

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN ADJUSTMENT OF THE)
RATES OF KENTUCKY-) CASE NO. 2004-00103
AMERICAN WATER COMPANY)

**CAC'S FIRST DATA REQUESTS TO KENTUCKY-AMERICAN
WATER COMPANY**

Come now the Community Action Council for Lexington-Fayette, Bourbon, Harrison and Nicholas Counties, Inc. (CAC), by counsel, and submits the following data requests to Kentucky-American Water Company:

1. Will a customer in good standing have to pay the activation fee at a new place of residence if they move?
2. Please indicate the number of residential meters in each of the following counties: Bourbon, Clark, Harrison, Fayette, Jessamine, Scott and Woodford counties.
3. Please describe the geographic location of Tri Village and Elk Lake districts and the number of residential meters in each district.
4. Please describe the method used and provide all working papers, calculations, notes, spreadsheets, etc that were used in estimating the number of "estimated service orders worked" (77,409) during the test year found in KAW_DT_CDB_EX2_043004.xls. For the estimate service orders worked of 77,409, what is the extent of duplication (e.g., same customer more than one service activation, and same meter more than one service activation) within this estimate?
5. Please describe the method used and provide working papers, calculation, notes, spreadsheets, etc. that were used in determining an estimated cost of \$30,000 per year for the low-income discount.
6. Please describe the method used and provide working papers, calculations, notes, spreadsheets, etc. that were used in determining that the low-income

discount should be set at 25%.

7. Does KAWC plan to assist the low-income customer who cannot afford the \$24 activation fee? If your answer is yes, please describe in narrative form what assistance will be available.

/s/ Joe F. Childers
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**ATTORNEY FOR COMMUNITY
ACTION COUNCIL FOR
LEXINGTON-FAYETTE, BOURBON,
HARRISON AND NICHOLAS
COUNTIES, INC.**

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing document, in paper medium, has been served on the following persons by United States mail, and I further certify that a) the electronic version of the filing is a true and accurate copy of the document filed in paper medium, b) the electronic version of the filing has been transmitted to the Commission, c) the Commission and other parties participating in this case by electronic means have been notified by electronic mail that the electronic version of the filing has been transmitted to the Commission:

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on this the 11th day of June, 2004.

/s/ Joe F. Childers
JOE F. CHILDERS