COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF WILLABROOK) SANITATION, INC. FOR PERMISSION) TO DEVIATE FROM THE PROVISIONS) OF 807 KAR 5:006, SECTION 14(1)(c))

CASE NO. 2000-494

On November 15, 2000, Willabrook Sanitation, Inc. ("Willabrook") filed revisions to its tariff to incorporate a new Pretreatment Program Plan and simultaneously filed a letter requesting a deviation from the provisions of 807 KAR 5:006, Section 14(1)(c). This letter was treated as an application and this case was initiated.

Willabrook proposes that it be permitted, upon two business days' written notice, to discontinue service to those customers who discharge commercial or industrial wastewater into its system and refuse to allow Willabrook timely access to their premises. Such action is contrary to the notice of termination provisions set forth in Administrative Regulation 807 KAR 5:006, Section 14(1)(c). Willabrook cites the serious consequences of an improper discharge and its need for access to the premises of industrial and commercial customers to conduct inspections and sampling as support for its request.

Having reviewed the evidence of record and being otherwise sufficiently advised, the Commission finds that good cause exists to grant Willabrook's request.

IT IS THEREFORE ORDERED that Willabrook is granted permission to deviate from Administrative Regulation 807 KAR 5:006, Section 14(1)(c), and is permitted, upon two business days' written notice, to discontinue service to those customers who discharge commercial or industrial wastewater into Willabrook's system and refuse to allow Willabrook timely access to their premises for reasonable utility-related purposes.

Done at Frankfort, Kentucky, this 22nd day of February, 2001.

By the Commission

ATTEST:

Thomas \mathbb{N}