

## **TOWN OF SENECA CROSS-CONNECTION LAW**

### **FIRST**

It shall be unlawful for the owners of property or the users of water of both to introduce or permit the introduction into the water supply system of pollution or contamination of any kind. Whenever cross-connection to other water supply into the system is found or whenever any other condition is found which presents the possibility of contamination or pollution, the water supply to such premises and or other premises from which cross-connection is made shall be discontinued immediately until the cross-connection is eliminated or the condition remedied.

### **SECOND**

The Water Superintendent of the Water District may permit or require a back-flow preventer of pattern and design which the N.Y.S. Dept. of Health approves as reasonably adequate to prevent contamination, if the water system is not practicable or necessary, or that adequate inspection for cross-connection cannot readily be made, or that such back-flow preventer is necessary because of existing or possible back-flow resulting from special conditions, use or equipment.

### **THIRD**

Any corrective measure, disconnection or change on private property shall be at the sole expense of the person in control of such property. Any changes required in the water system outside the property or between the meter and the supply line or distribution system and any charges for cut off or disconnection shall be added to the charges for water against the premises necessitating such expenditure.

### **FOURTH**

All physical connections which may constitute potential cross-connections are prohibited unless constructed, maintained and operated in accordance with the provisions of the N.Y.S. Sanitary Code, Chapter 1, Part 5, Section 5-1.31.

### **VIOLATIONS**

Any person, firm or corporation violating any provision of this law, shall, upon conviction, be punishable by fine not to exceed \$250. Each week that a violation is permitted to continue shall constitute a separate offense.