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COMPANY: OCEAN BAY PARK WATER CORPORATION REVISION: 0
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GENERAL INFORMATION

VII. RULES RELATING TO THE INSTALLATION OF MAINS, SERVICES, CONNECTIONS AND FACILITIES AND EXTENSIONS (Continued)

2. Whenever more than one customer shall be connected to said extension, said surcharge shall be so adjusted as to yield to the Company not more than said twelve percent in any one year from all customers served from said extension and said surcharge shall be reasonably allocated to the several customers served from said extension, taking into account that seventy-five (75) feet of main and a service are to be allowed without surcharge for each customer and twenty (20) feet of main allowed without surcharge for each hydrant connected thereto;
 3. Whenever the number of customers on a main extension multiplied by seventy-five (75) feet plus the number of hydrants on the same extension multiplied by twenty (20) feet shall equal or exceed the length of the main extension, or whenever the total revenue in one (1) year from all customers on the main extension shall exceed one-fourth (1/4) of the total cost of said main extension, said cost to be the actual or estimated cost as provided in subparagraph (1), all surcharges shall cease; and no surcharge shall be imposed if the total estimated revenue in one (1) year shall exceed one fourth (1/4) of said total actual or estimated cost as provided in subparagraph (1); and
- (c) that he/she shall first have furnished reasonable security as to performance of his/her agreement if so required by the Company.
- D. That portion of the service pipe without the limits of a street, avenue, road or way as hereinbefore defined or easement area shall be provided, placed, constructed and maintained by the property owner or the customer but in accordance with such reasonable specifications for the construction and maintenance thereof as may be filed in the tariff schedules of the Company.
- E. Whenever, at the request of an owner or occupant, a service pipe is provided 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/she shall be entitled to a refund whenever water service is begun for such part of the expense as the Company 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 (3%) per annum for the period which said pipe has been in the ground.
- F. The Company shall hereafter be solely responsible for the maintenance and replacement of all mains, service pipes and facilities within a street, avenue, road or way as hereinbefore defined or easement area used by the Company for supplying water to its customers; and if adequate maintenance requires the reconstruction or replacement of such mains, service pipes and facilities, said mains, service pipes and facilities shall be reconstructed or replaced by the Company responsible for maintenance as hereinbefore provided. However, replacement or reconstruction of mains and service pipes less than two inches in diameter in excess of seventy-five (75) feet in length heretofore installed and privately owned, shall be governed by the provisions of Rule 3 hereof.
- G. If any applicant or customer is of the opinion that any of the rules hereinbefore set forth due to special facts circumstances are unjust or unreasonable, it may make application to the Public Service Commission for a modification of such rule or regulation.

Issued By: David Ash, Secretary, 42 Memorial Plaza, Pleasantville, NY 15070-2913
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