Canceling

Cal. P.U.C. Sheet No. 232W Cal. P.U.C. Sheet No. 142W

Rule No. 15

Revised

MAIN EXTENSIONS

### A. General Provisions and Definitions

### 1. Applicability

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- a. All extensions of distribution mains, from the utility's basic production and transmission system or existing distribution system, to serve new customers, except for those specifically excluded below, shall be made under the provisions of this rule unless specific authority is first obtained from the Commission to deviate therefrom. A main extension contract shall be executed by the utility and the applicant or applicants for the main extension before the utility commences construction work on said extensions or, if constructed by applicant or applicants, before the facilities comprising the main extension are transferred to the utility.
- b. Extensions primarily for fire hydrant, private fire protection, resale, temporary, standby, or supplemental service shall not be made under this rule.
- The utility may, but will not be required to, make extensions under с. this rule in easements or rights-of-way where final grades have not been established, or where street grades have not been brought to those established by public authority. If extensions are made when grades have not been established and there is a reasonable probability that the existing grade will be changed, the utility shall require that the applicant or applicants for the main extension deposit, at the time of execution of the main extension agreement, the estimated net cost of relocating, raising or lowering facilities upon establishment of final grades. Adjustment of any difference between the amount so deposited and the actual cost of relocating, raising or lowering facilities shall be made within ten days after the utility has ascertained such actual cost. The net deposit representing actual cost is not subject to refund. The entire deposit related to the proposed relocation, raising or lowering shall be refunded when such displacements are determined by proper authority to be not required.

(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)
Advice Letter No. 108	Betty B. Roeder	Date Filed APR 1 5 1982
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82 04 070	TITLE	Resolution No

Canceling Revised

Cal. P.U.C. Sheet No. 233W Cal. P.U.C. Sheet No. 143W

Rule No. 15

### MAIN EXTENSIONS

- A. General Provisions and Definitions (Continued)
  - 2. Limitation of Expansion
    - a. Whenever the outstanding advance contract balances reach 40 percent of total capital (defined, for the purpose of this rule, as proprietary capital, or capital stock and surplus, plus debt and advances for construction) the utility shall so notify the Commission within thirty days.
    - b. Whenever the outstanding advance contract balances plus the advance on a proposed new extension would exceed 50 percent of total capital, as defined in Section A.2.a. plus the advance on the proposed new extension, the utility shall not make the proposed new extension of distribution mains without authorization of the Commission. Such authorization may be granted by a letter from the Executive Director of the Commission.
    - c. Whenever the outstanding advance contract balances reach the above level, the utility shall so notify the Commission within thirty days.
  - 3. Definitions
    - a. A "bona-fide customer," for the purposes of this rule, shall be a customer (excluding any customer formerly served at the same location) who has given satisfactory evidence that service will be reasonably permanent to the property which has been improved with a building of a permanent nature, and to which service has commenced. The provision of service to a real estate developer or builder, during the construction or development period, shall not establish him as a bona-fide customer.
    - b. A "real estate developer" or "builder," for the purposes of this rule, shall include any individual, association of individuals, partnership, or corporation that divides a parcel of land into two or more portions, or that engages in the construction and resale of individual structures on a continuing basis.

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### Rule No. 15

Canceling\_

### MAIN EXTENSIONS (Continued)

## A. General Provisions and Definitions (Continued)

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c. The "adjusted construction cost," for the purposes of this rule, shall be reasonable and shall not exceed the costs recorded in conformity with generally accepted water utility accounting practices, and as specifically defined in the Uniform System of Accounts for Water Utilities prescribed by the Commission for installing facilities of adequate capacity for the service requested. If the utility, at its option, should install facilities with a larger capacity or resulting in a greater footage of extension than required for the service requested, the "adjusted construction cost," for the purpose of this rule, shall be determined by the application of an adjustment factor to actual construction cost of facilities installed. This factor shall be the ratio of estimated cost of required facilities to estimated cost of actual facilities installed.

## Ownership, Design, and Construction Facilities

- Any facilities installed hereunder shall be the sole property of a. the utility. In those instances in which title to certain portions of the installation, such as fire hydrants, will be held by a political subdivision, such facilities shall not be included as a part of the main extension under this rule, and will neither be owned by the utility nor subject to refund under the provisions of Section C.2. of this rule.
- The size, type, quality of materials, and their location shall b. be specified by the utility; and the actual construction shall be done by the utility or by a constructing agency acceptable to it.
- Where the property of an applicant is located adjacent to a c. right-of-way, exceeding 70 feet in width, for a street, highway, or other public purpose, regardless of the width of the traveled way pavement; or a freeway, waterway, or railroad right-of-way, the utility may elect to install a main extension on the same side thereof as the property of the applicant, and the estimated and adjusted construction costs in such sase shall be based upon such an extension.

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GREAT OAKS WATER COMPANY SANTA CLARA COUNTY

Revised Cal. P.U.C. Sheet No. 349W Cal. P.U.C. Sheet No. 235W

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Canceling Revised

#### Rule No. 15 (continued)

### MAIN EXTENSIONS

- A. 4. d. When an extension must comply with an ordinance, regulation, or specification of a public authority, the estimated and adjusted construction costs of said extension shall be based upon the facilities required to comply therewith.
  - e. If the following provisions for water conservation are included in local building codes and/or ordinances, the main extension contract shall contain these provisions.
    - (1) All interior plumbing in new buildings shall meet the following requirements:
      - (a) Toilets shall not use more than 3-1/2 gallons per flush, except that toilets and urinals with flush valves may be installed.
      - (b) Shower heads shall contain flow controls which restrict flow to a maximum of approximately 3 gallons per minute.
      - (c) Kitchen and lavatory faucets shall have flow controls which restrict flow to a maximum of approximately 2 gallons per minute.
    - (2) All new parks, median strips, landscaped public areas and landscaped areas surrounding condominiums, townhouses, apartments and industrial parks shall have a well-balanced automatic irrigation system designed by a landscape architect or other competent person, and shall be operated by electric time controller stations set for early morning irrigation.
  - 5. Estimates, Plans, and Specifications

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a. Upon request by a potential applicant for a main extension of 100 feet or less, the utility shall prepare, without charge, a preliminary sketch and rough estimates of the cost of installation to be advanced by said applicant.

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Cal. P.U.C. Sheet No. 236W Cal. P.U.C. Sheet No. 146W

### Rule No. 15

### MAIN EXTENSIONS (Continued)

## A. General Provisions and Definitions (Continued)

- b. Any applicant for a main extension requesting the utility to prepare detailed plans, specifications, and cost estimates shall be required to deposit with the utility an amount equal to the estimated cost of preparation of such material. The utility shall, upon request, make available within 45 days after receipt of the deposit referred to above, such plans, specifications, and cost estimates of the proposed main extension. If the extension is to include oversizing of facilities to be done at the utility's expense, appropriate details shall be set forth in the plans, specifications, and cost estimates.
- c. In the event a main extension contract with the utility is executed within 180 days after the utility furnishes the detailed plans and specifications, the deposit shall become a part of the advance, and shall be refunded in accordance with the terms of the main extension contract. If such contract is not so executed, the deposit to cover the cost of preparing plans, specifications, and cost estimates shall be forfeited by the applicant for the main extension and the amount of the forfeited deposit shall be credited to the account or accounts to which the expense of preparing said material was charged.
- d. When detailed plans, specifications, and cost estimates are requested, the applicant for a main extension shall furnish a map to a suitable scale showing the street and lot layouts and, when requested by the utility, contours or other indication of the relative elevation of the various parts of the area to be developed. If changes are made subsequent to the presentation of this map by the applicant, and these changes require additional expense in revising plans, specifications, and cost estimates, this additional expense shall be borne by the applicant, not subject to refund, and the additional expense thus recovered shall be credited to the account or accounts to which the additional expense was charged.

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Cal. P.U.C. Sheet No. 237W Cal. P.U.C. Sheet No. 147W

	MAIN EXTENSIONS (Continued)
ral P	rovisions and Definitions (Continued)
Timin	g and Adjustment of Advances
t	Inless the applicant for the main extension elects to arrange for the installation of the extension himself, as permitted by Section C.l.c., the full amount of the required advance or an acceptable surety bond must be provided to the utility at the time of execution of the main extension agreement.
t t t	If the applicant for a main extension posts a surety bond in lieu of cash, such surety bond must be replaced with cash not less than ten calendar days before construction is to commence; provided, nowever, that if special facilities are required primarily for the service requested, the applicant for the extension may be required to deposit sufficient cash to cover the cost of such special facilities before thay are ordered by the utility.
	An applicant for a main extension who advances funds shall be provided with a statement of actual construction cost and adjusted construction cost showing in reasonable detail the costs incurred for material, labor, any other direct and indirect costs, over- heads, and total costs; or unit costs; or contract costs, which- ever are appropriate.
	Said statement shall be submitted within sixty days after the actual construction costs of the installation have been ascertained by the utility. In the event that the actual construction costs for the entire installations whall not have been determined within 120 days after completion of construction work, a prelinimary determination of actual and adjusted construction costs shall be submitted, based upon the best available information at that time.
•	Any differences between the adjusted construction costs and the amount advanced shall be shown as a revision of the amount of advance and shall be payable within thirty days of date of submission of statement.
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(To be inserted by utility)	Issued by	(10 be inserted by Call 1.0.0.
Advice Letter No108	Betty B. Roeder	Date Filed APR 1 5 198
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82 04 070		

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San	Jos	se, CA	Canceling	Revised	Cal. P.U.C. Sheet No148	W
			Rule !	No. 15		
			MAIN EXT	ENSIONS inued)		
	Gene	eral Provisions and De	finitions (	Continued)		
	7.	Assignment of Main Ex	tension Con	tracts		
		similar provisions of adjusted construction holder of said contra ment shall apply only	former rul costs, aft ct as shown to those r f receipt by be require	es, may be a er written r by the util efunds which the utility d to make ar	nd C of this rule, or using after settlement otice to the utility by ity's records. Such as become due more than the of the notice of assign y one refund payment ur	the sign- thirty gnment.
	8.	Interpretations and D	eviations			
		provision of this rul	e, or in ci	rcumstances	the application of any where the application of ty, the utility, applic mmmission for determina	cant
•	Ext	ensions to Serve Indiv	viduals			
	1.	Payment				
		paid for and contributive requesting the main of a main not if main is required by it will be restricted by the set of th	ited to the extension. in excess of the special	Calculation 6" in diam needs of the installing	vidual customers shall the individual customer of payment shall be on eter, except where a la e new customer. The and paying for service new individual customer	the rger
	2.	Refunds				
5		main extension contr subsequent applicants cost of 50 feet of th immediately refunded paid for and contribu- to the initial custor	ibuted by the s shall pay be original by the util uted the main mer by subse ly to the exponential orefunds shared	to the util extension. lity to the in extension equent appli- ktension sha hall be made	are connected directly individual customer, su ity an amount equal to Such amounts shall be initial customer who or to the utility. Total cants for water service 11 not exceed the origi after a period of ten	iginall paymen who nal cos
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Revised Canceling Cal. P.U.C. Sheet No. 239W Cal. P.U.C. Sheet No. 149W

۱.	Advances
	a. Unless the procedure outlined in Section C.l.c., is followed, an applicant for a main extension to serve a new subdivision, tract, housing project, industrial development, or organized commercial district shall be required to advance to the utility, before construction is commenced, the estimated reasonable cost of the extension to be actually installed, from the nearest utility facility at least equal in size or capacity to the main required to serve both the new customers and a reasonable estimate of the potential customer who might be served directly from the main extension. The costs of the extension shall include necessary service stubs or service pipes, fittings, gates and housing therefor, and meter boxes, but shall not include meters. To this shall be added the cost of fire hydrants when requested by the applicant for the main extension or required by public authority, whenever such hydrants are to become the propert of the utility.
	b. If special facilities consisting of items not covered by Section C.1.a. are required for the service requested and, when such facilities to be installed will supply both the main extension and other parts of the utility's system, at least 50 percent of the design capacity (in gallons, gpm, or other appropriate units) is required to supply the main extension, the cost of such special facilities may be included in the advance, subject to refund, as hereinafter provided, along with refunds of the advance of the cost of the extension facilities described in Section C.1.a. above.
	c. In lieu of providing the advances in accordance with Sections C.l.a. and C.l.b., the applicant for a main extension shall be permitted, if qualified in the judgment of the utility, to construct and install the facilities himself, or arrange for their installation pursuant to
	competitive bidding procedures initiated by him and limited to the qualified bidders. The cost, including the cost of inspection and supervision by the utility, shall be paid directly by applicant. The applicant shall provide the utility with a statement of actual con- struction cost in reasonable detail. The amount to be treated as an advance subject to refund shall be the lesser of (1) the actual cost or (2) the price quoted in the utility's detailed cost estimate. The installation shall be in accordance with the plans and specifications submitted by the utility pursuant to Section A.5.b.

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Canceling Revised Cal. P.U.C. Sheet No. 240W Canceling Revised Cal. P.U.C. Sheet No. 150W

### Rule No. 15

### MAIN EXTENSIONS

(Continued)

C. Extensions to Serve Subdivisions, Tracts, Housing Projects, Industrial Developments, Commercial Buildings, or Shopping Centers (Continued)

> D. If, in the opinion of the utility it appears that a proposed main extension will not, within a reasonable period, develop sufficient revenue to make the extension self-supporting, or if for some other reason it appears to the utility that a main extension contract would place an excessive burden on customers, the utility may require nonrefundable contributions of plant facilities from developers in lieu of a main extension contract.

If an applicant for a main extension contract who is asked to contribute the facilities believes such a request to be unreasonable, such applicant may refer the matter to the Commission for determination, as provided for in Section A.8. of this rule.

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(To be inserted by utility)	Issued by	
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U-28 102-10,000 Great Oaks Water Co.

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			Rule No. 15	
		M	AIN EXTENSIONS (Continued)	
. Ext	ensio	ons to Serve Sub ments, Commercia	divisions, Tracts, Housir 1 Buildings, or Shopping	<u>lg Projects, Industrial</u> Centers (Continued)
	Refu			
		The amount adva shall be subjec interest, to th forth in the fo	nced under Sections C.1. t to refund by the utili- e party or parties entit lowing paragraphs. The t exceed the total of the exceed 40 years after t	led thereto as set total amount so re- e amount advanced and for
	b.	Payment of refu year following or not later th	inde shall be made not la	ter than June 30 of the ch revenues are received,
	c.	been advanced p utility shall a equal to 2 <sup>1</sup> / <sub>2</sub> per	oursuant to Section C.I.a	r special facilities have ., C.l.b., or C.l.c., the ntract holders an amount il the principal amounts
		Sections C.l.b. by the number of the special fac advance per lot another builden which the spec shall, in addi also advance an be the average to be used less which advances	or C.l.c., the amount s of lots (or living units, cilities are designed to t (or living unit) for sp r applies for a main exter ial facilities are to be tion to the costs of his n amount for special faci advance per lot for spece	used, the new applicant proposed main extension, lities. This amount shall cial facilities for each lot uge advance for each year in e on the original contract,
		immediately re included the co contract advant	anced to the utility by t funded to the holder of t ost of the special facili ce will be reduced accord fund 2½ percent annually termined above, to the ho	on each of the contract
				(To be inserted by Cal. P.U.C.)
		d by utility) No. <u>108</u>	Issued by Betty B. Roeder	Date Filed APR 1 5 1982
		<u>82 01 62</u>	Name	Effective APR 1 9 1982

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Revised Cal. P.U.C. Sheet No. 242W

Great Oaks Water Co. San Jose, CA Ca

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Cal. P.U.C. Sheet No. 152W

### Rule No. 15

### MAIN EXTENSIONS (Continued)

# C. Extensions to Serve Subdivisions, Tracts, Housing Projects, Industrial Developments, Commercial Buildings, or Shopping Centers (Continued)

Advances and refunds based on additional builder participation will be determined in a similar manner.

In no case shall the refund on any contract exceed the amount advanced.

- d. With respect to a contract entered into before the effective date of this tariff sheet if, at any time during the 20-year refund period, 80 percent of the bona fide customers for which the extension or special facilities were designed are being served therefrom, the utility may, with the approval of the contract holder, modify the contract so that the utility shall become obligated to pay, in cash, any balance which may remain unrefunded at the end of said 20-year period. Such balance shall be refunded in five equal annual installments, payable beginning 21 years after the date of the contract.
- 3. Termination of Main Extension Contracts
  - a. Any contract whose refunds are based on a percentage of the amount advanced may be purchased by the utility and terminated provided that the terms are mutually agreed to by the parties or their assignees and Section C.3.b. and Section C.3.c. are complied with. The maximum price that may be paid by the utility to terminate a contract shall be calculated by multiplying the remaining unrefunded contract balance times the appropriate termination factor set out below. No contract that has been in effect for less than 10 years shall be terminated without prior Commission approval.

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# Revised Cal. P.U.C. Sheet No. 243W

#### Original Cal. P.U.C. Sheet No. 19

### Rule No. 15

# (Continued)

### C. Extensions to Serve Subdivisions, Tracts, Housing Projects, Industrial Developments, Commercial Buildings, or Shopping Centers (Continued)

		-	erminacit	JII TACCOTS			
Years Remaining	Factor	Years Remaining	Factor	Years Remaining	Factor	Years Remaining	Factor
1 2 3 4 5 6 7 8 9	.8929 .8450 .8006 .7593 .7210 .6852 .6520 .6210 .5920 .5650	11 12 13 14 15 16 17 18 19 20	.5398 .5162 .4941 .4734 .4541 .4359 .4188 .4028 .3877 .3729	21 22 23 24 25 26 27 28 29 30	.3601 .3475 .3356 .3243 .3137 .3037 .2942 .2851 .2766 .2685	31 32 33 34 35 36 37 38 39 40	.2608 .2535 .2465 .2399 .2336 .2276 .2218 .2136 .2111 .2061

Termination Factors

b. Any contract with refunds based upon percentage of revenues and entered into under Section C. of the former rule, may be purchased by the utility and terminated, provided the payment is not in excess of the estimated revenue refund multiplied by the termination factor in the following table, the terms are otherwise mutually agreed to by the parties or their assignees and Section C.3.b. and Section C.3.c. hereof are complied with. The estimated revenue refund is the amount that would otherwise be refunded, at the current level of refunds, over the remainder of the twenty-year contract period, or shorter period that would be required to extinguish the total refund obligation. It shall be determined by multiplying 22 percent of the average annual revenue per service for the immediately preceding calendar year by the number of bona fide customers at the proposed termination date, times the number of years or fractions thereof to the end of the twenty-year contract period or shorter period that would be required to refund the remaining contract balance.

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Great Oaks Water Co. San Jose, CA

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Cal. P.U.C. Sheet No.\_\_\_\_

### Rule No. 15

# (Continued)

C. Extensions to Serve Subdivisions, Tracts, Housing Projects, Industrial Developments, Commercial Buildings, or Shopping Centers (Continued)

### Termination Factors

Years Remaining	Factor	Years Remaining	Factor
1 2 3 4 5 6 7 8 9 10	.8929 .8450 .8006 .7593 .7210 .6852 .6520 .6210 .5920 .5650	11 12 13 14 15 16 17 18 19	.5398 .5162 .4941 .4734 .4541 .4359 .4188 .4028 .3877

- c. The utility shall furnish promptly to the Commission the following information in writing and shall obtain prior authorization by a formal application under Sections 816-830 of the Public Utilities Code if payment is to be made other than in cash:
  - A copy of the main extension contract, together with data adequately describing the development for which the advance was made and the total adjusted construction cost of the extension.
  - (2) The balance unpaid on the contract and the calculation of the maximum termination price, as above defined, as of the date of termination and the terms under which the obligation was terminated.
  - (3) The name of the holder of the contract when terminated.
- d. Discounts obtained by the utility from contracts terminated under the provisions of this section shall be accounted for by credits to Ac. 265, Contributions in Aid of Construction.

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Cal. P.U.C. Sheet No.\_

### Rule No. 15

Canceling

### MAIN EXTENSIONS (Continued)

- D. Extensions Designed to Include Fire Protection
  - The cost of distribution mains designed to meet the fire flow requirements set forth in Section VIII.1(a) of General Order No. 103 is to be advanced by the applicant. The utility shall refund this advance as provided in Sections B.3. and C.2. of this rule.
  - 2. Should distribution mains be designed to meet fire flow requirements in excess of those set forth in Section VIII.1(a) of General Order No. 103, the increase in cost of the distribution mains necessary to meet such higher fire flow requirements shall be paid to the utility as a contribution in aid of construction.
  - 3. The cost of facilities other than hydrants and distribution mains required to provide supply, pressure, or storage primarily for fire protection purposes, or portions of such facilities allocated in proportion to the capacity designed for fire protection purposes, shall be paid to the utility as a contribution in aid of construction.

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### Rule No. 15

### MAIN EXTENSIONS (Continued)

### E. Income Tax Component of Contributions and Advances

- Contributions in Aid of Construction (CIAC) and Advances for Construction (AIAC) shall include, but are not limited to, cash, services, facilities, labor, and income taxes thereon provided by a person or an agency to the utility. The value of non-cash contributions and advances shall be based upon the utility's estimates. Contributions and advances shall consist of two components for the purpose of recording transactions as follows:
  - a. Income Tax Component (ITC); and
  - b. The contribution or advance.
- 2. The ITC shall be calculated by multiplying the appropriate portion of the contribution or advance by the following tax factors (calculated using Method 5, as authorized by D.87-09-026):
  - a. For CIAC: 22.60%
  - b. For AIAC: 23.70%
- 3. The utility shall inform the applicant of the final cost of the installation of all facilities and the resulting tax paid thereon.
- 4. In the event the utility collects an ITC using an incremental tax rate that is more than the incremental tax rate as determined on a taxable year basis, without consideration of a tax credit or tax loss carryforward, the difference between what was and what should have been collected will be refunded to the applicant.

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Advice Letter No.	<u>268-W-A</u>	Timothy S. Guster	Date Filed	2/9/2018	
		NAME	_		
Decision No.	D.87-09-026	Vice President and General Counsel	Effective	1/19/2018	
		TITLE			
		Decisi	ion/Resolution	n No.	

### (N)