## ORDINANCE NO. 2017-1

## ESTABLISHING RULES AND REGULATIONS FOR TEMPORARY WATER USE

BE IT ENACTED by the Board of Directors of the Calaveras Public Utility District as follows:

- <u>Section 1</u>. The District may grant permission for temporary water use by issuing a written permit to responsible owner/contractors. Application for a permit shall be made at least forty-eight (48) hours before service is required. No person or persons shall operate or draw water for water temporary service without a permit.
- <u>Section 2</u>. In the event that restrictions are placed on water usage, priority for service will be given to those who have permanent water service connections.
- <u>Section 3</u>. All withdrawals for temporary water service connections must use District-provided hardware. Connections are authorized and established **upon receipt of a signed** agreement (permit) and payment of all appropriate deposits, fees, and charges.
- <u>Section 4</u>. The District provides temporary water use for authorized projects with the following options:
  - Card lock bulk water stations. The card lock water stations provide water to
    customers with prepaid cards that are available at the District office. A straight
    commodity charge is applied to water from these stations. There is a fee for the
    cash card and no recurring fees or charges. The cards are reusable and should be
    treated as cash.
  - **Fixed meter.** These meters are located at the closest approved fire hydrant to a customer project or a District designated hydrant. The customer must provide a hardware deposit to the District and pay all fees to set up the account. A monthly water charge and hydrant meter fee will apply.
  - <u>Section 5</u>. Temporary water service fees will be established by resolution.
- <u>Section 6</u>. Violation—Penalty. Any person violating or causing a violation of any of the provisions of this ordinance is guilty of a crime as set forth in Section 498 of the Penal Code of the State of California. That section does not preclude the applicability of any other provision of the criminal law of this State.
- <u>Section 7.</u> The foregoing Ordinance shall supersede Ordinance 90-1, before the expiration of fifteen (15) days of the passage of same, be published with the names of the Board of Directors voting for and against the same once in the Calaveras Enterprise, a newspaper of general circulation printed and published in the County of Calaveras, State of

California, and said Ordinance shall take effect and be in force thirty-one (31) days after the passage thereof.

The foregoing Ordinance was duly passed and adopted this <u>11th</u> day of <u>April</u> 2017, by the following vote:

AYES:

Overmier, Dell'Orto, McCartney, Lavaroni

NOES:

None

ABSENT: Ortegel

PRESIDENT, BOARD OF DIRECTORS

ATTEST:

Kate Jesus, Admin Acct Assistant

I hereby certify that the foregoing is a true and correct copy of an Ordinance passed and adopted by the Board of Directors of the Calaveras Public Utility District.