

PSC No. 1 – Water  
UNITED WATER NEW ROCHELLE INC.  
Initial Effective Date: **January 1, 2014**

Leaf No. **53**  
Revision: **1**  
Superseding Revision: **0**

### GENERAL INFORMATION

#### ARTICLE TWO THE APPLICANT AGREES:

FIRST: To advance the Company, simultaneously with the execution of this agreement the sum of \_\_\_\_\_ DOLLARS (\$\_\_\_\_\_) which represents the estimated cost of the main extension, the cost of the service connections, fire hydrants, accessories and all applicable taxes and other extension costs as defined in 16NYCRR part 501. The advance so paid shall be the absolute property of the Company. (The Company may require a separate check for that portion of the deposit representing taxes.)

SECOND: To connect the buildings under construction to the said service connections upon completion thereof for the purpose of receiving regular water service therefrom.

THIRD: To provide all easements and rights-of-way, which the Company considers necessary either from the Applicant or from third persons, as the case may be, to assure the legal feasibility of the extension, without cost to the Company.

FOURTH: To abide by all the rules and regulations of the Company and the rules and regulations set forth in the Company's schedule for water service, duly filed with the Public Service Commission of the State of New York, as may be amended from time-to-time.

FIFTH: The title to the mains and service connections furnished and installed by the Company shall be and remain the sole property of the Company and the extension shall be and remain a part of the distribution system of the Company for all purposes. Should further or additional longitudinal or lateral extensions be made from any point on this extension, the Applicant shall not by reason thereof, be entitled to any credits or refund therefrom.

**SIXTH: To provide the Company with written notification of any change affecting this application with respect to change in ownership, change of applicants' address or change of applicant's phone numbers. It is the applicant's responsibility to provide this information in order to insure the timely issue of refund checks. The Company shall not be held responsible for any returned checks due to the applicant's failure to comply with this requirement.**

#### ARTICLE THREE BOTH PARTIES AGREE THAT:

FIRST: (a) As soon as the actual cost of the main extension, including the cost of the service connections, is known, if the estimated cost exceeds the actual cost, the Company shall within sixty (60) days refund the difference and the proportionate amount of taxes to the Applicant. And, if the refund exceeds the deposit by more than 20% or if the refund is not made within the aforesaid sixty (60) days, an interest rate which is the greater of the unadjusted deposit rate or the applicable late payment rate as established by the Public Service Commission will apply to the refund.