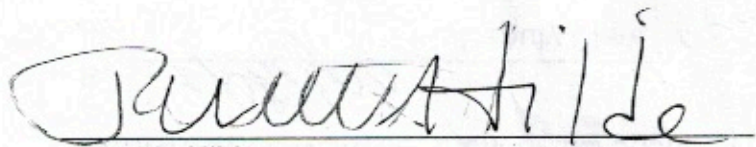


that some customers will cheat on reporting their monthly usage. Defendant, however, has the remedy of cancelling service to those customers that cheat on their usage.

Therefore, the Court finds in favor of the Plaintiff, and orders Defendant to cancel the opt-out fee and monthly fee for reading the analog meter, allowing Plaintiff to self-read the analog meter. This ruling is narrowly applied to the Plaintiff only, due to the fact that the policy was implemented after the meter was changed to an analog meter, and due to Plaintiff's unique medical condition that was substantiated by his physician. The Court will not, however, grant Plaintiff's request for other costs incurred in living without electricity, as there is no basis or legal grounds for recovering these costs.

Dated: April 6, 2015



Janet A. Hilde
Judge of the Superior Court

cc: Joshua Hart,
Plumas Sierra Rural Electric, 73233 State Route 70, Portola, CA 96122