

## Resolution 2003-03

A Resolution Of the  
Board Of Directors Of The  
Indian Valley Community Services District

### Water Ordinance Amendments

**Whereas**, the Indian Valley Community Services District (The District) is a municipal corporation established and operating under the Community Services District law, Section 6100 et. Seq. Of the California Government Code and;

**Whereas**, the District is controlled and governed by a Board of Directors (the Board); and

**Whereas**, with the purchase of Greenville Water System the prior Crescent Mills Water Policy did not include Greenville Water within its jurisdiction;

**Whereas**, the District desires to amend certain sections of said ordinance to reflect its current jurisdictional boundaries, and policies, such sections are to be amended as follows:

*Removal of words are evidenced by strike-through text. Addition to policies shown by bold type.*

#### Removal of

~~1.04.16 — Deposits will be retained for a minimum period of 12 months. If the customer has established credit with the District, he/she will be refunded his/her deposit. Refunded deposits will be applied to the customers open account.~~

#### Amendment to:

**1.04.025** If at the time of billing, a customer has a previous balance, a late payment fee of **10% of total bill** will be charged for the amount past due.

**1.04.026** A returned check charge of **\$25.00 plus any bank charges**, will be made to customers for each check returned for insufficient funds.

~~b) Payments made against non-collectible funds in order to have service reconnected, will be considered non-payment and the District will immediately proceed to the 48-hour notice of termination.~~

**1.04.059** Customers who have been disconnected for non-payment or have made arrangements to amortize the amount due, will be required to re-establish credit by paying a **reconnect** deposit of **\$50.00** ~~or an additional deposit.~~

**1.14.050** Right of Access – The District or its duly authorized agents shall have at all reasonable times the right of **easily accessible** ingress to and egress from the consumer's premises for any purpose properly connected with water service. **The District reserves the right to terminate service if, access by the District to work on, read or replace system components are denied.**

**1.15.040 Access to Meters** – All meters and remote readouts shall be installed by the District upon the customer's premises, in a location approved by the District. Such location shall at all times be made **easily** accessible to the District personnel, for meter reading, inspection, and testing.

**1.15.070 Tests** – Any customer upon one week's **written** notice, request that the District tests the meter serving his/her premises. The customer shall deposit a ~~\$20.00~~ **\$50.00 refundable deposit** with the District to cover the reasonable cost of the test.

NOW THEREFORE IT IS HEREBY RESOLVED DETERMINED AND ORDERED BY THE BOARD OF DIRECTORS OF THE INDIAN VALLEY COMMUNITY SERVICES DISTRICT AS FOLLOWS:

- 1. The Indian Valley Community Services District Water Ordinance, is amended to include changes listed above.**
- 2. Effective Date of Resolution. This resolution shall take effect upon the date of its passage and approval.**

The Indian Valley Community Services District Resolution 2003-3 has been executed on this the 12<sup>th</sup> day of March 2003 by the following vote of the governing body.

AYES: 5

NOES: 0

ABSTAIN: 0

I hereby certify that the foregoing is a true and correct copy of the IVCS D Resolution 2003-3, adopted by the board of directors at the Board Meeting held on March 12<sup>th</sup> 2003.

*Sharol Robinson*

Sharol Robinson,  
Secretary to the IVCS D Board of Directors

