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SALLQUIST & DRUMMOND, P.C.
ATTORNEYS AT LAW
TEMPE OFFICE
4500 S. LAKESHORE DRIVE
SUITE 339
TEMPE, ARIZONA 85282

RICHARD L. SALLQUIST

PHONE (602) 224-9222
FACSIMILE (480) 345-0412
E-MAIL dick@sd-law.com

March 15, 2005

Arizona Corporation Commission
DOCKETED

MAR 17 2005

Colleen Ryan
Arizona Corporation Commission
Docket Control
1200 West Washington Street
Phoenix, Arizona 85007

DOCKETED BY	<i>KJ</i>
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Re: Valley Utilities Water Company, Inc.; Docket No. W-01412A-04-0848; Decision No. 67669; Tariff Filing Compliance

Dear Ms. Ryan:

The subject Decision required, among other things, that the Company file a Tariff consistent with the form recommended by the Staff in the Staff Report authorizing the requested Arsenic Impact Fee Care.

Enclosed please find fifteen copies of that Tariff as prescribed. Please have the Commission Staff review this form, and thereafter return one approved copy to the undersigned for distribution to the Company.

In the event you have any questions regarding this matter, please do not hesitate to call.

Sincerely,

Richard L. Sallquist

AZ CORP COMMISSION
DOCUMENT CONTROL

2005 MAR 17 P 3:20

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Enclosures

Cc: Bob Prince
Ron Kozoman
Tom Bourassa

VALLEY UTILITIES WATER COMPANY, INC.

DOCKET W-01412A-04-0848

TARIFF

Issued: March 15, 2005

Effective: March 9, 2005

ISSUED BY:

Robert Prince, President
VALLEY UTILITIES WATER COMPANY, INC.
12540 W. Bethany Home Rd.
Litchfield Park, Arizona 85340

DOCKET W-01412A-04-0848

Canceling Sheet No.

Applies to all WATER service areas

ARSENIC IMPACT FEE

I. Purpose and Applicability

The purpose of the Arsenic Impact Fee ("AIF") payable to **Valley Utilities Water Company, Inc.** (the "Company") pursuant to this tariff is to equitably apportion the costs of constructing water treatment plant facilities to treat and remove arsenic. These charges are applicable to all new service connections established after the effective date of the tariff. The charges are one-time charges and are payable as a condition to the Company's establishment of service, as more particularly provided below.

II. Definitions

Unless the context otherwise requires, the definitions set forth in R-14-2-401 of the Arizona Corporation Commission's ("Commission") rules and regulations governing water utilities shall apply in interpreting, this tariff schedule.

"Applicant" means any party entering into an agreement with Company for the installation of water facilities to serve new service connections.

"Arsenic Treatment Facilities" means treatment equipment and related appurtenances necessary for the removal of arsenic through treatment of water to meet the 10 parts per billion ("ppb") arsenic standards.

"Company" means Valley Utilities Water Company, Inc., an Arizona corporation.

"Main Extension Agreement" means any agreement whereby an Applicant agrees to advance the costs of the installation of water facilities to the Company to serve new service connections, or install water facilities to serve new service connections and transfer ownership of such water facilities to the Company, which agreement shall require the approval of the Commission (same as line extension agreement).

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"Service Connection" means and includes all service connections for residential, commercial, industrial, or other uses, regardless of meter size.

III. Arsenic Impact Fee Charges

Each new service connection shall pay the Arsenic Impact Fee derived from the following table:

ARSENIC IMPACT FEE TABLE		
Meter Size	Meter Factor	Fee
5/8" x 1/4"	1	\$1,100
3/4"	1.2	\$1,320
1"	2	\$2,200
1-1/2"	4	\$4,400
2"	6.4	\$7,040
3"	12	\$13,200
4"	20	\$22,000
6" or larger	40	\$44,000

IV. Terms and Conditions

(A) Assessment of One Time AIF Charge: The AIF may be assessed only once per service connection, or lot within a platted subdivision (similar to service line and meter installation charges). However, this provision does not exempt from the AIF, any newly created parcel(s) which are the result of further subdivision of a lot or land parcel and which do not have a service connection.

(B) Use of AIF: AIF may only be used to pay for capital items of arsenic treatment facilities (including engineering and design costs for such facilities), or for repayment of loans

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obtained for installation of arsenic treatment facilities. AIF shall not be used for expenses, maintenance, or operational purposes.

(C) Time of Payment:

(1) In the event that the Applicant is required to enter into a main extension agreement, whereby the Applicant agrees to advance the costs of installing mains, valves, fittings, hydrants and other on-site improvements in order to extend service in accordance with R-14-2-406(B), payment of the charges required hereunder shall be made by the Applicant within 15 calendar days after receipt of notification from the Company that the Utilities Division of the Commission has approved the main extension agreement in accordance with R-14-2-406(M).

(2) In the event the Applicant is not required to enter into a main extension agreement, the charges hereunder shall be due and payable at the time the services line and meter installation charge is due and payable.

(D) Failure to Pay Charges, Delinquent Payments: Under no circumstances will the Company set a meter or otherwise allow service to be established in the Applicant has not paid in full all charges as provided by this AIF tariff.

(E) AIF Non-refundable: The amounts collected by the Company pursuant to the AIF shall be non-refundable advances in aid of construction.

(F) Use of Charges Received: All funds collected by the Company as AIF shall be deposited into a separate interest bearing trust account and used solely for the purposes of paying for the costs of arsenic treatment facilities (including engineering and design costs for such facilities), including repayment of loans obtained for the installation of arsenic treatment facilities that will benefit the entire water system.

(G) AIF in Addition to Other Charges: The AIF shall be in addition to any costs associated with a main extension agreement for on-site facilities, and are in addition to the amounts to be advanced pursuant to charges authorized under the other sections of this tariff.

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(H)Disposition of Excess Funds: After all necessary funds are collected to pay for all Arizona Department of Environmental Quality required by arsenic treatment facilities or the AIF has been terminated by order of the Commission, any funds not necessary to pay for arsenic treatment facilities remaining in the trust shall be refunded. The manner of the refund shall be determined by the Commission at the time of refund becomes necessary.

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