

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of

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| An Adjustment of Rates of |) | |
| Treasure Island Sewer |) | |
| Construction District of |) | CASE NO. 8018 |
| Jefferson County, Kentucky |) | |

ORDER

At the hearing held February 5, 1981, several customers of Treasure Island Sewer Construction District ("Treasure Island") appeared to protest the requested rate increase and requested thirty to sixty days in which they could inspect Treasure Island's financial records and put on any proof. The Commission allowed these customers thirty days to accomplish their review.

On February 27, 1981, the Attorney General filed a motion on behalf of those customers seeking a 30-day extension of time; an order of the Commission directing the engineering staff to inspect the treatment plant and copies of Treasure Island's by-laws, minutes and resolutions. On March 3, 1981, Treasure Island filed its response to this motion objecting to an extension of time, pointing out the financial condition of the utility. The utility also objected to an inspection claiming that the Jefferson County Board of Health monitors Treasure Island's treatment facilities. Treasure Island further stated that the minutes of the utility were available.

The Commission, after consideration of this matter, including all correspondence of record, and being advised, is of the opinion and FINDS:

1. That the customers should be given an additional twenty (20) days in which to review the records of Treasure Island and submit their proof to the Commission and serve copies on all parties;

2. That a hearing for purposes of cross-examination regarding the customers' proof should be scheduled, if requested, no later than ten (10) days after the customers submit their proof;

3. That the Commission's engineering staff should survey the Treasure Island sewage plant in conjunction with other appropriate agencies and submit a report of their findings;

4. That a hearing for purposes of cross-examination regarding the staff's report should be scheduled, if requested, within ten (10) days after the report is submitted and;

5. That the customers should obtain the minutes of the utility from Treasure Island directly.

On the basis of the matters hereinbefore set forth and the evidentiary record in this case, it is THEREFORE ORDERED that the customers are hereby granted twenty (20) additional days to finalize and submit their proof to the Commission and serve copies on all parties to the proceeding.

It is FURTHER ORDERED that a hearing for purposes of cross-examination regarding the customers' proof and/or the staff report shall be scheduled, if requested, no later than ten (10) days after the customers submit their proof and the staff submits its report.

It is FURTHER ORDERED that the motion of the Attorney General requesting the commission to order the utility to furnish copies of the by-laws, resolutions and minutes of Treasure Island to the customers is hereby denied, since the documents are already available for inspection.

Done this 13th day of March, 1981, at Frankfort, Kentucky.

PUBLIC SERVICE COMMISSION

Marlin M. Vohy
Chairman

Did not participate
Vice Chairman

Don Harrigan
Commissioner

ATTEST:

Secretary