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COMPANY: THE BROOKLYN UNION GAS COMPANY REVISION: 1
INITIAL EFFECTIVE DATE: 10/01/98 SUPERSEDING REVISION: 0
STAMPS: Issued in compliance - C.98-G-0824 (8/27/98) and C.95-G-0761 (9/22/98)
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GENERAL INFORMATION - Continued

In those instances where access was gained through the use of a court order but full service is not able to be restored due to an inability to gain access to all areas of the premises to relight pilot lights because those areas are inaccessible under the terms of the court order, the Company will lock the meter. The Company shall leave written notification informing the customer how he can have his service promptly restored. If the customer fails to contact the Company to have his service restored, the Company shall attempt to contact the customer a minimum of one time per week until such service is restored.

During the period November 1 to April 15 inclusive, no court orders obtained under these provisions of the Commission's meter access rules shall be enforced on any residential account which serves a heating customer.

The Company shall require all new one, two and three family residential dwellings to be provided with facilities supplied by the customer to accommodate such outdoor metering equipment as may be designated by the Company.

Issued by: Steven L. Zelkowitz, Sr. Vice President and General Counsel, Brooklyn, NY