

10-0-1914

(Do Not Write Above This Line)

AN ORDINANCE
BY CITY UTILITIES COMMITTEE

AN ORDINANCE TO AMEND CHAPTER 154,
ARTICLE III SECTION 73, ET SEQ. (THE CITY
OF ATLANTA WATER USE RESTRICTIONS
ORDINANCE, 07-O-0956) TO HARMONIZE THE
ORDINANCE WITH STATE LAW; TO
ESTABLISH COMPREHENSIVE WATER USE
RESTRICTIONS; TO AUTHORIZE THE
COMMISSIONER OF THE DEPARTMENT OF
WATERSHED MANAGEMENT TO SET
OUTDOOR WATER USE RESTRICTIONS
DURING EMERGENCY CONDITIONS; TO
ESTABLISH PROVISIONS FOR ADEQUATE
ENFORCEMENT OF OUTDOOR WATER USE
RESTRICTIONS; TO AMEND CHAPTER 154,
ARTICLE II, WATER AND SEWER APPEALS
BOARD; AND FOR OTHER PURPOSES.

ADOPTED BY

AS AMENDED DEC 06 2010
COUNCIL

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1st ADOPT 2nd READ & REFER
- PERSONAL PAPER REFER

Date Referred 11/5/10

Referred To: City Utilities

Date Referred

Referred To:

Date Referred

Referred To:

Committee City Utilities First Reading
 Date Nov 9, 2010
 Chair Michael Buckley
 Referred To Michael Buckley

Committee City Utilities

Date 30, 2010

Chair Michael Buckley

Action As presented

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Other

Members

Refer To

Committee

Date

Chair

- FINAL COUNCIL ACTION
- 2nd
 - 1st & 2nd
 - 3rd
 - Consent
 - V Vote
 - RC Vote

CERTIFIED

CERTIFIED
 DEC 06 2010
 ATLANTA CITY COUNCIL PRESIDENT
[Signature]

CERTIFIED
 DEC 06 2010
Rod Douglas Johnson
 MUNICIPAL CLERK

MAYOR'S ACTION

APPROVED

DEC 15 2010

WITHOUT SIGNATURE
BY OPERATION OF LAW



BY CITY UTILITIES COMMITTEE

TO AMEND CHAPTER 154, ARTICLE III SECTION 73, *ET SEQ.* (THE CITY OF ATLANTA WATER USE RESTRICTIONS ORDINANCE, 07-O-0956) TO HARMONIZE THE ORDINANCE WITH STATE LAW; TO ESTABLISH COMPREHENSIVE WATER USE RESTRICTIONS; TO AUTHORIZE THE COMMISSIONER OF THE DEPARTMENT OF WATERSHED MANAGEMENT TO SET OUTDOOR WATER USE RESTRICTIONS DURING EMERGENCY CONDITIONS; TO ESTABLISH PROVISIONS FOR ADEQUATE ENFORCEMENT OF OUTDOOR WATER USE RESTRICTIONS; TO AMEND CHAPTER 154, ARTICLE II, WATER AND SEWER APPEALS BOARD; AND FOR OTHER PURPOSES.

WHEREAS, in June 2007, the Atlanta City Council adopted and the Mayor approved the Atlanta Water Use Restrictions Ordinance (07-O-0956) to comply with the 2003 Georgia Board of Natural Resources Georgia Drought Management Plan, Ga. Comp. Rules & Regs. § 391-3-30 *et seq.*, and the Georgia Water Quality Control Act, O.C.G.A. § 12-5-20 *et seq.*; and

WHEREAS, the Atlanta Water Use Restrictions Ordinance (07-O-0956) contained a sunset provision such that the ordinance expired June 26, 2010; and

WHEREAS, HB 1281, passed in the 2008 Regular Session of the Georgia General Assembly, limited the ability of local governments to impose more stringent water use restrictions than those imposed by the State without first obtaining a variance from the Director of the Environmental Protection Division; and

WHEREAS, SB 370, passed in the 2010 Regular Session of the Georgia General Assembly, set out generally-applicable water use restrictions, and exemptions from said restrictions, and the City is required to adopt the restrictions no later than January 1, 2011; and

WHEREAS, the City of Atlanta ("City") supplies drinking water to its customers and has an interest in maintaining the public health, safety and welfare of its residents; and

WHEREAS, the City recognizes that water is a vital resource and therefore supports the use of conservation measures to ensure the continuance of an adequate water supply for its residents and customers as well as for other jurisdictions that rely upon the same water sources as the City; and



WHEREAS, drought, disasters, or other conditions, or the threat thereof, may arise from time to time creating emergency conditions which pose a threat to the provision of adequate water supply to residents and customers; and

WHEREAS, the State from time to time may require the City, City residents and City water customers to adhere to certain water use restrictions and the State is relying upon local governments and water providers to enforce water use restrictions among their residents and customers; and

WHEREAS, enforceable outdoor water use restrictions facilitate the City's ability to meet demand for water during a severe drought.

NOW, THEREFORE THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY ORDAINS:

SECTION 1: That Ordinance Number 07-O-0956 is hereby repealed pursuant to the "Sunset" clause contained in Section 16 of said ordinance which caused the ordinance to expire June 26, 2010.

SECTION 2: That Section 154-73 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

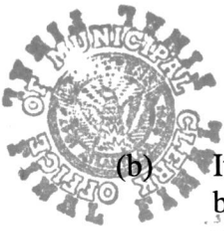
Sec. 154-73. - Water use restrictions.

- (a) This section and all sections beginning with 154-73 shall collectively be known as the "City of Atlanta Water Use Restrictions Ordinance" and may be referred to throughout sections beginning with 154-73 as "this ordinance."
- (b) City of Atlanta has the authority to adopt this ordinance pursuant to Article 9, Section 2, Paragraphs II and III of the Constitution of the State of Georgia, Chapter 35 of Title 36, Section 31 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, Section 7 of Chapter 5 of Title 12 of the Official Code of Georgia Annotated, the Georgia Department of Natural Resources Rules for Outdoor Water Use, Ga. Comp. R. & Regs. Ch. 391-3-30, and Section 1-102 (c) (9) of the Atlanta City Charter (1996 Ga. L. (Act No. 1019), p. 4469).

SECTION 3: That Section 154-73.1 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.1. - Purpose and intent.

- (a) The purpose of this ordinance is to protect the public health, safety and welfare by adopting and enforcing water use measures that encourage water conservation and ensure adequate supplies of water for the residents and water customers of the City.



(b) It is the policy of the City to promote water conservation by regulating outdoor water use, by complying with the laws and regulations imposed by the State of Georgia on outdoor water use; and by restricting water usage during non-drought periods or state-declared periods of drought to avoid or relieve a local water shortage, or during emergency conditions.

SECTION 4: That Section 154-73.2 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

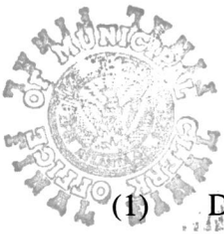
Sec. 154-73.2. - Definitions.

When used in this ordinance:

- (1) *Address* means the "house number" (a numeric or alphanumeric designation) that, together with the street name, describes a physical location of a specific property.
 - a. Even numbered address means a house number ending with the number 0, 2, 4, 6, 8, or no house number.
 - b. Odd numbered address means a house number ending with the number 1, 3, 5, 7, or 9.
- (2) *Commissioner* means the Commissioner of the Department of Watershed Management or his/her designee who is vested with the authority and responsibility for the implementation of an effective outdoor water use program and for the enforcement of the provisions of this ordinance.
- (3) *Declared drought response level* means one of four levels of drought that can be declared by the Environmental Protection Division based on the severity of drought conditions, with one being the least severe and four being the most severe.
- (4) *Director* means the Director of the Environmental Protection Division as defined in this ordinance.
- (5) *Environmental Protection Division ("EPD" or "Division")* means an organizational unit of the State of Georgia Department of Natural Resources ("DNR"), which has responsibility for administration of the State of Georgia's Rules for Outdoor Water Use (Ga. Comp. R. & Regs. Chapter 391-3-30) promulgated by the State of Georgia Board of Natural Resources.

SECTION 5: That Section 154-73.3 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.3. - Outdoor water, use schedule during non-drought periods and state-declared periods of drought.



(1) Daily outdoor irrigation for purposes of planting, growing, managing, or maintaining ground cover, trees, shrubs, or other plants is only allowed between the hours of 4:00 P.M. and 10:00 A.M.

(2) Outdoor water use for any purpose other than that stated in § 154-73.3(1), above, or exempted by § 154-73.4 shall be restricted to the following schedule in accordance with Ga. Comp. R. & Regs. Chapters 391-3-30-.03 and 391-3-30-.04:

a. *Non-Drought conditions.* When there are no declared drought conditions, outdoor water use shall occur only as follows:

1. Odd-numbered addresses: outdoor water use is allowed on Tuesdays, Thursdays and Sundays.
2. Even-numbered addresses: outdoor water use is allowed on Mondays, Wednesdays and Saturdays.

b. *Drought Response Level One.* When the director has declared Drought Response Level One, outdoor water use shall only occur on the following scheduled days within the hours of 12:00 midnight to 10:00 a.m. and 4:00 p.m. to 12:00 midnight:

1. Scheduled days for odd-numbered addresses are Tuesdays, Thursdays and Sundays.
2. Scheduled days for even-numbered addresses are Mondays, Wednesdays and Saturdays.
3. Use of hydrants for any purpose other than firefighting, public health, safety or flushing is prohibited.

c. *Drought Response Level Two.* When the Director has declared Drought Response Level Two, outdoor water use shall only occur on the following scheduled days within the hours of 12:00 midnight to 10:00 a.m:

1. Scheduled days for odd-numbered addresses are Tuesdays, Thursdays and Sundays.
2. Scheduled days for even-numbered addresses are Mondays, Wednesdays and Saturdays.
3. The following uses are prohibited:
 - i. Using hydrants for any purpose other than firefighting, public health, safety or flushing.



- ii. Washing hard surfaces, such as streets, gutters, sidewalks and driveways except when necessary for public health and safety.
- d. *Drought Response Level Three.* When the Director has declared Drought Response Level Three, outdoor water use shall only occur on the following scheduled day within the hours of 12:00 midnight to 10:00 a.m:
- 1. The scheduled day for odd-numbered addresses is Sunday.
 - 2. The scheduled day for even-numbered addresses is Saturday.
 - 3. The following uses are prohibited:
 - i. Using hydrants for any purpose other than firefighting, public health, safety or flushing.
 - ii. Washing hard surfaces, such as streets, gutters, sidewalks, driveways, except when necessary for public health and safety.
 - iii. Filling installed swimming pools except when necessary for health care or structural integrity.
 - iv. Washing vehicles, such as cars, boats, trailers, motorbikes, airplanes, golf carts.
 - v. Washing buildings or structures except for immediate fire protection.
 - vi. Non-commercial fund-raisers, such as car washes.
 - vii. Using water for ornamental purposes, such as fountains, reflecting pools, and waterfalls except when necessary to support aquatic life.
- e. *Drought Response Level Four.* When the Director has declared drought response level four, no outdoor water use is allowed, other than for activities exempted in this ordinance, or as the Director may order.

SECTION 6: That Section 154-73.4 of Chapter 154, Article III, Water, is hereby amended repealed and replaced with the following:

Sec. 154-73.4. - Exemptions.

This ordinance shall not apply to the following outdoor water uses:



- (1) Capture and reuse of cooling system condensate or storm water in compliance with applicable City ordinances and state guidelines;
- (2) Reuse of gray water in compliance with O.C.G.A. § 31-3-5.2, applicable City ordinances and Fulton or DeKalb County health department regulations;
- (3) Commercial agricultural operations as defined by O.C.G.A. § 1-3-3;
- (4) Use of reclaimed wastewater by a designated user from a system permitted by the EPD and the Fulton or DeKalb County health department to provide reclaimed wastewater;
- (5) Irrigation of personal food gardens;
- (6) Irrigation of new and replanted plant, seed, or turf landscapes, golf courses, or sports turf fields during installation and for a period of 30 days immediately following installation;
- (7) Drip irrigation or irrigation using soaker hoses;
- (8) Hand-watering with a hose with automatic cutoff or handheld container;
- (9) Use of water withdrawn from private water wells or surface water by an owner or operator of property if such well or surface water is on said property;
- (10) Irrigation of horticultural crops held for sale, resale, or installation;
- (11) Irrigation of athletic fields, golf courses, or public turf grass recreational areas;
- (12) Installation, maintenance, or calibration of irrigation systems;
- (13) Hydroseeding;
- (14) Commercial power-washing;
- (15) Construction sites;
- (16) Commercial car washes;
- (17) Other activities essential to daily business; and
- (18) Watering-in of pesticides and herbicides on turf.

SECTION 7: That Section 154-73.5 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.5. - Authority to restrict water usage to avoid or relieve a local water shortage, or during emergency conditions.



(a) *Authority.* In accordance with O.C.G.A. §§ 12-5-7(a)(1) and 12-5-7(a)(2), the Commissioner may implement special water conservation measures during emergency conditions that threaten the public health, safety or welfare, or for repairs, water shortages or potential water shortages in addition to any outdoor water use restrictions in place during non-drought conditions or declared drought response levels. The type, nature, degree, commencement and duration of any restrictions or prohibitions are to be determined by order of the Commissioner and in accordance with O.C.G.A. §§ 12-5-7(a)(1) and 12-5-7(a)(2).

(b) *Restrictions.* The water conservation measures imposed by the Commissioner under § 154-73.5(a), above, may include restrictions or prohibitions on nonessential uses such as swimming pool filling, watering of lawns and gardens, washing of recreational or other vehicles, equipment, sidewalks, driveways, parking areas, tennis courts, patios, and other paved areas, recreational uses, and any other uses which the Commissioner may deem to be nonessential.

(c) *Notice.* Prior to the imposition of any restrictions under this ordinance, written notice of the restrictions or prohibitions imposed under this section due to water shortage, potential water shortage, emergency, or prolonged routine maintenance interruptions shall be provided to the City Council and through the news media simultaneously. The notice shall set forth the specific nature of the restrictions or prohibitions, the reasons for the imposition of the restrictions or prohibitions, the date upon which the restrictions or prohibitions become effective, and their duration. Notice is not required for emergency diversions of water or emergency repairs; except to the City Council.

(d) *Modifications and additional restrictions.* The Commissioner of the Department of Watershed Management, in accordance with O.C.G.A. §§ 12-5-7(a)(1) and 12-5-7(a)(2), may modify or cancel water restrictions and schedules or add additional restrictions for any and all water users from time to time as conditions affecting the water system such as drought, emergency, repairs, water shortages, or potential water shortages, may worsen or abate. Modifications to water restriction schedules may include but are not limited to restricting public parks and recreational facilities to the scheduled days of Monday and Friday during the hours of 12:00 midnight to 10:00 a.m., during Declared Drought Response Level Three.

SECTION 8: That Section 154-73.6 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.6. - Enforcement, penalties for violation and termination of service.

(a) *Liability and conditional provision of water services.* No resident or customer shall use or allow the use of water in violation of the restrictions contained in this ordinance or restrictions issued by the Commissioner pursuant to this ordinance. All customers of water services are required to comply with this ordinance and restrictions issued pursuant to this ordinance as a condition of continued water services.



- (b) *Enforcement authority.* The Department of Watershed Management shall be the enforcement authority for this ordinance. The Mayor may also authorize other departments in the City as may be deemed necessary to support enforcement.
- (c) *Administrative penalties and termination of water service.* No customer shall use or allow the use of water in violation of any provision of this ordinance or restrictions issued by the Commissioner pursuant to this ordinance.
- (1) Violators of this ordinance or restrictions issued by the Commissioner pursuant to this ordinance shall be subject to the following schedule of administrative penalties:
- a. *First violation.* Written notice mailed to the property or posted at the property where the violation occurred.
 - b. *Second violation.* An administrative penalty of One Hundred Dollars (\$100.00) placed upon the water bill of the customer's property where the violation occurred.
 - c. *Third violation.* An administrative penalty of Two Hundred Fifty Dollars (\$250.00) placed upon the water bill of the customer's property where the violation occurred.
 - d. *Fourth and subsequent violations.* An administrative penalty of Five Hundred Dollars (\$500.00) placed upon the water bill of the customer's property where the violation occurred, or service termination including charges for reconnection of service, or both.
- (2) *Notice.* Notices of violation for the first and all subsequent violations of the prohibitions in this ordinance shall be posted at the property or sent by first class mail to the customer of record. The notice shall be in writing, include the address of where the violation occurred, the restriction which has been violated, and the consequences of subsequent violations. In the case of multi-family residential dwellings where two or more units are served by a single meter, written notice shall be mailed to the person in whose name the water bill is issued and administrative penalties shall be assessed accordingly.
- (3) Any administrative penalties imposed pursuant to this section shall be payable to the City of Atlanta, remitted to the Water and Wastewater Operation and Maintenance Fund (5051), and shall commence on the date of issuance of any notice of violation. Any such administrative penalties shall become a part of the customer's regular bill for service. Failure to remit payment shall be subject to the rules, procedures and penalties under Chapter 154, Article III, Section 120, Nonpayment of Bills.



(4) Any customer aggrieved or adversely affected by an administrative penalty imposed pursuant to this ordinance shall have an opportunity to request and be given a hearing before the water and sewer appeals board, established under Chapter 154, Article II, wherein the aggrieved or adversely affected customer shall have an opportunity to show cause as to why an administrative penalty or other enforcement action under this ordinance should not be taken.

- a. An aggrieved or adversely affected customer may request a show cause hearing by filing a written appeal to the Water and Sewer Appeals Board with the Commissioner of the Department of Watershed Management, setting forth the basis of the appeal, provided that such appeals shall be forwarded to the Water and Sewer Appeals Board only if filed within seven business days of the date that the written notice to customers regarding their right to request a show cause hearing on or before the due date of the administrative penalty or other enforcement action is to be disputed.
- b. Upon receipt by the Commissioner of the Department of Watershed Management of a request for a show cause hearing, customers shall not be required to pay the administrative penalty or be subject to service termination for nonpayment of such administrative penalty, until final determination by the water and sewer appeals board, provided however, that a request for a show cause hearing shall not affect authority of the City to require full payment of other amounts under Chapter 154, Article II, Water Sewer Appeals Board, or to collect other amounts in dispute under Chapter 154, Article III, Water.
- c. Any administrative penalties imposed pursuant to this ordinance may at the discretion of the Commissioner under extraordinary circumstances, be waived or reduced.

SECTION 9: That Section 154-73.7 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.7. - Rulemaking authority.

The Commissioner is authorized to make all necessary and reasonable rules and policies with respect to the enforcement of this division. All such rules and policies shall be consistent with the provisions of this ordinance and O.C.G.A. §§ 12-5-7(a)(1) and 12-5-7(a)(2) and shall also be provided to the Atlanta City Council.

SECTION 10: That Section 154-73.8 of Chapter 154, Article III, Water, is hereby repealed and replaced with the following:

Sec. 154-73.8. - Severability.



If any provision, clause, sentence or paragraph of this ordinance, or the application thereof to any person or circumstances, shall be held invalid, such invalidity shall not affect the other provisions or application of the provisions of this ordinance which can be given effect without the invalid provisions or application and, to this end, the provisions of this ordinance are hereby declared to be severable.

SECTION 11: That the existing Chapter 154, Article II, Section 26, Water and Sewer Appeals Board, subsection (h)(1) is hereby repealed and replaced with the following:

- (1) Consider and rule on determinations made pursuant to this ordinance, provided that such appeals are timely and accompanied, unless waived by the Commissioner of the Department of Watershed Management, by the amount in dispute. Consider and rule on appeals from administrative penalties imposed pursuant to the City of Atlanta Water Use Restriction's Ordinance (Atlanta City Code §154-73 *et seq.*) and the City of Atlanta Waste of Water Ordinance (Atlanta City Code §154-59 *et seq.*).

SECTION 12: That Section 31 of Chapter 154 is hereby repealed and replaced with the following:

Sec. 154-31. - Judicial review.

The City or any customer who is aggrieved or adversely affected by a final decision of the water and sewer appeals board regarding violations of water use restrictions, after exhausting his, her or its administrative remedies, shall have the right to appeal to the superior court of the county wherein the alleged violation occurred, for review of such written decision by filing a petition with the said superior court within 30 days after the service of the final decision of the Water and Sewer Appeals Board. The Water and Sewer Appeals Board shall transmit to the reviewing court the original or a certified copy of the entire record of the proceeding under review. The review shall be conducted by the court without a jury and shall be confined to the record. The court shall not substitute its judgment for that of the water and sewer appeals board as to the weight of the evidence on questions of fact. The court may affirm the decision of the water and sewer appeals board or remand the case for further proceedings. The court may reverse or modify the decision if substantial rights of the appellant have been prejudiced because the administrative findings, inferences, conclusions, or decisions are: (1) In violation of constitutional or statutory provisions; (2) in excess of the authority of the Department of Watershed Management or the water and sewer appeals board; (3) made upon unlawful procedure; (4) affected by other error of law; (5) clearly erroneous in view of the reliable, probative, and substantial evidence on the whole record; or (6) arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted exercise of discretion.

SECTION 13: That Chapter 154, Article II, Section 27, subsection (b) of the Atlanta City Code is hereby amended to strike "The Commissioner of water" and replace with "The Commissioner of the Department of Watershed Management."



SECTION 14: That Chapter 154, Article II, Section 26, subsection (i) of the Atlanta City Code is hereby amended to strike "the Department of water or its contractor" and replace with "the Department of Watershed Management."

SECTION 15: That Chapter 154, Article II, Section 29 of the Atlanta City Code is hereby amended to strike reference to "section 154-28(3)" and replace with a reference to "section 154-28."

SECTION 16: That all existing ordinances or parts of ordinances in conflict with this ordinance shall be waived to the extent of the conflict.

A true copy,

Rhonda Dauphin Johnson
Municipal Clerk

ADOPTED as amended by the Council
RETURNED WITHOUT SIGNATURE OF THE MAYOR
APPROVED as per City Charter Section 2-403

DEC 06, 2010

DEC 15, 2010

RCS# 709
12/06/10
2:33 PM

Atlanta City Council

REGULAR SESSION

CONSENT I EXCEPT 10-O-1919,10-O-1991,10-O-2107

ADOPT

YEAS: 14
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 1
EXCUSED: 0
ABSENT 1

Y Smith	Y Archibong	Y Moore	Y Bond
Y Hall	B Wan	Y Martin	Y Watson
Y Young	Y Shook	Y Bottoms	Y Willis
Y Winslow	Y Adrean	Y Sheperd	NV Mitchell

CONSENT I

		12-06-10
ITEMS ADOPTED ON CONSENT	ITEMS ADOPTED ON CONSENT	ITEMS ADVERSED ON CONSENT
1. 10-O-1656	42. 10-R-2128	83. 10-R-2034
2. 10-O-1878	43. 10-R-2132	84. 10-R-2035
3. 10-O-1879	44. 10-R-2005	85. 10-R-2036
4. 10-O-1920	45. 10-R-2072	86. 10-R-2037
5. 10-O-1921	46. 10-R-2073	87. 10-R-2038
6. 10-O-1990	47. 10-R-2108	88. 10-R-2039
7. 10-O-1992	48. 10-R-2119	89. 10-R-2040
8. 10-O-2095	49. 10-R-2120	90. 10-R-2041
9. 10-O-1893	50. 10-R-2121	91. 10-R-2042
10. 10-O-1894	51. 10-R-2124	92. 10-R-2043
11. 10-O-1895	52. 10-R-2011	93. 10-R-2044
12. 10-O-1965	53. 10-R-1996	94. 10-R-2045
13. 10-O-1966	54. 10-R-2000	95. 10-R-2046
14. 10-O-1967	55. 10-R-2001	96. 10-R-2047
15. 10-O-1993	56. 10-R-2002	97. 10-R-2048
16. 10-O-1995	57. 10-R-2074	98. 10-R-2049
18. 10-O-2094	58. 10-R-2075	99. 10-R-2050
19. 10-O-2105	59. 10-R-2076	100. 10-R-2051
20. 10-O-2106	60. 10-R-2012	101. 10-R-2052
21. 10-O-1914	61. 10-R-2013	102. 10-R-2053
22. 10-O-1915	62. 10-R-2014	103. 10-R-2054
23. 10-O-1972	63. 10-R-2015	104. 10-R-2055
24. 10-O-1973	64. 10-R-2015	105. 10-R-2056
25. 10-O-1974	65. 10-R-2016	106. 10-R-2057
26. 10-R-1657	66. 10-R-2017	107. 10-R-2058
27. 10-R-1922	67. 10-R-2018	108. 10-R-2059
28. 10-R-1924	68. 10-R-2019	109. 10-R-2060
29. 10-R-1925	69. 10-R-2020	110. 10-R-2061
30. 10-R-1926	70. 10-R-2021	111. 10-R-2062
31. 10-R-2008	71. 10-R-2022	112. 10-R-2063
32. 10-R-2109	72. 10-R-2023	113. 10-R-2064
33. 10-R-2084	73. 10-R-2024	114. 10-R-2065
34. 10-R-2086	74. 10-R-2025	115. 10-R-2066
35. 10-R-2087	75. 10-R-2026	116. 10-R-2067
36. 10-R-2088	76. 10-R-2027	117. 10-R-2068
37. 10-R-2089	77. 10-R-2029	118. 10-R-2069
38. 10-R-2090	78. 10-R-2030	119. 10-R-2070
39. 10-R-2113	79. 10-R-2031	
40. 10-R-2114	80. 10-R-2032	
41. 10-R-2115	81. 10-R-2033	
	82. 10-R-2129	