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NOTIFICATION OF PUBLICATION

ORDER

CONSTITUTION OF THE REPUBLIC OF VANUATU

 INSTRUMENT OF REMOVAL OF MINISTER ORDER NO. 40 OF 2015

LEGAL NOTICE

CONTENT

PAGE

UTILITIES REGULATORY AUTHORITY ACT NO. 11 OF 2007

 FINAL DECISION AND COMMISSION ORDER NOTICE NO. 148 OF 2015
 1 - 14



REPUBLIC OF VANUATU

CONSTITUTION OF THE REPUBLIC OF VANUATU

Instrument of Removal of Minister Order No. 40 of 2015

In exercise of the power conferred on me by Subarticle 42(3) of the Constitution of the Republic of Vanuatu, I, the Honourable JOE NATUMAN, Prime Minister, remove the following Honourable Member of Parliament as a Minister:

Honourable SATO KILMAN LIVTUNVANU as Minister responsible for Foreign Affairs and External Trade.

This Instrument of Removal commences on the day on which it is made.

Made at Port Vila this 4 day of June, 2015.

Honourable JOE NATUMAN

Prime Minister



Final Decision and Commission Order

NOTICE NO. 148 OF 2015

Case U-0009-14

Consumer Complaints and Dispute Resolution Rules and Procedures: URA rules and procedure for assisting in resolution of consumer complaints

May 2015

1. Introduction

1.1. The Rules

These Consumer Complaints and Dispute Resolution Rules and Procedures (Rules) prescribe:

- (a) the manner in which a consumer, or a person using or wishing to use a regulated service,
 (Complainant) shall approach the URA and request for URA's assistance in resolving its grievance/ dispute (Complaint) with a utility in respect of a regulated service;
 - (b) conditions to be fulfilled by the Complainant prior to requesting URA's assistance;
- (c) the process that will be followed by the staff of the URA, authorized by the URA for this purpose
 (Staff), in resolving the Complaint; and
- (d) the role and responsibilities of the Complainant, utility and the URA.

1.2. Applicability

A Complaint may be made on any aspect of supply of electricity or water against a utility, i.e. a service provider that supplies electricity or water to a consumer for payment. The Complaint may involve disputes regarding new connection, billing errors, applicable tariff, consumption, disconnection, quality, safety or any other matter related to the regulated services.

1.3. Out-of-court dispute resolution platform for consumers' convenience

The URA is releasing these Rules to provide an out-of-court dispute resolution platform that is quick, efficient and low-cost.

1.4. Contravention of Acts

If during the Complaint resolution process it appears to URA that any provisions in the URA Act, the Electricity Supply Act (ESA), the Water Supply Act (WSA) or the Water Resources Management Act (WRMA, and collectively "Acts") may have been contravened by a party, the URA may take all necessary steps pursuant to the Acts to address the issue. The URA may separately investigate the offence, issue infringement notices, and award compensation under the Acts.

These Rules do not limit the rights or remedies available to the URA, Complainant, utility or any other third party under the Acts or other applicable laws of Vanuatu.

1.5. Application for Compensation under Section 6 of ESA

Applications for compensation under Section 6 of the ESA shall be dealt with in accordance with Sections 6 and 6A of the ESA. For the purposes of Section 6(6) of the ESA these Rules will apply.

1.6. Before requesting URA assistance

Before approaching the URA for assistance, the Complainant must first contact the utility and attempt to resolve the issue(s). Utility has the obligation to investigate the complaint and make best efforts to resolve the grievance. The Complainant may approach URA if despite such efforts the grievance/dispute remain unresolved to his/her satisfaction.

Consumers should be aware that utilities have been advised and encouraged to establish an appropriate consumer grievance resolution process.

2. Process: Broad Outline

2.1. A two stage resolution process

The Rules provide a two stage Complaint resolution:

- (a) Stage I Mediation an informal process where a URA Staff assists the disputing parties in arriving at a solution that is mutually acceptable.
- (b) Stage II Resolution by a Hearing Officer (HO): a formal procedure before a HO (defined under Rule 4.7), the HO's decision shall be binding on the disputing parties as set out in the decision. The parties have the right to appeal the HO's decision in accordance with Rule 4.17.

2.2. Standard process and special requests

- A Complaint received by the Staff will first be processed through Stage I in accordance with the
 process set out in Rule 3. If the disputing parties fail to arrive at a mutually acceptable solution, the
 Complaint may then be resolved through Stage II.
- 2. If the Complainant wishes that the Complaint be resolved through Stage II, without first attempting to resolve through Stage I, he/she/it must so specifically request in writing and the matter may be taken up at the discretion of the HO. Complainant should be aware that resolution through Stage II may typically take longer and may not be as cost effective as he/she/it may be required to pay filing fees and incur costs in accordance with Rule 4.21.

2.3. Discretion of the URA

If the Staff/ HO determine that the matter under dispute is beyond the URA's powers under the Acts, or other applicable law, it shall notify the Complainant/ disputing parties.

3. Stage I: Resolution through Mediation

3.1. Requesting for assistance

A Complainant may approach the URA for assistance by calling, emailing, mailing or coming to URA's office, during normal business hours on weekdays (excluding public holidays). The relevant phone number, email address and office address are provided on URA's website.

The Complainant shall identify herself/himself/ itself by name, address, customer number and the serving utility.

3.2. Recording Complaint and assigning complaint number

The Complaint will be handled by a Staff. On receiving the Complaint the Staff shall record the information provided by the Complainant in a Complaints Ledger maintained by URA and assign a Complaint Number.

3.3. Mediation process and request for information

The Staff will typically require the Complainant to provide written details in respect of the Complaint:

- (a) nature of the Complaint;
- (b) whether the Complainant has approached and tried to resolve the issue with the utility. If the Complainant has not done so, the Staff shall advise the Complainant to first approach the utility before requesting URA for assistance; and
- (c) responses received from utility in respect of the Complaint.

The Staff, if requested, can assist the Complainant in writing-up the Complaint.

The Staff shall then notify the utility of the Complaint and information received from the Complainant.

The Staff may request the disputing parties to provide additional information and documents to better understand the issue. Both parties shall provide information/ documents promptly so that URA can swiftly assist in resolution of the Complaint.

To the extent necessary, the Staff shall consult with the other departments of URA in this matter (e.g. legal, tariff, engineering, etc.) and undertake a preliminary examination of the matter.

The disputing parties will be called for a mediation session. Pursuant to consultations and review of information received the Staff shall evaluate the Complaint and inform both parties of its recommendation(s). The Staff shall give reasons for its recommendation(s). The Staff may liaise between the parties to assist them in arriving at a solution that is acceptable to both of them.

At this stage the recommendation of the Staff is not binding on the disputing parties.

3.4. Maintenance of records

In respect of each Complaint, the Staff shall maintain a file recording the mediation process under Stage I.

3.5. Timeline for resolution and priority cases

The Staff will endeavor to contact the utility and assist in the resolution of the Complaint at the earliest possible. Typically, URA anticipates that a Complaint should be resolved within 10 working days.

Disputes involving disconnection, safety, availability and quality of service shall be treated with urgency and given priority.

3.6. Resolution of Complaint

If the mediation is successful and acceptable to the parties, the Complainant and the utility are advised to take appropriate actions to give effect to their settlement. The Staff shall treat the matter as resolved and completed.

The utility shall inform the Staff of such resolution in writing within 5 working days.

3.7. Dispute not resolved under Stage I

If after the mediation process under Stage I the disputing parties are unable to arrive at a mutually acceptable solution, then the Complainant may request that the matter be resolved by a HO in accordance with Rule 4.

4. Stage II: Resolution by HO and Appeal

4.1. Approaching URA for decision on dispute

Subject to Rule 3.7, the Complainant shall submit a complaint form, available on the URA website, (Application) along with a filing fee (if applicable) in accordance with Rule 4.21.

The Application is to be submitted at URA's office during normal business hours on weekdays (excluding public holidays) or via email or mail. The email and office addresses are provided on URA's website.

4.2. Application

The Complainant may request a URA staff for assistance in filling out the prescribed form.

The Complainant must submit all supporting material including last bill, investigative reports and field reviews (if any).

By filling out the application form the customer is explicitly granting URA the permission to access his/her/its utility records.

4.3. Recording Application and assigning docket number

The URA shall record the details of the Application in a Dispute Resolution Ledger maintained by URA and assign a Docket Number within 2 (two) working days of its submission to URA. The Complainant must have submitted a fully completed Application and paid the filing fee, if applicable.

4.4. Informing the utility

Within 3 (three) days of registering the Application in the docket system, the HO shall notify the concerned utility that a formal complaint has been filed against it by the Complainant.

4.5. Response by utility

Upon being informed by HO the utility shall promptly but no later than 5 working days provide its response/ clarifications in writing to the HO along with relevant supporting documents, field investigation reports, etc. In special cases, depending upon the nature of the information/ document(s) to be prepared, the utility may request additional time.

The utility must submit all previous documents relevant to the complaint in its possession to the URA.

4.6. Right of parties to obtain copies of documents

Each party is entitled to receive all documents provided by the counter party to URA in respect of the Application. The concerned parties may collect copies of such documents from the other party.

4.7. Hearing Officer (HO)

The hearing officer (HO) shall be a person who has requisite expertise to evaluate and determine the matter in an impartial manner, and authorized by the Commission to hear and resolve the consumer complaints and disputes.

The HO shall not be the same individual who assisted the disputing parties under Stage I.

4.8. Analysis

To analyze the grievance the HO may require the disputing parties to (a) provide additional information and clarifications, and (b) perform such actions that are necessary including the HO may exercise the powers set out under Section 19(2) of the URA Act.

The parties shall provide the information and perform the actions within the time period as required by the HO.

If a party fails to timely comply with such requirement(s), the HO reserves the right not to accept any submissions made after that time and to decide the matter on the basis of the information made in compliance with the HO's requirements.

If a utility fails to timely provide information or perform required actions, the HO may rule in the favor of the Complainant and recommend to the URA to take actions under the URA Act in respect of such non-compliance.

4.9. Staff to provide its records to HO

HO shall be provided all the records and information maintained by Staff during Stage I review, including the recommendation made by Staff in Stage I. The HO will be informed of the recommendation provided so he/she may have a holistic picture, however the HO shall conduct an independent review of facts.

4.10. Hearing by the HO

- 1. The HO shall schedule a hearing of the parties (Hearing) in accordance with Rule 4.14.
- 2. The HO shall conduct the proceedings in a reasonable and consistent manner. The HO is empowered to receive and review all information and reasonably determine its relevance to the case on hand. The HO may direct the parties to focus on issues pertinent to the Complaint. The HO shall ensure that the disputing parties are treated fairly and non-discriminatorily and are given a reasonable opportunity to present their case.

- Without limiting sub-rule 2 above and subject to Rules 4.14 and 4.16, during the Hearing the HO
 will broadly implement the following process:
 - (a) the Complainant shall have the opportunity to explain its/his/her Complaint and the remedy sought, along with submitting relevant documents;
 - the utility shall have the opportunity to respond, which must be supported with reasons, and submit relevant documents;
 - (c) each disputing party shall have the opportunity to question/ seek clarifications from the other party and examine the documents submitted; and
 - (d) the HO shall give a reasoned decision.
- HO shall endeavour to conclude the Hearing in one day. As necessary, the HO may schedule additional hearings.

4.11. Representation

In the Hearing, the parties may represent themselves or be represented by a third party.

4.12. HO's Decision

- Once the Hearing is concluded, the HO shall announce his/her final decision on the matter (HO
 Decision). The HO Decision may be issued on the same day (as the date the Hearing is
 concluded) or on a later date, which shall be no later than 5 working days.
- The HO Decision shall be issued in writing and include the reasons for the decision. A copy of the HO Decision shall be sent to the parties immediately. A HO Decision as issued shall be binding on the Complainant and the utility, subject only to the appeal process set out in Rule 4.17.

4.13. No additional costs or expenses

Other than as specifically provided under the Rules or URA Act, the URA may conduct field inspections and other investigations, as necessary, at its own cost and no additional costs will be charged to the disputing parties.

For the avoidance of doubt, it is clarified that each disputing party must bear its own costs including in respect of travel, photocopying, appointment of a representative, or an expert to defend its claims.

4.14. Hearing: Procedure

1. Time, Place and Date

- (a) The HO shall schedule a date and time for the Hearing, taking mutual convenience of parties into account, and shall inform the parties at least 5 calendar days before the Hearing. If a party is located outside Efate, the HO may hold the Hearing via teleconference.
- (b) A party may request for Hearing postponement for a valid reason, which may be granted at the discretion of the HO after reasonable consideration.

Absence of party:

- (a) If a party, without informing in advance and without sufficient cause, fails to attend the Hearing, the Hearing shall proceed unless the party present and the HO mutually agree to postpone the Hearing. Usually, unjustified absence would be to the benefit of the party present.
- (b) If both parties fail to attend the meeting without cause, the case may be dismissed by the HO.
- 3. The Hearing is not open to public.
- The discussions at the Hearing shall be recorded by way of minutes by the HO. A party may transcribe the proceedings at its own cost.

4.15. Maintenance of records

The HO shall maintain records, keep copies of relevant documents exchanged and copy of minutes of the Hearing, which shall be maintained and preserved in the URA document system.

4.16. Interim Order

During Stage II, the HO may issue an interim order which, subject to Rule 4.17, as issued shall be binding on the disputing parties, pending final resolution of the Complaint. The HO shall give reasons for issuing an interim order.

4.17. Right to appeal to Appeal Committee

Either party may appeal the HO Decision or interim order by filing a notice of grievance before a URA committee that shall comprise one URA Commissioner and one URA staff, who was not the HO on the dispute under appeal (Appeal Committee).

The notice of grievance must be submitted to the URA within 10 days of the HO Decision. The notice of grievance must contain:

- · the issue or issues being contested;
- a detailed description of any facts or matters supporting the grievance; and
- a detailed description of any alleged error of law, fact or procedure as followed by HO under the Rules.

4.18. Decision by Appeal Committee

- The Appeal Committee may confirm or vary the HO Decision with brief reasoning. The Appeal Committee shall inform the parties of its decision by issuing an order (Order).
- The Appeal Committee shall not conduct its own hearings or investigate the matter anew. Rather it shall make a determination based on the record and evidence already presented to the HO. In exceptional circumstances the Appeal Committee may require that certain aspects of the matter

be reinvestigated by the HO.

The Appeal Committee shall endeavor to issue an Order within 10 working days of receipt of the appeal.

4.19. Appeals to Court

The parties have the right to appeal the Order of the Appeal Committee before a competent Court in accordance with applicable Vanuatu laws.

4.20. Generic Complaints

- If the URA receives multiple complaints (whether at Stage I or Stage II) of a similar nature against
 a utility that suggests a pattern of misconduct or a generic problem of service, then all similar
 complaints will be consolidated and handled by the HO as a 'Generic Complaint' in accordance
 with this Rule 4.
- The HO may bring Generic Complaints to the notice of the public (including hold public meeting) and request for their comments. Based on the issue(s) raised by the public, the HO may expand the scope of the Generic Complaint.
- Subject to timely receipt of information from the parties, the HO shall endeavour to resolve such Generic Complaints within 30 days of receipt of Application/ Complaint.
- Where the HO decides to consolidate two or more Complaints/ Applications, the HO shall inform
 the concerned parties as soon as practical.

4.21. Filing fee

Complainants falling in the category of:

- (a) Residential or Government customer shall not be required to pay any filing fee;
- (b) Commercial customers shall be required to pay filing fees of VUV 2500; and
- (c) Industrial customers shall be required to pay filing fees of VUV 5000.

5. Additional Obligations and Rights

5.1. Interpretation of these Rules

The interpretation of these Rules or any procedural matter hereunder by the HO or the Appeal Committee shall be final.

5.2. Principles

 Where the responsibility under a Complaint/Application cannot be determined with certainty by Staff/ HO, the burden of proof shall be on the utility to prove its claim. Without limiting the generality of the preceding clause, in Complaints/Application involving billing and payments the burden of proof shall be on the utility. 2. The URA, the Staff, the HO or the Appeal Committee is not a party to a dispute.

5.3. Withdrawal of Complaint/ Application

The Complainant may withdraw its Complaint/ Application or the parties may settle the issue at any time during the resolution process. Both parties must promptly inform the Staff or the HO of such withdrawal/ settlement.

5.4. Time bar

- Other than in exceptional circumstances, a Complaint (or where the Complainant chooses not to file a Complaint but files an Application under Rule 4) should be filed within 90 days from the date the Complainant becomes aware of the issue in respect of which the complaint is made. Normally, the Complainant would know relatively quickly whether the utility would grant him/her the relief and if the Complainant chooses to file a Complaint/Application under the Rules, it should do so at the earliest and not wait till the expiry of the 90 day period.
- The decision of whether to hear a time barred Complaint/Application shall be at the discretion of the URA.

5.5. Obligation of utility to inform its consumers

The utility shall display on its website and publish on its bills:

- (a) that its consumers have the right to request URA assistance in resolving their grievances with the utility under these Rules; and
- (b) the contact details of URA (phone number, email and address).

Utility shall keep in all their office(s) copies of these Rules and shall provide them to its consumers, if so requested, free of charge.

5.6. Utility's regular reporting requirement

Utility must submit quarterly reports to URA of all outstanding consumer complaints filed by consumers with the utility. The report must provide aggrieved consumer's name and customer number, nature of grievance, date of filing of grievance by customer with utility and current status of grievance.

The report must be filed latest by 15th January, 15th April, 15th July and 15th October of each year.

5.7. Conflict of interest

- To ensure that no conflict of interest exists in respect of the HO, the Appeal Committee members and the Staff involved in the resolution of Complaint/ Application, such person must disclose to URA in writing if the person has:
 - (a) a personal or business relationship with a disputing party; or
 - (b) any financial interest in the outcome of the proceedings.

- 2. The HO/ Staff shall immediately inform both parties of such interest.
- The Appeal Committee member, HO or Staff having such conflict of interest may recuse himself/ herself from the case. A party may also request such recusal to the URA for its consideration.

5.8. Confidentiality

The URA, the disputing parties and their representatives shall keep confidential all personal and financial information of the other disputing party, subject to disclosure being required by laws of Vanuatu.

The Complaint, Application, appeal, all information and documents pertaining thereto, shall become part of URA's permanent record.

5. Commission Order

Findings

Based on consumer complaints and feed-back received from consumers and utilities' input, the Commission finds that:

- It has become necessary to issue revised dispute resolution rules and procedures.
- These Consumer Complaints and Dispute Resolution Rules and Procedures (Rules) are an appropriate
 out-of-court dispute resolution platform for consumers that are quick, efficient and low-cost that will
 vastly benefit the consumers in redressing their utility-related grievances while affording the parties a due
 process. They ensure fairness, impartiality, transparency and consistency.
- The URA Commission has the power to issue and require the implementation and adherence to the Rules under its mandate pursuant to the URA Act.
- The Rules are not inconsistent with the provisions in the UNELCO Electricity Contracts or the ESA, the WSA and the WRMA.
- Article 13 of the UNELCO electricity Customer Agreement is inconsistent with the Specifications.
- To ensure the UNELCO consumers are properly informed and aware of their rights under the electricity and water Customer Agreements;
 - UNELCO electricity Customer Agreements in Port Vila, Tanna and Malekula must be revised to bring it into conformity with the UNELCO Electricity Contracts and appropriately reference these Rules; and
 - UNELCO water Customer Agreement must be revised to appropriately reference these Rules.
- The electricity Customer Agreement entered into by VUI customers refers to dispute resolution by URA
 under Section 19 of the URA Act, hence no amendment is necessary to the Customer Agreement itself.

The Commission therefore orders that:

- The Consumer Complaints and Dispute Resolution Rules and Procedures set out in Section 2 (The Rules) are adopted.
- Dissemination of information: For administrative convenience, the utility shall fulfil its obligation under Rule 5.5 within 10 days of Commencement Date (defined below).
- 3. UNELCO electricity Customer Agreement:
 - UNELCO is instructed to correct the inconsistency between Article 13 of the electricity Customer Agreement and Section 20(79) of the Specifications and appropriately reference these Rules. UNELCO must submit a draft for approval to the URA within 7 days of Commencement Date.
 - Upon approving the revision to the electricity Customer Agreement, URA staff to inform the Government in accordance with Section 20(5) of the URA Act.

- Revision of water Customer Agreement: UNELCO is instructed to revise the water Customer Agreement to appropriately reference these Rules. UNELCO must submit a draft for approval to the URA within 7 days of Commencement Date.
- Submission of first report by utility: Pursuant to Rule 5.6, the first report shall be submitted by the utility to URA within 10 days of the Commencement Date.
- Implementation of the Rules: The URA shall take necessary actions including put in place necessary procedures to ensure implementation of this Order and resolution of consumer grievances and disputes in accordance with the Rules.
- 7. Effective Date and Commencement Date: The Order comes into effect immediately. The provisions of the Rules (i.e. implementation of the Rules set out in Section 2) shall commence from such later date as notified by the Commission (Commencement Date). Until Commencement Date, the URA shall continue to resolve consumer complaints and disputes in the manner it has been doing i.e. in accordance with the Customer Issues Management Manual.

7. Execution Page

Commission Order is effective on the date this Order is signed.

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CEO	and	Comm	iss	oner

Hasso C. Bhatia, PhD

Chairman

Johnson Naviti Matarulapa Marakipule

Date 22/5/15

Date 28/05/15

Executive Commissioner

John Alilee

Seal of the Utilities Regulatory Authority

