Received: 05/18/2005 Status: CANCELLED Effective Date: 10/31/2005

PSC NO: 1 WATER

COMPANY: Four Corners Water Works Corporation

LEAF: 5

REVISION: 0

INITIAL EFFECTIVE DATE: September 15, 2005 SUPERSEDING REVISION:

## 6. Deposits - Return

(a) The Company shall return to a customer a deposit or portion of a deposit and all interest thereon no more than 30 days after:

- (1) the day the account is closed and all bills are paid; or
- (2) the date of the first bill for service rendered after a 12 month period during which time the customer was not delinquent, provided there is no other basis for the Company to request a deposit; or
- (3) a review of the deposit shows that a reduction of the deposit is warranted.
- (b) A deposit or portion of a deposit plus interest thereon that is subject to return may be credited to the customer's account in the amount of any outstanding charges. If any balance remains, a refund check shall be issued.

## 7. Deposits - Other

- (a) In the event that the applicant desires service for a trailer or other non-permanent structure, he shall deposit with the Company all costs of the connection of such service. Said deposit shall bear simple interest as required above and shall be refunded at the end of 10 years, or sooner in the event that a permanent structure for such service connection is completed.
- (b) The Company may also require deposits from customers to guarantee future payments as set forth in lawn sprinkler, main extension, or other forms of contracts which are in a form approved by the Public Service Commission. The interest rates for these deposits will be the same as the interest rates for security deposits and such interest will be credited to the customer as prescribed by Commission rules.

## 8. General Rules

- (a) Customers must provide 10 days' written notice prior to the date on which termination of service is requested or prior to a change of occupancy, until which date the customer will be responsible for payment of service.
- (b) Employees of the Four Corners Water Co. or agents in possession of proper identification shall be permitted access to the customer's premises for the purpose of determining where and how water is used, inspecting pipes, maintaining and reading the water meter or any other reasonable purpose related to water consumption or water delivery.
- (c) Fire hydrants shall not be used without the written permission of the Company or unless in conformance with filed fire protection tariff provisions.
- (d) No person shall operate street valves other than authorized personnel.
- (e) The Company will not be liable for damage resulting from the presence of its facilities, supply, or use of water service, except damage resulting from gross negligence of the Company.
- (f) The Company may shut off water in its mains to make repairs and extensions. Where possible, proper advance notice will be made to customers affected.
- (g) The use of water for sprinkling, swimming pools, or other less essential uses may be restricted or prohibited where such use may unreasonably reduce the adequacy of service for other domestic purposes.
- (h) There must be a separate service for each premises.

Issued By: Andrew Stark, President 115 Stevens Avenue, Valhalla, NY 10595