COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

INVESTIGATION OF THE HOPKINSVILLE) WATER ENVIRONMENT AUTHORITY S) (WHOLESALE RATE TO CHRISTIAN COUNTY) 2 WATER DISTRICT)

CASE NO. 2003-00087

On September 29, 2003, Christian County Water District (Christian County) filed a letter containing a Settlement Agreement (Settlement Agreement) between Christian County and the Hopkinsville Water Environment Authority (Hopkinsville) on the rate to be charged by Hopkinsville for wholesale water service. The agreement provides that the rate to be charged by Hopkinsville will be in accordance with the June 19, 1996 Contract Modification Agreement (1996 Agreement) between Hopkinsville and Christian County.

The 1996 Agreement provides for the wholesale rate to Christian County to be determined based on a 1.3 multiplier applied to the applicable Hopkinsville City rates. In calculating the wholesale rates, Hopkinsville is to include the fourth tier (as the applicable Hopkinsville City rates) that was deleted by the Hopkinsville City Council on November 21, 2000. The Settlement Agreement contains the rates to be charged by Hopkinsville based on Hopkinsville's current rates. Both parties executed the agreement on the rates.

On October 28, 2003, Commission Staff scheduled an informal conference for the parties to clarify their settlement agreement and to determine whether they were willing to negotiate an agreement on any remaining rates and conditions of service. The Commission Staff encouraged the parties to continue negotiating in an attempt to reach agreement on unresolved issues prior to the informal conference. Parties were advised that settlement negotiations would be discussed at this conference and Staff requested that persons from both Hopkinsville and Christian County appear to enhance the completeness of discussions.

By telephone, on October 30, 2003, the attorneys for Christian County and Hopkinsville informed Commission Staff that there was no need for an informal conference to clarify the settlement. On November 5, 2003, the informal conference was cancelled. The Commission will now render its decision on the record as it now exists.

Pursuant to Commission directives to all municipal water systems, Hopkinsville filed a copy of its June 27, 1973 wholesale water supply contract, as amended, with Christian County on September 1, 1994. The Commission made the contract effective, pursuant to 807 KAR 5:011, Section 9(1), on September 22, 1994. No modifications subsequent to the September 1, 1994 filed contract have been filed with or approved by the Commission.

At this time the Commission has before it an agreed-upon rate for wholesale water service between Hopkinsville and Christian County, which should be approved. However, there are certain provisions of the Settlement Agreement that merit further discussion. First, the rates contained in the Settlement Agreement are stated to be

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based on the 1996 Agreement between Hopkinsville and Christian County. The Commission has not approved the 1996 Agreement. None of the provisions of the 1996 Agreement are enforceable and the Commission's approval of the Settlement Agreement in this proceeding does not constitute approval of any of the provisions of the 1996 Agreement.

Second, the Settlement Agreement does not address certain issues regarding the payment by Christian County of any arrearages that have arisen during the course of negotiations of this Settlement Agreement. The Commission finds that the collection of any arrearages should not be permitted.

Finally, any future modifications to the 1973 Wholesale Water Supply Contract, as amended through September 1, 1994, that have not been approved by the Commission should be submitted to the Commission for approval. If they are not submitted within 30 days of the date of this Order, they shall be void. Any future modifications to the approved 1973 Wholesale Water Supply Contract that is on file with the Commission must not be implemented until approved by the Commission.

IT IS THEREFORE ORDERED that:

The rates contained in the Settlement Agreement, attached as Appendix
A, are approved for service rendered on and after the date of this Order.

2. Approval of the rate in the Settlement Agreement does not constitute approval of any of the terms and conditions of the 1996 Agreement between Hopkinsville and Christian County.

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3. Hopkinsville shall have 30 days from the date of this Order to file any amendments to the 1973 Wholesale Water Supply Contract, as amended through September 1, 1994, requesting Commission approval. Any existing amendments that are not submitted within 30 days of the date of this Order or have not been previously approved by the Commission shall be considered void.

4. Hopkinsville shall file revised tariff sheets, within 20 days of the date of this Order, reflecting the rates approved herein.

Done at Frankfort, Kentucky, this 17th day of December, 2003.

By the Commission

ATTEST:

Executive Director

Case No. 2003-00087

APPENDIX A

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 2003-00087 DATED DECEMBER 17, 2003

(See document named 200300087_12172003apx.pdf for Appendix A.)