- A. Customer's Request for Discontinuance of Service
 - 1. A customer may have service discontinued by giving not less than two days' advance notice thereof to the utility. Charges for service may be required to be paid until the requested date of discontinuance or such later date as will provide not less than the required two days' advance notice.
 - 2. When such notice is not given, the customer may be required to pay for service until two days after the utility has knowledge that the customer has vacated the premises or otherwise has discontinued water service.
- B. Discontinuance of Service by Utility
 - 1. For Nonpayment of Bills
 - a. <u>Past-Due Bills</u>. When bills are rendered monthly or bimonthly, they will be considered past due if not paid within 19 days from the date of mailing.
 - (1) Residential Service. For purposes of this rule, residential service means water service to a residential connection that includes single-family residences, multifamily residences, mobilehomes, including, but not limited to, mobilehomes in mobilehome parks, or farmworker housing. When bills are rendered monthly or bimonthly, they will be considered past due if not paid within 19 days from the date of mailing. The utility shall allow every residential customer a total of 79 days from the date of mailing its bill for services, postage prepaid, to make payment of the bill prior to discontinuance of service. The utility shall not discontinue residential service for nonpayment of a delinquent account unless the utility first gives notice of the delinquency and impending discontinuance, in conformance with Rule No. 8.A.3., which establishes notice periods ranging from 7 to 15 days, depending on the occupancy type. The utility will provide notices timely to ensure that the applicable notice period is included in the total 79-day period referenced above and does not provide additional time to pay.
 - (2) <u>All Other Service</u>. The utility shall not discontinue nonresidential service for nonpayment of a delinquent account unless the utility first gives notice of the delinquency and impending discontinuance in conformance with Rule No. 8.A.4.

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B. Discontinuance of Services by Utility (Continued)

1. For Nonpayment of Bills (Continued)

b. When a bill for water service has become past due and a discontinuance of service notice for nonpayment has been issued, service may be discontinued if bill is not paid in full (or alternative payment arrangements acceptable to the utility have not been made) within the time required by such notice. The customer's service, however, will not be discontinued for nonpayment until the amount of any deposit made to establish credit for that service has been fully absorbed.

c. Petition for Utility Review.

(1) Any customer (or adult occupant of a residential service address) may petition the utility for review of a bill for water service in accordance with Rule Nos. 5 and 10.

(2) Such customer shall not have the water service discontinued for nonpayment during the pendency of an investigation by the utility of a complaint or request and shall be given an opportunity for review of the complaint, investigation, or request by a review manager of the utility, if:

- (i) The customer who has initiated a billing complaint or requested an investigation within 5 days of receiving a disputed bill, or
- (ii) Before discontinuance of service, the customer made payment arrangements for a bill asserted to be beyond the means of the customer to pay in full within the normal period for payment.

(3) The review shall include consideration of whether a customer shall be permitted to make installment payments on any unpaid balance of the delinquent account over a reasonable period of time, not to exceed 12 months.

Such service shall not be discontinued for nonpayment for any customer complying with an installment payment agreement entered into with the utility, provided the customer also keeps current her or his account for water service as charges accrue in each subsequent billing period.

If a customer fails to comply with an installment payment agreement the utility will give a discontinuance of service notice no less than 5 business days before discontinuing such service, but such notice shall not entitle the customer to further investigation or alternative payment arrangements by the utility.

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(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)
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(N)

B.	Discontinuance	of Services by	Utility ((Continued)
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- 1. For Nonpayment of Bills (Continued)
- d. Appeal to the Commission. Any customer (or adult occupant of a residential service address) whose complaint or request for an investigation pursuant to subdivision (c) has resulted in a determination by the utility adverse to such customer or adult occupant, may appeal the determination to the Commission in accordance with Rule Nos. 5 and 10 (including depositing the disputed amount with the Commission). Any such appeal of the disputed bill to the Commission shall be in accordance with the Commission's Rules of Practice and Procedure. Written documentation of an appeal filed and diligently pursued with the Commission will prevent discontinuation of residential water service during the official appeal process.
- e. Residential Health and Safety Exception.
- (1) Service to a residential water customer will not be discontinued for nonpayment when such customer establishes to the satisfaction of the utility that **all** three of the following conditions are met:

(i)The residential customer submits certification from a primary care provider*, as defined by the Water Shutoff Protection Act, that discontinuation of residential water service will be life threatening to, or pose a serious threat to the health and safety of, a resident of the premises where residential service is provided;

*Proof must be by certification from any internist, general practitioner, obstetriciangynecologist, pediatrician, family physician and surgeon, nonphysician medical practitioner, or primary care clinic, rural health clinic, community clinic or hospital outpatient clinic. A "nonphysician medical practitioner" means a physician assistant or certified nurse-midwife performing services under physician supervision, or a nurse practitioner performing services in collaboration with a physician and surgeon. (T) (See Section 14088(b)(1)(A) and (c) of the California Welfare and Institutions Code.)

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B. Discontinuan	ce of Servi	ces bv Utilit	v (Continued)
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- 1. For Nonpayment of Bills (Continued)
- e. Residential Health and Safety Exception. (Continued)

(ii) The residential customer demonstrates that she or he is financially unable to pay for residential service within the urban and community water system's normal billing cycle. The customer shall be deemed financially unable to pay for residential service within the urban and community water system's normal billing cycle if any member of the customer's household is a current recipient of CalWORKs, CalFresh, general assistance, Medi-Cal, Supplemental Security Income/State Supplementary Payment Program, or California Special Supplemental Nutrition Program for Women, Infants, and Children, or the customer declares that the household's annual income is less than 200 percent of the federal poverty level; and,

(iii) The residential customer is willing to enter into an amortization agreement, alternative payment schedule, or a plan for deferred or reduced payment consistent with the utility's written policy on discontinuance of service due to nonpayment of bills. The written policy is available at: https://greatoakswater.com/OtherPDFs/DiscontinuanceOfServForNonPmtEngSpaCh nKorVieTag.pdf.

- (2) If all three of the above conditions are met, the utility shall offer the customer one or more of the following options:
 - a. Amortization of the unpaid balance.
 - b. Participation in an alternative payment schedule.
 - c. A partial or full reduction of the unpaid balance financed without (T) additional charges to other ratepayers.
 - d. Temporary deferral of payment.

(3) The utility may choose which of the payment options the customer undertakes and may set the parameters of that payment option. The repayment option offered should result in repayment of any remaining outstanding balance within 12 months.

(4) Notwithstanding the above, residential service may be discontinued to any customer meeting the conditions above who:

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Decision N	0	Vice President and General Counsel	Effective	03/29/2020	
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в	Discontinuance	of Services by	v Utility ((Continued))
D .	Discontinuance		y Ounity	Commucu	,

- 1. For Nonpayment of Bills (Continued)
- e. Residential Health and Safety Exception. (Continued)

(i) Does not agree to or comply with an amortization agreement, an alternative payment schedule, or a plan for deferred or reduced payment after incurring delinquent charges for 60 days or more,

OR

(ii) After agreeing to an amortization agreement, an alternative payment schedule, or a plan for deferred or reduced payment for delinquent charges, the customer does not pay her or his current residential service charges for 60 days or more.

Notice of discontinuation for either of these reasons will be posted in a prominent and conspicuous location at the property no less than 5 business days before discontinuing such service, but such notice shall not entitle the customer to further investigation or alternative payment arrangements by the utility.

(T)

f. <u>Other Disconnection Terms</u>. A customer's residential service may be discontinued for nonpayment of a bill for residential service previously rendered her or him at any location served by the utility.

A nonresidential service may be discontinued for nonpayment of a bill for residential as well as nonresidential service previously rendered her or him at any location served by the utility.

The discontinuance of service notice as set forth in subdivision (b) will be given in both cases stated above before discontinuance of service takes place.

Residential services will not, however, be discontinued for nonpayment of bills for separate nonresidential service.

g. Timing of Disconnection. Service will not be discontinued by reason of delinquency in payment for service on any Saturday, Sunday, legal holiday, or at any time during which the business offices of the utility are not open to the public. The utility will avoid disconnection of service on Fridays and a day prior to a holiday. The utility will inform customers of the option to reconnect during regular business hours to avoid the more costly fees associated with after-hours service.

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В. Г	Discontinuance of Service	es by Utility (Continued)		(N)
1	. For Nonpayment of E	Sills (Continued)		
h	the utility as the custo occupants in a detach mobilehome park, or	nager, or operator of the dwelling, stronger of record, and water service is p ed single-family dwelling, a multi-un permanent residential structure in a la n effort to inform the residential occu le No. 8.A.3.b.	rovided to residential and residential structure, abor camp the utility will	
	(1) Where said occup	pants are individually metered.		
		ired to make service available to thes ns and conditions of service and mee ules and tariffs.	-	
	subsequent charges b utility, or if there is a selectively providing	ore occupants are willing and able to y these occupants to the account to th practical physical means, legally ava services to these occupants who have tariffs, the utility will make service a	e satisfaction of the ilable to the utility of e met the requirements of	
	No. 6, except that wh establishing credit wi	cupants establishment of credit may be ere prior service for a period of time s th the utility, proof that is acceptable of rent or other credit obligation durin t.	is a condition for to the utility of residence	
	(2) Where said occup	pants are master metered.		
	occupant agrees to the	ired to make service available to thes e terms and conditions of service, and ity's rules and tariffs and the followi	l meets the requirements	
occ on	occupants also applie	1, item B.1.h. (1) above which applie s to master metered occupants, excep ster metered occupant, and the utility following situations:	t a representative may act	
	(a) During the pende customer dispute	ncy of an investigation by the utility or complaint. (continued)	of a master-meter	 (N)
(To be in ice Letter No. 2	serted by utility) 283-W	Issued by Timothy S. Guster NAME	(To be inserted by Cal. P.U. Date Filed01/13/202	
cision No.		Vice President and General Counsel	Effective <u>02/01/202</u>	0

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B	Discontinuance o	f Services by Utility ((Continued)		
					(N)
	1. For Nonpaym	ent of Bills (Continu	ea)		
	(b) When the ma repayment of		er has been granted an	extension of the p	period for
	corporation of other indebted	when the obligation	naster-metered custom represented by the de ith a person or corpora	linquent account	or any
		quent account relates -metered customer.	to another property ov	wned, managed, c	or operated
	a significant t	hreat to the health or	officer certifies that dis safety of the residenti ibed in Rule No. B.1.e	al occupants or th	
	i. Residential C Nonpayment.	ustomer's Remedies	Upon Receipt of Disco	ontinuance Notice	2 for
	pay, she or he payment arran alternative pa residential ser	must contact the util agements to avoid dis yment options and ot vice for nonpayment	ince notice, a residenti lity before discontinua scontinuance of service her options for avertin will be provided on the obtained by calling 400	nce of service to re- e. Information pendiscontinuation be discontinuation	make ertaining to of
	an inability to the utility she (CAB) to mal	pay and that she or l or he should contact an informal compl	he residential custome he is unable to make po the Commission's Co aint. To maintain unin ntinuation of service a	ayment arrangem onsumer Affairs B nterrupted service	ents with branch e this
	residential cu If the custome ten business c	stomer within ten bus er is not satisfied with ays after the date of	atter should be reporter siness days after receip a such resolution, such the CAB's letter, a for Code Section 1702 of	pt of the informal n customer may fi rmal complaint wi	complaint. le, within ith the l by the
		(c	ontinued)		(N)
(To be	inserted by utility)		Issued by	(To be incom	ted by Cal. P.U.C.)
Advice Letter No			ny S. Guster NAME	_ Date Filed	01/13/2020

Vice President and General Counsel TITLE

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Effective <u>02/01/2020</u>

B. Discontinuance of Servie	ces by Utility (Continued)		(N)	
1. For Nonpayment of	t of Bills (Continued)			
entitle the utility to i	astomer to observe these time limits pr nsist upon payment or, upon failure to omer's residential water service in acc	p pay, to proceed to		
j. Designation of a Thi	rd-Party Representative (Older Adult	or Disabled only)		
	nform utility if she or he desires that a her notices on her or his behalf.	a third party receive		
	dvised of name, address and telephone ird party accepting this responsibility.			
are entitled to third-p certificate of birth, d	who certify that they are older adults a party representation. Proof of age mus river's license, passport or other relial certification from a licensed physicia	st be supported by ble document. Proof of		
for violation of these rule	with Rules. The utility may discontinues after it has given the customer at le Where safety of water supply is endary without notice.	ast five days' written		
3. For Waste of Water.				
may discontinue the	wasteful use of water exists on custom service if such practices are not reme omer written notice to such effect.			
water, the utility may meter rates where th	self against serious and unnecessary w y meter any flat rate service and apply e customer continues to misuse or was given the customer written notice to re	the regularly established the water beyond five days	(N)	
	(continued)			
(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.		
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B. Discontinuance of Services by Utility (Continued)

4. For Unsafe Apparatus or Where Service is Detrimental or Damaging to the Utility or its Customers. If an unsafe or hazardous condition is found to exist on the customer's premise, or if the use of water thereon by apparatus, appliances, equipment or otherwise is found to be detrimental or damaging to the utility or its customers, the service may be shut off without notice. The utility will notify the customer immediately of the reasons for the discontinuance and the corrective action to be taken by the customer before service can be restored.

- 5. For Fraudulent Use of Service. When the utility has discovered that a customer has obtained service by fraudulent means, or has diverted the water service for unauthorized use, the service to that customer may be discontinued without notice. The utility will not restore service to such customer until that customer has complied with all rules and reasonable requirements of the utility and the utility has been reimbursed for the full amount of the service rendered and the actual cost to the utility incurred by reason of the fraudulent use.
- C. Restoration of Service

1. Reconnection Charge. Where service has been discontinued for violation of these rules or for nonpayment of bills, the utility may charge \$25.00 for reconnection of service during regular working hours or \$40.00 for reconnection of service at other than regular working hours when the customer has requested that the reconnection be made at other than regular working hours, except as otherwise provided by the utility's tariffs.

2. To be Made During Regular Working Hours. The utility will endeavor to make reconnections during regular working hours on the day of the request, if the conditions permit; otherwise reconnections will be made on the regular working day following the day the request is made.

3. To Be Made at Other Than Regular Working Hours. When a customer has requested that the reconnection be made at other than regular working hours, the utility will reasonably endeavor to so make the reconnection if practicable under the circumstances.

4. <u>Wrongful Discontinuance</u>. A service wrongfully discontinued by the utility, must be restored without charge for the restoration to the customer within 24 hours.

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RULE NO. 11 DISCONTINUANCE AND RESTORATION OF SERVICE

C. Restoration of Service (Continued)

5. Limits on Certain Reconnection Charges. For a residential customer who demonstrates household income below 200 percent of the federal poverty line (or is otherwise deemed by the Water Shutoff Protection Act as having a household income of below 200 percent of the federal poverty line), charges shall be limited as follows:

(i) For reconnections during regular working hours, the lesser of the actual cost (as (T) stated in Rule No. 11.C.1) or \$50.00; and (T)

(ii) For reconnections during other than regular working hours, the lesser of the actual cost (as stated in Rule No. 11.C.1) or \$150. The cap on these reconnection fees (\$50 and \$150, respectively) shall be subject to an annual adjustment for changes in the Consumer Price Index beginning January 1, 2021.

D. Refusal to Serve

- 1. <u>Conditions for Refusal</u>. The utility may refuse to serve an applicant for service under the following conditions:
- a. If the applicant fails to comply with any of the rules as filed with the Public Utilities Commission.
- b. If the intended use of the service is of such a nature that it will be detrimental or injurious to existing customers.
- c. If, in the judgment of the utility, the applicant's installation for utilizing the service is unsafe or hazardous, or of such nature that satisfactory service cannot be rendered.
- d. Where service has been discontinued for fraudulent use, the utility will not serve an applicant until it has determined that all conditions of fraudulent use or practice has been corrected.
- 2. Notification to Customers. When an applicant is refused service under the provisions of this rule, the utility will notify the applicant promptly of the reason for the refusal to service and of the right of applicant to appeal the utility's decision to the Public Utilities Commission.

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