DEFERRED PAYMENT PLAN

- 1. If Customer has maintained the account in good standing for the past twelve (12) months, Supplier may agree to a Deferred Payment Plan with Customer to cure any delinquencies on the account and permit the Customer to continue to receive utilities services.
 - 2. The Deferred Payment Plan shall be subject to the following terms:
 - a. For past due amounts under three hundred dollars (\$299.99 and below), the Plan shall divide the past due amount into equal portions. A portion of the amount past due shall be added to the regularly occurring future monthly charges, and repaid over a period of time not to exceed six (6) months;
 - b. For past due amounts three hundred dollars (\$300.00) or above, the Plan shall divide the past due amount into equal portions. A portion of the amount past due shall be added to the regularly occurring future monthly charges, and repaid over a period of time not to exceed twelve (12) months;
 - c. The past due balance carried under a Deferred Payment Plan shall carry the same interest as all delinquent accounts (1% per month);
 - d. At the time of creation of the Deferred Payment Plan, Customer shall make the first payment under the Plan;
 - e. There is no penalty for early repayment of the past due amount;
 - f. The Deferred Payment Plan shall be in written form, signed and dated by Customer and Supplier. Customer shall receive a copy of the Plan, and the original shall remain on file at Supplier's office;
 - g. Any breach or late payment under the Deferred Payment Plan shall cause Customer's account to revert to delinquent status, at which time Supplier shall terminate utilities services immediately; and
 - h. After breach of the Plan, and, with disconnection or termination of utilities services occurs, Supplier will not to reconnect services until the Customer pays the past due amount and an additional Supplemental Security Deposit in an amount equal to two (2) times the average monthly utilities service charge for the account.