Canceling

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### RULE NO. 13

# **TEMPORARY SERVICE**

# A. ESTABLISHMENT OF TEMPORARY SERVICE

The Company shall, if no undue hardship to its existing customers will result therefrom, furnish temporary service under the following conditions:

- The applicant shall pay, in advance or otherwise as required by the Company, the estimated cost of installation plus the estimated cost of removal, less the estimated salvage of the facilities necessary for furnishing service; after the Company commences work, the applicant shall pay the Company's actual installation cost if it exceeds the estimated installation cost. Applicant shall be reimbursed by the Company if the estimated cost exceeds the final actual cost (excluding Betterments).
- 2. The applicant shall establish credit as required by Rule No. 6 of this California Gas Tariff, except that the amount of deposit prescribed in Rule No. 7 of this California Gas Tariff shall not exceed the estimated bill for the duration of service.

#### B. APPLICANT DESIGN

Applicant may elect to use the Applicant Design Option to design that portion of the temporary facilities normally designed by the Company in accordance with the same fundamental Applicant Design Option provisions outlined in Rule 15, Section F of this California Tariff, except that all charges and refunds shall be made under the provisions of this Rule.

#### C. CHANGE TO PERMANENT STATUS

- 1. If temporary service to the gas equipment or apparatus as originally installed, or its equivalent, is supplied to a customer on a continuous, intermittent or seasonal basis for a period of 36 consecutive months from the date gas service first was delivered under this rule, the customer shall be classified as permanent and the payment made in excess of that required for permanent service or under the extension rules for permanent customer shall be refunded in accordance with the provisions of Section D.2 following, provided the customer then complies with all of the Rules applicable to gas service.
- 2. If at any time the character of a customer's temporary operations changes so that in the opinion of the Company the customer may be classified as permanent, the amount of payment made in excess of that required for permanent service shall be refunded immediately to the customer in accordance with Section D.1 following.

Advice Letter No. 1266-G-A

Decision No. 22-09-026

Issued by
Amy L. Timperley
Chief Regulatory Officer

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#### RULE NO. 13

# TEMPORARY SERVICE (Continued)

# C. CHANGE TO PERMANENT STATUS (Continued)

3. In no event will a customer's service be classified as temporary for more than six years.

# D. <u>REFUNDS</u>

- 1. The amount of refund upon reclassification of a customer's service from temporary to permanent will be made on the basis of the extension rule in effect at the time temporary service was first rendered to the customer.
- 2. The payment made by the applicant in excess of any that may be required under the extension rule for permanent service in effect at the time of original temporary service shall be refunded at the rate of 1 2/3 percent for each month of service in excess of the first 12 months. Refunds shall be made annually except when partial year payment may be required upon termination of service.
- 3. If payment has not been made in advance, applicant's excess obligation shall be reduced by 1 2/3 percent for each month of service in excess of the first 12 months.
- 4. Total refunds shall not exceed the amount deposited and no interest shall be paid on the amount advanced.

		Issued by
Advice Letter No.	1266-G-A	Amy L. Timperley
Decision No	22-09-026	Chief Regulatory Officer