Notice to all Developers and Contractors

Effective immediately, Section 101.05 of the Utility Standards Manual is amended to add the following:

In the event that an Applicant for or holder/assignee of (“Holder”) a Utility Permit commits an Unauthorized Use of or obtains Unauthorized Access to Service Authority facilities or assets, the Applicant and/or Holder, shall be liable for all of the following costs and fees: (i) all of the Service Authority’s costs in responding to incidents arising from an Unauthorized Use or Unauthorized Access; (ii) any fees imposed by any federal, state, or local regulatory agency as a result of Applicant and/or Holder’s Unauthorized Access or Unauthorized Use; and (iii) the costs to Service Authority customers arising from the loss of service caused by an Unauthorized Use or Unauthorized Access.

“Unauthorized Use” means any use of Service Authority facilities or assets not authorized by a Utility Permit. “Unauthorized Access” means any obtaining access to Service Authority facilities or assets in a manner that is not authorized by a Utility Permit or other permission of the Service Authority (including, but not limited to, any easements, rights of entry, license, or similar privilege).