Rule 6
ESTABLISHMENT AND RE-ESTABLISHMENT OF CREDIT

A. Establishment of Credit - Domestic Service. The following terms and conditions will not apply until further notice:

Before receiving domestic service, each applicant will be required to establish credit as follows:

1. By providing credit information satisfactory to SCE; or
2. By furnishing a qualified guarantor to secure payment of bills or Summary Bill(s) for electric service; or
3. By making a cash deposit to secure payment of bills or Summary Bill(s) as prescribed in Rule 7.

B. Establishment of Credit - Other Than Domestic Service. The following terms and conditions will not apply to Small Business Customers until further notice:

Before receiving such service, each applicant will be required to establish credit, to the satisfaction of SCE, as follows:

1. By owning a substantial equity in the premises to be served; or
2. By making a cash deposit to secure payment of bills or Summary Bill(s) as prescribed in Rule 7; or
3. By furnishing a qualified guarantor to secure payment of bills or Summary Bill(s) for electric service; or
4. By having been a customer of SCE for a similar type of service within the last two years and, during the last twelve consecutive months of that prior service, by having had not more than two past due bills or Summary Bill(s) as prescribed in Rule 11.A, provided that the periodic bill or Summary Bill(s) for such previous service was equal to at least 50% of that estimated for the new service, and, provided further, that the credit of applicant is unimpaired in the opinion of SCE; or
5. By otherwise establishing credit.

(Continued)
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(Continued)

C. Re-establishment of Credit - All Classes of Service.

The following terms and conditions relating to the re-establishment of credit will not apply until further notice to residential and Small Business Customers:

1. An applicant who previously has been a customer of SCE and whose electric service has been discontinued by SCE during the last twelve months of that prior service because of nonpayment of bills or Summary Bill(s), may be required to re-establish credit by depositing the amount prescribed in Rule 7 and Rule 22 for that purpose, and by paying electric bills or Summary Bill(s) regularly due; except, an applicant for domestic service will not be denied service for failure to pay such bills for other classes of service.

2. A customer who fails to pay bills or Summary Bill(s) before they become past due as prescribed in Rule 11.A and who further fails to pay such bills or Summary Bill(s) within 15 days after presentation of a discontinuance of domestic service notice or within 5 days after presentation of a discontinuance of nondomestic service notice for nonpayment of bills, may be required to pay said bills and re-establish credit by depositing the amount prescribed in Rule 7 and Rule 22. This rule will apply regardless of whether or not service has been discontinued for such nonpayment.

3. A customer taking service for other than domestic or being billed through a Summary Bill which includes both domestic and nondomestic service accounts may be required to re-establish credit in accordance with Rule 6.B and Rule 22 in case the conditions of service or basis on which credit was originally established have, in the opinion of SCE, materially changed.

4. Domestic CARE or FERA customers who have already established credit with SCE are required to pay SCE a reestablishment of credit deposit following a disconnection of service. At SCE’s discretion, SCE may allow CARE or FERA customers to make payment arrangements of up to six months.

5. Where the residential customer service disconnection practices ordered per D.12-03-054 require SCE to waive otherwise applicable customer deposits, SCE may require a deposit from residential customers who have written three or more bad checks within one year and from customers involved in fraud.