

PSC No: 1 – Water
UNITED WATER NEW ROCHELLE INC.
Initial Effective Date: November 1, 2006

Leaf No. 48
Revision: 0
Superseding Revision:

GENERAL INFORMATION

accordance with such reasonable specification for the construction and maintenance thereof as may be filed in the tariff schedules of said waterworks corporation.

9. Frost Provision

Extension of pipe lines will not be made when the ground in which such pipes and connections are required to be laid shall be frozen or shall otherwise present serious obstacles to laying the same.

10. Easements on Private Streets

Applicants for service shall provide or obtain and deliver without cost to the Company, permanent easements or rights-of-way the Company considers necessary for the installation and maintenance of the extension or subsequent additions thereto.

The Company shall not be obligated to commence any construction until Applicants either have obtained satisfactory easements or rights-of-way for the Company or have agreed to pay such costs as may be incurred if the Company, at their request, obtains such easements or rights-of-way.

11. Advance Service Connection

Whenever, at the request of the owner or occupant, a service pipe is provide through which service is not immediately desired, said property owner or occupant shall bear the entire reasonable expense of providing, placing and constructing the service pipe and accessories, but he shall be entitled to a refund whenever water service is begun for such part of the expense as the waterworks corporation is hereinbefore required to assume. Such refund shall be the cost of said service pipe and accessories, less depreciation at the rate of three percent per annum for the period which said pipe has been in the ground.

12. Modification of Rules

As provided in Part 5, any Applicant may petition the Public Service Commission in writing in a specific case for waiver, modification or relief from any of the provisions of these rules by stating the supporting facts and reasons for waiver. However, such petition shall not be made for waiver of part 501 until the waterworks has first obtained approval by the Department of Environmental Conservation and the town of service area modification which may be necessary to include the Applicant within the waterworks' service area or franchised service territory. Nor shall the petition for waiver contain provisions which would not reasonably apply to any other similar Applicant, or in any way be discriminatory.

Issued in compliance with the Commission Order in Case 04-W-1221 dated August 24, 2005.

Issued by: M.J. Pointing, V.P. & Gen. Mgr., 225 Palmer Ave., New Rochelle, NY 10801