantial barriers to entry for new water systems. Many of the state commissions, as well as the state drinking water agencies, are tightening the certification process and more carefully scrutinizing the financial, managerial, and technical competencies of proposed new systems.

The second strategy involves procedural simplification for small water systems to lower the administrative cost of regulation and enhance regulatory compliance. This strategy includes simplifying filing and reporting procedures. In some cases, commission staff members directly assist managers of small water utilities in meeting procedural requirements. Some of the commissions have used alternative regulatory methods, such as operating ratios, to further simplify the process and address the unique needs of small systems. Regulatory simplification treats one of the primary symptoms of small-system capacity problems (that is, regulatory compliance), but it does not necessarily treat the underlying capacity problem (that is, lacking economies of scale).

The third strategy involves structural change in the water supply industry. As noted in a report of the National Regulatory Research Institute, the least-cost solution to regulatory compliance and other problems for many systems can be found only through structural change, namely consolidation.<sup>59</sup> The downward trend in the number of water systems suggests that ownership consolidation may be occurring in the industry. Consolidated systems may or may not be physically interconnected. While physical interconnection yields significant economies of scale, common management of noninterconnected systems directly addresses financial, managerial, and technical capacity issues and can yield significant economies.

Many of the commissions have played an active role in this area by encouraging and approving mergers and acquisitions. Some of the commissions provide specific incentives, such as acquisition adjustments. Certain ratemaking practices, including single-tariff pricing, also can provide incentives for acquisitions and, perhaps, the formation of regional water systems. Larger systems interested in acquiring smaller systems tend to favor rate consolidation (sometimes with surcharges).

<sup>59</sup> Beecher, Dreese, and Landers (1992).

<sup>&</sup>lt;sup>58</sup> In the late 1990s, however, water issues must compete for the attention of regulators with major restructuring issues in the energy and telecommunications sectors.

In general, modern public policies affecting the water-supply industry, including regulatory policies, appear to support the consideration of structural options (including consolidation) that will help water systems achieve economies of scale. The emphasis on water system capacity at the federal, state and local levels will make it harder for providers to get operating certificates, water-supply permits, and special financing. Explicitly or implicitly, growth management policies in some states are calling for consolidation of water supply through interconnection with existing systems. Public policy also appears to emphasize the importance of establishing and maintaining water systems for which the population served can support the cost of water service. Thus, institutional factors also are playing a role in reducing the number of water systems.

# 8. Commission Survey

State public utility staff members at all of the state public utility commissions with jurisdiction for water utilities (that is, forty-five state commissions), were surveyed about the issue of single-tariff pricing in early 1996. This research was conducted by Dr. Janice Beecher on behalf of the Florida Public Service Commission. The survey was first sent by telefax in January and follow-up telephone calls were made in late January and early February to ensure the completeness and accuracy of the survey. The commission staff members who completed the survey are knowledgeable about water utility regulation and competent to complete this particular questionnaire. A copy of the survey questionnaire is attached as Appendix D. Detailed findings can be found in Appendix E.

Additional follow-up contacts were made in 1997 and 1998 to update findings on specific cases that were pending at the time of the original survey, as well as to check for any major shifts in regulatory policy. Although no significant changes were detected, updated information is noted throughout the findings.

## Relevance of Single-Tariff Pricing

Single-tariff pricing for water utilities is not necessarily a policy issue for every state public utility commission. Jurisdiction for water utilities and the presence of multi-system utilities are necessary but not sufficient conditions for consolidated rates to be an issue for a given commission. Single-tariff pricing does not become an issue until a utility or the commission initiates the use of this method. Utilities with systems that are viable on a stand-alone basis, by virtue of size and other factors, may not need or want single-tariff pricing. Even when considered or implemented, single-tariff pricing may not be considered "an issue" if it is noncontroversial.

The consideration of single-tariff pricing policy can benefit from the perspective provided in Table 10. The relevant sample for considering commission policy with regard to single-tariff pricing is comprised not of all fifty-one public utility commissions (including the District of Columbia). It is more accurate and reasonable to evaluate commission policies with regard to this issue in the context of the twenty-five commissions where multi-system water utilities operate and where the issue has been considered (including the states where single-tariff pricing had been rejected or considered but not approved). Given this context, a clear majority of affected state commissions have allowed regulated water utilities to implement single-tariff pricing (22 state commissions).

Of the remainder, the California commission has allowed partial rate consolidation. For two commissions (Maryland and Mississippi), single-tariff pricing had not been an issue but staff characterized commission policy as "case-by-case." It also is noteworthy that in one of the state's approving a single-tariff pricing structure (Idaho), the matter was "not an issue when proposed." No regulatory commission has steadfastly opposed single-tariff pricing, although many continue to review the merits on case-by-case basis.

# TABLE 10 RELEVANT SAMPLE OF STATE PUBLIC UTILITY COMMISSIONS REGARDING THE ISSUE OF SINGLE-TARIFF PRICING POLICY

All state public utility commissions:  Commissions without jurisdiction for water utilities:  Subtotal	51 6 45
Commissions without multi-system water utilities: Subtotal	- <u>15</u>
Commissions for which single-tariff pricing has never been considered:  Total	<u>-5</u> <b>25</b>

Source: Author's construct. Includes reclassification of Delaware as having a multi-system utility based on a 1999 survey. The total number of commissions includes the District of Columbia.

Pending cases at the time of the original survey in Massachusetts and New Jersey were decided in favor of single-tariff pricing. Soon after, in two significant cases, the Indiana and New Hampshire commissions approved rate consolidation proposals (in 1997 and 1998 respectively). Since the original survey, the Delaware commission approved single-tariff pricing in conjunction with an acquisition that created the state's only multi-system utility (as reflected in Table 10 and elsewhere).

#### **General Findings**

The detailed results of the original survey are reported in Appendix E (Tables E1 through E4). The data are reasonably complete for all fifty-one public utility commissions (including the District of Columbia commission). Detailed data on specific utilities are incomplete from a few states because of the difficulty in compiling these data.

As noted in the tables, six public utility commissions do not have jurisdiction for water utilities ("NJ"). In sixteen (16) of the states with jurisdiction for water utilities, staff had observed that no multi-system water utilities were in operation (including Delaware at the time of the original survey). This finding also was established in the 1995 Inventory Report, which was used to supplement this survey. For the remainder of the survey, responses for these sixteen states were recorded as "NA," or "not applicable."

Thirty (30) state commissions regulate multi-system water utilities, where single-tariff pricing is a potential issue. Of the thirty (30) commissions with multi-system water utilities, twenty-two (22) have approved single-tariff pricing for one or more utilities, including partial consolidation. California regulators have allowed partial consolidation subject to further deliberations. Seven commissions (7) have not directly addressed this

issue. As already noted, these findings have been revised since the original survey to update the findings for five states (Delaware, Indiana, Massachusetts, New Hampshire, and New Jersey) where pending and recent cases have been decided in favor of single-tariff pricing (in Massachusetts, partial consolidation already had occurred).

Of the twelve (12) commissions that had not approved single-tariff pricing at the time of the original survey, three explanations were provided: single-tariff pricing had not been an issue (7 commissions), a proposal for single-tariff pricing was rejected (1 commission), and single-tariff pricing had been considered but not specifically approved (4 commissions). The Indiana commission reportedly rejected single-tariff pricing because of cost-of-service concerns. No commission staff member reported that a statute or policy expressly prohibited single-tariff pricing. However, the Florida survey response indicated that legislation had been proposed to limit the use of rate consolidation to interconnected systems; the legislation was not adopted.

#### **Specific Findings**

Data were provided for 213 multi-system utilities, of which 129 had implemented a full version of single-tariff pricing and 20 had implemented partial rate consolidation (that is, single-tariff pricing for all but a few systems or single-tariff pricing for groups of systems within the utility but not for the utility as a whole). Partial rate consolidation in some cases is used to phase-in the single tariff. The survey does not include the multi-system utilities in Texas (estimated at 200 to 300 utilities) or all of the multi-system utilities in Florida (estimated at 60 to 70 utilities) because these data were not readily available. Other states also may have some additional multi-system utilities for which data were not reported. The survey also excludes publicly owned water utilities, with the exception of West Virginia for which data were available for commission-regulated public service districts.

Several states have jurisdiction for only one multi-system water utility. States with more than ten multi-system utilities are Connecticut, Florida, Louisiana, North Carolina, Texas, Washington, and West Virginia. Of these states, only Louisiana has not approved single-tariff pricing.

Based on the available data from the original survey, the number of systems managed by the multi-system utilities ranges from 2 to 201. The average number of systems reported is 11; the median number of systems was 4. The number of connections for the smallest system ranged from 2 to 30,000 with a mean value of 751 and a median value of 30 (based on data for 115 systems). The number of connections for the largest system ranged from 18 to 329,000, with a mean value of 11,615 and median value of 257 (based on data for 115 utilities). The earliest date reported for adopting single-tariff pricing was 1958; the most recent date was 1995 (disregarding the pending or subsequent cases). The average and median time frame for adopting single-tariff pricing was the early 1980s.

At the time of the survey, rate consolidation had been partially implemented for several utilities. In some cases, all but a few systems had been placed under a single tariff; in other cases, the single tariff was being phased-in gradually over time. Only one commission reported that monitoring and evaluation of single-tariff pricing had occurred in the form of reexamining past rate cases (West Virginia).

#### **Characteristics of Single-Tariff Utilities**

Single-tariff utilities appear to have some distinguishing features in comparison to multisystem utilities that do not use single-tariff pricing. Data were provided for 213 utilities, of which 129 implemented single-tariff pricing or partial rate consolidation. Data on the approximate number of systems were provided for 203 utilities (149 single-tariff utilities and 54 multi-system utilities without single-tariff pricing). Data on the smallest and largest systems in terms of service connections were available for 115 utilities (81 single-tariff utilities and 34 multi-system utilities without single-tariff pricing). All available data were used to preserve as much information as possible for the analysis. For data reported as a range of values, an average was used (for example, "8 to 9" was replaced with 8.5). For data reported as "<5," a value of 4.5 was used.

The sample is incomplete and nonrandom, so findings based on the available data are not generalizable. Substantial missing data will affect the results of any analysis. However, the data represent a sizable portion of the multi-system utilities regulated by the state commissions. Also, many states reported a mixture of systems with and without single-tariff pricing. Certain observations can be drawn from the data that should lead to further consideration and analysis.

As reported in Table 11 (and Table E2), single-tariff systems and multi-system utilities appear to differ in terms of the number of systems that comprise them, smallest connections, and largest connections. For single-tariff systems, the median number of systems was 5 (average value of 13); for multi-system utilities without single-tariff pricing the median number of systems was 4 (average value of 6). The connection data reveal more striking patterns. Along every measurement (except for the minimum of 2 connections for the smallest systems for both utility types), single-tariff utilities appear to be much smaller in terms of both smallest and largest systems based on connections.

This finding is very consistent with the perception that single-tariff pricing is most needed, and perhaps most justified, when numerous very small water systems are involved. These data may indicate that commission approval of single-tariff pricing takes into account these basic descriptive characteristics. This is not to suggest, however, that single-tariff pricing only has been (or should be) approved for utilities made up of very small systems. In fact, some of the more recent decisions affirming single-tariff pricing have involved utilities with systems that are fairly substantial in size.

Table 11
Comparative Analysis of Multi-System Utilities
With and Without Single-Tariff Pricing

Utilities	Num Util Rep	Number of Utilities Reported	Apr	Approximate Number of Systems	imate Numb Systems	oer of		Smallest System (N Connections)	Systen			Larges (N Con	Largest System (N Connections)	
	Approx. Systems	Connec- tions	Mini- mum	Maxi- mum	Aver- age	Median	Mini- mum	Maxi- mum	Aver- age	Median	Mini- mum	Maxi- mum	Aver- age	Median
All Multi- System Utilities	203	115	7	201	П	4	2	30,000	751	30	18	329,000	11,615	257
Multi-System Utilities With Single-Tariff Pricing	149	81	2	201	13	5	2	2,400	122	20	18	97,000	5,651	193
Multi-System Utilities Without Single-Tariff Pricing	54	34	7	32	. 0	4	7	30,000	2,251	83	26	329,000	25,824	1,254

Source: Table E1. Not adjusted for cases pending at the time of the survey or subsequent cases in which consolidated rates were approved for individual utilities in Delaware, Indiana, Massachusetts, New Hampshire, and New Jersey.

# **Arguments in Favor of Single-Tariff Pricing**

In the course of the survey, regulatory commission staff members were asked to consider key arguments for and against the adoption of single-tariff pricing. Various reasons for commission approval of rate consolidation were provided in the survey. Table E1 provides the primary reasons for approval. Cost savings were frequently mentioned. As reported in Table E3, commission staff members also were asked to identify the arguments that influenced their commissions' deliberations or policies regarding rate consolidation.

These data reflect only staff member views, not necessarily the views or policies of the commissions. Twenty-one (21) commission staff members responded to this portion of the survey. The data exclude thirty commissions where, at the time of the survey, single-tariff pricing had not been an issue and staff views were not elicited. <sup>60</sup> Staff could cite more than one argument and no weighting or ranking of arguments was required. In decreasing order of mentions (indicated in parentheses), commission staff indicated agreement with the following arguments in favor of single-tariff pricing:

- ☐ Mitigates rate shock to utility customers (17)
- ☐ Lowers administrative costs to the utilities (16)
- Provides incentives for utility regionalization and consolidation (15)
- Physical interconnection is not considered a prerequisite (13)
- □ Addresses small-system viability issues (13)
- Improves service affordability for customers (12)
- Provides ratemaking treatment similar to that for other utilities (10)
- □ Facilitates compliance with drinking water standards (9)
- ☐ Overall benefits outweigh overall costs (9)
- □ Promotes universal service for utility customers (8)
- □ Lowers administrative cost to the commission (8)
- ☐ Promotes ratepayer equity on a regional basis (6)
- ☐ Encourages investment in the water supply infrastructure (5)
- ☐ Promotes regional economic development (3)
- ☐ Encourages further private involvement in the water sector (2)
- Other: Can be consistent with cost-of-service principles (1) and found to be in the public interest (1)

Staff members also noted that single-tariff pricing could be consistent with cost-of-service principles (New York), that separating small-system costs may not always be cost-effective (Virginia), and that the genesis for the issue was regulatory simplification (California). Mitigating rate shock also was equated with "rate stability" (Indiana). Vermont regulators found that single-tariff pricing addressed small system viability issues and generally was in the public interest, approving the method over the objections of staff

<sup>&</sup>lt;sup>60</sup> Excluded were 6 commissions without jurisdiction for water utilities, 16 commissions without jurisdiction for multi-system water utilities ("not applicable"), and 8 commissions that regulate multi-system utilities but where single-tariff pricing has not been an issue (including the Idaho commission, where single-tariff pricing was approved for one utility but not an issue of significance).

members concerned about subsidization issues. Typically, more than one argument affects commission deliberations regarding rate consolidation.

## **Arguments Against Single-Tariff Pricing**

Commission staff members also evaluated the key arguments against rate consolidation. Various reasons for commission disapproval of single-tariff pricing were provided. Table E1 provides the primary reason for the disapproval. Cost-of-service issues were frequently mentioned, although some staff also indicated that single-tariff pricing could be consistent with cost-of-service principles. As reported in Table E4, commission staff members also were asked to identify the arguments that influenced their commissions' deliberations or policies regarding rate consolidation.

These data reflect only staff member views, not necessarily the views or policies of the commissions. As mentioned earlier, twenty-one (21) commission staff members responded to this portion of the survey based on their experience with the issue of single-tariff pricing for multi-system utilities. Staff could cite more than one argument and no weighting or ranking of arguments was required. In decreasing order of mentions (indicated in parentheses), commission staff indicated agreement with the following arguments against single-tariff pricing:

- □ Conflicts with cost-of-service principles (14)
- □ Provides subsidies to high-cost customers (12)
- □ Not acceptable to all affected customers (10)
- □ Considered inappropriate without physical interconnection (8)
- □ Distorts price signals to customers (7)
- ☐ Fails to account for variations in customer contributions (6)
- Justification has not been adequate in a specific case (or cases) (6)
- Discourages efficient water use and conservation (4)
- □ Encourages growth and development in high-cost areas (4)
- □ Undermines economic efficiency (3)
- ☐ Provides unnecessary incentives to utilities (2)
- □ Not acceptable to other agencies or governments (2)
- ☐ Insufficient statutory or regulatory basis or precedents (2)
- □ Overall costs outweigh overall benefits (2)
- □ Encourages overinvestment in infrastructure (1)

Regarding unacceptability to other agencies or governments, the California staff member noted that opposition to single-tariff pricing had come from other utilities.

# 9. Commission Policies on Rate Consolidation

As already noted, twenty-two (22) state commissions have allowed regulated water utilities to implement single-tariff pricing. Single-tariff pricing is generally accepted in eight (8) states, as summarized in Table 12 and Figure 10 (and detailed in Table E1). Texas commission staff members noted that single-tariff pricing was accepted "and preferred." In fact, the Texas commission provides a simplified procedure for merging the rates of acquired systems with the rates of the acquiring utility. While the regulated water utility usually requests consolidated rates, at least one commission (New York) has imposed its use. Pennsylvania staff noted that the use of single-tariff pricing has evolved from its application on the basis of physical interconnection to its application on the basis of common ownership.

Based on the updated survey findings, staff members at seventeen (17) commissions characterized the policies of their commissions as "case-by-case," indicating that the use of single-tariff pricing must be justified for every specific application (even when the policy is "generally accepted"). In many states, only some of the multi-system utilities under commission jurisdiction are implementing single-tariff pricing. In fourteen (14) of the case-by-case commissions, single-tariff pricing has been approved (including the five recent cases decided in favor of single-tariff pricing). In California, regulators have approved partial rate consolidation. In the two (2) other case-by-case commissions, single-tariff pricing has not been approved or considered in the context of a regulatory proceeding.

#### **Commission Decisions**

The experience of West Virginia-American Water Company stands as one of the least controversial and most enduring examples of single-tariff pricing. Implementation of single-tariff pricing has played a role in the company's expansion. A case study of the West Virginia experience appeared in a 1984 issue of the *American Water Works Association Journal*.<sup>61</sup>

In its order, the West Virginia Public Service Commission considered the consistency of single-tariff pricing with the commission's general regulatory obligations and operating principles, finding that:

- 1. The company's single tariff pricing proposal resulted in a just, reasonable, sufficient and nondiscriminatory rate for all the customers of the company.
- 2. Each customer will pay the same rate for a like and contemporaneous service made under the same or substantially similar circumstances and conditions.

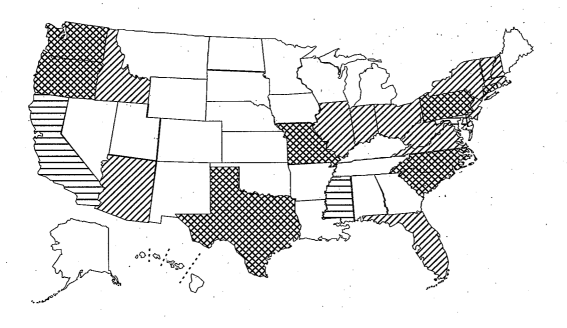
<sup>&</sup>lt;sup>61</sup> Limbach (1984).

Table 12
Summary of State Public Utility Commission Policies on Single-Tariff Pricing for Water Utilities

Commission Policy	State Commissions	
Generally Accepted (8)	Connecticut	Pennsylvania
	Missouri	South Carolina
	North Carolina	Texas
	Oregon	Washington
Case-By-Case (17)	Single-Tariff Pricing Has B	een Approved (14)
	Arizona	New Hampshire (d) (f)
	Delaware (a)	New York
	Florida	New Jersey (e) (f)
	Idaho (not an issue)	Ohio
	Illinois	Vermont
	Indiana (b) (f)	Virginia
	Massachusetts (c) (f)	West Virginia
	Single-Tariff Pricing Has N	ot Been Approved (3)
	California (g)	
	Maryland (not an issue)	
	Mississippi (not an issue)	
Never Considered (5)	Iowa	Maine
, ,	Kentucky	Wisconsin
	Louisiana	
Not Applicable - No	Alabama	Nevada
Multi-System Water	Alaska	New Mexico
Utilities (15)	Arkansas	Oklahoma
•	Colorado	Rhode Island
	Hawaii	Tennessee
	Kansas	Utah
	Montana	Wyoming
	Nebraska	
No Jurisdiction for Water	Georgia	North Dakota
Utilities (6)	Michigan	South Dakota
· -	Minnesota	Washington, D.C.

Source: Author's construct based on survey of state public utility commission staff members, January-February 1996 and subsequent contacts with the commissions (including a follow-up survey in early 1999).

- (a) Reclassified from "not applicable" following an acquisition with approval of consolidated rates.
- (b) Since the original survey, a case was decided in favor of single-tariff pricing (previously rejected).
- (c) A pending case at the time of the original survey was decided in favor (partial consolidation previously).
- (d) Since the original survey, a case was decided in favor of single-tariff pricing.
- (e) A pending case at the time of the original survey was decided in favor.
- (f) Characterization of commission policy as "case-by-case" was unchanged following the recent decisions.
- (g) Partial consolidation with possible phase-in of single-tariff pricing. A case was pending in 1999.



Generally accepted

Case-by-case policy — approved

Case-by-case policy — not approved

Not considered, not applicable, or no jurisdiction



Figure 10. Summary of Commission Policies on Rate Consolidation.

- 3. The approval of the company's proposal was in compliance with the commission's duty to regulate utilities of this state in order to provide the availability of adequate, economical, and reliable utility services to encourage the well planned development of the utility resources in a manner consistent with the state needs and in a way consistent with the productive use of the state's energy resources.
- 4. Single tariff pricing strikes a reasonable balance in the interest of current and future water consumers, the general interest of the state's economy, and the interest of West Virginia Water Company.<sup>62</sup>

<sup>&</sup>lt;sup>62</sup> Order of the West Virginia Public Service Commission as cited in Limbach (1984), 55.

In a 1986 order, the Pennsylvania Public Utility Commission approved single-tariff pricing for Western Pennsylvania Water Company (1986) and provided several pragmatic reasons for approving this pricing strategy.<sup>63</sup> First, a larger rate and revenue base ameliorates the impact of major capital additions needed from time to time in every service area. Second, a larger revenue base promotes flexibility in timing and financing major capital additions. Third, the impact of instability resulting from changes in sales volumes is mitigated when the effect of such volumetric factors is spread over a larger economic base. Finally, the reduction of the number of accounting units and the number of individual rate filings result in administrative efficiency with a potential to reduce costs to ratepayers.

Ten years later, in a general proceeding on acquisition policy, the Pennsylvania Commission stated its belief "that every system and every ratepayer in the Commonwealth will eventually be in need of specific service improvements and at that point, the true benefits of single tariff pricing will be realized by all citizens in the Commonwealth." The Commission now views single-tariff pricing as a central component of acquisition incentives provided to jurisdictional utilities.

Although single-tariff pricing has been approved without much consternation in some jurisdictions, in others the level of controversy has been much more pronounced. Consumer advocates, local governments, large-volume users, and commission staff members (even within agencies) have at times been deeply divided on this issue.

The regulatory commissions have struggled in particular with whether or not *physical interconnection* among water systems should be a prerequisite for single-tariff pricing.<sup>65</sup> As noted by the Massachusetts Department of Public Utilities, physical interconnection is not necessarily required: "[S]everal factors (viz., the contiguity of the communities served in that zone; the commonality of personnel for meter-reading, operations, maintenance, and construction duties; and administrative convenience) are decisive in favor of treating the [two communities] as a single zone . . ."<sup>66</sup>

Similarly, the Florida Public Service Commission once concluded that state law supports the view that multi-system utilities can be considered a single system because the utility's facilities and land are *functionally related* (in administrative, operational, and managerial terms); even without physical interconnection.<sup>67</sup> An analogy provided in the case was that

<sup>&</sup>lt;sup>63</sup> Pennsylvania Public Utility Commission, Order in Docket R-850096, Western Pennsylvania Water Company (1986), 148.

<sup>&</sup>lt;sup>64</sup> Pennsylvania Public Utility Commission, Order in Docket M-00950686, Policy Statement Re: Incentives for the Acquisition and Merger of Small, Nonviable Water and Waste Water Systems (1996).

<sup>&</sup>lt;sup>65</sup> Physical interconnection in the other industries may be the reason why pricing across larger regions tends to prevail.

<sup>&</sup>lt;sup>66</sup> Massachusetts Department of Public Utilities, Order in Docket No. 90-146, Massachusetts-American Water Company (1990), 3-4. See also MA DPU 95-118 (1996).

<sup>&</sup>lt;sup>67</sup> Florida Public Service Commission, Order No. PSC-96-1320-FOF-WS, Docket No. 950495-WS, Southern States Utilities (1996).

the multi-system utility operations were like a "wagon wheel," where the separate service territories are the spokes and utility management is the rim holding them together. Following an appeal of the Florida order, however, the District Court held that rate consolidation need not be conditioned on a finding by the commission that the systems involved are functionally related. "Because we decide that the determination of functional relatedness is not controlling on the issue of whether uniform rates can be set," noted the Court, "we express no opinion on whether the utility systems involved in this rate case were 'functionally related." "68

In a 1993 case, the Illinois-American Water Company articulated the variety of ways in which the systems of a multi-system utility are *operationally related*:

All operation and maintenance and construction activities are performed on a uniform basis throughout the five districts... All five districts utilize similar facilities, such as pumping stations and purification plants, transmission and distribution mains, storage reservoirs, service lines and meters... All five districts utilize the same engineering and construction standards, maintenance programs, operating procedures, inspection programs, budgeting and accounting procedures, types of materials and supplies and management structure... All five districts utilize the services of the American Water Works Service Company (the "Service Company"), which provides, pursuant to a contract with the Company, support to Illinois-American personnel in the areas of accounting, engineering operations, rate design, regulatory practices, finance, water quality, information systems, personnel information and training, purchasing, insurance, safety and community relations.<sup>69</sup>

The company also argued that the evolving *corporate* structure of the multi-system utility is germane to these issues, as described in Illinois Commerce Commission's order:

According to Illinois-American, another important factor supporting the adoption of single tariff pricing are the many steps the Company has taken in recent years to centralize and consolidate its operations. . . Illinois-American, as it presently exists, is the result of two mergers. Pursuant to the mergers, which were approved by the Commission. . . water systems once operated as five separate companies were merged to form a single integrated unit, rather than as five independent, stand-alone systems. <sup>70</sup>

Staff members of the Illinois Commerce Commission found that "Commission practices in Illinois... support the uniform rate concept." In this particular proceeding, the commission approved partial rate consolidation and ordered Illinois-American to submit a proposal for company-wide single-tariff pricing.

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<sup>&</sup>lt;sup>68</sup> District Court of Appeal, First District, State of Florida, Decision in Case No. 96-447 (June 10, 1998), 1.

<sup>&</sup>lt;sup>69</sup> Illinois Commerce Commission, Order Docket No. 92-0116, Illinois-American Water Company (1993).

<sup>&</sup>lt;sup>70</sup> Ibid., 85.

<sup>&</sup>lt;sup>71</sup> Ibid., 87.

In a parallel proceeding, Indiana-American Water Company argued before the Indiana Utility Regulatory Commission that single-tariff pricing is justified in part on the grounds that the company's districts are managed by a single corporate structure and financed through a common capital structure. The Indiana Office of Consumer Counselor opposed this reasoning and the Indiana Commission rejected that particular bid for single-tariff pricing, but the company prevailed in a 1997 proceeding (discussed below).

Another rationale in the regulatory context is that rate consolidation can help reduce the frequency and complexity of rate filings by regulated firms. According to John Guastella, regulatory acceptance of single-tariff pricing as a matter of policy reduces costs associated with preparing separate cost-of-service studies to allocate common costs among the separate systems, and thus significantly reduces the cost of utility rate filings. A related point is that rates under a single tariff are easier to communicate to customers (lowering administrative costs) and easier for customers to understand.

In some deliberations, the focus is shifted from differences in the *cost of service* to comparability in the *value of service* that utility customers receive regardless of their spatial location. Indiana-American Water Company has argued that, "The single tariff pricing concept is supported by the fact that any one of the Company's customers, regardless of where that customer is located, expects, is entitled to and receives essentially the same service as the customers in any other district."

In a recent regulatory proceeding involving the New Jersey-American Water Company, the administrative law judge echoed this argument:

Inasmuch as all customers of New Jersey-American, be they New Jersey Commonwealth or Monmouth customers, receive comparable service on a comparable basis, it seems only appropriate that all customers be charged similarly. . . By distributing the burden of system improvement to all customers, the relative impact is decreased. All Company customers in the three operating groups are benefiting by the relative economics [sic] of scale and system integration and administration the unified company produces. Likewise, all customers should equally shoulder the costs involved.<sup>75</sup>

The New Jersey Board of Public Utilities agreed with the administrative law judge in adopting a statewide (single-tariff) price for the New Jersey-American Water Company in this particular proceeding.

<sup>&</sup>lt;sup>72</sup> Richard E. Hargraves, Direct testimony in Cause No. 39595 before the Indiana Utility Regulatory Commission, Indiana-American Water Co., Inc. (1993).

<sup>&</sup>lt;sup>73</sup> Guastella (1994).

<sup>74</sup> Hargraves (1993).

<sup>&</sup>lt;sup>75</sup> New Jersey Board of Public Utilities, OAL Docket No. PUC 520795, Agency Docket No. WR-95040165, New Jersey-American Water Company (1996), 14-15.

Several of the commissions have implemented variations of single-tariff pricing or partial forms of rate consolidation. The Missouri Public Service Commission, for example, once reasoned that rate shock is the result of rate *changes* not rate *levels*. Thus the commission ordered the company in question to maintain existing rate differentials while equalizing future rate increases. By maintaining current rate differentials and equalizing rate increases, rate shock is minimized, subsidization is limited, and the company is afforded greater flexibility in timing plant additions. The commission later found, for another company, that the movement toward rate consolidation was in the public interest. But in a subsequent rate case, and to the understandable chagrin of the utility, the commission reiterated "that it is not committed to a specific position regarding cost recovery for capital plant additions by means of [single-tariff pricing]."

In a phased approach, implementation of single-tariff pricing may occur over several commission decisions involving the same multi-system utility. According to a former regulator, a phase-in plan may be especially justified when differences in rates are "extreme." A phased approach "facilitates the goal of single tariff pricing, but does not negate the requirement for future commission approval of its full implementation." 80

Interestingly, zonal rates for *groups* of systems can be used in conjunction with a phased approach to rate consolidation. The Florida commission recently advanced a "capband" approach establishing rates for groups of systems with similar cost characteristics, reasoning that:

First, the capband structure represents a greater move toward the long term goal of a uniform rate. It eliminates the need for separate rate structures for each individual service area under the cap. The number of rates would decrease from 56 to eight for the water facilities under the cap, and from 23 to six for the wastewater facilities. Second, as noted above, the capband structure reduces subsidies in terms of deviation from stand-alone rates. This is true both in terms of number of service areas and number of customers. Uniform rates within the band mitigate the subsidy within the band. . . [The capband rate structure] embraces all of the advantages of the modified stand-alone rate structure and adds the additional advantages of simplifying the rate structure by moving the utility closer to a uniform rate. 81

<sup>&</sup>lt;sup>76</sup> Missouri Public Service Commission, Order in Case No. 90-236, Missouri Cities Water Co. (1990).

<sup>77</sup> Missouri Public Service Commission, Order in Case Nos. WR-95-205 and SR-95-206, Missouri-American Water Company (1995).

<sup>&</sup>lt;sup>78</sup> Missouri Public Service Commission, Order in Case Nos. WR-97-237 and SR-97-238, Missouri-American Water Company (1997).

Wendell F. Holland, "Acquisition Incentives Encouraging Regionalization in the Water Industry" a speech made at the Great Lakes Conferences of the National Association of Regulatory Utility Commissioners in Greenbrier, West Virginia (July 11, 1995).

Pennsylvania Public Utility Commission, Western Pennsylvania Water Company, 72 PUR 4<sup>th</sup> (1986), 154. <sup>81</sup> Florida Public Service Commission, Order No. PSC-96-0549-PHO-WS, Docket No. 950495-WS, Southern States Utilities (1996), 78-79.

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The Florida decision was appealed on a variety of grounds. As noted earlier, the Court of Appeal held that the commission need not determine that utility facilities are "functionally related" prior to approving consolidated rates. In the same decision, the Court also found that "no statute prohibits resort by the Public Service Commission (PSC)—in an appropriate case—to so-called "capbands" to fix rates that are just, reasonable, compensatory, and not unfairly discriminatory." Specifically:

Nothing inherent in the capband methodology runs afoul of the statute. The order under review sets rates [footnote omitted] so that no ratepayer's rates exceed by more than seven per cent what they would have been if each system's rates had been set on a stand alone, cost of service basis. This modest deviation from a pure cost of service basis for individual rates pales by comparison to the magnitude of inevitable intra-system subsidization. Nor is a pure cost of service basis as to each individual ratepayer mandated by a statute which directs that "the commission shall consider the value and quality of service and the cost of providing service." § 367.081(2), Fla. Stat. (1997). See Occidental Chem. Co. v. Mayo, 351 So. 2d 336, 340 (Fla. 1977) ("Given the multiplicity of methods suggested by the experts to allocate expenses between various users, we cannot say that the Commission departed from the essential requirements of law in relying on a range of criteria for this purpose."). A shift in the direction of "affordability" takes the value of service into account. Although using stepped rates or "capbands" requires offsetting increases and does not spread offsets perfectly evenly among households paying less than maximum rates, such use need not lead to unfairly discriminatory rates. 83

The Indiana Utility Regulatory Commission articulated the pragmatic rationale for single-tariff pricing in the recent Indiana-American case. The press release accompanying the commission's order asserts that the company's movement toward single-tariff pricing is in the best interest of all of the customers' and that all areas will benefit in the long term by increased rate stability and mitigation of construction cost impacts. The order found that single-tariff pricing was consistent with pricing for other utility and nonutility services and that it would help the company meet demands associated with environmental compliance, infrastructure replacement, and service adequacy for customers. The commission also addressed the issue of price discrimination:

There will always be customers who over a given period of time will be required to pay higher rates than would result if they were included in some smaller or different customer group. But this does not mean undue discrimination exists so long as they are paying an equivalent price for an equivalent product. Moreover, we must not forget that all of the customers today are the beneficiaries of water

<sup>§5</sup> Ibid., 77.

<sup>&</sup>lt;sup>82</sup> District Court of Appeal, First District, State of Florida, Decision in Case No. 96-447 (June 10, 1998), 1.

<sup>&</sup>lt;sup>84</sup> Indiana Utility Regulatory Commission, Order in Cause No. 40703, Indiana-American Water Company (1997).

facilities built in the past, and the cost of developing these facilities was borne in large part by earlier generations of customers.<sup>86</sup>

As a general rule, individual water utilities must make the case for single-tariff pricing before regulators, who consider the merits on a case-by-base basis. The Indiana-American decision also is instructive on this point because the case was made by the utility several times—and the arguments rejected—before regulators were persuaded that single-tariff pricing was in the public interest. As with many initiatives by utilities, regulatory approval often requires more than one attempt, as well as modifications to the proposed method to address the legitimate concerns of regulators and consumer advocates.

A few commissions have explicitly recognized single-tariff pricing as a policy tool. As already noted, Pennsylvania regulators have placed single-tariff in the broader context of regulatory policies to promote regionalization and specifically the acquisition of smaller, nonviable systems.<sup>87</sup> The general provisions of the commission's policy, appearing in Table 13, provides for the application of single-tariff pricing to the rates of acquired water systems "to the extent that is reasonable." <sup>88</sup>

Similarly, New York Public Service Commission staff members expect acquiring utilities to include a plan for "rate equalization" (with phase-in provisions as appropriate) as part of petitions for acquisition incentive mechanisms. 89

Connecticut regulators have interpreted state statutes to authorize rate equalization in connection with mandated takeovers. The commission also recognizes the potential use of annual price caps (to avoid rate shock) and surcharges ("so that customers of the acquiring company are not always obligated to assume full responsibility for the cost of ordered improvements to the acquired company"). 91

# **Implementation Strategies**

Utility regulators can consider several implementation strategies if they find that rate consolidation is in the public interest. Implementing the single tariff can be accomplished in conjunction with acquisition proceedings. Utilities can phase-in single-tariff pricing for all or part of their service territory. A partial form of single-tariff pricing is to adopt a

<sup>88</sup> Pennsylvania Public Utility Commission, Order in Docket M-00950686, Policy Statement Re: Incentives for the Acquisition and Merger of Small, Nonviable Water and Waste Water Systems (1996).

<sup>89</sup> New York Public Service Commission, Order in Case 93-W-0962, Investigation of Incentives for the Acquisition and Merger of Small Water Utilities (1993), Appendix E.

<sup>90</sup> Connecticut General Statutes, 16-2620. According to Connecticut Statutes (16-262r), rate equalization also can be used in connection with satellite management of a smaller by a larger system.

<sup>91</sup> Connecticut Department of Public Utility Control, Order in Docket No. 96-03-31, DPUC Review of Water Companies Acquisitions and Transfer Processes (January 8, 1997), 27.

<sup>&</sup>lt;sup>86</sup> Indiana Utility Regulatory Commission, Order in Cause No. 40703, Indiana-American Water Company (1997), 81.

<sup>&</sup>lt;sup>87</sup> Holland (1995), 10.

common fixed or customer charge for all utility customers, and alter variable charges based on variations in the cost of service. Utilities can use surcharges or other mechanisms to differentiate prices based on extraordinary costs and send customers a very specific price signal. A partial approach to single-tariff pricing is to develop tariffs based on groupings of systems or "zones" with roughly similar cost or service characteristics. Another partial approach, mentioned earlier, is to use a phased method of implementation by which rates are made more uniform over several rate adjustments.

Innovative pricing options and implementation strategies for water utilities can emerge in the context of regulatory proceedings, dispute resolution processes, and a continuing dialog among utilities, consumers, consumer advocates, and other interested stakeholders.

# **Related Strategies**

Commissions may want to consider implementing specific regulatory strategies in conjunction with single-tariff pricing. First, regulators could use auditing or other evaluation techniques to establish that utilities are meeting efficiency and other performance goals. Second, the commission could coordinate with other regulatory agencies to promote compliance with water quality standards. Third, regulators could evaluate the long-term strategic plans of water utilities for serving customers throughout their service territories. Fourth, features of the consolidated rate could be assessed in terms of their effectiveness in promoting efficient water use and discouraging waste. Fifth, the commissions could implement a monitoring and evaluation system to assess the effects of consolidated rates on all systems and customer groups. Sixth, alternative dispute resolution could be encouraged to provide parties with a forum for participation and an opportunity to reach a settlement agreement on single-tariff pricing issues. Finally, regulators could assess utility efforts to communicate with customers about the value of water and build understanding of the rate structure.

# **Commission Authority**

Commission authority to approve consolidated rates has been met with legal challenges in some jurisdictions. Obviously, single-tariff pricing policy must be consistent with a state's legislative framework and legally sustainable. Regulatory and legal doctrine generally seem to permit this pricing method. Legislative, judicial, or other constraints on rate consolidation would be undesirable from a public policy standpoint and undermine the ability of the regulatory commissions to craft effective policies for the water industry.

In a recent case, the New Hampshire Public Utilities Commission acknowledged the absence of a clear regulatory standard for, or prohibition of, the use of single-tariff pricing. The commission essentially asserted its policymaking authority to approve rate consolidation based on a public-interest standard:

While New Hampshire law is replete with references to the appropriate standard for establishing a utility's rate base and rate of return, there appears to be no specific guidance on the point of rate consolidation or single tariff pricing. Thus, in the absence of any legal impediment to utilizing single tariff pricing, our decision essentially becomes one of policy that is bound only by our statutory constraints that rates be just and reasonable and that we act in the public interest. See RSAs 374:2 and 378:28.

Opponents of rate consolidation in this case argue that we should adhere to our traditional ratemaking policy of cost causation. We find their position unpersuasive in this case for two reasons. First, traditional cost of service regulation already includes some measure of rate averaging in that customers are not charged the true costs of serving them on an individual basis. Second, and perhaps more important, stand alone rates in this case produce results for some customers that are well beyond the zone of "just and reasonable." One needs only to look at the stand alone rates that would result from the settlement Agreement to see just how extreme the results are when significant investments are required in a very small system. Most of the community systems are simply too small to absorb the magnitude of investments mandated by environmental enactments. However, without these investments, it is clear that the small community systems would have been unable to provide safe and adequate water service to their customers. <sup>92</sup>

Single-tariff pricing evolved as a legitimate policy tool and is used by a clear majority of the states that regulate multi-system water utilities. Rate consolidation is a tool that can be used on a case-by-case basis, where regulators carefully weigh the evidence before them, and as a general policy tool to encourage acquisitions and regionalization. The precarious condition of very small water systems merits the consideration of alternative regulatory approaches, including consolidated rates.

Rate consolidation will continue to focus attention on some fundamental regulatory issues: Does it result in a measurable "subsidy"? Does the subsidy constitute a form of price discrimination? Are the resultant rates just and reasonable? Do the long-term benefits of implementing single-tariff pricing, including subsidization, outweigh the costs? Regulators must be satisfied with the answers to these questions before approving a rate consolidation strategy. Generally, however, the commissions are arriving at conclusions that support the use of single-tariff pricing.

The commissions have demonstrated their policymaking authority to approve consolidated rates, as well as their capacity to consider and weigh the complex ratemaking and policy tradeoffs involved. Only the commissions can specify the circumstances appropriate for single-tariff pricing in their jurisdictions. Water utilities should continue to advance innovative pricing strategies. The commissions should continue to exercise due diligence in approving water rate structures that serve the public interest.

<sup>&</sup>lt;sup>92</sup> New Hampshire Public Utilities Commission, Order in Docket DR 97-058, Pennichuck Water Works, Inc. (1998).

# Table 13 Pennsylvania Public Utility Commission Policy Statement on Acquisition Incentives

Title 52, Part I, Chapter 69

Incentives for Acquisition and Merger of Small Nonviable Water Utilities--Statement of Policy

## § 69.711. ACQUISITION INCENTIVES

## (a) General

To accomplish the goal of increasing the number of mergers and acquisitions to foster regionalization, the Commission will consider the acquisition incentives at subsection (b). However, the following parameters must first be met in order for Commission consideration of a utility's proposed acquisition incentive. It should be demonstrated that:

- (1) The acquisition services the general public interest;
- (2) The acquiring utility meets the criteria of viability which will not be impaired by the acquisition; that it maintains the managerial, technical, financial capabilities to safely and adequately operate the acquired system, in compliance with the Public Utility Code, the Sate Drinking Water Act, and other requisite regulatory requirements on a short and long term basis;
- (3) The acquired system has less than 3300 customer connections; the acquired system is not viable; it is in violation of statutory or regulatory standards concerning the safety, adequacy, efficiency or reasonableness of service and facilities; and that it has failed to comply within a reasonable period of time, with any order of the Department of Environmental Protection or the Public Utility Commission;
- (4) The acquired system's ratepayers should be provided with improved service in the future, with the necessary plant improvements being completed within a reasonable period of time;
- (5) The purchase price of the acquisition is fair and reasonable and the acquisition has been conducted through arm's length negotiations; and
- (6) The concept of single tariff pricing should be applied to the rates of the acquired system, to the extent that is reasonable. Under certain circumstances of extreme differences in rates, and/or affordability concerns, consideration should be given to a phase-in of the rate difference over a reasonable period of time.

## Table 13 (continued)

## (b) Acquisition Incentives

In its efforts to foster acquisitions of suitable water and sewer systems by viable utilities when such acquisitions are in the public interest, the Commission seeks to assist these acquisitions by permitting the use of a number of regulatory incentives. Accordingly, the Commission will consider the following acquisition incentives:

- (1) Rate of Return Premiums Additional rate of return basis points may be awarded for certain acquisitions and for certain associated improvement costs, based on sufficient supporting data submitted by the utility within its rate case filing;
- (2) Acquisition Adjustment In cases where the acquisition costs are greater than the depreciated original cost, that reasonable excess may be included in the rate base of the acquiring utility and amortized as an expense over a 10-year period;
- (3) Deferral of Acquisition Improvement Costs In cases where the plan improvements are of too great a magnitude to be absorbed by ratepayers at one time, rate recovery of the improvement costs may be recovered in phases. There may be a one time treatment (in the initial rate case) of the improvement costs but a phasing-in of the acquisition, improvements and associated carrying-costs may be allowed over a finite period; or.
- (4) Plant Improvement Surcharge Collection of a different rate from each customer of the acquired system upon completion of the acquisition could be implemented to temporarily offset extraordinary improvement costs. In cases where the improvement benefits only those customers who are newly acquired, the added costs may be allocated on a greater than average level (but less than 100%) to the new customers for a reasonable period of time, as determined by the Commission.

## (c) Procedural Implementation

The appropriate implementation procedure for the acquisition incentives listed would be to file the request during the next filed rate case. In the case of the first incentive, for example, the rate of return premium, appropriate supporting data should be filed within the rate of return section in order for Commission evaluation of its applicability. The rate of return premium as an acquisition incentive may be the most straightforward and its use is encouraged.

Other appropriate incentives may be considered by this Commission, provided they meet the parameters listed at subsection (a). Acquisition incentive requests will be considered on a case by case basis. In acquisition incentive filings, the burden of proof rests with the acquiring utility.

Source: Pennsylvania Public Utilities Commission, Incentives for Acquisition and Merger of Small Nonviable Water Utilities: Statement of Policy (February 28, 1996).

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# APPENDIX A GLOSSARY OF TERMS

**Block rate.** A billing rate applied to water usage that varies according to blocks of water usage (measured in gallons or cubic feet). See *uniform rate*, *decreasing-block rate*, and *increasing block rate*.

Common-management costs. Costs that are incurred on the basis of the joint operation of multiple systems. Costs under common management, given management economies of scale and scope, should be less for the utility than the sum of **stand-alone** costs for all of the operated systems.

**Decreasing-block rate.** A variable rate that decreases with additional blocks of water usage. See *uniform rate and increasing-block rate*.

**Equity.** A condition under which costs have been fairly allocated among customer groups consistent with cost-of-service and *efficiency* criteria. See *horizontal equity*, *vertical equity*, and *subsidy*.

Efficiency. A condition under which prices charged, and quantities produced and used, are optimal (that is, not too low or too high).

**Fixed charge.** The portion of a customer's water bill that does not vary with water usage. Fixed charges often are used to recover administrative and other recurring costs that are not determined by water usage. The fixed charge may include a minimal water

allowance, above which a *variable rate* is applied.

Horizontal equity. A condition under which customers that impose similar costs on the utility system pay similar prices for comparable utility services. See *vertical equity*.

Intergenerational equity. A condition under which one generation of customers does not pay for costs imposed on the utility system by another group of customers. See *horizontal equity* and *vertical equity*.

**Increasing-block rate.** A variable rate that increases with additional blocks of water usage. See *uniform rate* and *decreasing-block rate*.

**Investor-owned (or privately owned) utility.** A utility owned and operated by a private firm on a for-profit basis. See *publicly owned utility*.

**Just and reasonable.** A concept used to evaluate utility rates related to the concept of **undue discrimination.** 

Multisystem utilities. Public or private utilities that operate two or more water systems serving distinct service territories; systems may or may not be physically interconnected.

Municipal-unit doctrine. The treatment of a municipality as a distinct service territory and unit for cost allocation and ratemaking purposes (that is, "city-based" rates).

Phase-in (rates). Implementation of a significant change in rate levels or rate design in phases, rather than at once, in order to reduce rate shock to customers and revenue instability to the utility. Reflects the principle of gradualism.

Physically interconnected systems. Water systems joined by a system of pipes and pumps for transporting water (usually treated water) from one system to another.

**Primacy agency.** A state agency responsible for regulating community and noncommunity water systems to ensure compliance with federal drinkingwater standards established under the Safe Drinking Water Act.

**Privately owned (or investor-owned) utility.** A utility owned and operated by a private firm on a for-profit basis. See *publicly owned utility*.

Public Utility Commission (PUC). A state agency responsible for regulating the rates and profits of public utility monopolies.

**Publicly owned utility.** A utility owned and operated by a governmental agency, such as a municipality, on a nonprofit basis. See *privately owned utility*.

Safe Drinking Water Act (SDWA). The federal statute that establishes drinking-water standards for community and noncommunity water systems. Substantial amendments to the SDWA were enacted in 1986 and 1996.

**Service territory.** The geographic area served by a public utility; a utility's

service territory may or may not correspond to geopolitical boundaries.

Single-tariff pricing. Single-tariff pricing is the use of a unified rate structure for multiple water (or other) utility systems that are owned and operated by a single utility, but that may or may not be physically interconnected. Under single-tariff pricing, all customers of the utility pay the same rate for service, even though the individual systems providing service may vary in terms of operating characteristics and stand-alone costs.

Stand-alone pricing. Pricing based on the costs that a commonly owned or managed water system would incur if it replicated the same services and functions on a basis completely independent of the parent utility and other systems.

**Subsidy.** A transfer of welfare from one group of customers to another that is not based on differences in the cost of serving the different customer groups.

**Tariff.** The official rate schedule document specifying all of a utility's rates and charge; the tariff must be approved by appropriate state or local governing bodies.

**Undue discrimination.** Price differentiation that is not based on variations in the cost of service.

**Uniform rate.** A variable rate that does not change with the total amount of water usage.

Variable rate. The billing rate applied on a per gallon or per cubic foot basis to

the amount of water used by customers during the billing period. The variable rate multiplied by water usage determines the portion of a customer's water bill that varies with water usage.

Vertical equity. A condition under which customers that impose different costs on the utility system pay different prices for utility services based on the relevant cost differences. A related concept is undue discrimination.

Water system. An infrastructure system for withdrawing, transporting, treating, storing, and distributing water to a defined service territory.

Water utility. A public or private entity that owns and operates one or more water systems and typically charges customers for the cost of providing water service. In multi-system utilities, two or more water systems are owned and operated by the utility and they may or may not be physically interconnected.

Zonal Pricing. Differentiation in rates according to substantial differences in the cost of serving different areas. Zones generally are defined in spatial terms and represent geographic clusters of customers with similar cost characteristics.

# APPENDIX B SELECT COMMISSION ORDERS ON SINGLE-TARIFF PRICING

# California California Public Utilities Commission. Decision No. 89-06-007. Hillview Water Company, Inc. June 7, 1989. Connecticut Connecticut Department of Public Utility Control. Docket No. 86-12-08. Connecticut-American Water Company. June 2, 1987 . Docket No. 89-03-22. Connecticut-American Water Company. September 21, 1987. Florida Public Service Commission. In re Rate Setting Procedure and Alternatives for Water and Sewer Utilities. 1989. \_\_\_\_\_. Docket No. 920100-WS. Southern States Utilities, Inc. November 2, 1993. . Docket No. 930880-WS. Southern States Utilities, Inc. September 13, 1994. \_\_\_. Docket No. 930892-WU. Venture Associates Utilities Corp. December 30, 1994. . Docket No. 931122-WU. Lakeside Golf, Inc. February 9, 1995 Hawaii Hawaii Public Utilities Commission. Docket No. 6434. GASCO, Inc. April 3, 1992. Illinois Illinois Commerce Commission. Docket No. 92-0116. Illinois-American Water Company. February 9, 1993. . Docket No. 94-0481. Citizens Utilities Company of Illinois. September 13, 1995. . Docket No. 95-0076. Illinois-American Water Company. December 20, 1995. Indiana Indiana Utility Regulatory Commission. Cause No. 36483. Northern Indiana Fuel & Light Company, Inc. October 1, 1981. . Cause No. 36427. Terre Haute Water Works Corp. November 13, 1981. . Cause No. 38880. Indiana-American Water Company. September 26. 1990. . Cause No. 39595. Indiana-American Water Company. February 2, 1994. . Cause No. 40703. Indiana-American Water Company. December 11, 1997. Iowa Utilities Board. Docket No. RPU-94-2I. ES Utilities, Inc. June 30, 1995. Maine Public Utilities Commission. Docket Nos. 91-193 and 93-027. Michael McGovern v. Portland

# Water District. February 28, 1994.

Maryland
Maryland Public Service Commission. Case No. 8643. Chesapeake Utilities Corp. August 17, 1994.

# Massachusetts

Massachusetts Department of Public Utilities. D.P.U. 95-118. Massachusetts-American Water Company. May 31, 1996.

Missouri
Missouri Public Service Commission. Case No. 90-236. Missouri Cities Water Company. October 12, 1990.
Case Nos. WR-95-205 and SR-95-206. Missouri-American Water Company. November 21,
1995.
1995.  Case Nos. WR-95-205 and SR-95-206. Missouri-American Water Company. November 21, 1995.
Case Nos. WR-97-237 and SR-97-238. Missouri-American Water Company. November 6, 1997.
1997.
New Hampshire
New Hampshire Public Utilities Commission. Docket DR 97-058. Pennichuck Water Works, Inc, Request
for Permanent Rates. March 25, 1998.
New Jersey
New Jersey Board of Public Utilities. Docket No. WR95040165. New Jersey-American Water Company.
March 3, 1996.
New York
New York Public Service Commission. Case No. 93-W-0962. Order Instituting Proceeding and Soliciting
Comments, Investigation of Incentives for Acquisition and Merger of Small Water Utilities. November
10, 1993.
Ohio
Ohio Public Utilities Commission. Case Nos. 88-716-GA-AIR et. all, 88-1011-GA-CMR. Columbia Gas
of Ohio, Inc. October 17, 1989.
Downwill and
Pennsylvania Public Hility Commission, Order in Docket P. \$50006, Western Pennsylvania Weter
Pennsylvania Public Utility Commission. Order in Docket R-850096, Western Pennsylvania Water Company (January 29, 1986).
Order in Docket No. M-00950686. Policy Statement Re: Incentives For The Acquisition
And Merger Of Small, Nonviable Water And Waste Water Systems. February 23, 1996.
The state of the s
Rhode Island
Rhode Island Public Utilities Commission. Docket No. 2216. Narragansett Bay Water Quality Management
District. March 24, 1995.
Toward
Texas Public Utility Commission. Docket No. 4240. Texas-New Mexico Power Company. June 2, 1982.
1 cxas 1 ubite offitty commission. Docket No. 4240. Texas-New Mexico Fower Company. June 2, 1982.
West Virginia
West Virginia Public Service Commission. Case No. 81-126-W-42A. West Virginia Water Company. May
26, 1982.
Case No. 89-498-W-42T. West Virginia-American Water Company. May 4, 1990.
Case No. 89-498-W-42T. West Virginia-American Water Company. May 24, 1990.
. Case No. 93-0279-W-42T. West Virginia-American Water Company. January 23, 1994.

Source: Adapted and updated from Daniel W. McGill, "Memorandum on Single-Tariff Pricing" (correspondence dated December 31, 1996).

# APPENDIX C DETAILED EXAMPLE OF SINGLE-TARIFF PRICING

Table C1

**Cost-of-Capital Determination** 

Source of Capital	Issuance	End-of-year	Capitalizatio	Cost	Weighted
	Cost (\$)	Capitalization	n (percent)	Rate (\$)	Cost (\$)
		(\$)			
Short-term bank debt		4,800,000	7.47	14.00	1,046
Long-term debt bonds					
First-mortgage bonds					
53/8% series due 3/1/82	2,040	2,500,000	3.90	5.427	0.211
93/4% series due 5/1/95	40,544	3,000,000	4.67	9.884	0.462
10% series due 10/1/96	229,017	16,800,000	26.17	10.116	2.647
93/8% series due 8/1/96	83,423	7,840,000	12.21	9.474	1.157
Total long-term debt		30,140,000	46.95	9.54	4.477
					i
Preferred stock					
10 percent	31,781	2,940,000	4.58	10.092	0.462
91/2 percent	19,067	1,368,000	2.13	9.602	0.204
71/2 percent	21,926	1,920,000	2.99	7.692	0.230
Total preferred stock		6,228,000	9.70	9.24	8.896
Common equity					
Common stock		986,073		·	
Capital surplus		7,172,538			
Earned surplus		14,875,670			
Total common equity		23,034,281	35.88	15.00	5.381
Total capitalization		64,202,281	100.00		11.800

Source: Adapted from Edward M. Limbach, "Single Tariff Pricing," Journal American Water Works Association 75 no. 9 (September 1984).

Table C2

Allocation of Expenses by District and Under Single-Tariff Pricing

Expense Per 1 Million Gallons of Pumped Water	District A	District B	District C	District D	Single- Tariff Pricing
Fuel and power	49	91	115	102	57
Chemicals	15	31	76	17	20
Total operation cost	374	2,136	2,443	789	513
Total maintenance cost	103	499	277	94	116

Source: Adapted from Edward M. Limbach, "Single Tariff Pricing," Journal American Water Works Association 75 no. 9 (September 1984).

Table C3
District Revenue Requirements and Effect on Average Residential Water Bill

District A	District B	District C	District D
52,231,951	211,630	351,510	2,320,677
11.80	11.80	11.80	11.80
6,163,370	24,972	41,466	273,840
5,835,260	173,506	139,624	806,709
806,306	5,931	9,750	32,509
1,789,540	16,527	18,728	131,035
1,057,772	2,919	2,944	45,127
15,652,248	223,855	212,512	1,289,220
53.03	70.86	66.4	64.67
51,651	534	558	5,180
12.01	27.70	24.21	13.30
0.12	15.16	\$13.59	\$1.43
(1%)	(55%)	(56%)	(11%)
	52,231,951 11.80 6,163,370 5,835,260 806,306 1,789,540 1,057,772 15,652,248 53.03 51,651 12.01 0.12	52,231,951     211,630       11.80     11.80       6,163,370     24,972       5,835,260     173,506       806,306     5,931       1,789,540     16,527       1,057,772     2,919       15,652,248     223,855       53.03     70.86       51,651     534       12.01     27.70       0.12     15.16	52,231,951         211,630         351,510           11.80         11.80         11.80           6,163,370         24,972         41,466           5,835,260         173,506         139,624           806,306         5,931         9,750           1,789,540         16,527         18,728           1,057,772         2,919         2,944           15,652,248         223,855         212,512           53.03         70.86         66.4           51,651         534         558           12.01         27.70         24,21           0.12         15.16         \$13.59

Source: Adapted from Edward M. Limbach, "Single Tariff Pricing," *Journal American Water Works Association* 75 no. 9 (September 1984).

Table C4
Comparison of Tariffs for Selected Districts Before and After Implementation of Single-Tariff Pricing

Usage Charge	District A (\$)	District B (\$)	Single-Tariff Pricing (\$)
Minimum charge			
17-mm (5/8-inch) meter or smaller	6.62	13.11	7.35
20-mm (3/4-inch) meter	9.78	19.67	11.06
25-mm (1-inch) meter	16.30	32.78	18.40
40-mm (11/2-inch) meter	32.59	65.56	36.80
50-mm (2-inch) meter	52.15	104.91	58.90
80-mm (3-inch) meter	97.78	196.70	110.40
100-mm (4-inch) meter	162.96	327.85	184.00
150-mm (6-inch) meter	325.92	655.69	368.00
200-mm (8-inch) meter	521.47	1,049.11	568.80
Variable charge (per 1,000 gallons)		,	
First 2000 gallons/month			
Next 28,000 gallons/month	2.597	4.526	2.74
Next 970,000 gallons/month	1.562	3.147	1.56
Next 9 million gallons/month	1.107	3.147	1.14
All more than 10 million gallons/month	0.858	3.147	0.902
Source: Adapted from Edward M. Limbach			

Source: Adapted from Edward M. Limbach, "Single Tariff Pricing," Journal American Water Works Association 75 no. 9 (September 1984).

<sup>◆</sup> From Table C1. ◆◆ Based on 4,500 gallons per month.

Date: January 10, 1996

# APPENDIX D COMMISSION SURVEY ON SINGLE-TARIFF PRICING

10:					
From:	Dr. Janice A. Beecher, Director of Reg Center for Urban Policy and the Enviro (317) 261-3047 Office, (317) 261-3050	onment, SPEA, In	ndiana Unive	rsity	
Re:	Quick Survey on Single-Tariff Pricing	ng			
back as	New Year! Can you help me by taking s soon as possible? Completing the survake the results available to everyone.	a moment to fill vey should requir	out this quicle e only a shor	k survey and t amount of t	faxing it
utility : custom	-tariff pricing is used to implement a singular systems that are owned and operated by the same rate for some service may vary in terms of the number and alone costs. Water utilities with mu	a single utility. ervice, even thou nber of customer	With single-t gh the indivi s served, ope	dual systems rating charac	, all s eteristics,
Please	answer the following:				
1.	Do any of the water <b>utilities</b> regulated commission have multiple water <b>syste</b>	l by your ems (☑)?	Yes 🗆	No 🗆	
	If No, the remaining questions are not page of the questionnaire so that your	t applicable to yo state will be rep	ur state. Ple resented in ti	ase return th he survey.	ie first
2.	If you answered <b>Yes</b> to Question 1, plenumber of systems they operate, and the smallest and largest system operated by	he approximate r	number of co	nnections for	r the
3.	<u>Utility Name</u>	Total Number of Systems	<u>Ap</u> of Sn	oproximate N Connections nallest estem	<u>Iumber</u>
3.	Has your commission approved single for any of the utilities named in Quest	le-tariff pricing tion 1 (☑)?		Fo to Questic Fo to Questic	

<u>Utility Name</u>	·	When was to tariff first approv
. *		
<ul> <li>If your answer to Question 3 was No, please check all</li> <li>□ Single-tariff pricing has not been an issue.</li> <li>□ Single-tariff pricing has been considered but not s</li> <li>□ A proposal for single-tariff pricing has been rejec</li> <li>□ Other:</li> </ul>	pecifically app	roved.
Has single-tariff pricing been explicitly <b>prohibited</b> in your state by statute (☑)?	Yes 🗆	No 🗆
When was the statute passed?		
Please describe the nature of the prohibition:		
Has your commission put any monitoring and/or evaluation systems in place for single-tariff pricing in cases where it has been implemented (図)?	Yes □	No 🗇
If Yes, please describe:		***************************************
If your commission approved single-tariff pricing, whapproval?		nary reason for
If your commission <b>rejected</b> single-tariff pricing, wha	t was the <b>prim</b>	ary reason for th
Please characterize your commission's policy position	on single-tarif	f pricing (☑)?
Generally accepted		
Generally not accepted		
<ul><li>Decided on a case-by-case basis</li><li>Never considered</li></ul>		

If single-tariff pricing has been an issue in your state, whether or not it has been 11. implemented, please review the following arguments in favor and against single-tariff pricing and check all that have influenced your commission's deliberations or policies on the issue. Check  $(\boxtimes)$  all that apply: **Arguments in Favor of Single-Tariff Pricing** Provides incentives for utility regionalization and consolidation ☐ Mitigates rate shock to utility customers ☐ Promotes universal service for utility customers ☐ Promotes ratepayer equity on a regional basis ☐ Improves service affordability for customers ☐ Addresses small-system viability issues ☐ Facilitates compliance with drinking water standards Provides ratemaking treatment that is similar to that for other utilities ☐ Lowers administrative costs to the utilities ☐ Lowers administrative costs to the commission Promotes regional economic development ☐ Encourages further private involvement in the water sector ☐ Encourages investment in the water-supply infrastructure ☐ Physical interconnection is not considered a prerequisite Overall benefits outweigh overall costs Other: **Arguments Against Single-Tariff Pricing** ☐ Conflicts with cost-of-service principles ☐ Undermines economic efficiency Provides subsidies to high-cost customers Distorts price signals to customers ☐ Discourages efficient water-use and conservation ☐ Encourages growth and development in high-cost areas ☐ Encourages overinvestment in infrastructure ☐ Fails to account for variations in customer contributions Provides unnecessary incentives to utilities ☐ Considered inappropriate without physical interconnection □ Not acceptable to all affected customers ☐ Not acceptable to other agencies or governments ☐ Justification has not been adequate in a specific case (or cases)

Please provide any additional comments on another sheet. Thank you again for your assistance. I look forward to working with you in 1996.

☐ Insufficient statutory or regulatory basis or precedents

Overall costs outweigh overall benefits

Other:

# APPENDIX E DETAILED FINDINGS FROM COMMISSION SURVEY ON SINGLE-TARIFF PRICING

TABLE E1 Commission Policies on Single-Tariff Pricing for Water Utilities

	Commission Policy (Q10)	NA	AN	Case-by-case N∆	Pocachizosco	case by case	NA	Senerally accepted	NA -	Case-by-case						N	NA	Case-by-case	Case-by-case				NA = Not applicable; NR = Not reported; NJ = No jurisdiction
	Reason for Rejection (Q9)	NA	NA	NA	7.7 7.18	<u> </u>	NA	NA	NA	AN		TOTAL A COMMENTAL OF THE COMMENTAL OF TH			200 200 200 200 200 200 200 200 200 200	N	NA	¥	Difference in	source-of-supply	costs		le; NR = Not reporte
	Reason for Approval (Q8)	NA	NA	Viability of systems	<b>4</b> 2	## ## ## ## ## ## ## ## ## ## ## ## ##	AN	Mitigate rate shock	₽	Affordability, revenue stability, rate	normalization for	onstruction projects.	simplified	bookkeeping;	reduced rate case	2	NA	Not an issue when proposed	Reasonably	consistent costs and	source of supply		NA = Not applicab
	Monitor or Evaluate Single-Tariff Pricing (ک7)	NA	¥	oN S	¥.	CN	ΑĀ	No.	¥	No A		4				2	NA	%	No	•	, as a 100		
	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	\$	Ą	ON S	¥.	ON	AN	cN	¥	No (c)					40.000	2	. NA	Š	No			Mar A	3
	Reasons for No Single- Tariff Pricing (요5)		NA	NA	Υ Y	considered but not approved	¥	NA	ΑĀ	NA.	ebeel .	5530000 61.35485				2	NA	Y N	ΨI	100000 100000 1000000 1000000		F	ents of the
	thiw seitilities with (Q4) (Q4)	NA	¥Ν	7			Ą	10	¥	20						3	NA	<del>.</del> , , ,	c		e de la companya de La companya de la co		HT.
	to IsvorqqA noissimmoO Single-Tariff Pricing (Q3)	ΔM	₹	χes	¥.	No (a)	ΑĀ	Yes	2	Yes					37 1896.00	2	NA	Yes	ZOX	3			
	Mumber of Multi-System Utilities (Q2)		0	6	0	n	0	12	0	60 to	₽			iden (S		2	0	-	¥	ŧ			
:	ni səitilitle Dyatem Utilities in the State (Q1)	With a	2 2	Xes	2	Yes	٩	Yes	ટ	Хes						2	Mo	Yes	250	CDT			en
	State	Alnhomn	Alaska	Arizona	Arkansas	California	Colorado	Connecticut	Delaware (b)	Florida		2000			50000 50000	Geordia	Hawaii	Idaho	111.	HIIIOIS		dia constant di series di	

Commission Policies on Single-Tariff Pricing for Water Utilities **TABLE E1** 

	Commission Policy (Q10)	Case-by-case	Management	Nevel collaboration	Never considered	Never considered	Never considered	Case-by-case	Case-by-case					Z Z	NIT	Case-hv-case	Canarath arranted	NA WARKE	ΝΔ	NA	Case-by-case	
	Reason for Rejection (Q9)	Cost-of-service; cost-based rates	NIA	S V	NA (d)	AN	NA	A	Need for further	post-merger	experience.			Ä	IN TW	NA	NA	AN	NA	W	NA	
103	Reason for Approval (28)	NA	NIA	NA	NA	NA	NA	NA.	Contiguity of	communities;	commonality of	personnel	auministrative	N	ΓN	Α	Cost savings	» W	NA	AN	NA	
	Monitor or Evaluate Single-Tariff Pricing (Ω7)	₹	ΝA	₹	NA	¥	NA	¥	SO.					3	72	₹	No	¥	NA	¥	NA	
vvatel	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	§.	Mn	¥	(p) oN	Š	Š	8	Š					2	N	8	No	¥	NA	¥	No	
	Reasons for No Single- Tariff Pricing (Q5)	Rejected (later approved)	Not an issue	AN	Not an issue	Not an issue	Not an issue	Not an issue	Considered but	not approved*				2	NJ	Not an issue	MA	AN	MA	ΑN	Considered but	Hul approved
2	Number of Utilities with Single Tariff Pricing (Q4)	0	o	¥	0	0	0	0	(e) O					3	2	¥	N	¥	NA	≨	O (a)	
3	Commission Approval of Single-Tariff Pricing (Q3)	S S	ON	Ϋ́	No	2	ŝ	ဍ	No (a)					3	N	S S	Xes	¥	NA	¥	No (a)	
5	Mumber of Multi-System Utilities (Q2)	7	1	0	1	10	-	7							2			0				
	Multi-System Utilities in the State (Q1)	Yes	Yes	Š	Yes	Yes	Yes	Yes	¥es					3	2	- Yes	Yes	2	ON.	å	Yes	
	State	Indiana	towa	Kansas	Kentucky	Louisiana	Maine	Maryland	Massachusetts					Michigan	Minnesota	Mississippi	Missouri	Montana (b)	Nebraska	Nevada	New Hampshire	

TABLE E1
Commission Policies on Single-Tariff Pricing for Water Utilities

(	Commission Policy (۵۱۵	Case-by-case	NA	Case-by-case	Generally accepted	S	Case-by-case	NA	Generally accepted	Generally accepted; case-by-case				NA	
	Reason for Rejection (69)	NA	NA	Cost-of-service differentials	47.	S	NA	AA	NA	AN				NA	
	Reason for Approval (8 <i>Q</i> )	NA	Ā	Acceptable cost-of- service differentials	More economical for utility and customers; less tracking required	S	Company request, cost savings, customer benefits.	NA	Public interest	Economies of scale; mitigate rate shock	associated with improvements;	lessen bookkeeping	and reporting.	NA	
	Monitor or Evaluate Single-Tariff Pricing (۵۲)		NA	S N	o2	3	No	₹	No	<b>8</b>				NA	
	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	운	NA	Š	ON CONTRACTOR	2	No	¥	No	N <sub>o</sub>	1.			NA	<u>.</u>
	Reasons for No Single- Tariff Pricing (Q5)	Considered but not approved*	NA	NA	AN Figure 1	2	NA SE	A	NA	N A				NA	
	Number of Utilities with Single Tariff Pricing (Q4)		NA	~	46	3	2	≨	+	7				NA	
	omission Approval of (C3)		NA	Yes	Yes	ż	Yes	₹	Ypc	Yes		,		Ϋ́	" !
	Vumber of Multi-System Utilities (Q2)		0	5	50	- Ż	en .	0		11				0	
	ni esitilitu Wilities in he State (Q1)		Mo	Yes	Yes	Z	e de la companya de l	S	χας	Yes				No	
	State	New Jersey	New Mexico	New York	North Carolina	North Dakota	Ohio	Oklahoma	Organa	Pennsylvania (e)				Rhode Island	

NA = Not applicable; NR = Not reported; NJ = No jurisdiction

Commission Policies on Single-Tariff Pricing for Water Utilities **TABLE E1** 

	Commission Policy (Q10)	Generally accepted	72	NA	Generally accepted and preferred	NA	Case-by-case	Case-by-case	Generally accepted
	Reason for Rejection (Q9)	¥ Z	Z	¥	NA	ΑN	Staff rejected based on cross subsidies	Ą	NA
	Reason for Approval (QS)	Uniform cost allocation; lower billing costs; base charge covers most fixed costs.	SN.	NA	Regionalization, lower administrative cost	AA	Viability of systems; public interest	Spreads costs; separating small-system costs not always effective.	Economies of scale for small systems
	Monitor or Evaluate Single-Taritf Pricing (Q7)	o Z	3	¥	No	≨	NA A	O O	cN
	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	0 V	3	¥	No	Ą	eN O	No	No
2	Reasons for No Single- Tariff Pricing (Q5)	A .	2	Ϋ́	NA	AN	NA	Ą	NA
	Mumber of Utilities with Single Tariff Pricing (۵4)	4	2	₹	Most	¥	+	4	25
	Commission Approval of Single-Tariff Pricing (Q3)	Yes	7	ΑĀ	Yes	¥	Yes	Yes	Yes
	Mumber of Multi-System Utilities (Q2)	4	2	0	200 to 300	¥	1	4	30
	ni səitilitle Multi-System Utilities in the State (Q1)	Yes	3	S	Yes	9 N	Yes	Yes	Yes
	State	South Carolina	South Dakota	Tennessee	Texas	Utah	Vermont	Virginia	Washington

**TABLE E1** 

# Commission Policies on Single-Tariff Pricing for Water Utilities

	Commission Policy (Q10)	Case-by-case	Never considered NA NJ
	Reason for Rejection (Q9)	Cost-of-service principles; customer contribution inequities (f).	NA NJ
2	Reason for Approval (28)	Promotes regionalization; ratepayer equity; ratemaking treatment similarity (f).	NA NJ
	Monitor or Evaluate Single-Tariff Pricing (۵۲)	Yes (g)	A N S
	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	o Z	NO NJ
	Reasons for No Single- Tariff Pricing (Q5)	AN N	Not an issue NA NJ
	Number of Utilities with Single Tariff Pricing (۵4)		O V T
310	To lavorqqA noissimmoD Single-Tariff Pricing (Q3)	Yes	N A A
	Mumber of Multi-System Utilities (Q2)	<b>5</b> 6	L & S
1 0110	multi-System Utilities in the State (۵۱)	Yes	Yes No NS
	State	West Virginia (f)	Wisconsin (h) Wyoming (b) D.C.

**TABLE E1** 

# Commission Policies on Single-Tariff Pricing for Water Utilities

	Commission Policy (Q10)	
	Reason for Rejection (Q9)	
	Reason for Approval (Q8)	
פונים		
	Monitor or Evaluate Single-Tariff Pricing (۵۲)	
i nomig for Match Ountres	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)	
- SIII-511-	Reasons for No Single- Tariff Pricing (Q5)	
3	Mumber of Utilities with Single Tariff Pricing (ه4)	
3	Commission Approval of Single-Tariff Pricing (Q3)	
10000	Mumber of Multi-System Utilities (Q2)	
	Multi-System Utilities in the State (Q1)	
- Album Palone and Commission	State	

(a) Partial rate consolidation has been approved; single-tariff pricing may be phased-in for some utilities (for regulatory simplification).

(b) Response by phone or derived from 1995 Inventory of Commission-Regulated Water Systems; no multi-system water utilities.

(c) Proposed legislation would require physical interconnection of systems for single-tariff pricing.

(d) Farmers Home Administration debt requirements prohibit, but the issue did not come before the commission

(e) May be more multi-system water utilities in the state.

(f) The commission regulates public service districts. These data reflect primarily the views of staff involved in regulating the districts.

(g) Reevaluation of rate cases where single-tariff pricing has been implemented (for public service districts).

(h) Response applies to regulated investor-owned utilities only. The Commission also regulates municipal

water utilities and state law requires single-tariff pricing throughout municipalities.

\* Pending or later cases were decided in favor of single-tariff pricing.

TABLE E1 Commission Policies on Single-Tariff Pricing for Water Utilities

	N I
	Commission Policy (Q10)
	Reason for Rejection (Q9)
e.	Reason for Approval (요요)
סמוומפ	Monitor or Evaluate Single-Tariff Pricing (ک۲)
וטו אאמוכו	Has Single-Tariff Pricing Been Prohibited by Statute (Q6)
1 115111Y	Reasons for No Single- Tariff Pricing (Q5)
15-1 al III	Mumber of Utilities with Single Tariff Pricing (Q4)
2	Commission Approval of (G2)
20 00	Mumber of Multi-System Utilities (Q2)
	ni səitiliti Oystem Utilities in the State (Q1)
Sommasion i oncres on omy	State

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Summary Data										
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	0	i	15	ŧ	33	16	27	27	38	16
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	ŀ	ŀ	ı	1		1	:	;	1	16
	ŀ	ł	ı	ı	ŀ	` <b> </b>	ı	1	i	2
	51	193	51	145	51	51	51			51

TABLE E2 Multi-System Water Utilities and Single-Tariff Pricing

sətoM		Phasing-in faiff, subject to cost analysis (a). Phasing-in faiff, subject to cost analysis (a). Phasing-in rate. Six faiffs; phasing-in rate.
to etse Date of (AA)	A A A A A A A A A A A A A A A A A A A	NA 1990s 1990s NA 1986 1985 1993 NA NA
Single-Tariff Pricing Approved (ک4)	A A S S S S S S S S S S S S S S S S S S	No N
И) mətst∂ stegns.l Connections) (QZ)	NA NA 140 67 8 120 1 400 2 977 2 977	1,229 NA 3,400 40,000 40,000 27,000 16,000 2,49 57,4
V) matevt System (V) Connections) (Q2)	AN 4 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Approximate Number of Systems (Q2)	A 4 7 5 8 8 9 8 9	Z
Mame of Multi-System Water Utility (Q2)	NA.  Wilhoft Water Company Water Utility of Greater Tonopah, Inc. Arizona Water Company Big Park Water Company Chizens Utilities Company Congress Water Company Congress Water Company Marana Water Service, Inc.	United Utilities  NA  Cal Water Service Company Southern California Water Company  California-American Water Company  NA  Bridgeport Hydraulic Company Connecticut Water Company Connecticut Regional Water Congany Crystal Water Connpany Eastern Connecticut Regional Water Co
State	Alabama Alaska Arizona	Arkansas California Colorado Comrecticut

TABLE E2
Multi-System Water Utilities and Single-Tariff Pricing

Notes		Since the survey, a multi- system utility was created (acquisition); consolidated rates were approved.	Single-tariff for water only interconnected water, noninterconnected wastewater.	Three tariffs Two tariffs Noninterconnected water, interconnected wastewater.
Poproximate Date of (Q4)	1986 1995 1973 1975 NA	Ā	NAN	### ### ##############################
Single-Tariff Pricing Aproved (Q4)	Yes Yes Yes Yes No	N A	Yes Yes Yes Yes	Yes Partial Partial Yes Yes
Largest System (N Connections) (Q2)	1,331 121 244 237 90 2,919	A A	ÄÄÄÄÄ	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Smallest System (N Connections) (Q2)	20 2 2 4 4 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Ϋ́	<b>亲亲亲亲</b>	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
Approximate Number (Q2)	4 4 0 0 4 4	<b>V</b>	888888	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Name of Multi-System Water Utility (Q2)	Jewett City Water Company Climstead Water Company Rural Water Company Topstone Hydraulic Company Tyler Lake Water Company United Water Company	NA	Arredondo Utility, Company Clay, Utility, Company Consolidated Water Works, Inc. Florida Cities Water Company (Lee County) Gulf Utility, Company	Hearland Utilities, Inc. Holiday Utility Company, Inc. Jacksonville Suburban Utilities Corp., Inc. Lake Utility Services, Inc. Lenvil H. Dioks Mad Hatter Utility, Inc.
State		Delaware	Florida (b)	

TABLE E2 Multi-System Water Utilities and Single-Tariff Pricing

səfoM	Two fariffs  Excludes 2 systems
Po pste Date of (A4)	
Single-Tariff Pricing Approved (Q4)	Partial Yes Yes Yes Yes Yes Yes
Largest System (N Connections) (Q2)	<u> </u>
M) mətəy2 tzəllem2 Connections) (Q2)	# # # # # # # # # # # # # # # # # # #
Approximate Mumber (Q2)	и и т т и 4 и ч 5
Name of Multi-System Water Utility (Q2)	Marion Utilities, Inc. Neighborhood Utilities, Inc. Ocala Oaks Utilities, Inc. Prine Island Utility Corporation Poinciana Utilities, Inc. Rainbow Springs Utilities, Inc. Seven Rivers Utilities, Inc. Surshine Utilities of Florida
State	

	Utilities, Inc.	16	Ř	瓷	Partial	NR (D)	Three taniffs.
Georgia	Ń	3	3	3	2	2	:
Hawaii	AN	¥2	Ā	ĀZ	AA	NA	
Idaho	Hayden Pines Water Company	10	12	646	Yes	1985	Not an issue when proposed.
altinois	Citizens Utilities Company of Illinois	22	114	8,400	Partial	1965	Some exceptions based on
							source of supply differences.
	Illinois-American Water Company	3	1,700	65,200	Partial	1993	Phasing-in one system
	Northern Illinois Water Corporation	4		40,200	cN.	NA	
	Consumers Illinois Water Company	<b>6</b> 0	200	19,200	ON	AA	
Indiana	Indiana-American Water Company	16	볼	못	2	¥	
	Hoosier Water			R	.: 8	¥	
lowa	Jowa-American Water Company			43,700	oN	NA	
Kansas	NA	₹		₹	¥	¥	
Kentucky	Southeastern W.D.	ಣ	837	1,278	ON	ΑN	
Louisiana	A.T.S.	Ŗ	Ŗ	쭘	2	₹	
	Acadian Water & Sewer	N N	R R	R	8	¥	

TABLE E2 Multi-System Water Utilities and Single-Tariff Pricing

		7,000,000,000				The second secon	
Q. tato	lame of Multi-System Vater Utility (Q2)	nedmuM ətsmixorqq <sub>ı</sub> 1 Systems (Q2)	Mallest System (M2) connections) (Q2)	M) mətəy3 təəgna. (SD) (anoitəənno:	ingle-Tariff Pricing (Q4)	oproximate Date of (Q4)	lotes
	< > > < 1		9 9				7
	Baton Rouge water company	¥ 5	¥ ;	ב ב	2 2	¥	
	Capital Utilities	Ž į	¥ :	¥ ;	8 Z	¥ ;	
	Coast Water System	¥	ž	Y	9 2	Ž Ž	
	Hunstock Hills	Ŗ	쭘	R	ž	¥	
	Ascension Water Company	另	R	R	2	¥	
	Louisiana Water Company	Ä	R	뽒	2	¥	
	Parish Water Company	R	R	뽒	2	¥	
	Utilities Data, Inc.	R	ĸ	R	2	¥	
Maine	Consumers Maine Water Company	7	408	7,192	No	ΚA	
Maryland	Utilities, Inc.	5	75	1,010	2	¥	
•	Facilities Services, Inc.	7	34	130	S	¥	
Massachusetts	Massachusetts-American	က	2,400	11,000	Partial	1990	Two fariffs under a settlement
						200	agreement, a case is pending
						- 14	(a)
Michigan	S.	2 ;	2:	2 :	2 2	2 2	
Minnesota	NACTOR OF THE STATE OF THE STAT	<b>3</b>		7 <b>4</b> 1	7 N	25 VI	
Mississippi	Jonnson Utility Company	7 78		750	2	Ž	
Missouri	Missour-American Water	7		2.800	Yes	1995	
	KMB Uffities	O		009	Yes	1995	
Montana	NA	¥		¥	¥	¥	
Nebraska	NA	NA		NA	MA	NA	
Nevada	AN	¥	¥	¥	¥	¥	
	Till Till Till Till Till Till Till Till						-
			٠				
	i i i i i i i i i i i i i i i i i i i						
				·.		•	
4			94		NA = Not 8	applicable;	NA = Not applicable; NR = Not reported; NJ = No jurisdiction
	<u></u>		. *	٠			

TABLE E2
Multi-System Water Utilities and Single-Tariff Pricing

səfoM	Three tariffs: may be moving toward single tariff (a).		A case is pending.*		Operated as one system until disconnected and extreme cost differentials became apparent	Smallest serves two industrial customers.		Commission imposed singletariff pricing.		
Ppproximate Date of Approval (Q4)	A A	άZ Z	4 4 4 2 2 2	ΑN	Y V	¥	¥ Z	1987	1986	1991 1974 1974
Single-Tariff Pricing Approved (Ω4)	Partial No	cy cy	0 0 0 2 0 0	NA	o N	° ON	S S	Yes	Yes	Yes Yes Yes
V) Largest System (V) Connections) (Q2)	5,000	200 175	329,000 181,100 28,652	ΝA	90,000	270	158	09	121	3.830 41 5.345
Smallest System (N Connections) (Q2)	40	30	272 10,928 422	Ϋ́	30,000	7	148 49	3 6	<u> </u>	80 10 32
Approximate Number (Q2)	24	11	722	NA		4	0.0	1 (O	11	3 5
Name of Multi-System Water Utility (Q2)		Lakes Regional Water Company Carleton Water Company	New Jersey-American Elizabethtown Water Company Consumers New Jersey	NA	Jamaica Water Supply	South County Water	Rand Water Northwood Water	Forest Park Water	Alpha Utilities Bess Brothers	Bogue Banks Water Company Bradshaw Water Company Brookwood Water Corporation
State	New Hampshire		New Jersey	New Mexico	New York				North Carolina	

TABLE E2 Multi-System Water Utilities and Single-Tariff Pricing

s∋ţo <i>l</i> √		TOTAL
Poproximate Date of Aproval (Q4)	19878 1968 1975 1975 1975 1982 1982 1982 1984 1968 1969 1969	;
Single-Tariff Pricing Approved (Q4)		
Largest System (N Connections) (Q2)	2,790 5,720 5,42 1,24 1,24 1,32 1,32 1,43 1,43 1,43 1,43 1,43 1,43 1,43 1,43	
M) mətəy3 təəlism3 Connections) (Q2)	5.28%55e2555e5255±458294	
Approximate Mumber (Q2)	2 2 2 3 4 5 5 6 7 7 8 7 8 7 8 8 7 8 7 8 7 8 7 8 7 8 7	
Vame of Multi-System Water Utility (Q2)	Carolina Water Services of NC Clear Meadow Water Coastal Plains Utility Company Community Water Works Corriber Water Service Crabtree Water Service Crabtree Water Systems Cross State Development Company CWS Systems Environmental Maintenance Fairways Utilities Fisher Utilities Fox Run Water Company Goss Utility Company Grandfather Golf and Country Heater Utilities Wayne M. Honeycutt Huffman Water Systems Hydraulics. Ltd. Hydraulics. Ltd. Hydraulics. Ltd. Hydraulics. Ltd. Hydraulics Ltd. Hydraulics Ltd. HydroLogic Kings Grant Water Company Knob Creek Utility Language Water Works Corp. Ira D. Lee & Assoc	
State		. :

NA = Not applicable; NR = Not reported; NJ = No jurisdiction

TABLE E2
Multi-System Water Utilities and Single-Tariff Pricing

	sətol	7
Ìc	ypproximate Date Approval (Q4)	
6	onnections) (ک2) Single-Tariff Pricin Aprovoqu (ک4)	3
ı	l) mətəy2 təəllsm? (SQ) (anoitəənno? V) mətay2 təəgns.	
)et	Approximate Numl of Systems (Q2)	- 11
шә	lame of Multi-Sys Nater Utility (Q2)	
	State	

	Lewis Water Company	14	9	80	¥es	1980
	Lincoln Water Works	N	21	122	Yes	1972
	William K. Mauney	N	6)	24	Yes	1976
		10	47	479	Yes	11965
	er Systems	20#	7	429	Yes	1981
		N	20	20	Yes	1983
	Norwood Beach Water System	ਚ	Ç	36	Yes	1995
		47	7	147	Yes	1970
		α:	#!	184	χes.	1938
	sailddhs	4.	., (	757	Yes	11967
		10	7	104	¥es	1987
	& Sewage	5	106	537	Yes	1964
		Þ	33	56	Yes	1983
		15	7	205	Yes	1990
	pang	က	30	72	Yes	1972
	9	7	17	139	Yes	1977
	отрану	30	တ	206	Yes	1972
	Turner Farms	4	20	127	Yes	1982
		N	6	#50	Yes	1993
	атрапу	9	15	74	Yes	1988
	Woods Water Works	Þ	S	18	Yes	1981
North Dakota		3	2	3	⊋	N
Ohio	Ohio-American Water 8 (	6.0	300	5,000	Yes 197	Yes 1975 to 1983

TABLE E2 Multi-System Water Utilities and Single-Tariff Pricing

sətoV	
Approximate Date of Approval (Q4)	
Single-Tariff Pricing Aproved (Q4)	
Largest System (N Connections) (Q2)	
Smallest System (W Connections) (Q2)	
Approximate Number of Systems (Q2)	
Vame of Multi-System Water Utility (Q2)	
State	

										ns		e.					fs.	ge ge	jle
				tems	snor		Ë.			Three rates and four systems	.s	Most acquisitions adopt the	es two		panies.	nd four	systems with separate tariffs	May be moving toward single tariff.	May be moving toward single tariff.
				Interconnected systems	(1970s); noncontiguous	380s).	Excludes one system.	zones.	nes.	and for	with their own tariffs.	sitions a	single tariff; excludes two		Merger of two companies.	Three rate zones and four	h separ	ving tow	ving tow
				rconnec	70s); no	systems (1980s).	ludes or	Three rate zones.	Five rate zones.	e rates	their o	t acquis	le tariff	systems.	ger of th	e rate	ems wit	r be mor f.	r be mor f.
83			3s		(197	syst	EXC	Thre	Five	Thre	with	Mos	sing	syst	Mer	Thre	syst	May tariff.	May tariff
Yes 1975 to 1983	NA	¥	res Early 1970s	1970s &	1980s		1992	R	R	光		R			1994	¥		¥ ¥	Z Z
, səx	S S	ΑN	Yes	Yes			Partial	Partial	Partial	Partial		Partial			Yes	2		N <sub>o</sub>	Š
3,023	25,254	¥	5,750	R			R	R	R	ĸ		R			R	R		Z Z	X X
278	7,516	₹	52	뽒			R	R	R	R		R			Ŗ	쭘		R R	Ŗ
9	Þ	¥	A	27			52	1	20	27		15			7	က		4 to 5	S
Illities	Consumers Ohio Water		Avion Water Company, Inc.	Pennsyvania-American Water Company			United Water Pennsylvania, Inc.	Consumers Pennsylvania Water Company	Citizens Utilities Water Company of PA	National Utilities, Inc.		Philadelphia Suburban Water Company			Newtown Artesian Water Company	Redstone Water Compnay, Inc.		gent	səpo
Citizens Utilities	Consumer	AN	Avion Wat	Pennsyvar	ı		United Wa	Consumer	Citizens U	National U		Philadelph			Newtown A	Redstone		Frank Sargent	Blaine Rhodes
		Oklahoma	Oregon	Pennsylvania															

TABLE E2
Multi-System Water Utilities and Single-Tariff Pricing

sətoM	May be moving toward single tariff.			single-faint pricing is preferred a special procedure is used to implement the fariff in conjunction with acquisitions.				
o atse Date of Approximate Date (Q4)	N A	1987 1990 1995 1994	Z Z	I	¥	198 <del>5</del> 1984	1993 1958	K K K K
Single-Tariff Pricing Approved (Q4)	No	NA Yes Yes Yes	3₹		¥	Yes Yes Yes	Yes	Yes Yes No Yes
N) Largest System (M Connections) (Q2)	N R	NA 1,500 250 300 50	⊋⊻.	Not reporte	AA	40 200 29	126 68	<u> </u>
V) mətəy3 təəllem3 Connections) (Q2)	NR	18 5 20 20	⊋≰		¥	1 2 2	2 2 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	ZZZZZ KKZZZ
Approximate Mumber (Q2)	2 to 3	78 53 34 21	⊋₹		¥	78 28 8	4 0	8 4 11 3
Mame of Multi-System Water Utility (Q2)	Carl Kreisge	MA Carolina Water Service Inc. Heater Utilities, Inc. Blue Ribbon H2O Corporation Upstate Heater Utilities Inc.	NA -	Data not easily available	NA	Sunshine Water Company Alpha Water Corporation Heritage Homes of Virginia	New River Water Company Pocahontas Water Works	Alderton-McMillin Water Supply, Inc. Aquarius Utilities, Inc. Arcadia Utilities Bethel Water Company
State		Rhode Island South Carolina	South Dakota Tennessee	l exas	Utah	Vermont Virginia		Washington (c)

TABLE E2

# Multi-System Water Utilities and Single-Tariff Pricing

səfoVi
Ppproximate Date of Approval (Q4)
Single-Tariff Pricing (ه4) bəvorqqA
V) Largest System (V) Connections) (Q2)
Smallest System (N Connections) (Q2)
Approximate Number of Systems (Q2)
Name of Multi-System Water Utility (Q2)
State

System under receivership.												333	1000 1000 1000 1000 1000 1000 1000 100	Excludes 1-2 systems								Excludes 1-2 systems	
景	¥	æ	AN	쫎	ΑN	置	R	æ	瓷	R	쫎	표	9	2	S.W	ΑN	æ	Ą	æ	æ	쫎	₩	<u>¥</u>
χes	Yes	Yes	No	Yes	eN N	Yes	Yes	Xes	Yes	Yes	Yes	Yes	Yes	Partial	Yes	2	Yes	No	Yes	Yes	Yes	Partial	Yes
NR	R	Ä	쫖	Ä	RN	Ä	NR	N R	S. S	Ω Σ	S. S.	æ	æ	æ	NR	Z,	R	Ä	딾	罢	Æ	黑	쫎
R	쫎	æ	쫎	R	R	꿃	黑	品	띴	뿄	꽃	Æ	쫎	뽔	R	쭚	瓷	¥	NN N	Ä	쏬	斋	쫎
9	<b>.</b>	82	7	6/	12	G	z,	Þ	N	N	13	Þ	4	प	13	25	36	N	4	N	35	c)	4
Evergreen Land & Water, Inc.	Gamble Bay Water, Inc.	H & R WaterWorks, Inc.	H2O Company, The	Harbor Water Company, Inc.	Blad Water Services, Inc.	Lara Lee, inc.	Mainland View Manor Maintenance Co	Marvin Road Water Company	Mirrormont Srevices, Inc.	Monterra, Inc. (Washington Water Systems)	Northwest Water Systems, Inc.	Pattison Water Cornapny	Point Fosdick Water Company, Inc.	Rainier View Water Company, Inc.	Sanderson & Associates, Inc.	Satellite Water Systems	S-K Pump & Drilling	Soren Pedersen Water Company	Sound Water Company, Inc.	South Bainbridge Water System, Inc.	South Sound Utility Company, Inc.	Stroh Water Company	Sunshine Acres Water System

**TABLE E2** 

# Multi-System Water Utilities and Single-Tariff Pricing

sətoM		Formerly 12 to 14 districts.																					
Approximate Date of (Q4)	A A	1982	Prior to 8/85	Ϋ́	Prior to 4/88	Prior to	Prior to 9/83	Prior to 6/80	1982	Ϋ́	Ϋ́	1981	1995	Prior to 3/82	Ϋ́	Ϋ́	Prior to 5/84	Prior to 1/81	¥	Prior to 2/81	Prior to	Ą	Yes Prior to 8/83
Single-Tariff Pricing Approved (Q4)	səX Xes	Yes	Yes	8 N	Yes	Yes	Yes	Yes	Yes	å	2	Yes	Yes	Yes	S	2	Yes	Yes	ž	Yes	Yes	Š	Yes
Largest System (N Connections) (Q2)	N X	68,636	R	R	Ŗ	Ŗ	쭘	뽒	R	R	R	R	R	R	R	R	R	Ŗ	Ŗ	R	Ŗ	R	R
Maillest System (M Connections) (Q2)	NR RR	571	R	R	R	R	R	R	R	Ä	R	R	R R	Ŗ	R	R	R	Æ	R	R	R	R	R
Approximate Number of Systems (Q2)	6 2	13		2	2	2	2	2	2	2	က	2	5	2	က	9	2	က	4	2	2	<b>რ</b>	2
Name of Multi-System Water Utility (Q2)	Thomas Water Service, Inc. Washington Water Supply, Inc.	West Virginia (d) West Virginia-American	Arbuckle	Central Hampshire	Friendly	Gilmer County	Grant County	Green Valley-Glenwood	Hammond	Hardy County	Jefferson County	Kopperston	Logan County	Mannington	Mason County	McDowell County	Oakland	Ohio County	Pendleton County	Preston County #1	Preston County #2	Raleigh County	Red Sulphur
State		West Vi																					

TABLE E2

#### Multi-System Water Utilities and Single-Tariff Pricing

Se}oV						Single-fariff phoing is required for minicipal infillings		
to ejse Date of (Q4)	Ž	¥	Prior to 7/80	Prior to 2/85	ΝA	-	¥	2
Single-Tariff Pricing Approved (Q4)	No	2	Yes	Yes	So	pa	₹	2
Largest System (N Connections) (Q2)	NR	R	Ŗ	Ŗ	13,752	-Not reporte	ž	3
Smallest System (N Connections) (Q2)	NR	쭘	Ä	쭘	2,661		¥	PA.
Approximate Number of Systems (Q2)	2	7	7	7	N	ł	Ą	7
Name of Multi-System Water Utility (Q2)	South Putnam	Van	Washington Pike	Wyoming-Glover	Wisconsin Power & Light	Several fowns with two or three systems	NA	NJ
State					Wisconsin		Wyoming	O O

<sup>(</sup>a) Single-tariff pricing has not been explictly approved, but some rate consolidation has occurred (three states; four systems)

<sup>(</sup>b) Only utilities with single-tariff pricing for all or some systems are reported. These rates were approved over time, dating back to at least the early 1980s. Data were not reported for all multi-system utilities in the state.

<sup>(</sup>c) Flat rates and metered rates may exist within the same tariff; mobile home parks and multi-dwelling units may have a separate rate within the same tariff.

<sup>(</sup>d) Only West-Virginia is investor-owned; the rest are public service districts. Only multi-system utilities are reported; interconnected systems and single-systems with multiple tariffs are not included.

<sup>\*</sup> Pending cases were decided in favor of single-tariff pricing.

TABLE E2
Multi-System Water Utilities and Single-Tariff Pricing

səjoN	عين										
Approximate Date of Approval (Q4)			!	1	1	I	ı	•	1	1	-
Single-Tariff Pricing Approved (Q4)			129	20	64	213	ŀ	ł	ł	i	1
Largest System (N Connections) (Q2)			ł	i	ŀ	!	18	329,000	11,615	257	115
Smallest System (N Connections) (Q2)			1	!	1	;			751		
Approximate Mumber of Systems (Q2)			1	ŀ	1	1	<b>7</b>	201	7	4	203
Mame of Multi-System Water Utility (Q2)		es									
State		Summary Data for All Utilities	Yes	Partial	N <sub>o</sub>	Total	Minimum	Maximum	Average	Median	Utilities reported

**TABLE E2** 

# Multi-System Water Utilities and Single-Tariff Pricing

Water Utility (Q2)  Approximate Number of Systems (Q2)  Smallest System (N Connections) (Q2)  Connections) (Q2)  Connections) (Q2)  Connections (Q4)  Approximate Date of Approval (Q4)  Approximate Date of Approval (Q4)		OCK		- 20	0 !	149	2 18	201 2,400 97,000 1995	122 5,651	20 193	81 81	tilities	-	- 0	:	1	2 26	32 30,000 329,000	2,251	7207 00	4CZ, I , ZO
	S	ilidiy bata loi ciligic 141111 cullisc	Yes	Partial	No	Total	Minimum	Maximum	Average	Median	Utilities reported	Summary Data for Non-Single-Tariff Utilities	Yes	Partial	No	Total	Minimum	Maximum	Average	Median	

#### Note:

For reponses reported as a range of values, averages were used (for example, "8 to 9" was averaged to "8.5"). For the response "< 5" a value of 4.5 was used.

TABLE E3
Arguments in Favor of Single-Tariff Pricing (a)

Se	Response	§	₹	60	₹	च	₹	¥	¥	ಞ	3	<b>₫</b>	Z	ဖ	7	Z	₹	Z	Z	Z	Z	က	3	2	Z	۲	¥
"ZesY" 10	Number o				_												_										
	Ofher	\ ₹	₹	ŝ	₹	8	₹	ŝ	₹	ŝ	3	AN A	Z	ŝ	ž	Z	₹	2	Z	Z	Z	ŝ	3	2	Z	ŝ	₹
11	Overall B Outweigh	1 322	¥	Yes	ΑN	Š	¥	Yes	ΑĀ	Xes	3	NA	Z	Yes	S	Z	¥	₹	Z	Z	Z	S	3	2	Z	S	¥ Y
ection Not	Interconn Required	1 200	₹	Yes	₹	2	₹	Yes	¥	Yes	3	ΑN	Z	Yes	S	Z	₹	Z	Z	Z	Z	Yes	⊋	2	Z	Yes	₹
13	Encourag Investme	NA AM	₹	<b>₩</b> 0	¥	£0	ΑĀ	Yes	¥	Yes	3	ΑN	Z	Mo	ş	Z	¥	Z	Z	Z	Z	N <sub>0</sub>	3	2	Z	Yes	₹
es Private fina	Encourag Involvem	MA	₹	ON	Ϋ́	9	₹	Yes	¥	Yes	3	NA	Z	92	S	Z	≨	Z	z	Z	Z	No.	3	3	Z	92	₹
Economic nent	Regional Developn	ΑN	₹	Š	₹	2	₹	ô	₹	Ŷ	3	NA A	Z	o N	ž	Z	¥	Z	Z	Z	z	2	3	3	z	oN.	₹
	A erewod Costs to seimmoD	NA	¥	Yes	₹	Ŷ	₹	Yes	₹	χes	3	MA	Z	ON.	S	7	₹	2	Z	Z	z	Ŷ	3	3	Z	, Yes	¥
ر پازان <del>ا</del> ر	A srewod Costs to U	NA	₹	Yes	ξ	οN	¥	Yes	¥	Yes	3	MA	z	Yes	S	Z	≨	Z	z	2	Z	Yes	3	2	Z	¥es	¥
atemaking Jilities	Similar R to Other I	ΝA	₹	Yes	₹	2	₹	Yes	₹	χes	3	NA	Z	No	Yes	Z	₹	Z	Z	Z	Z	ν	3	2	z	No	₹
11	Complian Standard:	AM	Ϋ́	Ŷ	Ϋ́	Ŷ	¥	Yes	ΑĀ	Yes	3	ΝΑ	Z	Yes	ટ	Z	₹	Z	Z	Z	Z	Ŷ	3	3	Z	ŝ	¥
mete	Small-Sy: Viability	NA	₹	Yes	¥	χes	₹	Yes	₹	Yes	3	ΝΆ	Z	ô	ž	Z	₹	Z	Z	Z	z	0N	3	3	z	92	₹
ffordability	A əsivrə2	NA	₹	No	₹	¥es	₹	Xes	Ž	Yes	3	ΑN	Z	Wo	S	Z	≨	IN.	Z	Z	Z	No	⊋	2	Z	No	¥
Rstebsyer	Regional Equity	ΑΑ	₹	eN.	₹	ŝ	₹	Yes	¥	No.	3	NA	Z	S	ŝ	Z	≨	Ħ	Z	Ħ	Z	Yes	3	Z	Z	2	₹
Service	Universal	NA	₹	ŝ	₹	Yes	₹	Yes	₹	Yes	3	ΑÄ	Z	ON	<sub>S</sub>	Z	≨	Z	Z	Z	Z	No	3	2	Z	Yes	¥
Rate	Mitigates Shock	NA	₹	Xes	₹	Xes	₹	Yes	₹	Yes	3	A A	z	Yes	Yes	Z	₹	Ī	Z	Z	z	No	3	3	Z	Yes	₹
	Regionali Incentive:		ξ	Yes	¥	<b>9X</b>	Ϋ́	Yes	¥	Yes	3	Ā	Z	Yes	2	Z	Α	W	Z	Z	Z	0₩	3	2	Z	Yes	¥
					3	ď	-	cut	er.		1							4				usetts	_	la e	id		
	State	Alabama	Alaska	Arizona	Arkansas	California	Colorado	Connecti	Delaware	Florida	Georgia	Hawaii	ldaho	Illinois	Indiana	lowa	Kansas	Kentucky	Louisiana	Maine	Maryland	Massach	Michigan	Minnesol	Mississip	Missouri	Montana

NA = Not applicable; NR = Not reported; NJ = No jurisdiction

TABLE E3
Arguments in Favor of Single-Tariff Pricing (a)

Number of "Yes" Responses	<b>1</b>	¥	4	∞	₹	က	6	3	ယ	₹	Ŏ	Ξ	NA MA	4	2	₹	ဖ	≨	-	ဖ	4	မ	Z	¥	2	** *
TethO	NA	¥	No	ş	NA	es (p)	No	3	NO	₹	ON No	8 S	NA.	گ	Ñ	₹	No.	≨	(c) se	S	No	ž	¥	₹	2	
Overall Benefits Outweigh Costs					ΑA	>													>							
Interconnection Not Required	NA	¥	No	Yes	Ą	Yes	Yes	3	Yes	¥	No	Yes	AZ AZ	2	R	¥	No.	¥	No	2	Yes	Yes	Z	Ϋ́	2	
Encourages Investment	NA	¥	No.	ž	¥	ž	ο <b>Ν</b>	3	No	₹	Yes	S	NA	2	MJ	¥	No	¥	No	S	Yes	S	#2	₹	2	
Encourages Private Involvement	NA	ΑN	No	ŝ	NA	S	°N	3	0N	Α̈́	oN	e S	NA	2	N	Ϋ́	ON	ΑĀ	2	S	Se.	e S	Z	₹	2	-
Regional Economic Development	NA	¥	S S	Yes	NA	ž	Yes	3	2	¥	S S	ş	NA	ટ્ટ	2	AA	Ŷ	¥	ŝ	ટ	Yes	S	Z	Ϋ́	3	
Lowers Admin. Costs to Commission	NA	¥	2	ટ	NA	£	å	3	9N	Ϋ́	Yes	Yes	NA	8	2	¥	Ŷ	¥	ON.	Yes	Yes	٥ ا	IN	¥	2	
Lowers Admin. Costs to Utility	NA	Ϋ́	No	Yes	NA	Yes	Yes	3	Yes	Ϋ́	Xes	Yes	NA	Yes	2	¥	Yes	₹	οN	Yes	Yes	2	Z	¥	2	
Similar Ratemaking to Other Utilities	NA	¥	œN	Yes	NA	õ	οN	3	Š.	¥	Yes	2	WA	Yes	7	ΑN	₽	¥	cN	Yes	Yes	Yes	Ħ	¥	2	-
Compliance with Standards	NA	₹	Ŷ	Yes	NA	2	Yes	3	oN.	¥	Yes	Yes	ΝĀ	ž	3	₹	Yes	¥	S S	Š	Yes	2	Z	Ϋ́	7	
Small-System Viability	ΝA	ΑĀ	Yes	Yes	NA	ŝ	Yes	3	χes	₹	Yes	Yes	NA	S	2	₹	Yes	¥	Yes	õ	Yes	2	Z	¥	2	
Service Affordability	ΝA	Ϋ́	Yes	운	A A	£	Yes	3	Yes	¥	Yes	Yes	NA	Š	N	¥	Yes	¥	No	Yes	Yes	Yes	3	¥	2	
Regional Ratepayer Equity	NA	≨	No	ž	₩.	ž	No	⊋	QN	¥	Yes	Yes	NA.	S	2	Ϋ́	No	¥	οN	õ	Yes	Yes	W	Ϋ́	2	
eoivie8 IservinU	NA	¥	oN N	2	ΑĀ	S	No	3	S	¥	Yes	Yes	KA K	Yes	2	₹	No	¥	No	ž	Yes	ž	Z	¥	2	
Mitigates Rate Shock	Ā	Ϋ́	Yes	Yes	ΨŽ	S	Xes	3	Yes	¥	Yes	Yes	Ā	Yes	2	₹	Yes	¥	oN No	Yes	Yes	ž	Z	¥	2	
Regionalization Incentives	NA	₹	Yes	Yes	NA	2	Xes	3	Yes	¥	Yes	Yes	ΑN	2	2	Ϋ́	Yes	₹	<b>₽</b>	Yes	Xes	Yes	Z	¥	2	
	Ω.		mpshire	sey	<u>×</u> 38	논	arolina	Dakota		٦a		vania	sland	arolina	akota	999					ton	rginia	H.	D		
State	Nebrask	Nevada	New Hamps	New Jersey	New Mexico	New York	North Carolina	_	Ohio	Oklahoma	Oregon	Pennsylvania	Rhode Island	South Carolina	South Dakota	Tennesse	Texas	Utah	Vermont	Virginia	Washingtor	West Virginia	Wisconsir	Wyoming	о О	

NA = Not applicable; NR = Not reported; NJ = No jurisdiction

Arguments in Favor of Single-Tariff Pricing (a) **TABLE E3** 

Number of "Yes" Responses	
Other	
Overall Benefits Outweigh Costs	
Interconnection Not Required	
Encourages Investment	
Encourages Private Involvement	
Lowers Admin. Costs to Utility Lowers Admin. Costs to Commission Regional Economic Development	
Similar Ratemaking to Other Utilities	
Compliance with Standards	
mətəyə-lismə VilidsiV	
Service Affordability	
Regional Ratepayer Equity	
erivies lservice	
Mitigates Rate Shock	
Regionalization Incentives	
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State	

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	ဝ	12	∞	16	ဖ	51
	13	œ	œ	16	<b>©</b>	51
-	2	16	œ	16	ဖ	51
	7	19	œ	16	9	51
	3	9	<b>∞</b>	16	ဖ	51
	8	13	œ	16	9	51
	16	S.	∞	16	9	51
	10	7	∞	16	ဖ	51
,	ဝ	12	œ	16	ဖ	51
	13	œ	œ	16	9	51
	12	တ	œ	16	9	51
	9	15	<b>∞</b>	16	9	51
	8	13	œ	16	9	51
	17	4	œ	16	ဖ	51
	15	ဖ	œ	16	9	51
Summary Data	Yes	8	Not an issue	Not applicable	No jurisidetion	Total

<sup>(</sup>a) These findings reflect staff views about the arguments affecting commission deliberations or policies.

<sup>(</sup>b) Can be consistent with cost-of-service principles. (c) The board determined that single-tariff pricing was in the public interest and approved it over the objections of staff concerns about subsidies.

Arguments Against Single-Tariff Pricing (a) **TABLE E4** 

1	I ****	8	****	**	<b></b>	****	š	383833	ŧ	<b>1888</b>	\$		g · · ·	196866		****	: ;	######################################		8888	¥ .	****	\$		§ :	tion
Ииmber of "Yes" Responses	NA	₹	ស	₹.	- ≨	9	₹	15	3	NA	Z	က	4	Z	¥	Z	Z	Ž	Z	8	3	2	z	ဌ	₹	jurisdic
Ofher	NA	≨	ĝ:	<b>₹</b>	₹	N <sub>0</sub>	≨	ON.	3	NA	z	ON.	೭	2	≨	Z	Z	2	z	NO	3	2	Z	œ	₹	J = No
Overall Costs Sutweigh Benefits	NA	₹	oN:	¥	₹	No	₹	Yes	3	NA	z	Yes	٩ N	Z	ΑN	Z	Z	Z	Z	No	3	3	z	No	¥	orted; N
finsitinent Precedents	NA	¥	ŷ:	A Z	Ž	Yes	₹	Yes	3	NA	z	No	õ	Z	¥	Z	Z	Z	Z	No	3	2	Z	No	¥	Not repo
אסל Justified in א Specific Case	NA	¥	<b>9</b> 2 ∶	Z Z	Ϋ́	No	¥	Yes	3	NA	Z	Yes	Yes	7	₹	Z	Z	7	Z	Yes	3	2	z	No	¥	le; NR=
ot əldstqəccA toM səicnəgA	NA.	₹	€:	₹ %	}	οN	₹	Yes	3	NA	Z	ON.	S	Z	ΑN	Ħ	Z	Ħ	Z	No	3	2	z	ON	Ϋ́	applicab
Not Acceptable to All Customers	NA	≨	Xes	4 2 2	₹	Yes	≸	χes	3	NA	z	2	Yes	Z	¥	Z	z	Z	Z	oN N	3	2	z	Ŷ.	₹	\ = Not
Inappropriate Without Interconnection	AM	¥	χeς:	A S	¥.	Yes	₹	Yes	3	ďΖ	z	ON:	S S	Z	ΑN	Z	Z	Z	Z	Yes	2	N	z	Yes	¥	Ä
Unnecessary Incentives	NA	₹	2	₹ Ž	? ≰	NO	ΑĀ	Yes	3	NA	Z	WO	2	Z	AN	Z	Z	ï	Z	8	3	PR	Z	No	¥	ather comm
Tails to Account for Sontributiona	NA	¥	£ :	4 <u>5</u>	₹	No	ž	Yes	3	NA	z	No	Yes	N	₹	7	Z	Z	Z	SN.	2	2	Z	Yes	≨	(
Encourages Overinvestment	NA	¥	2	¥ 2	₹	No	Ϋ́	Yes	3	NA	z	ů.	2	Z	₹	Z	Z	Z	Z	No.	2	- PN	z	No	¥	
fincourages Growth Aigh Aigh Aigh Aigh Aigh Aigh Aigh Aig	NA	Ϋ́	ζeς.	Y Z	} ≰	Yes	ΑN	Yes	3	NA	Z	2	ŝ	Z	¥	Z	z	Z	Z	No	3	2	z	ON	¥	**
Discourages Efficient Water Use	NA	¥	\$ S	ξ Σ	¥	<b>0</b> №	ΑĀ	Yes	⊋	AN	Z	υ <b>Ν</b> ο	Š	Z	¥	Z	Z	Z	Z	No	3	2	Z	No	¥	10 - 10 1
Distorts Price Signals	NA	₹	ŝ	Α Α Α	₹	0N	¥	Yes	⊋	NA	z	Š	9 N	Ħ	¥	W	Z	×	Z	ON.	3	2	Z	Yes	≨	
Subsidies to High- cost Customers	NA	₹	Xes	¥ %	¥	Yes	ΑN	Yes	⊋	AN	z	о <b>Х</b>	S	Z	Ϋ́	Z	Z	Z	Z	0N	3	2	Z	Yes	Ž	
Undermines Economic Efficiency	ΑN	A	22	ξ y	₹	No	ΑN	Yes	2	NA	Z	2	S	Z	Ϋ́	Z	Z	Z	Z	ON	3	7	z	ON	¥	
Conflict with Cost-of- Service	NA	¥	Yes	۲ کا کا	Ą	Yes	¥	Yes	2	NA	Z	¥es	Yes	Z	₹	2	Z	2	Z	Yes	3	7	Z	Yes	₹	
	æ		Ç	ე <u>დ</u>	0	ticut	த									,	)a		ם	husetts	n	ıta	ppi		er.	, se ĝin
State	Alabam	Alaska	Arizona	California	Colorado	Connecti	Delawar	Florida	Georgia	Hawaii	ldaho	#linois	Indiana	towa	Kansas	Kentuck	Louisiane	Maine	Maryland	Massach	Michigan	Minnesota	Mississipp	Missoun	Montana	

TABLE E4
Arguments Against Single-Tariff Pricing (a)

	שלוע					<u> </u>		٠									
State	Conflict with Cost-of-	Undermines Economic Efficiency	Subsidies to High- Cost Customers	epira Price Slangië	Discourages Efficient Water Use	Encourages Growth in High-Cost Areas	Encourages Overinvestment	Fails to Account for Contributions	Unnecessary Incentives	Inappropriate Without Interconnection	Not Acceptable to All Customers	ot eldstqeook toV eeionegA	Not Justified in a Specific Case	Insufficient Precedents	Overall Costs Outweigh Benefits	Other	Number of "Yes" Responses
Nabraska		ΔN	ΝĀ	MA	NA	99000	NA	NA	ΝĀ	AM	NΑ	NA	NA	ΝĀ			AZ
Nevada	ž	₹	₹	₹	₹	≨	¥	≨	¥	¥	. ≰	¥	₹	₹	₹		≨
New Hampshire	Yes	No.	Xes.	S	ON.	oN S	°S	Yes	<b>0</b> ₩	Yes	Yes	Q.	No No	oN.			က
New Jersey	2	S	۶ گ	ટ્ટ	8 S	ş	٠ گ	Š	ž	S S	ş	2	ž	%			0
New Mexico	NA	NA	ΑÑ	MA	N.A.	NA	NA	MA	¥	AA A	¥2	₩	AN A	AA			¥
New York	Yes	Yes	Yes	Yes	Yes	Š	ž	Yes	ş	Yes	Yes	ş	Yes	S S			တ
North Carolina	Yes	2	Yes	Yes	oN.	Š	2	ŝ	<b>N</b> o	No.	So	Š	92	ŝ			က
North Dakota	3	3	3	3	3	2	3	3	3	⊋	⊋	⊋	3	3			2
Ohio	No.	2	ŝ	SN N	No.	Ŷ	Ŷ	Ŷ	<b>N</b> o	2	oN No	S N	2	2			0
Oklahoma	₹	ΑĀ	¥	Ϋ́	¥	¥	Ą	¥	ΑĀ	ΑĀ	Ą	Ą	¥	₹			₹
Oregon	ON.	No	No	No.	ON	No	2	Ŷ.	Νe	<u>0</u>	SO.	ŝ	QQ.	oN No			o
Pennsylvania	Yes	ž	Yes	S	S S	å	ટ્ટ	ŝ	2	8	Yes	S	å	8			က
Rhode Island	AM	AM	A.A.	NA	ΝĀ	N,A	ΝΑ	MA	¥	ΑĀ	ΑM	¥¥	ď Ž	NA			¥
South Carolina	S	2	Š	2	%	å	ş	욷	ş	8	Š	ş	ž	Š			0
South Dakota	3	2	2	2	2	Z	3	2	2	2	2	2	74	2			3
Tennessee	¥	¥	₹	¥	¥	¥	¥	¥	Ϋ́	¥	¥	¥	₹	Υ Α			¥
Texas	Mo	S.	Yes	Wo	No	oN S	o N	2	Νo	20	Xes	ŝ	Ņ	c N			N
Utah	¥	ΑN	₹	¥	¥	¥	¥	₹	¥	¥	¥	Ϋ́	Ϋ́	¥			≨
Vermont	940	S.	Yes	Yes	og.	ON.	oN N	S S	- 0₩	Yes	Yes	Š	Wo	<u> </u>			4
Virginia	Yes	S	Yes	ŝ	S S	۶ ا	욷	<b>₽</b>	Yes	S	ž	ક	ŝ	گ			က
Washington	οN	92	ŝ	Yes	Yes	Ŷ.	°N	92	γo	oN S	Yes	2	No	2			es
West Virginia	Yes	S	ŝ	S	å	S	ş	Yes	ş	۶ گ	욷	£	Yes	ş			က
Wisconsin	Z	Z	Z	II.	Z	Z	Z	Z	Z	Z	Z	Z	2	Z			Z
Wyoming	¥	ΑN	₹	ΑN	ΑĀ	Ϋ́	ΑĀ	¥	Ϋ́	¥	ΑĀ	Ϋ́	Ą	¥			Α̈́
DC	3	2	2	2	2	3	2	2	2	2	2	2	2	2			2
							-										

TABLE E4

#### Arguments Against Single-Tariff Pricing (a)

	Number of "Yes" Responses	
	Other	
	overall Costs Outweigh Benefits	
	finaioifinent Precedents	
	א ot הפוזוזפע in a Specific Case	
	ot eldstqecoA toM eeicnegA	
	ot eldstape to All Customers	
	Inappropriate Without Interconnection	
	VnsesesannU Incentives	
	roi funocoA of elisন Confributions	
	Encourages Overinvestment	
2	Encourages Growth in High-cas	
	Discourages Efficient Water Use	
	Distorts Price Signals	
	Subsidies to High- Cost Customers	
	Undermines Economic Efficiency	
3	Conflict with Cost-of-	
	te e	
	State	

11

#### Summary Data

I	:	ŀ	ŀ	i	1
0	73	œ	16	9	51
7	19	œ	16	ၑ	51
7	19	œ	16	9	51
9	15	œ	16	9	51
7	19	œ	16	9	51
10	7	œ	16	9	51
∞	13	œ	16	9	51
8	19	œ	16	ဖ	51
9	15	œ	16	ဖ	51
-	20	œ	16	ဖ	51
4	17	œ	16	9	51
4	17	<b>∞</b>	16	9	51
7	14	œ	16	ဖ	51
12	တ	<b>∞</b>	16	ဖ	51
က	18	<b>∞</b>	16	ဖ	51
14	7	∞	16	9	51
Yes	S <sub>o</sub>	Not an issue	Not applicable	No jurisidction	Total

(a) These findings reflect staff views about the arguments affecting commission deliberations or policies.