

P.S.C. No. 2 – Water
SUEZ Water New York Inc.
Initial Effective Date: August 1, 2020

Leaf No. 29
Revision: 0
Superseding Revision:

For all work and labor performed and all materials furnished by the Company for hydrant flow tests, a fee in accordance with that set forth under Service Classification No. 8 (Miscellaneous Service-Hydrant Flow Tests) of this Tariff will be charged to the Customer or party requiring such service.

C. Hydrant Use Permits

A hydrant use permit must be obtained by customers or applicants seeking to use Company-owned public fire hydrants as a temporary source of water. A deposit and re-stocking fee in accordance with that set forth under Service Classification No. 8 (Miscellaneous Service-Hydrant Use Permits) of this Tariff will be charged to the Applicant for water that will be used through each authorized hydrant connection which shall be provided by the Company. The deposit is payable at the time the permit is issued. Hydrant use permits will be issued beginning on March 15 and expire at the close of business on December 1 of the same year. The Company shall have the right to deny the issuing of a hydrant use permit where it determines that the Applicant's use of the hydrant will have detrimental effect on the Company's water quality.

7. EXTENSION OF MAINS:

7.1 Definitions

A. Extension – the extension of water main including the pipe, elbows, tees, valves reducers, service taps, and other appurtenances which may be part of the facilities extended to provide water service.

B. Service Pipe or Lateral – the pipe and valves which are used to deliver the water from the main into the Customer premises; the Company portion being that between the main and the Customer property line, and the Customer portion being that from the property line into the premises.

C. Extension Costs – the costs of labor, equipment and materials used in the extension installation, all paving charges for the repair or replacement of street or sidewalk which may be disturbed in the course of such installation, the costs of inspection, amounts paid to governmental authorities for permits to do the work required, and other costs or taxes that are legally imposed by any governmental authority.

D. Applicant – a person, developer, builder, partnership, association, corporation, or governmental agency requesting service to a specific location.

E. Developer – a business or person who will subdivide or prepare real estate for residential or commercial occupancy, who requires the installation of utility plant in advance of occupancy, and whose success resulting in utility Customers can be considered speculative since it is dependent upon the success of the real estate venture.

F. Surcharge – a charge billed to the Customer in addition to the regular bill for service.

G. Advance or Deposit – money advanced by the Applicant to the utility subject to refund.

Cancelled by supplement No. 6 effective 01/23/2023