

POLICY

	NUMBER:	BCC – 38
TITLE: Utilities Delinquent Accounts	CANCELS:	<u>May 2817, 20136</u>
	APPROVED:	<u>August 4, 2020</u>
	ORIGINATOR:	Utilities Services Dept.
	REVIEW:	<u>August 4, 2023</u>

I. OBJECTIVES.

To implement the system for <u>the</u> payment and notification <u>and payment</u> of past due <u>delinquent</u> accounts, prior to <u>the</u> disconnection of service <u>and the process for the</u> <u>collection of delinquent accounts</u>.

II. DEFINITIONS. AND REFERENCES

<u>A.</u> Section 23-40, Sewer bills, Brevard County Code.

- A. <u>Customer Service Representative- billing technician or any personnel as authorized</u> by the Director.
- B. Final Notification to a customer of the date the service will be terminated.
- B. Utility bill is a Utility Services Statement or notice, including Second or Final Notices.

III. REFERENCES.

A. Section 110-38, Sewer and Water Bills of the Brevard County Code of Ordinances.

HIV. DIRECTIVES.

A. Payment of Accounts.

Utility bills are due when rendered and <u>are payable via E-Z pay automatic payment, via</u> the online portal, in person at or by mail addressed to the applicable Utility Finance office noted on the <u>utility</u> bill. <u>Utility bills are the obligation of the owner of the property</u> receiving sewer and water services, as well as the obligation of any occupant or other person in whose name sewer and water services are listed.

- B. Past Due Delinquent Accounts.
 - 1. Billing Procedures for Delinquent Accounts.
 - a. Utility bills for the previous month which have not been paid shall be listed on the next month's billing as past due. If the full amount of the utility bill is not paid within 30 days of the billing or statement date, the utility bill becomes delinguent.
 - Full payment of all past due amounts shall be due and payable within ten (10) days of the applicable billing date. If the utility bill becomes delinquent, a Second Utility Bill shall be issued by the County and shall be due when rendered.
 - c. If the full amount of the Second Utility Bill is not paid within 10 days of the billing date of the Second Utility Bill, then a Final Notice shall be issued and shall be due when rendered.
 - <u>d.</u> If the full amount of the Final Notice is not paid within 10 days of the billing date of the Final Notice, then the County shall discontinue sewer and water services.
 - e. Upon discontinuation of sewer and water services, if the full amount due and owing on the account is not paid within 10 days then the delinquent account shall be sent to collections. If the full amount due and owing on an account is not paid within 90 days of being sent to collections, then the County may file a lien as provided for hereinbelow.
 - <u>2</u>3. <u>Utility Bills for Delinquent Accounts</u>. <u>Utility</u> **b**Bills issued containing past due <u>for delinquent account</u> shall contain the following information:
 - a. Effective date of termination <u>discontinuation</u> and applicable service charge.
 - b. Procedure for resolution of billing disputes including:
 - (1) Phone number and address of customer service representative authorized to consider customer complaints and resolve billing errors.
 - (2) Office hours during which customer service representative is available for customer conferences.

- <u>34</u>. <u>Separate notice Final Notices</u> of past due-Delinquent <u>Accounts</u>. amounts <u>Final Notices of Delinquent Accounts</u> shall be issued to the mailing address and service address and shall contain the following information:
 - a. Effective date of termination <u>discontinuation</u> and applicable service charge.
 - b. Procedure for resolution of billing disputes including:
 - (1) Phone number and address of customer service representative authorized to consider customer complaints and resolve billing errors.
 - (2) Office hours during which customer service representative is available for customer conferences.

C. Dispute Resolution Process.

- <u>1.</u> All complaints shall be heard by the person or persons designated as customer service representatives by the Brevard County Utility Services Director.
- 2. 6.Customer service representatives are authorized to review disputed <u>utility</u> bills and correct all errors due to overcharges, charges for services not rendered, payments not credited to account, multiple billings, computer errors, incorrect meter readings, correction of under/over estimated <u>overestimated</u> bills and adjustments for unbilled charges.
- 3. 7. The customer shall be permitted to offer informal evidence to the customer service representative to support the allegations of the complaint.
- <u>4.</u> 8. The customer service representative shall render a decision on the customer's complaint within 48 hours of the customer conference and notify the customer of the decision.

D. Requests for Payment Extensions and Installment Method Payment Plans.

1. Payment Extensions.

a. The Utility Services Department may grant one payment extension of no more than seven days per customer per calendar year for the payment of the monthly utility bill. b. The request must be made prior to the scheduled date for discontinuation of service.

c. In the event of a declared state of emergency in Brevard County, the Utility Service Department may permit additional payment extensions for the period of that emergency and for a reasonable period of time thereafter as authorized by the Director.

2. Installment Method Payment Plans.

a. The Utility Services Department may grant payment by an installment method.

b. The request must be made prior to the scheduled date for discontinuation of service.

E. Liens for Delinquent Utility Bills for Sewer And Water Service.

1. All delinquent utility bills for sewer and water services chargeable against the owner of real property shall constitute liens against such real property.

2. Such liens may be recorded in the public records on behalf of the County by the Director and may be enforced by the County in any manner allowed by law.

3. <u>Once an owner has satisfied the delinquent utility bill, a document to release the lien shall be recorded in the public records on behalf of the County.</u>

V. RESERVATION OF AUTHORITY.

The authority to issue and/or revise this policy is reserved to the Board of County Commissioners of Brevard County, Florida.

Attest: _

Scott Ellis, Clerk

Jim Barfield Bryan Lober, Chairman Brevard County Board of County Commissioners

As approved by the Board on: May 17, 2016