RULE AND REGULATION NO. 91-2  
Division of Water  
Department of Public Utilities and Aviation  

SUBJECT: Granting Taps to Non-City Properties

Properties outside the corporation limits of the City of Columbus may receive the right to a water service tap by granting an easement for use in the installation of a proposed water main by the City of Columbus. If a property owner requests monetary payment for said easement, the right to a tap will not be granted.

The tap size shall be restricted to 3/4" or 1" in size. A tap will be permitted for each existing single family dwelling or any future single family dwellings on the property immediately abutting the water main, provided the dwelling is within 400 feet of the roadway center line. This right shall be subject to all water service fee charges and water rates current at the time of payment. Front footage for each tap must be a minimum of one hundred feet. This right shall be subject to all current rules, regulations and ordinances of the City of Columbus governing water service.

John R. Doutt, P.E.  
Administrator  
Division of Water

G. Raymond Lorello  
Director  
Public Utilities and Aviation

Published in City Bulletin 5/11/91