Section 21 B.

<u>Deposits</u>. This District, in connection with deposits, as a condition for water and/or sewer service, makes a distinction between the direct billing of the owner of real property within the District as the service address and the bill of the non-owner. Deposits are originally required only when the direct billing is to the non-owner. Deposits are required of all applicants whose service has been disconnected for non-payment of charges.

Each non-owner customer receiving service who is to be billed directly will be required to pay an account establishment fee and a deposit equal to the current bimonthly base rate for service(s) provided to the parcel.

Upon establishment of one year's credit during which a customer has paid all bills promptly without disconnection for nonpayment, the deposit will be applied to the customer's account or refunded upon final notice of discontinuation of service by the customer.

Resolution 2492 January 25, 1979