COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF WINDSOR FACILITIES,)
INC., D/B/A WINDSOR FOREST SEWER)
SYSTEM, FOR AN ADJUSTMENT OF RATES)
PURSUANT TO THE ALTERNATIVE RATE)
ADJUSTMENT PROCEDURE FOR SMALL)
UTILITIES)

ORDER

On September 14, 1984, Windsor Facilities, Inc., d/b/a Windsor Forest Sewer System ("Windsor"), filed an application with the Commission to increase its sewer rates pursuant to 807 KAR 5:076, Alternative Rate Adjustment Procedure for Small Utilities ("ARF"). Windsor's proposed rates would produce additional revenue of approximately \$31,584 annually, an increase of 84.7 percent. In its Order of March 26, 1985, the Commission granted an increase of \$16,643 or 44.7 percent.

Prior to issuance of that Order, the Commission had issued two information requests in which it required Windsor to submit information on a number of issues, including the two issues eventually raised by Windsor in its petition for rehearing which was filed April 19, 1985, which were: routine maintenance fees and interest expense. In its Order of May 10, 1985, the Commission granted rehearing on the issue of routine maintenance and denied rehearing on the issue of interest expense.

The May 10, 1985, Order scheduled a hearing for June 26, 1985; however, in a letter dated May 10, 1985, from the Secretary

of the Commission to Windsor, it was confirmed that by agreement of all the parties this proceeding was consolidated and considered generically in Case No. 9101, The Application of Enviro Utilities, Inc., and it was agreed that testimony relating to the routine maintenance issue contained in that record should be consolidated into this case. The generic hearing under Case No. 9101 was held June 5, 1985.

As understood, the Commission's determination in Case No. 9101 with respect to the issue of routine maintenance will be followed in this case. Therefore, in accordance with that Order, the Commission hereby affirms its findings and orders on the issue of routine maintenance as set out in its rate Order in the instant case dated March 26, 1985.

IT IS THEREFORE ORDERED that the findings and orders of the Commission's Order of March 26, 1985, be and they hereby are affirmed in all respects.

Done at Frankfort, Kentucky, this 4th day of September, 1986.

PUBLIC SERVICE COMMISSION

vice Charman

Same / Wolleam

ATTEST: