

PSC NO: 3 – WATER
COMPANY: NEW YORK AMERICAN WATER COMPANY, INC.
INITIAL EFFECTIVE DATE: October 14, 2012
Issued in compliance with order in Case 12-W-0217 dated 08/17/2012

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GENERAL INFORMATION

E. Rules Relating to the Installations of Mains, Services, Connections and Facilities and Extensions - (Cont'd)

3. Whenever an owner or occupant of any property abutting on any street, avenue, road or way or other public place as hereinbefore defined in which there is no water main within the distance specified in Section 6E – subparagraph 3(d) of the General Information General Rules hereinafter from said property makes a written application for service to the Company having authority to render service to said applicant, the Company will extend its system so as to serve said property, provided:

(a) said applicant will first have assured the Company that he will be a reasonably permanent customer by meeting the following conditions:

(i) the applicant will own or occupy a premises in a permanent structure and on a building lot which both comply with governmental building codes and requirements;

(ii) the applicant will take service for at least one year continually on an annual or seasonal basis; and

(iii) the applicant will take service within 60 days of completion of the main extension;

(b) the applicant shall first have executed an agreement, the terms of which shall provide substantially as follows:

(i) applicant shall agree to pay the Company the rates charged to customers served under Section 6E. – subparagraph 2 General Information General Rules above and in addition a surcharge of 19 percent (return, depreciation, taxes and maintenance) per year of the actual, reasonable cost of such portion of said main extension (excluding the cost of any service pipe, hydrants, and their accessories) that is in excess of the distance specified in Section 6E subparagraph 3(d) General Information General Rules hereinafter from the end of the nearest water main appropriate to the service requested if the size of said extension be six inches in nominal diameter or if the service requested requires a main larger than six inches in diameter or 19 percent of the estimated cost of a six-inch main if said Company lays a main greater than six inches in diameter when not necessary for the service requested; provided, however, that said surcharge be paid ratably at the end of each regular billing period; and that said surcharge shall begin at the date when water service is first available to the applicant and shall cease ten (10) years from that date;

(ii) whenever more than one customer shall be connected to said extension, including customers connected to said extension via a second main extension, said surcharge shall be so adjusted as to yield to the Company not more than said 19 percent in any one year from all customers served from said extension and said surcharge shall be reasonably allocated to the several customers served

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(Name of Officer, Title, Address)