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Status: CANCELLED Effective Date: 11/01/2006

PSC No: 1 – Water

UNITED WATER NEW ROCHELLE INC.

Initial Effective Date: November 1, 2006

Leaf No. 46

Revision: 0

Superseding Revision:

GENERAL INFORMATION

(j) <u>Gross Annual Utility Revenue</u> - the total of Customer charges for utility service billed in one year.

- (k) Advance or Deposit money advanced by the Applicant to the utility subject to refund.
- (I) <u>Contribution</u> money paid by the Applicant to the utility, usually to pay for the cost of installing plant, which will not be refunded.
- (m) <u>Water-Works Tariff</u> the schedule of rules and charges for water service, filed with and approved by the Commission, under which the utility is required to provide service.
- (n) <u>Service Area</u> the area in which the utility has the required governmental authorization to provide utility service.

2. Public Street - Within 75 Feet - Owner or Occupant

Whenever an owner or occupant of any property abutting on any public street, as defined in Section paragraph (f), within seventy-five feet of any Company-owned main appropriate to the service requested, makes a written application for service, the Company will extend its mains so as to serve said property at its own cost and expense.

3. Public Street - Over 75 Feet - Owner or Occupant

Whenever an owner or occupant of any property abutting on any public street, as defined in Section 3 paragraph (f), in which there is no Company-owned water main appropriate to the service requested, within a distance of seventy-five feet from said property, makes a written application for service, the Company will extend its mains in accordance with the terms of the Agreement for Extension Surcharge Required [See Leaf 49] provided that (1) said applicant furnishes assurance satisfactory to the Company that he will be a reasonably permanent Customer and (2) said applicant furnishes reasonable security as to the performance of his agreement [Section 28 (7)].

4. <u>Public Street-Real Estate Developer or Prospective Owner or Prospective Occupants</u>

Whenever an Applicant for services to premises located on a public street, as defined in Section 3 paragraph (f), cannot qualify as a reasonably permanent Customer (such as a real estate developer, prospective owner or prospective occupant), the Applicant will be required to deposit with the Company the entire cost of the main extension and services to be installed.

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