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BEFORE THE ARIZONA CORPORATION COMMISSION

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COMMISSIONERS
JEFF HATCH-MILLER, CHAIRMAN
WILLIAM A. MUNDELL
MIKE GLEASON
KRISTIN K. MAYES
BARRY WONG

2006 AUG 16 P 2: 22

Arizona Corporation Commission

DOCKETED

AZ CORP COMMISSION
DOCUMENT CONTROL

AUG 16 2006

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IN THE MATTER OF THE
APPLICATION OF DONEY PARK
WATER TARIFF FILING TO
REVISE ITS DEVELOPMENT FEE
TARIFF

DOCKET NO. W-01416A-06-0323

NOTICE OF COMPLIANCE FILING
PURSUANT TO DECISION NO. 68862
(APPROVED DEVELOPMENT FEE
TARIFF)

On July 28, 2006, the Arizona Corporation Commission entered Decision No. 68862 clarifying Doney Park Water's ("DPW") Development Fee Tariff. The Commission ordered a copy of the clarified Development Fee Tariff be filed within thirty (30) days of the decision. The Development Fee Tariff attached hereto as Exhibit 1 is filed in compliance with Decision No. 68862.

DATED this 16th day of August, 2006.

CURTIS, GOODWIN, SULLIVAN,
UDALL & SCHWAB, P.L.C.

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Attorneys for Doney Park Water

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PROOF OF AND CERTIFICATE OF MAILING

I hereby certify that on this 16th day of August, 2006, I caused the foregoing document to be served on the Arizona Corporation Commission by delivering the original and thirteen (13) copies of the above to:

Docket Control
Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

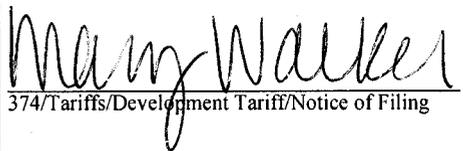

374/Tariffs/Development Tariff/Notice of Filing

EXHIBIT 1

TARIFF SCHEDULE

UTILITY: Doney Park Water

TARIFF SHEET NO.: 11

DOCKET NO.: W-01416A-06-0323

REPLACES SHEET NO.: 11

PHONE: (928) 526-2600

DECISION NO.: 58752 and 68862

EFFECTIVE: 09/01/94
clarified 07/28/06

DEVELOPMENT FEE

NO. 11

Each "new" customer desiring water service from the Company shall, in addition to any other rate or charge, pay a Development Fee of \$2,000. The Fee is payable at the time of application.

For the purpose of this tariff, a "new" customer is a customer seeking water service to a structure, lot or parcel never previously receiving water. For residential purposes, the Development Fee shall be assessed for each dwelling unit (e.g., shall be assessed for each trailer space, multi-family dwelling apartment, condominium, etc.). The Development Fee for structures not primarily intended for habitation (e.g., an office building, shopping center store, restaurant, etc.) shall be subject to an upward adjustment based upon the relationship the customer's projected water usage has to the combined average system-wide water usage. For example, where projected water use is 18,000 gallons per month and average system is 6,000 gallons per month (18,000/6,000 or 3/1), the Development Fee would be \$6,000.

The Development Fee shall be subject to the following provisions:

- a. The Development Fee may be assessed only once per lot or parcel; provided, however, if, after the Development Fee is paid, additional dwelling units are located on the lot or parcel or the use for structures not primarily intended for habitation is increased such that the current use on the lot or parcel would have resulted in a higher Development Fee than what has previously been paid for the lot or parcel, the Company shall re-compute the Development Fee and assess the current customer the portion of the Development Fee not previously paid.
- b. The Development Fee must be placed in a separate, interest-bearing account.
- c. The Development Fee may only be used to pay for capital items of backbone plant and shall not be used for expenses, maintenance or other operation purposes.
- d. The Development Fee shall be in addition to any costs associated with main extension agreements for on-site facilities.
- e. The Development Fee may be used as collateral for and to repay loans for expansion and/or improvements of Company's backbone plant.

TARIFF SCHEDULE

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TARIFF SHEET NO.: 11 b

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DECISION NO.: 58752 and 68862

EFFECTIVE: 09/01/94

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DEVELOPMENT FEE

NO. 11 (CONT.)

- f. Company may request, and ACC Staff may administratively permit, the Development Fee to be used for other emergency purposes on such terms and conditions as the Staff may deem appropriate, e.g., repayment within a specified period of time.

Backbone plant, as used herein, is defined as wells, storage tanks and pumping stations, along with the associated controls, piping, electrical line extensions, and appurtenances. Water transmission mains, which add to the water system's overall capacity or reliability, which would not otherwise be recoverable pursuant to an advance-in-aid-of -construction agreement or line extension agreement, may also be included in backbone plant.