ADMINISTRATIVE DIRECTIVE

TO: Commissioners of Social Services

DATE: October 22, 1990

SUBJECT: Public Service Commission Regulations Regarding Certain Private Waterworks Corporations

SUGGESTED DISTRIBUTION:
- Income Maintenance Staff
- Adult Protective Services Staff
- Family and Children's Services Staff

CONTACT PERSON: Maureen Standish, Income Support, 1-800-342-3715, extension 3-6555

ATTACHMENTS: Notice of Utility Referral to DSS (DSS-2338) - not available on-line.

FILING REFERENCES

Previous ADMs/INFs: Cancelled

352.3(b) PSL 50 PASB
16 NYCRR, Sections
Part 14 XIII-D-1.2 and 3.1

DSS-296EL (REV. 9/89)
I. PURPOSE

The purpose of this Directive is to advise local social services districts of Public Service Commission (PSC) regulations regarding private waterworks corporations and local district responsibilities in relation to these regulations.

II. BACKGROUND

In accordance with Public Service Law Section 50, the PSC promulgated new regulations (16 NYCRR 14) setting forth the rights and responsibilities of certain residential water customers in such areas as application for service, deferred payment agreements, deposits, billing procedures and backbilling, late payment charges, equipment inspection and complaint handling. These PSC regulations have been filed but will not become effective until January 21, 1991.

These rules only apply to private waterworks corporations with gross annual revenues in excess of two hundred fifty thousand dollars. There are currently only 14 of these corporations in New York State, which are listed below. This number may change periodically.

Saratoga County                              Nassau County

Fisher's Island Waterworks Corp.            NY Water Service Corp.
Suffolk County                                Nassau County

Heritage Hills Water Works Corp.            Owego Water Works
Westchester County                            Tioga County

Jamaica Water Supply Co.                    Sea Cliff Water Co.
Nassau County                                  Nassau County

Kiamesha Artesian Spring Water Co.          Shorewood Water Corp.
Sullivan County                                Suffolk County

Long Island Water Corp.                      Spring Valley Water Co., Inc.
Nassau County                                 Rockland County

New Rochelle Water Co.                      Sterling Forest Water Corp.
Westchester County                            Sullivan County

III. PROGRAM IMPLICATIONS

Local districts will have to take certain actions after they are notified by the waterworks. However, since there are only 14 applicable waterworks, the impact should be minimal.
The regulations require the waterworks to notify a local social services agency of the name and address of the customer receiving water services in the following situations:

A. **The customer or all members of his/her household is blind, disabled, 62 years of age or older, or 18 years of age or under and**

1. Service is to be terminated and the utility has been unable to personally contact the adult resident within 72 hours before the scheduled termination to attempt to create a plan that would avoid termination and arrange for payment. (The waterworks is required to continue service for at least 15 business days after providing this notice, unless notified by the local district that other arrangements have been made) or,

2. Service has already been terminated and the waterworks is later notified that the customer's household meets the criteria in A, and the waterworks has been unable, within 24 hours of receiving this notification, to personally contact the customer or to create a plan.

B. **During Cold Weather Period for Premises With Heat-Related Services When**

1. Prior to scheduled termination, the waterworks determines that a resident may suffer a serious impairment to health or safety as a result of termination. Evidence that a person may suffer serious impairment to health or safety includes any of the following:

   a. dependency due to age, poor physical condition or mental incapacitation;
   b. use of life support systems such as dialysis machines or iron lungs;
   c. serious illness; or
   d. disability or blindness, or,

2. Service has already been terminated and the waterworks has been unable to make an onsite personal visit with the customer and the waterworks does not have reasonable grounds to believe the customer has vacated the premises, or,

3. Service has been terminated because of unsafe equipment and it is impractical for the waterworks to eliminate the unsafe condition and the waterworks determines that the resident may suffer a serious impairment.

IV. **REQUIRED ACTION**

When local districts are notified by the waterworks, the local district:
A. Must attempt to contact the customer within 24 hours to determine if the scheduled termination of water services will cause an emergency situation.

B. Must determine the customer's eligibility for assistance if an emergency situation will result from the scheduled termination of water services and if temporary alternative living arrangements are necessary. If eligible must assist the person in obtaining safer living quarters. A referral to services for money-management assistance may also be warranted.

C. Must respond to the waterworks corporation, within 15 days of receiving the notice from the waterworks corporation, whether or not an emergency situation will result.

Each local commissioner in the affected local districts must designate a staff person to function as liaison to the waterworks corporation(s) in the district to ensure timely and effective implementation of these procedures. Affected local districts should also develop a referral form to be used by the waterworks which contains basic essential information regarding the customer household being referred. The attached Notice of Utility Referral to DSS (DSS-2338) can be used.

Currently, Department regulations authorize the payment of an allowance to cover water charges for public assistance recipients who have a direct obligation to a vendor. However, there is no authority for the payment of back water bills under EAF, EHR or EAA.

VI. EFFECTIVE DATE

This ADM shall be effective January 21, 1991.

Oscar R. Best, Jr.
Deputy Commissioner
Division of Income Maintenance