TABLE OF CONTENTS

PART ONE – STATEMENT OF CHARGES

I. RATES

A. General Residential, Commercial and Industrial Service (All Classes)................. 1
B. Irrigation Service ......................................................................................... 2
C. Fire Sprinkler Service ............................................................................... 3
D. Reserved ..................................................................................................... 3
E. Terms and Conditions ............................................................................... 3.1
F. CAP Surcharge Mechanism ..................................................................... 3.2

II. TAXES AND ASSESSMENTS

III. ADDITIONAL CHARGES

A. Establishment of Service ......................................................................... 5
B. Re-Establishment (Within 12 Months) ..................................................... 5
C. Reconnection (Delinquent) ....................................................................... 5
D. Meter Test (if correct) ............................................................................... 5
E. Meter Re-Read (if correct) ......................................................................... 5
F. Moving Meter at Customer Request ......................................................... 5
G. Deposit ..................................................................................................... 5
H. Deposit Interest ......................................................................................... 5
I. NSF Check .................................................................................................. 5
J. Late Payment Penalty ................................................................................ 5
K. Deferred Payment ..................................................................................... 5
L. After Hours Service Charge ...................................................................... 5
M. Service Line and Meter Charge ............................................................... 6
RESERVED .................................................................................................... 7

IV. PERMITTED COSTS .................................................................................. 8
# Chaparral City Water Company

## Table of Contents

### Part Two – Statement of Terms and Conditions

I. Fire Hydrant and Interior Fire Sprinkler Service .................................................. 9
   A. Facility Specifications .......................................................................................... 9
   B. Construction Specifications; Ownership of Facilities; Relocation ....................... 10
   C. Interruptible Service; Company’s Liability Limitations ....................................... 11

II. Cross-Connection Control and Backflow Prevention ............................................. 12-12.1

III. Water Service Curtailment .................................................................................. 13-13.3

IV. Customer Water Consumption Information Sharing with Fountain Hills Sanitary District, Wastewater Provider ................................................................. 14


### Part Four – Off-Site Facilities Hook-Up Fee ....................................................... 16-16.3
PART ONE

STATEMENT OF CHARGES
WATER SERVICE

I. RATES

On July 30, 2014, in Decision No. 74585 the Arizona Corporation Commission ("Commission") issued an Order approving the rates and charges in Sections A.1, B.1, C.1 and D.1 to have become effective on July 30, 2014:

A. GENERAL RESIDENTIAL, COMMERCIAL AND INDUSTRIAL SERVICE (All Classes)

Availability
Available for all metered residential, commercial and industrial customers served by this service area.

Schedule of Charges:

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Monthly Usage Charge</th>
<th>Tier One</th>
<th>Tier Two</th>
<th>Tier Three</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Commodity Rate (per 1,000 gallons)</td>
<td>Commodity Rate (per 1,000 gallons)</td>
<td>Commodity Rate (per 1,000 gallons)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>First Tier (gallons)</td>
<td>Second Tier (gallons)</td>
<td>Third Tier (gallons)</td>
</tr>
<tr>
<td>3/4&quot; meter</td>
<td>$24.00</td>
<td>$2.45</td>
<td>$3.65</td>
<td>$4.50</td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 3,000</td>
<td>3,001 - 9,000</td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>½&quot; meter</td>
<td>$19.25</td>
<td>$2.45</td>
<td>$3.65</td>
<td>$4.50</td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 3,000</td>
<td>3,001 - 9,000</td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>$34.75</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 24,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 1/4&quot; meter</td>
<td>$69.25</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 60,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>$111.00</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 100,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>$222.00</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 225,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>$346.75</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 350,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>$693.50</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 725,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>$1,109.75</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 1,125,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>10&quot; meter</td>
<td>$1,595.25</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 1,500,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>12&quot; meter</td>
<td>$2,982.50</td>
<td>$3.65</td>
<td>$4.50</td>
<td></td>
</tr>
<tr>
<td>Residential Only</td>
<td></td>
<td></td>
<td>0 - 2,250,000</td>
<td></td>
</tr>
<tr>
<td>Low Income*</td>
<td></td>
<td></td>
<td>$4.50</td>
<td></td>
</tr>
</tbody>
</table>

Note:
* Low income details are noted in the Terms and Conditions section for Part One, Section I. The upper tier approved commodity rate for residential, commercial, and industrial customers includes a $0.0573 per thousand gallons charge to fund the Low Income Program.
PART ONE, SECTION I (Cont.)

B. IRRIGATION SERVICE

Availability
Available for all metered irrigation customers served by this service area.

Schedule of Charges:

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Monthly Usage Charge</th>
<th>Tier One</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Commodity Rate (per 1,000 gallons)</td>
<td>Upper Limit</td>
</tr>
<tr>
<td>Irrigation and Construction/Bulk:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>¾&quot; meter</td>
<td>$20.40</td>
<td>$3.65</td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>$34.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>1½&quot; meter</td>
<td>$69.25</td>
<td>$3.65</td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>$111.00</td>
<td>$3.65</td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>$222.00</td>
<td>$3.65</td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>$346.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>$693.50</td>
<td>$3.65</td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>$1,109.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>10&quot; meter</td>
<td>$1,595.25</td>
<td>$3.65</td>
</tr>
<tr>
<td>12&quot; meter</td>
<td>$2,982.50</td>
<td>$3.65</td>
</tr>
<tr>
<td>Fire Hydrant Irrigation/Construction:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>¾&quot; meter</td>
<td>$20.40</td>
<td>$3.65</td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>$34.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>1½&quot; meter</td>
<td>$69.25</td>
<td>$3.65</td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>$111.00</td>
<td>$3.65</td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>$222.00</td>
<td>$3.65</td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>$346.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>$693.50</td>
<td>$3.65</td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>$1,109.75</td>
<td>$3.65</td>
</tr>
<tr>
<td>10&quot; meter</td>
<td>$1,595.25</td>
<td>$3.65</td>
</tr>
<tr>
<td>12&quot; meter</td>
<td>$2,982.50</td>
<td>$3.65</td>
</tr>
</tbody>
</table>
PART ONE, SECTION I (Cont.)

C. FIRE SPRINKLER SERVICE

Availability
Available for all metered fire sprinkler service customers served by this service area.

Schedule of Charges:

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Monthly Usage Charge</th>
<th>Tier One</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Commodity Rate (per 1,000 gallons)</td>
</tr>
<tr>
<td>Fire Sprinkler Service:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>¾&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>1&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>1½&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>2&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>3&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>4&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>6&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>8&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>10&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
<tr>
<td>12&quot; meter</td>
<td>*</td>
<td>$3.65</td>
</tr>
</tbody>
</table>

* 2.00 percent of monthly minimum for a comparable size meter connection, but no less than $10.00 per month. The service charge for fire sprinklers is only applicable for service lines separate and distinct from the primary water service line.

D. RESERVED
E. TERMS AND CONDITIONS

Water services provided under this rate schedule is subject to Chaparral City Water Company’s ("Company") Rules and Regulations applicable to Water Service and may be subject to the Company’s Service Charges set forth in Part One, Section III Additional Charges.

Water service under this Schedule is for the exclusive use of the Customer and water shall not be resold or provided to others.

Low Income Program – Monthly Low Income Credit of $7.50 is available to qualified Chaparral City Water Company customers. Requires the completion of a Low Income Program Application. Program is restricted to the first 250 eligible residential customers on either a 3/4" meter or a 1" meter in the Chaparral City Water Company’s service area. Applicants must show proof their annual income is below the threshold. The threshold is below 150% of the federal guidelines as periodically revised. Applicant may not be claimed as a dependent on another person’s tax return. Applicant must reapply each time moving residence. Refusal or failure to provide acceptable documentation or eligibility, upon request, shall result in removal from the low income program. Rebilling of customers under the otherwise applicable rate schedule may occur for periods of ineligibility previously billed under the low income tariff. Annual income means the value of all money and non-cash benefits available for living expenses, from all sources, both taxable and non-taxable, before deductions, for all people who live with the applicant.
F. CAP SURCHARGE MECHANISM

Applicability
Applicable to all customers served by this service area.

Surcharge Rate for all Customers:
All usage per 1,000 gallons per month $0.1018 **

** Rate consists of $0.1249 per 1,000 gallons of usage to recover the under collection of prior years' surcharge and ($0.0231) per 1,000 gallons of usage for the over collection of current annual CAP charges.

Terms and Conditions
The Company is authorized to recover CAP related costs per Decision No. 74568.

The Company will annually file with the Commission by January 31 the proposed annual CAP surcharge for the current calendar year. The filing shall contain all documentation to support the proposed surcharge.

The annual CAP surcharge will be calculated based on the historic consumption of the applicable customers from the previous twelve months.

The revised CAP surcharge will be effective on March 1 of each year.

The CAP surcharge will appear on each applicable customer bill as a separate line item.
PART ONE, SECTION II

II. TAXES AND ASSESSMENTS

In addition to all other rates and charges authorized herein, the Company shall collect from its customers all applicable sales, use, franchise, transaction, privilege, regulatory and other taxes and assessments as may apply now or in the future, per Rule A.A.C. R14-2-409.D.5.
PART ONE, SECTION III

III. ADDITIONAL CHARGES

In addition to all other rates and charges authorized herein, the Company shall collect the following when applicable:

A. Establishment of Service per A.A.C. R14-2-403.D $30.00
B. Re-Establishment (Within 12 Months) (a)
C. Reconnection (Delinquent) $35.00
D. Meter Test (if correct) $35.00
E. Meter Re-Read (if correct) $10.00
F. Moving Meter at Customer Request At Cost
G. Deposit (b)
H. Deposit Interest 6.0%
I. NSF Check $25.00
J. Late Penalty Payment (per month) 1.50%
K. Deferred Payment (per month) 1.50%
L. After Hours Service Charge * $50.00

(a) Number of full months off the system times the monthly minimum, per A.A.C. R14-2-403(D).

(b) Per A.A.C. R14-2-403(B). Residential – two times the average monthly bill. Non-Residential – two and one half times the average monthly bill.

* For work performed on the customer’s property after hours, at customer’s request. In addition to the charge for any utility service provided.

In addition to the collection of regular rates, the utility will collect from its customers a proportionate share of any privilege, sales, use and franchise tax, per A.A.C. R14-2-409(D)(5).
PART ONE, SECTION III (Cont.)

M. Service Line and Meter Charges
Refundable pursuant to A.A.C. R14-2-405:

<table>
<thead>
<tr>
<th>Service Line Charge</th>
<th>Meter Charge</th>
<th>Total Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/8&quot; x 3/4&quot; Meter</td>
<td>$385.00</td>
<td>$135.00</td>
</tr>
<tr>
<td>3/4&quot; Meter</td>
<td>$385.00</td>
<td>$195.00</td>
</tr>
<tr>
<td>1&quot; Meter</td>
<td>$435.00</td>
<td>$234.00</td>
</tr>
<tr>
<td>1 1/2&quot; Meter</td>
<td>$470.00</td>
<td>$367.00</td>
</tr>
<tr>
<td>2&quot; Turbine Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>2&quot; Compound Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>3&quot; Turbine Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>3&quot; Compound Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>4&quot; Turbine Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>4&quot; Compound Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>6&quot; Turbine Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>6&quot; Compound Meter</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
<tr>
<td>8&quot; or Larger</td>
<td>At Cost</td>
<td>At Cost</td>
</tr>
</tbody>
</table>

Fire Sprinkler:

<table>
<thead>
<tr>
<th>Meter and Valve</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2&quot; Meter and Valve</td>
<td>At Cost</td>
</tr>
<tr>
<td>4&quot; Meter and Valve</td>
<td>At Cost</td>
</tr>
<tr>
<td>6&quot; Meter and Valve</td>
<td>At Cost</td>
</tr>
<tr>
<td>8&quot; Meter and Valve</td>
<td>At Cost</td>
</tr>
</tbody>
</table>

Terms and conditions:
An applicant for water service shall pay to the Company, as a refundable advance in aid of construction the full cost to provide the new service line and meter.

In addition to the collection of regular rates, the utility will collect from its customers a proportionate share of any privilege, sales, use, and franchise tax, per Commission Rule 14-2-409D(5).

All advance and/or contributions are to include labor, materials, overheads, and all applicable taxes, including all gross-up taxes for income taxes, if applicable.

ISSUED: July 31 2014
EFFECTIVE: July 30 2014
PART ONE, SECTION IV

IV. PERMITTED COSTS

A. Costs shall be verified by invoice.

B. For services that are provided by the Company at cost, cost shall include labor, materials, other charges incurred, and overhead. However, prior to any such service being provided, the estimated cost of such service will be provided by the Company to the customer. After review of the cost estimate, the customer will pay the amount of the estimated cost to the Company.

C. In the even that the actual costs less than the estimated cost, the Company will refund the excess to the customer within 30 days after completion of the provision of the service or after Company's receipt of invoices, time sheets or other related documents, whichever is later.

D. In the event the actual cost is more than the estimated cost, the Company will bill the customer for the amount due within 30 days after completion of the provision of the service of after the Company's receipt of invoices, time sheets or other related documents, whichever is later. The amount so billed will be due and payable 30 days after the invoice date.

E. At the customer's request, the Company shall make available to the customer all invoices, time sheets or related documents that support the cost for providing such service.

F. Permitted costs shall include all State or Federal income taxes that are or may be payable by the Company as a result of any tariff or contract for water facilities under which the Customer advances or contributes funds or facilities to the Company.
PART TWO

STATEMENT OF TERMS AND CONDITIONS

The Company has adopted the Rules and Regulations established by the Commission as the basis for its operating procedures. A.C.R.R. R14-2-401 through A.C.R.R. R14-2-411 will control the Company’s procedures and policies, unless this tariff or a specific Commission order provides otherwise.

I. FIRE HYDRANT AND INTERIOR FIRE SPRINKLER SERVICE

The Company will provide Fire Protection Service under the following conditions:

A. Facility Specifications

The size, location, number, and technical specifications of facilities used to provide Fire Protection Service shall be prescribed by the Fire Protection Service Customer, developer, or any authorized agency having jurisdiction over those facilities, so long as:

1. Those facilities do not adversely affect the Company’s ability to provide other service, and

2. The maximum diameter of the fire protection service connection is not larger than the diameter of the main to which the service is connected, and

3. In the case of a fire hydrant, that the facilities are located in the public right-of-way, and

4. In the case of a fire sprinkler system, that the sprinkler system is separate from the other service facilities, unless the Company has specifically approved an integrated system and Company-approved check valves are installed.

ISSUED: July 21, 2014

EFFECTIVE: July 1, 2014

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd. Suite 300, Phoenix, Arizona 85027

APPROVED FOR FILING
Decision No. 74568

DECISION NO. 74568 and 74585
B. Construction Specifications; Ownership of Facilities; Relocation

Fire hydrants, and all valves, pipes, fittings and appurtenances related to the hydrant shall be installed to the Company's construction specifications under non-refundable Contributions in Aid of Construction, paid by the Developer or Fire Protection Service Customer, and shall become the property of the Company.

Fire sprinkler systems up to a mutually-agreed upon point of interconnection shall be installed to the Company's construction specifications under non-refundable Contributions in Aid of Construction, paid by the Developer or Fire Protection Service Customer, and shall become the property of the Company. The installation, maintenance and operation of fire sprinkler systems within the Customer's facility, and beyond the point of interconnection, shall be the responsibility of the Customer.

Relocation costs of any Company-owned fire protection facilities shall be paid by the Customer or the party requesting relocation. Relocation costs include costs incurred due to moving facilities to accommodate reconstruction, widening, realignment, or grade changes to alleys, streets, roads, or highways.
PART TWO, SECTION I (Cont.)

C. Interruptible Service: Company's Liability Limitations

The Company will exercise reasonable diligence to provide continuous water service to fire hydrant and interior fire sprinkler service customers. Fire Protection Service is conditioned upon the express understanding that THE COMPANY DOES NOT GUARANTEE OR INSURE UNINTERRUPTED OR REGULAR WATER SERVICE, NOR DOES THE COMPANY REPRESENT THE PRESENCE OF ADEQUATE PRESSURE, VOLUME, OR FIRE FLOW AVAILABLE ANYWHERE ON ITS WATER SYSTEM BY OFFERING FIRE PROTECTION SERVICE AS SPECIFIED HEREIN.

Fire Protection Service is further conditioned on the Fire Protection Services Customer agreeing TO HOLD HARMLESS AND INDEMNIFY THE COMPANY from and against any and all liability, loss, damage or expense the Company may incur as a result of claims, demands, costs or judgment against the Company including, but not limited to, loss of or damage to property or injury or to death of persons, arising, directly or indirectly, out of the Company's providing of water service, or any activities or operations related thereto, or any breach by the Fire Protection Service Customer of the terms, covenants or conditions of this Tariff Schedule. The Company shall be entitled to recover its reasonable attorneys' fees should the Fire Protection Service Customer fail to comply with this provision. This provision applies to, and regardless of, any negligence or alleged negligence on the part of the Company, its employees, servants or agents.
PART TWO, SECTION II

II. CROSS-CONNECTION CONTROL AND BACKFLOW PREVENTION

PURPOSE:

The purpose of this tariff is to protect the water system and facilities of Chaparral City Water Company ("the Company") from the possibility of contamination caused by the backflow of contaminants that may be present on the customer's premises by requiring the installation and periodic testing of backflow-prevention assemblies pursuant to the provisions of Arizona Administrative Code ("A.A.C.") R-14-2-405.B.6 and A.A.C. R18-4-115. This tariff is applicable to all customers served by the Company who meet the requirements set forth below.

REQUIREMENTS:

In accordance with the rules and regulations of the Arizona Corporation Commission and the Arizona Department of Environmental Quality, including A.A.C. R14-2-405.B.6 and A.A.C. R18-4-115 relating to backflow prevention:

1. The Company may require a customer to pay for and install a backflow-prevention assembly whenever A.A.C. R18-4-115.B or .C applies.

2. A backflow-prevention assembly installed by the customer tariff must comply with the requirements set forth in A.C.C. R18-4-115.D and E, which rules are incorporated herein by this reference.

3. Subject to the provision of A.A.C. R14-2-407 and R14-2-410, and in accordance with paragraphs 1 and 7 of this tariff, the Company may terminate service or deny service to a customer who fails to install a backflow-prevention assembly as required by this tariff.

4. The Company shall give any existing customer who is required to install a backflow-prevention assembly written notice of said requirement. If A.A.C. R14-2-410.B.1.a. is not applicable, the customer shall have thirty (30) days in which to comply with this notice. If the customer can show good cause as to why she or he cannot install the device within thirty (30) days, the Company, in its discretion, may suspend this requirement for a reasonable period of time, which shall not exceed ninety (90) days.
PART TWO, SECTION II (Cont.)

5. The testing of any backflow-prevention assembly and related equipment must comply with the requirements set forth in A.A.C. R18-4-115.F. The Company may require the customer to pay to have the backflow-prevention assembly tested as necessary to ensure that it is functioning properly. The Company may also require the customer to pay for any repairs to a backflow-prevention assembly.

6. The customer shall provide the Company with all records relating to the installation, testing and repair of each backflow-prevention assembly. For each backflow-prevention assembly, these records must include:

   a. The assembly identification number and description (e.g., manufacturer and model number);
   b. Its location;
   c. The dates of all tests;
   d. A description of repairs and recommendations for repairs made by tester; and
   e. The tester's name, employer, address and certification number.

7. In the event the backflow-prevention assembly does not function properly or fails any test, or in the event that a customer fails to comply with any testing requirement, and a hazard as contemplated under A.A.C. R14-2-410.B.1.a. may exist, the Company may terminate service immediately and without notice. The backflow-prevention assembly must be repaired or replaced by the customer, at the customer's expense, and the assembly retested before service may be restored.

8. In the event the backflow-prevention assembly does not function properly or fails any test, or in the event that a customer fails to comply with any testing requirement, and there is no possibility of a hazard as contemplated under A.A.C. R14-2-410.B1.a., the backflow-prevention assembly shall be repaired or replaced within fourteen (14) days of the initial discovery of the deficiency in the assembly or its function. The customer's failure to remedy the deficiency or malfunction of the assembly, or failure to retest the assembly to ensure that it is properly functioning, shall be grounds for termination of water service in accordance with A.A.C. R14-2-410.
PART TWO, SECTION III

III. WATER SERVICE CURTAILMENT

APPLICABILITY:

To all customers served by Chaparral City Water Company ("Company") where the Company determines that temporary water shortages might lead to water system outages, whether caused by drought, fire or other disaster, diminishing supplies, contamination, equipment failure, increased demands or other causes.

PURPOSE:

To implement procedures to cause all customers, regardless of customer class, to reduce water use by compliance with specified water conservation measures and other actions required to reduce each customer’s normal water use.

NOTICE OF CURTAILMENT IMPLEMENTATION:

The Company will notify customers of the need to curtail water use, the stage of curtailment implemented, and the extent of curtailment required, by using one or more of the most appropriate methods listed below, as determined by the Company:

1. A notice published in a local newspaper of general circulation that serves the targeted area.
2. A bill insert or a notice on the customer’s monthly bill.
3. Radio and television announcements in the targeted area.
4. Signs, leaflets, or other means of providing public notice as determined by the Company.

The Company will notify the customers when such curtailment is no longer needed.

CURTAILMENT STAGES:

Stage One:

Voluntary water use reduction by customers of 25% or less, as specified by the Company, by adhering to the following practices:
PART TWO, SECTION III (Cont.)

1. No washing of streets, sidewalks, driveways, parking lots, service station aprons or other exterior features.
2. No washing of automobiles, trucks, trailers, trailer houses or any type of mobile equipment.
3. Exterior landscape watering not more frequently than once every 2 days.
4. Exterior landscape automatic watering timers reduced from their normal duration setting.
5. No filling of swimming or wading pools.
6. Restaurants to serve drinking water only upon request.
7. Hotels, motels and other temporary lodging facilities to notify their customers that towels and linens will be washed upon request only, and that their water use should be limited.
8. Use of water form fire hydrants only in case of fire.
9. Do not waste water. EXAMPLES: Do not let water run down streets and repair any leaking plumbing fittings.
10. Reduce other water uses such that the targeted reduction from the customer’s historic water use is achieved.

Stage Two:

Voluntary water use reduction by customers of more than 25%, as specified by the Company, by adhering to the practices listed under Stage One and the following practices:

1. Exterior landscape watering not more frequently than once every 3 days.
2. Exterior landscape automatic watering timers further reduced from their normal duration setting.
3. Reduce other water uses such that the targeted reduction from the customer’s historic water use is achieved.
4. No use of construction water services for dust control, soil compaction, or similar purposes, unless required by the Maricopa County Environmental Services Department, the Arizona Department of Environmental Quality, or other agency with jurisdiction over air quality.

Stage Three:

Mandatory water use reduction by customers to a level specified by the Company to meet health and safety requirements, by adhering to the practices listed under Stage One and Stage Two and the following practices:
PART TWO, SECTION III (Cont.)

1. Exterior landscape watering not more frequently than once every 4 days.
2. Exterior landscape automotive watering timers reduced from their normal duration setting.
3. Reduce other water uses such that the targeted water use reduction is achieved.
4. No use of construction water services.
5. Have on hand a minimum of a 3-day emergency supply of drinking water.

Stage Four:

Mandatory water use reductions by customers, when Stage Three conditions are expected to last longer than two months, by adhering to the practices listed under Stage One through Stage Three, together with the Targeted Water use Reduction Levels set forth below.

EXEMPTIONS AND APPEALS:

Reduction under Stages One, Two, Three and Four do not apply to water directly used for public health and safety purposes.

A customer who wishes an exemption from the targeted water use reduction must submit a written request to the Company within ten days of the Company's notice of curtailment. Following review of the request, the Company will decide whether the targeted water use reduction for that customer should be changed. The Company's decision shall be final.

TARGETED WATER USE REDUCTION LEVEL:

All water bills rendered during a Stage Four curtailment will show the customer's targeted water use reduction percentage, together with all other information the Company considers necessary for the customer to achieve the targeted water use reduction level. If the water bill shows that the customer used water above the targeted water use level, the water bill will include a notice to the customer to end all outdoor water use and that failure to comply will result in temporary loss of service. If the customer exceeds the targeted water use level in the following month, the water bill for that month will include a notice to the customer that water service will be terminated for failure to comply with the curtailment procedures imposed by the Company during supply shortages unless the customer agrees to take actions satisfactory to the Company to end unauthorized use of water. A customer's water service will not be terminated for this type of failure to comply without first receiving notice from the Company of its intent to terminate service.
PART TWO, SECTION III (Cont.)

If a customer does not take corrective actions satisfactory to the Company and water service is subsequently terminated and such customer believes water service was terminated in error, the customer should call the Company’s local office to discuss the basis of the Company’s termination of water service with a customer service representative or office manager. If a customer believes that water service was terminated improperly, the customer may contact the Commission’s Consumer Services Section at 1-800-222-7000 to initiate an investigation.

TERMS AND CONDITIONS:

Any customer whose service is terminated for failure to comply with the specific actions required shall not have service restored until such customer demonstrates compliance with such specific actions, satisfactory to the Company, and pays any past due water charges plus a reconnection charge as provided for in the appropriate tariff schedule.

SPECIAL PROVISIONS:

1. This curtailment plan shall become part of the Arizona Department of Environmental Quality Emergency Operations Plan for the Company.

2. The Company shall notify its customers of this new tariff as part of its next regularly scheduled billing after the effective date of the tariff or no later than sixty (60) days after the effective date of the tariff.

3. The Company shall provide a copy of the curtailment tariff to any customer, upon request.

4. If curtailment efforts do not reduce water use sufficiently and localized water shortages result, the Company will inform the customers of the availability of alternative water supplies in other areas of the Company’s water system or neighboring water systems.

5. The Company shall notify the Consumer Service Section of the Utilities Division of the Arizona Corporation Commission at least twelve (12) hours prior to entering either of curtailment Stages 2, 3, or 4. The notification to the Consumer Service Section shall include the cause, present conditions, and expected duration for the water service curtailment.

ISSUED: July 21, 2014
MONTH DAY YEAR

EFFECTIVE: July 1, 2014
MONTH DAY YEAR

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates

2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027

APPROVED FOR FILING

Decision No. 74568

DECISION NO. 74568 and 74585
Chaparral City Water Company
(Name of Company)

ALL SERVICE AREAS

PART TWO, SECTION IV

IV. CUSTOMER WATER CONSUMPTION INFORMATION SHARING
WITH FOUNTAIN HILLS SANITARY DISTRICT, WASTEWATER PROVIDER

Chaparral City Water Company ("Company") is authorized to share water consumption information of individual customers with Fountain Hills Sanitary District ("Sanitary District"), a municipal provider of wastewater service for common customers purchasing water from the Company and wastewater from the Sanitary District. The purpose of this Tariff, and the authorized provision of customer water consumption information, is to assist the Sanitary District in billing for wastewater utility services. The Sanitary District agrees that it is only authorized to use such water consumption information for purposes of wastewater services billing and is not authorized to disclose such information to any other party except as may be required by law.

The Company entered into an Agreement with the Sanitary District for providing individual water consumption data, in a form materially similar to the standard form agreement. The Agreement was subject to Arizona Corporation Commission ("Commission") review as set forth in Section 5 of the agreement.

The Company shall notify all water utility customers affected by an agreement between the Company and the Sanitary District pursuant to this Tariff, by means of a billing insert during the first billing cycle immediately after said tariff is approved.

ISSUED: September 21, 2016
Month Day Year

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027

EFFECTIVE: October 1, 2016
Month Day Year

Decision No. 75709

APPROVED FOR FILING
DECISION #: 75709
PART THREE

BEST MANAGEMENT PRACTICES TARIFFS

Local and/or Regional Messaging Program Tariff – BMP 1.1

PURPOSE
A program for the Company to actively participate in a water conservation campaign with local or regional advertising (Modified Non-Per Capita Conservation Program BMP Category 1: Public Awareness/Public Relations 1.1: Local and/or Regional Messaging Program).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. The Company or designated representative shall actively participate in water conservation campaign with local and/or regional advertising.

2. The campaign shall promote ways for customers to save water.

3. The Company shall facilitate the campaign through one or more of the following avenues (not an all inclusive list):
   
   a. Television commercials
   b. Radio commercials
   c. Websites
   d. Promotional materials
   e. Vehicle signs
   f. Bookmarks
   g. Magnets

4. The Company shall keep a record of the following information and make it available to the Commission upon request:
   
   a. A description of the messaging program implemented and program dates.
   b. The number of customers reached (or an estimate).
   c. Costs of Program implementation.
PART THREE (Cont.)

Youth Conservation Education Program Tariff – BMP 2.2

PURPOSE
A program for the Company to promote water conservation by increasing students’ understanding of water resources and the need to conserve (Modified Non-Per Capita Conservation Program BMP Category 2: Conservation Education and Training 2.2: Youth Conservation Education Program).

REQUIREMENTS
The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. The Company or designated representative shall work with schools in its service area to increase students’ understanding of water resources and to promote water conservation.

2. The Company shall provide a combination of instructional assistance, education materials, teacher education, classroom presentations, and field trips to water related facilities.

3. The Company shall provide the following teacher resources.
   a. Offer Project WET (Water Education for Teachers) workshops to teachers twice yearly. In lieu of Project WET the Company may market its Water Conservation Assembly Program to all schools within its service area. The Water Conservation Assembly Program will focus on teaching students about water resources and water conservation. The assembly itself will be an interactive water conservation discussion.
   b. Provide free resource materials and information upon request.
   c. Provide in-classroom presentations upon request.

4. The Company shall make available free take home educational materials for elementary school students.

5. The Company shall keep a record of the following information and make it available upon request.
   a. A description of the youth conservation education process implemented.
   b. The number of students reached (or an estimate).
   c. A description of the written water conservation material provided free to students.
   d. Costs of the Youth Conservation Education Program implementation.

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EFFECTIVE: July 1, 2014

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027
Decision No. 74568

APPROVED FOR FILING
DECISION NO. 74568 and 74585
PART THREE (Cont.)

New Homeowner Landscape Information Tariff – BMP 2.3

PURPOSE

A program for the Company to promote the conservation of water by providing a landscape information package for the purpose of educating its new customers about low water use landscaping (Modified Non-Per Capita Conservation Program BMP Category 2: Conservation Education and Training 2.3: New Homeowner Landscape Information).

REQUIREMENTS:

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. Upon establishment of water service the Company shall offer and make available upon request a free “Homeowner Landscape Packet” to each new customer in the Company’s service area. The packet will include at a minimum: a cover letter describing the water conservation expectations for all customers in the Company’s service area, applicable rate tariffs, a basic interior/exterior water saving pamphlet, xeriscape landscape information, a list of low water use trees, plants, shrubs, etc., watering guidelines, and a rain water harvesting pamphlet.

2. Upon customer request, the Company shall provide:
   a. On-site consultations on low water use landscaping and efficient watering practices.
   b. A summary of water saving options.

3. The Company shall keep a record of the number of packets provided to new customers and make it available to the Commission upon request.

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ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027
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DECISION NO. 74568 and 74585

APPROVED FOR FILING
PART THREE (Cont.)

Residential Audit Program Tariff – BMP 3.1

PURPOSE

A program for the Company to promote water conservation by providing customers with information on performing water audits to determine conservation opportunities at their residence (Modified Non-Per Capita Conservation Program BMP Category 3: Outreach Services 3.1: Residential Audit Program).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. The Company shall offer self-audit information.

2. The Company or designated representative shall provide all customers that request them with a self-audit kit.

3. The kit shall include detailed instructions and tools for completing the water audit including information on how to check their water meter. The audit kit shall include but not be limited to information on checking the following components: irrigation system, pool, water features, toilets, faucets and shower.

4. If requested, the Company shall assist the customer in a self-water audit and assist the customer in determining what might be causing high water usage as well as supply customer with information regarding water conservation and landscape watering guidelines. As part of the water audit, and if requested to do so by the customer, the Company shall confirm the accuracy of the customer meter (applicable meter testing fees shall apply).

5. The Company shall keep a record of the following information and make it available to the Commission upon request:
   a. A description of the water conservation material provided in the kit.
   b. The number of kits provided to customers.
   c. Implementation costs of the Residential Audit Program.

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ISSUED BY:  Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027
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DECISION NO. 74568 and 74585
PART THREE (Cont.)

Residential Interior Retrofit Program Tariff – BMP 3.4

PURPOSE

A program for the Company to promote water conservation by providing residential customers free or low cost plumbing fixtures for their residence (Modified Non-Per Capita Conservation Program BMP Category 3: Outreach Services 3.4: Residential Interior Retrofit Program).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

2. The Company or designated representative shall provide to residential customers that request them that live in homes built prior to the adoption of the 1990 Uniform Plumbing Code free or low cost low water use fixtures such as faucets, faucet aerators, low flow shower heads, toilets and toilet dams. The Company must offer the fixtures/fixture retrofits to all residential customers meeting the above criteria unless the Company can demonstrate that targeting certain portions of its water service area is likely to yield the highest participation and/or potential water savings.

2. The fixtures or retrofit kit shall include detailed instructions for installing the retrofit fixtures.

3. The Company shall select appropriate communications channels to advertise the program.

4. The Company shall keep a record of the following information and make it available to the Commission upon request:
   d. A description of the Residential Interior Retrofit Program including a description of the fixtures provided to customers and estimated water savings as a result of Program implementation.
   e. The number of retrofit fixtures requested by customers and the number of fixtures provided.
   f. Costs of the Residential Interior Retrofit Program.

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EFFECTIVE: July 1, 2014

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027

Decision No. 74568

APPROVED FOR FILING

DEcision NO. 74568 and 74585
PART THREE (Cont.)

Customer High Water Use Inquiry Resolution Tariff – BMP 3.6

PURPOSE

A program for the Company to assist its customers with their high water-use inquiries and complaints (Modified Non-Per Capita Conservation Program BMP Category 3: Outreach Services 3.6: Customer High Water Use Inquiry Resolution).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. The Company shall handle high water use inquiries as calls are received.

2. Calls shall be taken by a customer service representative who has been trained on typical causes of high water consumption as well as leak detection procedures that customers can perform themselves.

3. Upon request by the customer or when the Company determines it is warranted, a trained Field Technician shall be sent to the customer’s residence to verify consumption and conduct a leak detection inspection and further assist the customer with water conservation measures.

4. The Company shall follow up on every customer inquiry or complaint and keep a record of inquiries and follow-up activities. The Company shall make this information available to the Commission upon request.

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ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027

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DECISION NO. 74568 and 74585
PART THREE (Cont.)

Customer High Water Use Notification Tariff – BMP 3.7

PURPOSE
A program for the Company to monitor and notify customers when water use seems to be abnormally high and provide information that could benefit those customers and promote water conservation (Modified Non-Per Capita Conservation Program BMP Category 3: Outreach Services Program 3.7: Customer High Water Use Notification).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. The Company shall track water usage for each customer and notify the customer if water use seems excessive for that particular billing for that time of the year.

2. The Company shall identify customers with high consumption, verify the high consumption, and investigate each instance to determine the possible cause.

3. The Company shall contact the high water use customers via telephone, email, by mail or in person. The Company shall contact the customer as soon as practical in order to minimize the possible loss of water. The customer will not be required to do anything to receive this notification.

4. In the notification the Company shall explain some of the most common water usage problems and common solutions and points of contact for dealing with the issues.

5. In the notification, the customer will be reminded of possible high water-consumption occurrences, such as:
   a. Leaks, running toilets, or valves or flappers that need to be replaced.
   b. Irrigation system valves or sprinkler heads which may be leaking.
   c. Sprinklers that may be watering the house, sidewalk, or street, etc. increasing irrigation requirements.
   d. Leaking pool or spas and possible leaks around pumps.
   e. More people in the home than usual taking baths and showers.
   f. Doing more loads of laundry than usual.
   g. Doing a landscape project or starting a new lawn.
   h. Washing vehicles more often than usual.
PART THREE (Cont.)

Customer High Water Use Notification Tariff – BMP 3.7 (Cont.)

6. The Company shall offer water conservation information that could benefit the customer, such as, but not limited to, audit programs, publications, and rebate programs.

7. The Company shall assist the customer in determining what might be causing the high water usage as well as offer the customer information regarding water conservation and landscape watering guidelines. The Company shall confirm the accuracy of the customer meter if requested to do so by the customer (applicable meter testing fees shall apply).

8. The type of notification, the timing of the notification (i.e., how long after high water use was discovered by the Company), and the criteria used for determining which customers are notified shall be recorded. The Company shall make this information available to the Commission upon request.
PART THREE (Cont.)

Leak Detection Program Tariff – BMP 4.1

PURPOSE

A program for the Company to systematically evaluate its water distribution system to identify and repair leaks (Modified Non-Per Capita Conservation Program Best Management Practice Category 4: Physical System Evaluation and Improvement 4.1 Leak Detection Program).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

On a systematic basis, the Company shall perform leak detection inspections of its distribution system to identify and fix leaks.

This program shall be implemented through a strategy of targeting certain portions of the water service area which will yield the highest potential for water savings first.

1. The Company shall implement a comprehensive leak detection and repair program to attain and maintain a goal of less than 10 percent unaccounted for water loss in its system(s). The program must include auditing procedures, in-field leak detection and repair efforts. The Company shall take whatever practical steps are necessary to ensure that its water system is operating at optimal efficiency.

2. On a systematic basis, at least every two years (annually for smaller systems), the Company shall visually inspect its above ground water distribution system (to include hydrants, valves, tanks, pumps, etc. in the distribution system) to identify and repair leaks. Detection shall be followed by repair or in some cases replacement. Repair vs. replacement will depend upon site-specific leakage rates and costs.

3. Leak Detection efforts should focus on the portion of the distribution system with the greatest expected problems, including:
   a. areas with a history of excessive leak and break rates;
   b. areas where leaks and breaks can result in the heaviest property damage;
   c. areas where system pressure is high;
   d. areas exposed to stray current and traffic vibration;

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ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
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Decision No. 74568
PART THREE (Cont.)

Leak Detection Program Tariff – BMP 4.1 (Cont.)

e. areas near stream crossings; and,
f. areas where loads on pipe may exceed design loads.

4. The Company shall keep accurate and detailed records concerning its leak detection and repair/rehabilitation program and the associated costs. Records of repairs shall include: possible causes of leak; estimated amount of water lost; and date of repair. These records shall be made available to the Commission upon request.

5. The Company shall maintain a complete set of updated distribution system maps.

6. The Company shall conduct a water audit annually which includes the following steps to determine how efficient each water system is operating and where the losses might be.
   a. Use coordinated monthly source and service meter readings to calculate how much water enters and leaves the system during the 12 month review period.
   b. Track and estimate any unmetered authorized uses.
   c. Calculate the total amount of leakage using the following formula:

   \[
   \text{Unaccounted for water (\%) = } \left(\frac{\text{Production and/or purchased water minus metered use & estimated authorized un-metered use}}{\text{Production and/or purchased water}}\right) \times 100\%
   \]

   d. Authorized un-metered uses may include firefighting, main flushing, process water for water treatment plants, etc. Water losses include all water that is not identified as authorized metered water use or authorized un-metered use.
   e. Determine possible reasons for leakage, including physical leaks and unauthorized uses.
   f. Analyze results to determine the improvements needed, such as, better accounting practices, leak survey or replacing old distribution pipes.

7. The Company shall keep accurate and detailed records concerning its annual water audit results. These records shall be made available to the Commission upon request.

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2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85023

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Decision No. 74568

DECISION NO. 74568 and 74585
PART THREE (Cont.)

Meter Repair and/or Replacement Tariff – BMP 4.2

PURPOSE

A program for the Company to systematically assess all in-service water meters (including Company production meters) in its water service area to identify under-registering meters for repair or replacement (Modified Non-Per Capita Conservation Program Best Management Practice Category 4: Physical System Evaluation and Improvement 4.2 Meter Repair and/or Replacement Program).

REQUIREMENTS

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission and were adapted from the Arizona Department of Water Resources' Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. On a systematic basis, the Company will inspect 100 percent of its 1-inch and smaller in-service water meters at least once every ten years for one of the following reasons (whichever occurs first):
   a. A meter reading complaint is filed with the Company by a customer or Arizona Corporation Commission Staff,
   b. A meter has registered 1,000,000 gallons of usage,
   c. A meter has been in service for ten years.

2. Meters larger than 1-inch shall be inspected for one of the following reasons:
   a. A meter reading complaint is filed with the Company by a customer or Arizona Corporation Commission Staff,
   b. A meter has been in service for five years.

3. The inspection will be accomplished by having a Company Technician physically inspect each meter and its fittings for leaks, registers which may have become loose or are not properly attached to the meter and could be under-registering or other broken parts which need repair. In addition, meters shall be randomly selected for flow testing to identify potentially under-registering meters.

4. The Company shall also replace or reprogram any water meters that do not register in gallons. Upon the effective date of this tariff, the Company shall install all replacement meters with new:
   a. 1-inch and smaller meters that register in 1 gallon increments,
   b. 1-1/2-inch through 4-inch meters that register in 10 gallon increments, and
   c. 6-inch and larger meters that register in 100 gallon increments.

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2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027

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DECISION NO. 74568 and 74585
5. The Company shall keep records of all inspected and replacement meters and make this information available to the Commission upon request.
PART THREE (Cont.)

WATER SYSTEM TAMPERING TARIFF – BMP 5.2

PURPOSE

The purpose of this tariff is to promote the conservation of groundwater by enabling the Company to bring an action for damages or to enjoin any activity against a person who tampers with the water system.

REQUIREMENTS:

The requirements of this tariff are governed by Rules of the Arizona Corporation Commission, specifically Arizona Administrative Code ("AAC") R14-2-410 and the Arizona Department of Water Resources’ Required Public Education Program and Best Management Practices in the Modified Non-Per Capita Conservation Program.

1. In support of the Company’s water conservation goals, the Company may bring an action for damages or to enjoin any activity against a person who: (1) makes a connection or reconnection with property owned or used by the Company to provide utility service without the Company’s authorization or consent; (2) prevents a Company meter or other device used to determine the charge for utility services from accurately performing its measuring function; (3) tampers with property owned or used by the Company; or (4) uses or receives the Company’s services without the authorization or consent of the Company and knows or has reason to know of the unlawful diversion, tampering or connection. If the Company’s action is successful, the Company may recover as damages three times the amount of actual damages.

2. Compliance with the provisions of this tariff will be a condition of service.

3. The Company shall make available to all its customers a complete copy of this tariff and AAC R14-2-410. The customers shall follow and abide by this tariff.

4. If a customer is connected to the Company water system and the Company discovers that the customer has taken any of the actions listed in No. 1 above, the Company may terminate service per AAC R14-2-410.

5. If a customer believes he/she has been disconnected in error, the customer may contact the Commission’s Consumer Services Section at 1-800-222-7000 to initiate an investigation.

ISSUED: July 21, 2014
EFFECTIVE: July 1, 2014

ISSUED BY: Sheryl L. Hubbard, Director, Regulatory & Rates
2355 W. Pinnacle Peak Rd, Suite 300, Phoenix, Arizona 85027
Decision No. 74568

APPROVED FOR FILING

DECISION NO. 74568 and 74585
PART FOUR

OFF-SITE FACILITIES HOOK-UP FEE

I. Purpose and Applicability.

The purpose of the off-site hook-up fees payable to Chaparral City Water Company ("the Company") pursuant to this tariff is to equitably apportion the costs of constructing additional off-site facilities to provide water production, delivery, storage and pressure among all new service connections. These charges are applicable to all new service connections established after the effective date of this tariff. The charges are one-time charges and are payable as a condition to Company's establishment of service, as more particularly provided below.

II. Definitions.

Unless the context otherwise requires, the definitions set forth in A.C.C. R14-2-401 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, and may include Developers and/or Builders of new residential subdivisions.

"Company" means Chaparral City Water Company, Inc. an Arizona public service corporation.

"Main Extension Agreement" means any agreement whereby an Applicant, Developer and/or Builder 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 pursuant to A.A.C. R14-2-406, and shall have the same meaning as "Water Facilities Agreement" or "Line Extension Agreement."

"Off-Site Facilities" means wells, storage tanks and related appurtenances necessary for proper operation, including engineering and design costs. Off-site facilities may also include booster pumps, pressure tanks, transmission mains and related appurtenances necessary for proper operation, if these facilities are not for the exclusive use of the applicant and will benefit the entire water system.
PART FOUR (Cont.)

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

III. Off-Site Hook-Up Fee.

For each new service connection, the Company shall collect an off-site hook-up fee derived as follows:

<table>
<thead>
<tr>
<th>Meter Size</th>
<th>Total Fee</th>
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<tbody>
<tr>
<td>5/8&quot; x 3/4&quot;</td>
<td>****</td>
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<td>3/4&quot;</td>
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<td>1-1/2&quot;</td>
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<tr>
<td>4&quot;</td>
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<td>6&quot; or larger</td>
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</table>

**** The fee shall be variable, fixed on January 1 of each calendar year, computed by dividing $369,404.50 by the number of hook-ups during the previous calendar year. However, in no event shall the hook-up fee be higher than $1,000 nor less than $500.

2006 filing – New water installations. May be assessed only once per parcel, service connection, or lot within a subdivision. Purpose is to equitably apportion the costs of construction of additional off-site facilities to provide water production, delivery, storage, and pressure among all new service connections.

IV. Terms and Conditions.

(A) Assessment of One Time Off-Site Hook-Up Fee: The off-site hook-up fee may be assessed only once per parcel, service connection, or lot within a subdivision (similar to meter and service line installation charge).

(B) Use of Off-Site Hook-Up Fee: Off-site hook-up fees may only be used to pay for capital items of off-site facilities, or for repayment of loans obtained for installation of off-site facilities. Off-site hook-up fees shall not be used for repairs, maintenance, or operational purposes.
PART FOUR (Cont.)

(C) Time of Payment:

a. For those requiring a Main Extension Agreement –

In the event that the person or entity that will be constructing improvements ("Applicant", "Developer" or "Builder") is otherwise required to enter into a Main Extension Agreement, whereby the Applicant, Developer or Builder 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 fees required hereunder shall be made by the Applicant, Developer or Builder no later than within 15 calendar days after receipt of notification from the Company that the Utilities Division of the Arizona Corporation Commission has approved the Main Extension Agreement in accordance with R14-2-406(M).

b. For those connecting to an existing main that was installed pursuant to a Main Extension Agreement that was approved by the Arizona Corporation Commission –

In the event that the Applicant, Developer or Builder for service is not required to enter into a Main Extension Agreement, the charges hereunder shall be due and payable at the time the meter and service line installation fee is due and payable.

(D) Off-Site Facilities Construction By Developer: Company and Applicant, Developer or Builder may agree to construction of off-site facilities necessary to serve a particular development by Applicant, Developer or Builder, which facilities are then conveyed to Company. In that event, Company shall credit the total cost of such off-site facilities as an offset to off-site hook-up fees due under this Tariff. If the total cost of the off-site facilities constructed by Applicant, Developer or Builder and conveyed to Company is less than the applicable off-site hook-up fees under this Tariff, Applicant, Developer or Builder shall pay the remaining amount of off-site hook-up fees owed hereunder. If the total cost of the off-site facilities constructed by Applicant, Developer or Builder and conveyed to Company is more than the applicable off-site hook-up fees under this Tariff, Applicant, Developer or Builder shall not be entitled to any refunds.

(E) Failure to Pay Charges; Delinquent Payments: The Company will not be obligated to provide water service to any Developer or, Builder or other applicant for service in the event that the Developer, Builder or other applicant for service has not paid in full all charges hereunder. Under no circumstances will the Company set a meter or otherwise allow service to be established if the entire amount of any payment has not been paid.
PART FOUR (Cont.)

(F) Large Subdivision Projects: In the event that the Developer or Builder is engaged in the development of a residential subdivision containing more than 150 lots, the Company may, in its discretion, agree to payment of off-site hook-up fees in installments. Such installments may be based on the residential subdivision development’s phasing, and should attempt to equitably apportion the payment of charges hereunder based on the Developer’s or Builder’s construction schedule and water service requirements.

(G) Off-Site Hook-Up Fees Non-refundable: The amounts collected by the Company pursuant to this Off-Site Hook-Up Fee Tariff shall be non-refundable contributions in aid of construction.

(H) Use of Off-Site Hook-Up Fees Received: All funds collected by the Company as off-site hook-up fees shall be deposited into a separate interest bearing trust account and used solely for the purposes of paying for the costs of off-site facilities, including repayment of loans obtained for the installation of off-site facilities that will benefit the entire water system.

(I) Off-Site Hook-Up Fee in Addition to On-Site Facilities: The off-site hook-up fee shall be in addition to any costs associated with the construction of on-site facilities under a Main Extension Agreement.

(J) Disposition of Excess Funds: After all necessary and desirable off-site facilities are constructed utilizing funds collected pursuant to the off-site hook-up fees, or if the off-site hook-up fee has been terminated by order of the Commission, any funds remaining in the trust shall be refunded. The manner of the refund shall be determined by the Commission at the time a refund becomes necessary.

(K) Fire Flow Requirements: In the event the applicant for service has fire flow requirements that require additional facilities beyond those facilities whose costs were included in the off-site hook-up fee, and which are contemplated to be constructed using the proceeds of the off-site hook-up fee, the Company may require the applicant to install such additional facilities as are required to meet those additional fire flow requirements, as a non-refundable contribution, in addition to the off-site hook-up fee.