

RULE XIV**DISCONTINUANCE OF SERVICE BY THE CUSTOMER:**1. **NOTICE:**

Prompt notice must be given the Water District when the premises are to be vacated or there is a change of owner, occupancy or agent. The customer may have service discontinued by giving at least twenty-four (24) hours notice to the Water District during its Business Hours. Final bills for service shall become due and payable upon receipt.

Any attempt to avoid the payment of the monthly service charge, or affect the AWC, by falsely claiming an account is being discontinued because of a change in ownership is a violation of the Rules & Regulations and subjects the account to discontinuance, or a refusal to serve. In the event a single service address has separate account(s) designed for seasonal purposes, the seasonal account(s) can not be discontinued and a final bill rendered unless all accounts at that service address are discontinued. Also, seasonal accounts with unique service addresses cannot be issued a final bill unless there is a change in ownership of the property. However, customers with seasonal accounts can request a temporary discontinuance as defined below.

2. **TEMPORARY DISCONTINUANCE OF WATER SERVICE:**

A customer may request temporary discontinuance of water service.

3. **STANDBY SERVICE CHARGE**

If a customer requests temporary discontinuance of water service at a permanent connection, a Standby Service Charge will be incurred monthly during the period of non-use and such charge will be prorated for partial months of non-use. Such Standby Service Charge shall consist of the appropriate monthly service charge based upon the customer's classification. (See provision in Rule VII, paragraph 3.)

4. CHARGE FOR TEMPORARY DISCONTINUANCE AND RESTORATION OF SERVICE:

If a customer requests temporary discontinuance of the water service a Trip Charge will be assessed in accordance with Rule V, Section 5, Subsections D.