ORDINANCE NO. 2025-14

AN ORDINANCE AMENDING THE RULES AND REGULATIONS FOR ELECTRIC SERVICE TO CUSTOMERS OF ARCANUM WATER AND LIGHT

WHEREAS, Council for the Village of Arcanum previously adopted Ordinance No. 2025-03, which established Rules and Regulations for Electric Service to Customers of Arcanum Water and Light; and

WHEREAS, based upon recommendations from the Utility Committee, Village Council wishes to amend certain provisions of its Rules and Regulations for Electric Service:

NOW THERFORE BE IT ORDAINED by the Council for the Village of Arcanum, Darke County, State of Ohio:

SECTION ONE: That Section III of the Rules and Regulations for Electric Service to Customers of Arcanum Water and Light shall be amended to add subsection 21, which is attached hereto as Exhibit "A" and incorporated herein by reference. Said amendment is hereby approved and adopted.

SECTION TWO: All other provisions of Ordinance No. 2025-03 not specifically modified by the provisions set forth herein shall remain in full force and effect.

Passed this 8th day of July, 2025

Bonnie L. Millard, Mayor

erry L./Boolman, Council President Pro Tem

ATTEST:

Karen L. Deao, Fiscal Officer

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First Reading: 06/10/2025 Second Reading: 06/24/2025 Third Reading: 07/08/2025 Three Reading Rule Waved: Emergency Declared:

Section III - SERVICE AND PHYSICAL PROPERTY

21. LANDLORD RESPONSIBILITY FOR RENTAL PROPERTY ACCOUNTS

A. Mandatory Responsibility

For any premises used as a rental property, the property owner (Landlord) shall be equally responsible with the tenant for all charges for electric service provided to the premises. This applies regardless of whether the tenant or the landlord applies for the service account.

B. Notification and Account Setup

- 1. At the time of a new tenant's application for service, the Utility shall notify the property owner of record and advise them of this policy. The Utility may require property ownership documentation or updated contact information before initiating or continuing service to a rental unit.
- 2. The Village shall provide a property owner with a copy of invoices, delinquent notices, and final disconnection notices whenever a rental account is in delinquent status. Property owners shall notify the Village when a tenant vacates a rental property so that a final bill can be calculated and service for said property properly reassigned.

C. Delinquent Balances

- 1. If a tenant vacates the premises with a balance due and the Utility is unable to collect the unpaid amount, the outstanding balance may be transferred to the property owner's account for recovery. The Utility may pursue collection of such balances through any lawful means, including direct billing to the property owner, civil proceedings, or use of a collection agency.
- 2. Commencement of electric service to a new tenant, property owner, or customer will not take place until all outstanding electric service debts and/or fees are paid in full from any prior delinquent tenant, property owner, or customer at the rental premises. The current property owner is responsible for making full payment to the Village for any and all outstanding debts related to electric service at the rental premises before commencement of service may begin for any new tenant, property owner, or customer.

D. Deposits

All rental property accounts are subject to standard deposit requirements as established by the Village. Deposit collection shall not affect the Village's authority to pursue unpaid charges from either the tenant or the landlord.

E. No Lien Authority

Electric utility charges are not subject to property tax lien enforcement under current Ohio law. The Village shall not certify unpaid electric bills to the county auditor for collection as a special assessment. Instead, collection shall be handled through direct action as outlined above.