A New Customer Bill of Rights: Affordable Utility Services

By Karen Lusson, National Consumer Law Center staff attorney.

Co-authored with Deron Lovaas and Larry Levine of the NRDC.

Utility services—electricity, heat, water, sanitation, telecommunications, and internet access—are essential to health, safety, and daily life. The vital need for uninterrupted utility service was evident before the coronavirus pandemic, but the COVID-19 public health emergency has reinforced the essential nature of utility service and the threats of energy and water poverty. This is why the National Consumer Law Center (NCLC), the Natural Resources Defense Council (NRDC), and our allies and partners have developed a fundamental set of customer bill of rights principles, and guidance for their implementation.

Every struggling family in America knows that falling behind on utility bills comes with the risk of service disconnections.

Washington Post reporter Greg Jaffe wrote an excellent article about the consequences, digging into the data about customers who are behind on their utility bills and facing disconnection and highlighting the stories of people whose income falls far short of covering ever-growing utility bills. He cites this new paper by Tufts University Assistant Professor Steve Cicala that describes the struggles among communities served by Illinois’ two largest electric utilities:

Each month from September-December 2020, about 20% of all accounts were charged non-payment fees, and disconnection notices were served to 3.4% and 2.5% of residential and commercial/industrial accounts, respectively. For each of these outcomes there is a strong disproportionate burden on minority communities.

Nearly 1% of these utilities’ residential accounts (and 72,000 families across Illinois) had their power shut off for nonpayment during just that four-month period. And the pain is not shared evenly across the state. For example, in one Peoria zip code, 300 homes, or 5.4% of all homes, were
disconnected. The most jarring example Jaffe lifts up is a 38-year-old woman living in that Peoria zip
code, who earns $300 a week washing dishes at a diner, lost electric and gas service last fall for four
or five days because of unpaid bills, and now again faces an eye-popping $4,242.44 in overdue utility
bills.

Many states and utilities created temporary solutions to help struggling households during the early
days of the crisis. One year later, many of these COVID-19 utility protections have lapsed. Yet, the
underlying problem remains — essential utility service is unaffordable for too many.

Instead of ensuring that the most vulnerable in our society have access to essential utility
services—during a pandemic or otherwise—many states allow utilities to disconnect even the most
economically or medically vulnerable households when they cannot afford their monthly bills. Late
fees, deposits, liens, and other punitive charges compound the problem by increasing the amount
that struggling households must pay to access, maintain, or restore service.

Available data indicate that utility service disconnections disproportionately harm people of color
and older people. Reliance on shutoffs as a collections tool has the effect of punishing people for
being poor and ignores the longstanding racial and economic discrimination that has created the
disparities that fuel poverty and the unaffordability of utility services.

**We Need Post-2020 Policies to Protect People**

Policymakers **must** develop alternatives to this punitive approach to utility debt collections, which
leads each year to millions of shutoffs nationwide, leaving physically and economically vulnerable
populations without water, heat, and light.

These utility shutoffs are a threat to the health and safety—both for people experiencing
disconnections and for the community as a whole. The lives of medically vulnerable people, including
people with asthma, infants, children, and the elderly, are particularly at risk without access to
electricity. Lack of access to water for cooking and basic hygiene increases hunger and the spread of
infectious disease. The threat of shutoffs can force people to choose between paying a utility bill and
affording rent, food, medicine, and other life essentials. This is why policymakers, utilities, and
consumer advocates in all states have an obligation to take action to ensure that utility service is
affordable for all. In addition, everyone — particularly those with extremely limited incomes —
should have access to free programs that can help them reduce their utility bills by saving energy
and water.

**Utility Consumer’s Bill of Rights**

The NCLC, NRDC, and other consumer advocates and community-based organizations from a variety
of states have developed a utility consumer’s bill of rights entitled a *Roadmap to Utility Service as a
Human Right* that presents bedrock principles of universal, affordable utility service. It describes a
set of responsibilities and action items for those who regulate and deliver utility service. Specifically,
we describe clear obligations of state and federal policymakers, public utility commissions, investor
owned and publicly owned utilities, and advocates — offering a set of regulatory and public policy
changes needed to protect universal access to essential utility services.

Consumer advocates and community-based organizations can use - and adapt to their own
circumstances - the bill of rights and its accompanying implementation guide to promote federal,
state and local policies that protect affordable access to water, power, and broadband. Guided by
these principles and policy solutions, utilities and policymakers alike should rethink and revise
punitive credit and collection policies and adopt pro-active solutions that ensure essential utility
services are affordable to all.

The time is right for significant, permanent policy changes to address the unaffordability of utility services, and to end the punitive approach to utility revenue collection that threatens health and safety, and ultimatelypunishes people for being poor.