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PSC No. 5 - WATER

COMPANY: NEW YORK AMERICAN WATER COMPANY, INC.

INITIAL EFFECTIVE DATE: MAY 29, 2016

LEAF NO.: 52

REVISION: 0

SUPERSEDING REVISION:

VIII. EXTENSION OF MAINS FOR PUBLIC FIRE PROTECTION SERVICE

See Section II, Definitions, beginning at Leaf No. 7 for the definition of terms used in this section.

- 1. Upon written application of a properly qualified and legally constituted municipal authority properly qualified and authorized by law to contract and pay for fire protection service (hereinafter referred to as the "municipal authority"), requesting the installation of a fire hydrant on a public street within thirty (30) feet (measured along the street) of any existing company-owned main, six (6) inches or larger in diameter, the Company will furnish, place and install at its own cost and expense the hydrant and hydrant connection, and also will furnish, place and install at its own cost and expense such mains as are necessary to render adequate fire protection in the area in which such service is formally requested, provided that at the time when the application of the municipal authority is made there is then no other customer to be attached to the extension.
- 2. Whenever a hydrant for fire protection service is requested by a municipal authority on a public street where there is no company-owned main, six (6) inches or larger in diameter, within a distance of thirty (30) feet from said hydrant, the Company will furnish, place and install the hydrant and hydrant connection and also will furnish, place and install such mains as are necessary to render adequate fire protection in the area in which such service is formally requested, provided (1) that at the time when the application of the municipal authority is made there is then no other customer to be attached to the extension, and (2) that the municipal authority shall first have executed an agreement, the terms of which shall provide as follows:
 - 2.1. The municipal authority shall agree to pay to the Water Company the hydrant rates as provided in the service Classification applicable to Public Fire Protection Service in the territory where such service is requested, and in addition a surcharge of nine percent per year of the actual reasonable cost of such portion of said main extension (excluding the cost of the hydrant and hydrant connections) that is in excess of thirty (30) feet distance from the end of the nearest company-owned main six (6) inches or larger in diameter, in said street.
 - 2.2. Whenever more than one hydrant shall be connected to said extension either at the time of the original installation or subsequently, an allowance of thirty (30) feet for each additional hydrant shall be made and the nine per cent surcharge shall be computed on the basis of the cost of the main extension that is in excess of the applicable allowance (thirty (30) feet times the number of hydrants attached to said extension).
 - 2.3. Whenever such main shall be laid for fire protection service on a street where the Company already serves customers with water service through a company-owned main inadequate in size to render fire protection service, but adequate for other water service, the nine per cent surcharge shall be computed, not as in (a) above, but on the basis of the cost of the main extension that is in excess of the allowance determined as follows: seventy-five (75) feet for each customer connected to the larger size main plus twenty (20) feet for each hydrant connected.
 - 2.4. Whenever an owner or occupant of any property abutting on a public street is connected for service from a main which has heretofore been installed under the above provisions, the nine per cent surcharge shall be computed, not as in (a) above, but on the basis of the cost of the main extension that is in excess of the allowance determined as follows: seventy-five (75) feet for each such applicant attached to said main plus twenty (20) feet for each hydrant which has been attached to said main.

Issued by: Brian K. Bruce, President, 60 Brooklyn Avenue, Merrick, New York 11566

Cancelled by supplement No. 1 effective 05/24/2017 Suspended to 06/24/2017 by order in Case 16-W-0259. See Supplement No. 3. The supplement filing date was 03/15/2017 Suspended to 03/26/2017 by order in Case 16-W-0259. See Supplement No. 2. The supplement filing date was 09/14/2016 Suspended to 09/26/2016 by order in Case 16-W-0259. See Supplement No. 1. The supplement filing date was 05/16/2016