

SECTION 6. DEPOSITS AND FEES

RULE 6.1 - DEPOSITS.

- (a) Each application for a permit to drill a well shall be accompanied by a deposit in the amount determined by the Board by resolution, order, or rule that will be accepted by the District. Said deposit shall be returned to the applicant by the District if:
- (1) the application is denied;
 - (2) the application is granted, upon receipt of all drillers' well reports and plugging reports for all wells drilled under a drilling permit along with the following information, if available: the pump HP, pump discharge size, and pump yield (GPM) for the completed wells; or
 - (3) the permit location is abandoned without having been drilled, upon return and surrender of said permit marked **"Abandoned" or "Canceled"** by the applicant. In the event neither the registration forms and drillers' well report and/or plugging reports nor the permit marked **"Abandoned" or "Canceled"** is returned to said District within six **(6) months** after the approval date of the permit or the extension date thereof, the said deposit shall become the property of the District.

[Rule amended by Board Action - September 5, 2007]

RULE 6.2 - ADMINISTRATIVE FEES.

The District shall collect fees for:

- (1) all services provided outside of the District. The fees shall be established by the Board and be reviewed and revised as needed to cover the cost to the District; and
- (2) the District may establish and collect reasonable fees to cover costs incurred by the District for services and processing of applications. A schedule of fees sufficient to cover actual costs incurred by the District may be established by the Board and may be reviewed and amended as needed to cover the cost to the District.