

CHAPTER 25 – WATER, SEWERS AND SEWAGE DISPOSAL

Sec. 25-62. Water; Reclaimed Water Service; priority of delivery.

(a) The Utilities Director shall determine, on or before December 1 of each year, the total amount of reclaimed water, which shall be available for the next calendar year, and the minimum quantity of reclaimed water needed to operate the City recharge facilities. The Utilities Director shall first allocate quantities needed to operate all City recharge facilities. The Utilities Director may make such determinations on a service area basis depending on the location of publicly operated treatment works providing reclaimed water. Such determinations (i.e., deductions and priority of delivery) shall be made at the discretion of the Utilities Director.

(b) After making the deductions of reclaimed water needed for City recharge facilities, the Utilities Director at their discretion shall allocate the remaining reclaimed water in the following order of priority:

(1) Priority A. The use of reclaimed water for City recharge facilities (reclaimed water shall first be allocated to completely satisfy all of the City recharge facilities).

(2) Priority B. The use of reclaimed water for City dedicated rights-of-way landscaping, municipal parks and other municipal turf facilities.

(3) Priority C. The use by customers who have a reclaimed water service use agreement with the City for reclaimed water on turf areas or uses required by this Chapter, development agreements with the City requiring the use of reclaimed water and as required by statute.

(4) Priority D. The use by customers who have a reclaimed water service use agreement with the City for reclaimed water on privately maintained landscaping and private turf facilities such as homeowner association parks and common areas, but not including private or public golf courses.

(5) Priority E. The use of reclaimed water by customers who make a request to the City Utilities Department for a single year's delivery of reclaimed water.

(c) Allocation of reclaimed water for Priority C and D will be in order determined by the original execution date of the Reclaimed Water Use Service Agreement with the City (as it may be amended or renewed from time to time) for the Priority.

(d) If the requested allocation from all contracted customers is greater than the quantity of reclaimed water available, but all applicants meet the requirements of paragraphs 3 and (c) or 4 and (c) above, the Utilities Director may allocate the reclaimed water based on contributory flow from the drainage basin or sub basin as solely determined by the Utilities Director.

(Ord. No. 07-37, 11/20/07, Repeal reserved Sec. 25-62; Enacted new Sec. 25-62) SUPP 2007-4