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COMPANY: NEW YORK WATER SERVICE CORPORATION REVISION: 0  
INITIAL EFFECTIVE DATE: 11/06/98 SUPERSEDING REVISION:  
STAMPS:  
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### GENERAL INFORMATION

main extension that is in excess of the applicable allowance (thirty (30) feet times the number of hydrants attached to said extension).

c. 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.

d. 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.

3. Whenever a hydrant for fire protection service on a private street is requested by such municipal authority, the Company will furnish, place and install at the cost and expense of said municipal authority, mains, hydrant and hydrant connections to render adequate fire protection in the area in which such service is formally requested, provided that the municipal authority will obtain and furnish to the Company, without expense to the Company, any easements necessary for installation of such facilities, which easements shall be satisfactory in form to the Company and which shall grant to the Company complete valid and perpetual rights of way in the street or over any necessary private property free from liens and encumbrances. Upon installation of such mains, hydrant and hydrant connections as aforesaid, title to the said facilities shall be and remain in the Company, which shall thereafter maintain and replace the same when necessary at the Company's expense.

Issued by: Vincent Bohn, Vice President-Utilities, New York, NY