Status: CANCELLED Received: 07/29/2020 Effective Date: 08/01/2020

P.S.C. No. 2 – Water SUEZ Water New York Inc.

Revision: 0 Initial Effective Date: August 1, 2020 Superseding Revision:

Applications for Extension of Mains, Covered by Rules of the Commission 7.2

Whenever an owner or occupant of any property abutting on any street, avenue, road or way that is for any highway purpose under the jurisdiction of the legislative body of any city, town, village, county, or the State of New York, or other public place open to the general public for highway purposes, in which there is no water main appropriate to the service requested, within a distance of seventy-five feet from the said property, makes a written application for service, the Company will extend its system so as to service said property, provided that:

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- (a) the Applicant shall first have assured the Company that he will be a reasonably permanent Customer by meeting the conditions in 16 NYCRR §501.4:
- the Applicant shall have executed an agreement in such form as required by 16 NYCRR §501.4 (b) and Section 23 of the Company's tariff;
- if so required by the Company, he shall first have furnished reasonable security, as described in 16 NYCRR §501.4 (c), as to his performance of his agreement; and
- he shall deliver in form satisfactory to the Company, free of cost, all necessary permanent easements or rights-of-way in the particular streets concerned.
- B. An Applicant who cannot qualify as a reasonably permanent Customer may be required to deposit the entire cost of the main extension and installed services with the Company. The Applicant shall be entitled to a refund, without interest, of the deposit as prescribed by 16 NYCRR §501.8 within 30 days of taking service and demonstrating reasonable permanency. The Applicant shall also be required to execute an agreement with the Company in such form as required by Paragraph 24.7 (A).
- C. For developers who are subdividing or preparing real estate for residential or commercial occupancy, who require the installation of utility plant in advance of occupancy, the Company may retain as a deposit, in cases where the Company performs the installation pursuant to either Paragraph 3.1 or 3.2 (A) herein, the cost of the entire extension, subject to annual refunds as prescribed by 16 NYCRR §501.8. Developers shall be required to execute agreements in such form as provided in Paragraph 24.7 (B).
- D. Developers or Applicants who cannot qualify as reasonably permanent Customers who install, construct, or place facilities outside of the public streets as permitted by 16 NYCRR §501.2 (b) shall be subject to the requirements of Paragraph 3.2 (b) of this tariff and shall also execute an agreement with the Company in such form as provided in Paragraphs 24.7 (C) and 24.7 (D) of this tariff.
- That portion of the service pipe without the limits of a street, avenue, road E. or way or other public place, as hereinbefore defined or easement area shall be Cancelled by supplement No. 6 effective 01/23/2023