GENERAL SHUTOFF RULES

- 1. The City of Sturgis (City) shall not use an Electric Service Limiter.
- 2. The City shall refund any late fees, fines, or payments related to a shutoff or resumption of service if those late fees, fines, or payments were improperly assessed because of the failure to provide notice as required by these Rules.
- 3. The City shall notify the Michigan Public Service Commission of any shutoff of service that results in death or serious injury. The City shall supply to the MPSC any relevant information regarding the death or serious injury, including, but not limited to, the procedures followed during the shutoff. (§ 9m.1 PA 154)
- 4. Notwithstanding other requirements of this Rule, service may be shut off temporarily for reasons of health or safety or in a state or national emergency. When service is shut off for reasons or health or safety, the City of Sturgis shall leave a notice at the premises if feasible. (§ 9q.1 PA 171)
- 5. The City may shut off or terminate service to a residential customer for any of the following reasons: (§9q.2 PA 171)
 - A. The customer has not paid a delinquent account that accrued within the last six (6) years. (§9q.2.a PA 171)
 - B. The customer has failed to provide a deposit or guarantee as required. (§9q.2.b PA 171)
 - C. The customer has engaged in unauthorized use of the City's service. (§9q.2.c PA 171)
 - D. The customer has failed to comply with the terms and conditions of a payment plan. (§9q.2.d PA 171)
 - E. The customer has refused to arrange access at reasonable times for the purpose of inspection, meter reading, maintenance, or replacement of equipment that is installed upon the premises or for the removal of a meter. (§9q.2.e PA 171)
 - F. The customer misrepresented his or her identity for the purpose of obtaining service or put service in another person's name without permission of the other person. (§9q.2.f PA 171)
 - G. The customer has violated any rules of the City so as to adversely affect the safety of the customer or other persons or the integrity of the system. (§9q.2.g PA 171)
 - H. A person living in the customer's residence meets both of the following: (§9q.2.h PA 171)

- i. Has a delinquent account for service with the City within the past three (3) years that remains unpaid. (§9q.2.h.i PA 171)
- ii. The customer lived in the person's residence when all or part of the debt was incurred. The City may transfer a prorated amount of the debt to the customer's account, based upon the length of time that the customer resided at the person's residence. This subdivision does not apply if the customer was a minor while living in the person's residence. (§9q.2.h.ii PA 171)
- I. The customer has not paid for service at a premise occupied by another person in any of the following circumstances and proper notice is given:
 - i. It is not feasible to provide service to the occupant as a customer without a major revision, as determined by the utility, of existing distribution facilities.
 - ii. The customer supplies a written, notarized statement that the premise is unoccupied.
 - iii. The premise is occupied and the occupant agrees, in writing, to the shutoff of service.
 - iv. It is feasible to provide service to the occupant as a customer without major revision of existing distribution facilities and the occupant refuses to put the account in their name.
- 6. Subject to applicable third-party consent, a customer will be permitted to designate a third party to receive bill notifications, including shutoff notices, on the customer's behalf. Such notices may be provided to both the designated third party and the customer upon payment of applicable fees.

7.

- A. The City shall supply the following to all customers at least two (2) times a year:
 - i. The energy assistance telephone number of the Michigan Department of Human Services or an operable 211 system telephone number.
 - ii. Medical Emergency and critical care protections provided in these Rules.
 - iii. Military shutoff protections pursuant to MCL 460.9c.
 - iv. Low income protections provided in these Rules.
 - v. Senior citizen protections provided in these Rules.

- B. The information required under Subsection (A) may be supplied in or on a customer's bill, in a bill insert, in a newsletter issued to customers, a public forum, newspaper announcement, an electronic communication or in any other manner approved by the governing body of the utility.
- 8. The City shall, at least once per year, attempt to identify Senior Citizen Customers by at least one (1) of the following methods: (§90.1 PA 173)
 - A. Conducting customer interviews. (§90.1.a PA 173)
 - B. Obtaining information from a consumer reporting agency or consumer reporting service. (§90.1.b PA 173)
 - C. A personal or automated telephone call where direct contact is made with a member of the customer's household or a message is recorded on an answering machine or voice mail. (§90.1.c PA 173)
 - D. First class mail. (§90.1.d PA 173)
 - E. A personal visit to the customer. (§90.1.e PA 173)
 - F. A written notice left at or on the customer's door. (§90.1.f PA 173)
 - G. On a bill or in a bill insert. (§90.1.g PA 173)
- 9. Service shall not be shut off unless a notice is sent to the customer by first class mail or is personally served not less than ten (10) days before the date of the proposed shutoff. Service of notice by mail is complete upon mailing. A record of the date the notice was sent shall be maintained. (§9q.3 PA 171)
- 10. A notice of shutoff shall contain all of the following information: (§9q.5 PA 171)
 - A. The name and address of the customer and the address at which service is provided, if different. (§9q.5.a PA 171)
 - B. A clear and concise statement of the reason for the proposed shutoff of service. (§9q.5.b PA 171)
 - C. The date on or after which service may be shut off unless the customer takes appropriate action. (§9q.5.c PA 171)
 - D. That the customer has the right to enter into a payment plan for an amount that is not in dispute and the customer is presently unable to pay in full. (§9q.5.d PA 171)

- E. The telephone number and address of the City where the customer may make inquiry, enter into a payment plan, or file a complaint. (§9q.5.e PA 171)
- F. That shutoff will be postponed at a residence where a certified Medical Emergency exists and the customer provides documentation of that Medical Emergency. (§9q.5.f PA 171)
- G. That during the Heating Season the City will postpone shutoff of service if a customer is an Eligible Low Income Customer that enters into a Winter Protection Payment Plan with the City and the customer provides documentation that the customer is actively seeking emergency assistance from an energy assistance program. (§9q.5.g PA 171)
 - During the Heating Season the City will not shut off residential electric customers for non-payment of a delinquent account in compliance with Public Act 95 of 2013.
- H. The energy assistance telephone line number at the Department of Human Services or an operating 211 system telephone number. (§9q.5.h PA 171)
- 11. For an involuntary shut off, at least one (1) attempt, in addition to the notice provided in Section 8, shall be made one (1) or more days before the shutoff of the service to contact the customer by one (1) or more of the following methods: (§9q.8 PA 171)
 - A. A personal or automated telephone call where direct contact is made with a member of the customer's household or a message is recorded on an answering machine or voice mail. (§9q.8.a PA 171)
 - B. First class mail. (§9q.8.b PA 171)
 - C. A personal visit to the customer. (§9q.8.c PA 171)
 - D. A written notice left at or on the customer's door. (§9q.8.d PA 171)
- 12. All attempts to contact the customer under Section 10 shall be documented. (§9q.10 PA 171)
- 13. Service may be shut off to a customer on the date specified in the notice of the shutoff or at a reasonable time following that date. If service is not shut off and a subsequent notice is sent, then service shall not be shut off before the date specified in the subsequent notice. Shut off shall occur only between the hours of 8 a.m. and 2 p.m. (§9q.6 PA 171)
- 14. Service shall not be shut off on a day, or a day immediately preceding a day, when services cannot be restored. (§9q.7 PA 171)

- 15. Not later than two (2) hours before the close of the utility's business on the day service is shut off, a notice shall be left at the customer's residence stating that service has been shut off and providing the address and telephone number where the customer may arrange to have service restored. Alternatively, a contact by telephone may be made with an adult who identifies himself or herself as a person living at the residence providing the same information within the same time frame.
- 16. For an involuntary shutoff using meters with remote shutoff and restoration ability, at least one (1) day before shutoff of service, the City shall make at least two (2) attempts to contact the customer by one (1) of the methods listed in Section 10. Any notice shall state that the disconnection of service will be done remotely and that a City representative will not return to the premises before disconnection. The City shall document all attempts to contact the customer. If the City contacts the customer or other responsible person in the customer's household by telephone on the day service is to be shut off, the City shall inform the customer or other responsible person that shutoff of service is imminent and of the steps necessary to avoid shutoff. Unless the customer presents evidence that reasonably demonstrates that the claim is satisfied or is in dispute, or the customer makes payment, the employee may shut off service. By following this procedure, no further customer contact is required on the day service is to be shut off and the City may shut off service. (§9q.13 PA 171)
- 17. The City shall not shut off service for any of the following reasons: (§9q.14 PA 171)
 - A. The customer has not paid for concurrent service received at a separate metering point, residence or location. (§9q.14.a PA 171)
 - B. The customer has not paid for service at a premises occupied by another person. The City may shut off service in any of the following circumstances where proper notice has been given: (§9q.14.b PA 171)
 - i. If the customer supplies a written, notarized statement that the premises are unoccupied. (§9q.14.b.i PA 171)
 - ii. If the premises are occupied and the occupant agrees, in writing, to the shutoff of service. (§9q.14.b.ii PA 171)
 - iii. If it is not feasible to provide service to the occupant as a customer without a major revision of existing distribution facilities. (§9q.14.b.iii PA 171)
 - iv. If it is feasible to provide service to the occupant as a customer without a major revision of existing distribution facilities and the occupant refuses to put the account in their name. (§9q.14.b.iv PA 171)
- 18. After the City has shut off service, it shall restore service upon the customer's request when the cause has been cured or credit arrangements satisfactory to the City have been made. (§9q.15 PA 171)

- 19. When the City is required to restore service at the customer's meter manually, the City shall make reasonable efforts to restore service on the day the customer requests restoration. Except for reasons beyond its control, the City shall restore service not later than the first working day after the customer's request. (§9q.16 PA 171)
- 20. When the City uses meter technology with remote shutoff and restoration capability, service shall be restored on the first working day after the customer requests restoration, except in the case of documented equipment failure. (§9q.17 PA 171)
- 21. The City may assess the customer a charge for restoring service or relocating the customer's meter. (§9q.18 PA 171)
- 22. No later than one (1) business day after shutting off service to an Eligible Senior Citizen Customer, the City of Sturgis shall make at least two attempts to contact that customer to advise the customer of the actions that the customer must take to have his or her service restored.
 - A. The following notification methods may be used to contact the customer:
 - i. A personal or automated telephone call where direct contact is made with a member of the customer's household or a message is recorded on an answering machine or voice mail.
 - ii. First class mail (not applicable with City's one day notice in A above)
 - iii. A personal visit to the customer.
 - iv. A written notice left at or on the customer's door.
 - v. Any other method approved by the governing body of the utility.
 - B. A communication described in Subsection (A) (iii) or (iv) made on the day of disconnection meets the requirements of this Rule.
 - C. A message left on an answering machine or voice mail or a written notice left at or on a customer's door must include a toll free or local telephone number indicating that it may be used to contact a representative of the City of Sturgis regarding restoration of service.
 - D. The notice requirement of this section may be met with regard to a Senior Citizen Customer by, within three (3) business days of shutting off service, making a documented referral of that customer to a social service or government agency.
- 23. Reasonable efforts shall be made to restore service on the day the customer requests restoration when the cause has been cured or satisfactory credit arrangement has been

made. Except for reasons beyond the control of the City of Sturgis, the service shall be restored not later than the first working day after the customer's request.

24. A charge will be assessed for restoring service.

COOLING SEASON SHUTOFFS

25. If the temperature forecast for the current day OR the following day is 95 degrees or greater, Eligible Senior Citizen Customers will not be disconnected on the current day.

HEATING SEASON SHUTOFFS

26. The City shall not shut off service to an eligible customer during the Heating Season for nonpayment of a delinquent account if the customer is an Eligible Senior Citizen Customer or if an Eligible Low Income Customer enters into a Winter Protection Payment Plan to pay to the City of Sturgis a monthly amount equal to seven (7) percent of the estimated annual bill for the Eligible Low Income Customer or the Eligible Low Income Customer and the City mutually agree upon a Winter Protection Payment Plan with different terms and the Eligible Low Income Customer demonstrates, within 14 days of requesting shutoff protection, that he or she has applied for state or federal heating assistance. If an arrearage exists at the time an Eligible Low Income Customer applies for protection from shut off of service during the Heating Season, the customer should be permitted to pay the arrearage in equal monthly installments between the date of application and the start of the subsequent Heating Season. (§9r.1. PA 174)

In compliance with Public Act 95 of 2013, the City shall not shut off service to a customer during the Heating Season for nonpayment of a delinquent account.

- 27. If an Eligible Low Income Customer fails to comply with the terms and conditions of a Winter Protection Payment Plan, or if the customer fails to pay a monthly installment on a preexisting arrearage, service may be shut off after giving the customer a notice, by personal service, or first class mail, that contains all of the following information: (§9r.2 PA 174)
 - A. That the customer has defaulted on a Winter Protection Payment Plan or has failed to pay a monthly installment on a preexisting arrearage. (§9r.2.a PA 174)
 - B. The nature of the default. (§9r.2.b PA 174)
 - C. That unless the customer makes the payments that are past due within ten (10) days of the date of mailing, the City may shut off service. (§9r.2.c PA 174)
 - D. The date on or after which service will be shut off, unless the customer takes appropriate action. (§9r.2.d PA 174)

- E. That the customer may dispute the claim in writing before the date of the proposed shutoff of service. (§9r.2.e PA 174)
- F. That the City will not shut off service pending the resolution of a dispute. (§9r.2.f PA 174)
- G. The telephone number and address where the customer may make inquiry or file a complaint. (§9r.2.g PA 174)
- H. That the customer should contact 211 immediately if the customer believes he or she might be eligible for emergency economic assistance. (§9r.2.h PA 174)
- I. That the shut off will be postponed if a Medical Emergency exists at the customer's residence. (§9r.2.i PA 174)
- J. That a deposit and restoration charge may be required if the City of Sturgis shuts off service for nonpayment of a delinquent account. (§9r.2.j PA 174)

SHUTOFF OF CRITICAL CARE CUSTOMERS OR MEDICAL EMERGENCY

28. Shutoff shall be postponed for not more than 21 days if the customer or a member of the customer's household is a Critical Care Customer or has a certified Medical Emergency. The customer's certification shall identify any medical or life-supporting equipment being used and the specific time period during which the shutoff of service will aggravate the Medical Emergency. Shut off may be extended for further periods of not more than 21 days, not to exceed a total postponement of shutoff of service of 63 days, only if the customer provides additional certification that the customer or a member of the customer's household remains a Critical Care Customer or has a certified Medical Emergency. If shutoff of service has occurred without any postponement being obtained, the service shall be restored for not more than 21 business days, and shall continue for further periods of not more than 21 days, not to exceed a total of 63 days in any 12-month period per household member. Annually, shutoff extensions totaling more than 126 days per household will not be given. (§9s.1 PA 152)

29. As used in these Rules:

- A. "Critical Care Customer" means a customer who requires, or has a household member who requires, home medical equipment or a life support system, and who has provided appropriate documentation from a physician or medical facility to the City of Sturgis identifying the medical equipment or life-support system and certifying that an interruption of service would be immediately life threatening.
- B. "Electric Service Limiter: means an electric meter or device used in conjunction with an electric meter that automatically interrupts all electric service to a customer without intervening direction from the City of Sturgis when a utility-imposed peak usage limit is exceeded.

- C. "Eligible Low Income Customer" means a customer whose household income does not exceed 150% of the poverty level, as published by the United States Department of Health and Human Services, or who receives any of the following:
 - i. Assistance from a state emergency relief program.
 - ii. Food stamps.
 - iii. Medicaid.

Customer is responsible for providing documentation proving eligibility

- D. "Eligible Senior Citizen Customer" means a customer who is 65 years of age or older and who advises the City of Sturgis of his or her eligibility.
- E. "Heating Season" means November 1 through April 15. (§9r.3.d PA 174 and §9t.7 PA 95)
- F. "Medical Emergency" means the existence of a medical condition of the customer or a member of the customer's household, certified by a physician or public health official on official stationery, which will be aggravated by the lack of utility service.
- G. "Senior Citizen Customer" means a customer of the City of Sturgis who is 65 years of age or older.
- 30. These Rules shall be part of the terms and conditions of the contract for service between the City of Sturgis and the customer.
- 31. These rules apply only to residential customers.