COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC INVESTIGATION INTO)
LATE PENALTY OF OHIO COUNTY) CASE NO. 2021-00017
WATER DISTRICT

RESPONSE TO ALLEGATIONS

Pursuant to the Commission's Order of March 26, 2021, Ohio County Water District ("Ohio District") responds to allegations that Ohio District's filed rate schedules have not contained a late payment charge since December 2005 and that Ohio District's assessment of such penalty since December 2005 is unlawful.

The Commission's allegations, which are set forth in its Order of December 3, 2020 in Case No. 2020-00167¹ and its Order of January 15, 2021 in this proceeding, are based upon the mistaken premise that Ohio District omitted its Commission-approved late payment charge from its filed rate schedule with the filing of a tariff sheet on December 8, 2005 ("2005 Tariff Sheet") and with that omission terminated its authority to assess that charge. While Ohio District inadvertently omitted its late payment charge from the 2005 Tariff Sheet, this omission is irrelevant. The Commission's records contain clear and abundant evidence that Ohio District failed to comply with KRS 278.180 when filing the 2005 Tariff Sheet. This failure

¹ Electronic Application of Ohio County Water District for An Alternative Rate Adjustment, Case No. 2020-00167 (Ky. PSC Dec. 3, 2020).

rendered the 2005 Tariff Sheet null and void *ab initio* and thus unable to alter Ohio District's existing late payment charge. As the Commission orders approving the late payment charge and subsequently directing its continued assessment have not expired, been revoked or modified by the Commission or suspended or vacated by a court, Ohio District's assessment of the charge since December 2005 has been and continues to be proper and lawful.

BACKGROUND

Ohio District is a water district organized pursuant to KRS Chapter 74. It owns, controls, operates and manages facilities that produce and distribute water to approximately 5,995 customers in the Kentucky counties of Breckinridge, Daviess, Grayson, and Ohio.² Pursuant to KRS 278.015, it is a public utility and is subject to the Commission's jurisdiction.

807 KAR 5:006, Section 9(3)(h) expressly authorizes public utilities to assess a late payment charge "if a customer fails to pay a bill for services by the due date shown on the customer's bill." Late payment charges are intended to provide an incentive for customers to pay their bills on time and to recover the costs of additional billing to delinquent customers. Since 1992 the Commission's administrative regulations have permitted the assessment of late payment charges.³

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² Report of Ohio County Water District to the Kentucky Public Service Commission for the Year Ending December 31, 2019 at Ref Pages 5 and 27.

³ 18 Ky. Admin. Reg. 2554 (Feb. 1992).

The Commission has permitted water districts to assess such charges as early as 1964.⁴

Commission records indicate that Ohio District has possessed the legal authority to assess a 10 percent late payment fee since at least 1983. Between 1983 and 1998, it submitted tariff sheets on five different occasions which set forth a ten percent penalty for failure to timely pay a monthly bill for water service. See **Exhibits A through E**. The Commission accepted each of these sheets.

In Case No. 2001-010,⁵ Ohio District applied to the Commission to increase certain charges and fees and to revise its tariff. By Order dated February 26, 2001, a copy of which is attached as **Exhibit F**, the Commission approved the revised tariff and expressly found that Ohio District's late payment charge of 10 percent was "fair, just, and reasonable." On March 1, 2001, Ohio District, in accordance with the Commission's Order dated February 26, 2001, filed with the Commission a new tariff. This new tariff contained a sheet listing Ohio District's non-recurring charges ("2001 Tariff Sheet"), including the approved late payment charge. The

⁴ See, e.g., Tariff of Kenton County Water District No. 1, P.S.C. Ky. No. 1, Sheet 3 (issued Aug. 25, 1964) (providing for a ten percent penalty if bill not paid within 60 days of mailing of second notice) (available at https://psc.ky.gov/tariffs/Xtra%20Info/Inactive%20or%20Non-Jurisdictional%20Utilities/Water/Districts,%20Associations,%20and%20Privately%20Owned/K enton%20County%20Water%20District%20No.%201/Cancelled%20Tariff%20Pages/1970%20 Cancelled%20Tariff%20Pages.pdf).

⁵ The Application of Ohio County Water District to Increase Certain Non-Recurring Charges and to Revise Its Tariff, Case No. 2001-010, Order (Ky. PSC Feb. 26, 2001).

⁶ *Id.* at 1.

Commission accepted the 2001 Tariff Sheet and stamped it as "Effective" as of February 26, 2001. A copy of the 2001 Tariff Sheet is attached as **Exhibit G**.

On October 13, 2005, Ohio District applied to the Commission for authority to increase certain non-recurring charges and to delete certain fees from its filed tariff. A copy of Ohio District's Application is attached as **Exhibit H**. All charges that Ohio District proposed to increase or to discontinue were listed on the 2001 Tariff Sheet. In its Application, which the Commission docketed as Case No. 2005-00425,⁷ it filed cost justification sheets for all charges that appeared on 2001 Tariff Sheet and marked "Delete" on the cost justification sheets for each charge it proposed to delete.⁸ It further published in a local newspaper a notice of the proposed revisions that clearly indicated the charges it proposed to delete.⁹. It submitted with its Application a proposed tariff sheet that set forth the proposed increased charges and omitted those charges it proposed to delete.

In its Application in Case No. 2005-00425, Ohio District did not propose to delete or modify its late payment charge. The cost justification sheet which it submitted in its Application for the late payment charge indicated that the late payment charge would continue unchanged.¹⁰ The newspaper notices of the

⁷ The Application of Ohio County Water District to Revise Certain Non-Recurring Charges, Case No. 2005-00425, Application (Ky. PSC filed Oct. 13, 2005).

⁸ Exhibit H at 4-5 and 11.

⁹ *Id.* at 2 and 18.

¹⁰ *Id.* at 10.

proposed revisions that Ohio District published did not list the late payment charge as a charge to be revised.¹¹ The proposed tariff sheet included in the Application listed a late payment charge.¹²

On November 18, 2005, the Commission entered its Order in Case No. 2005-00425, in which it approved the proposed increases in charges, but did not address the proposed discontinuance or termination of existing charges. A copy of this Order is attached as **Exhibit I**. The Order contains no reference to Ohio District's late payment charge. After listing the approved charges, the Commission in this Order states: "All other rates, charges, and policies not specifically mentioned herein shall remain the same as those in effect under authority of the Commission prior to the effective date of this Order." 13

In compliance with the Commission's Order of November 18, 2005, Ohio District on December 8, 2005 submitted the 2005 Tariff Sheet, which listed the approved charges at their newly approved level, to replace the 2001 Tariff Sheet. A copy of this submission is attached as **Exhibit J**. The 2005 Tariff Sheet omitted five charges that appeared on the 2001 Tariff Sheet: Field Collection Charge, Late Payment Charge, Meter Relocation Charge, Connection/Turn-On Charge (After Hours) and Re-Connection Charge (After Hours). In its Application in Case No.

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¹¹ *Id.* at 2 and 18.

¹² *Id*. at 16

¹³ Case No. 2005-00425, Order at Appendix A (Ky. PSC Nov. 18, 2005).

2005-00425, Ohio District proposed to delete all these charges **except the Late Payment Charge** and the Meter Relocation Charge.

The 2005 Tariff Sheet was deficient in several ways: (1) it failed to identify the changes from the 2001 Tariff Sheet; (2) it did not contain any symbols indicating the changes from the 2001 Tariff Sheet; (3) it failed to state a date of issuance; (4) it failed to state an effective date for the revisions; (5) it did not list the case number or date of the order authorizing the revised charges; and (6) no evidence that notice had been provided to the public of the deletion or elimination of the late payment charge was included in the filing.

According to Ohio District's former General Manager, the omission of the late payment and meter location charges was inadvertent, not intentional.¹⁴ No one recognized that these charges from the 2001 Tariff Sheet, which were unaffected by the Order of November 18, 2005, had been omitted. Ohio District continued to assess the late payment charge and made no attempt to delete references to the late payment charge on other pages of its tariff. These references to the late payment charge remain today.¹⁵

¹⁴ See Case No. 2020-00167, Application for Rehearing, Exhibit J (Ky. PSC Dec. 28, 2020). Mr. Walt Beasley was general manager when Ohio District submitted its Application in Case No. 2005-00425. He continued as general manager until December 31, 2020 when he retired.

¹⁵ Ohio County Water District Tariff, P.S.C. Ky No. 1, Original Sheets Nos. 12, 13, and 16 (effective Feb. 26, 2001).

On December 14, 2005, the Commission notified Ohio District by letter that the 2005 Tariff Sheet had been received, reviewed and accepted. A copy of the letter is attached as **Exhibit K**. The Commission stamped the 2005 Tariff Sheet as "Effective" as of November 18, 2005 and cancelled the 2001 Tariff Sheet.

ARGUMENT

1. Due to Ohio District's failure to comply with KRS 278.180, the 2005 Tariff Sheet was null and void at the time of its filing and did not terminate Ohio District's authority to assess its late payment charge.

KRS Chapter 278 provides two methods by which an existing lawful rate may be amended or discontinued. One method, which is found in KRS 278.260(1), permits the Commission upon its own motion or upon complaint of an interested person, to investigate the reasonableness of any utility rate. If, after a hearing, the Commission determines that "any rate is unjust, unreasonable, insufficient, unjustly discriminatory or otherwise in violation of" any provision of KRS Chapter 278, it "shall by order prescribe a just and reasonable rate to be followed in the future.¹⁶

The second method, which is found in KRS 278.180, permits a utility to change its existing rates on its volition. It provides in pertinent part:

[N]o change shall be made by any utility in any rate except upon thirty (30) days' notice to the commission, stating plainly the changes proposed to be made and the time when the changed rates will go into effect. However, the commission may, in its discretion, based upon a showing

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¹⁶ KRS 278.270.

of good cause in any case, shorten the notice period from thirty (30) days to a period of not less than twenty (20) days.¹⁷

To change an existing rate, a utility must clearly identify the proposed changes and when it proposes to place those changes in effect. It must also provide the Commission with 30 days' notice of the change.

807 KAR 5:011, which the Commission promulgated to implement KRS 278.180, authorizes a utility to change its existing rates through the filing of a tariff sheet containing the proposed changes. It requires all revisions in the tariff sheet to be identified and marked with a symbol in the margin indicating the change made. It also requires that a tariff sheet indicate the effective date of the proposed revision and the issuance date of the tariff sheet. It further requires that the utility provide notice of the proposed changes to the public. 19

In its Order of January 15, 2021, the Commission asserts that Ohio District used the second method to discontinue its late payment charge.²⁰ If Ohio District sought to discontinue its late payment charge, it failed to comply with KRS 278.180 and 807 KAR 5:011. The 2005 Tariff Sheet failed to plainly state the proposed

¹⁷ KRS 278.180(1) (emphasis added).

¹⁸ 807 KAR 5:011, Section 6(4) (2005). A copy of the 2005 version of 807 KAR 5:011 is attached as Exhibit L to this Response.

¹⁹ 807 KAR 5:011, Section 6(2) (2005).

²⁰ Order of January 15, 2021 at 1 ("Review of Commission records found that Ohio District filed a 2005 revised tariff sheet in response to the final Order in [C]ase [No.] 2005-00425. The revised sheet failed to include the late payment fee.") (footnote omitted).

changes from the 2001 Tariff Sheet. 807 KAR 5:011, Section 6(2) required that "[a]ll revisions in tariff sheets . . . contain a symbol in the margin indicating the change made." The regulation specified symbols for increases and reductions in rates, as well as for the discontinuance of a rate or administrative regulation. None of the rates listed on the sheet are shown as rate increases. The 2005 Tariff Sheet contains no notations to indicate that any of the charges listed on the 2001 Tariff Sheet have been discontinued. The transmittal letter accompanying the 2005 Tariff Sheet makes no mention of the deletion of any charges from 2001 Tariff Sheet or of any intention to discontinue the late payment charge. Nothing on the face of the document conveys to the Commission a proposal to eliminate the late payment charge (or the meter relocation charge) as KRS 278.180 requires.

The 2005 Tariff Sheet also failed to provide any notice as to when the proposed revisions, including the alleged discontinuance of the late payment charge, would become effective. The space on the 2005 Tariff Sheet to insert an effective date was not completed. The transmittal letter that accompanied the tariff also failed to state an effective date. KRS 278.180 required notice of "the time when the

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²¹ 807 KAR 5:011, Section 6(4) (2005) states: "The provisions or rates stated on any sheet or page of a tariff may be modified or changed by the filing of a revision of such sheet or page in accordance with the provisions of this administrative regulation. **Such revisions must be identified as required herein.** [emphasis added]."

changed rates will go into effect." 807 KAR 5:011 required that an effective date be stated on the tariff sheet.

As to the late payment charge, Ohio District failed to provide the statutorily required 30 days' notice to the Commission of the alleged discontinuance. The 2005 Tariff Sheet was filed on December 8, 2005.²² On December 14, 2005, the Commission accepted the tariff sheet, declared its listed rates effective as of November 18, 2005, and cancelled the 2001 Tariff Sheet effective November 18, 2005.²³ It is impossible for the Commission to have received the required statutory notice for the discontinuance of the late payment fee if the effective date for the discontinuance was 20 days prior to the filing of the notice of the discontinuance (the filing of the 2005 Tariff Sheet). While the Commission may reduce the notice period for rate reductions,²⁴ it does not have the authority to give retroactive effect to a rate change.²⁵ Moreover, any reduction in the required notice period required a

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²² See https://psc.ky.gov/trf4/TRFListFilings.aspx?Mode=3 (enter Tariff ID TFS2005-02023).

²³ Letter from Dennis Brent Kirtley, Tariff Review Branch Manager, Kentucky Public Service Commission, to Walt Beasley, Ohio County Water District, subj: Non-recurring Charges per Order in Case No. 2005-00425 (Dec. 14, 2005).

²⁴ KRS 278.180(2) ("The commission, upon application of any utility, may prescribe a less time within which a reduction of rates may be made.").

²⁵ See Purchased Gas Adjustment of Martin County Gas, Inc., Case No. 2009-00099, Order at 3 (Ky. PSC Mar. 31, 2009) (finding request to make proposed rates effective two months prior to the filing of proposed rates constituted prohibited retroactive ratemaking). See also Cincinnati Bell Telephone Co. v. Kentucky Public Service Com'n, 223 S.W.3d 829 (Ky. Ct. App. 2007) (holding that the Commission may not retroactively establish rates).

request from the utility and a Commission order granting such request.²⁶ No such request was made. No such order was issued.²⁷

Commission records also lack any evidence that notice of the deletion or elimination of the late payment charge was provided to the public. 807 KAR 5:011 required a public utility to provide notice to the public of any tariff change²⁸ and to provide proof of such notice to the Commission.²⁹ It further provided that statutory notice to the Commission could not begin until the required notice to the public was provided.

The Commission has found on numerous instances that a utility's failure to comply with KRS 278.180 or 807 KAR 5:011 renders the utility's tariff filing ineffective. For example, in Case No. 2006-00009,³⁰ two electric utilities seeking to modify certain tariff provisions filed revised tariff sheets that specified effective dates that were prior to the actual tariff filing. More than seven months after the filing of revised tariff sheets, the utilities at Commission Staff's suggestion revised

²⁶ Union Light Heat & Power Co. v. Pub. Serv. Com'n, 271 S.W.2d 361, 365 (Ky. 1954) ("the commission, like a court, acts and speaks only through its written orders").

²⁷ That the 2005 Tariff Sheet was made effective as of the date of the Commission's Order in Case No. 2005-00425 suggests that the Commission viewed the 2005 Tariff Sheet as only reflecting the changes approved in that proceeding and was unaware of how the 2005 Tariff Sheet might affect other existing charges and fees.

²⁸ 807 KAR 5:006, Section 6(3)(b) (2005).

²⁹ 807 KAR 5:006, Section 9(2) (2005).

³⁰ Application of Louisville Gas and Electric Company and Kentucky Utilities Company For Approval of Revisions Associated With the Customer Responsibilities and Discontinuance of Service Sections of the Terms and Conditions Contained In Their Tariffs, Case No. 2006-00009, Order (Ky. PSC Feb. 13, 2007).

their earlier submission and submitted tariff sheets stating an effective date 30 days after the later submission. In its Order approving the proposed revisions, the Commission found that the initial tariff filing had no legal effect as proper notice had not been given to the Commission.³¹

Similarly, in Case No. 2008-00170,³² the Commission found that a water utility's failure to publish notice to its customers of a proposed fee related to payment by credit or debit card rendered the proposed fee void. The Commission found that "a utility must comply with all statutory and regulatory obligations in order for a rate to become effective." The water utility's failure to publish notice of the proposed rate as required by 807 KAR 5:011 rendered the proposed rate null and void.³⁴

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³¹ *Id.* at 1 ("KRS 278.180(1) permits tariff revisions to become effective only upon 30 days' notice to the Commission. As the Companies failed to provide the required notice, their proposed revisions did not become effective.") (footnote omitted). The Commission's finding that the initial tariff filing was without any legal effect is underscored by the 13 months that elapsed between the filing of the initial tariff and the Commission's decision. KRS 278.190(3) requires the Commission to issue a decision no later than 10 months after the filing of a rate schedule. The Commission apparently considered the initial filing a nullity and did not interpret the statutory time period as being to run until the later filing.

³² The Application of Bullock Pen Water District for a Certificate of Public Convenience and Necessity to Construct Proposed Waterworks Improvement Project and for Approval of Proposed Plan of Financing, Increase in Rates, Nonrecurring Charges, and Tariff Revisions, Case No. 2008-00170, Order (Ky. PSC Feb. 2, 2010).

³³ *Id.* at 2-3.

The Commission has applied this same principle on other occasions to hold that a utility's failure to comply with KRS 278.180 or 807 KAR 5:011 will render its tariff filing void and without any legal effect. See Application of Gallatin County Water District For the Approval of Increased Monthly Rates and For Approval of an Increase in its Meter Connection Fee, Case No. 2011-00378, Order (Ky. PSC Oct. 21, 2011) (refusing to give effect to a revised tariff sheet because the tariff sheet was unsigned and therefore not in compliance with 807 KAR 5:011); Application of Farmdale Development Corporation for a Rate Adjustment, Case No. 2011-00048, Order (Ky. PSC Mar. 7, 2011) (refusing to give effect to a revised tariff sheet because the tariff sheet was

Kentucky courts have agreed with this interpretation. In *City of Russellville v. Public Service Commission of Kentucky*, No. 2003-CA-002132, 2005 WL 385077 (Ky. Ct. App. 2005), the Kentucky Court of Appeals held that the Commission properly declared, as void, the rate filing of a municipal utility that did not comply with KRS 278.180 and 807 KAR 5:011 despite having first accepted the filing. The Court of Appeals concluded that the Commission's initial actions did not preclude its subsequent action because the municipal utility's failure to comply with statutory and regulatory requirements prevented the rate filing from becoming a "filed rate." Until compliance with statutory and regulatory requirements is achieved, the Court of Appeals found, an improperly filed rate has no legal effect.

If a utility fails to comply with KRS 278.180 or 807 KAR 5:011, the utility has not properly invoked statutory authority to change its existing rates and therefore cannot change or modify those rates. Because Ohio District failed to comply with KRS 278.180 and 807 KAR 5:011, it could not, through its mere submission of the 2005 Tariff Sheet, change or discontinue its late payment charge. As the submission of the 2005 Tariff Sheet did not result in the discontinuance of the late payment charge, the premise upon which the current proceeding is predicated fails.

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unsigned and therefore not in compliance with 807 KAR 5:011); *Northern Kentucky Water District's Proposed Additions to Subdistrict F and Notification of Modifications to Previously Approved Construction Projects*, Case No. 2009-00262, Order (Ky. PSC July 13, 2009) (refusing to give effect to a revised tariff sheet because the tariff sheet was unsigned and therefore not in compliance with 807 KAR 5:011).

2. Removal of the 2001 Tariff Sheet from Ohio District's Tariff did not terminate Ohio District's legal authority to assess the late payment charge.

In its Orders of December 3, 2020 and January 15, 2021, the Commission emphasizes the absence of the late payment charge from Ohio District's tariff as evidence that Ohio District lacks legal authority to assess a late payment charge. As noted above, the Commission did not consider the circumstances under which the late payment charge was removed from Ohio District's tariff. The Commission also failed to consider that the Commission had expressly approved the late payment charge and subsequently had directed Ohio District to continue assessment of the late payment charge.

In Case No. 2001-010, the Commission expressly found that Ohio District's late payment charge of 10 percent was "fair, just, and reasonable" and approved the assessment of the charge.³⁵ When approving changes to certain of Ohio District's non-recurring charges in Case No. 2005-00425, the Commission expressly affirmed that Ohio District's other fees and charges, **including the late payment charge**, remained in effect.³⁶

KRS 278.390 states in part:

Every order entered by the commission shall continue in force until the expiration of the time, if any, named by the commission in the order, or until revoked or modified by

³⁵ Case No. 2001-010, Order at 1 (Ky. PSC Feb. 26, 2001).

³⁶ Case No. 2005-00425, Order at Appendix A (Ky. PSC Nov. 18, 2005).

the commission, unless the order is suspended, or vacated in whole or in part, by order or decree of a court of competent jurisdiction.

The Commission has not issued any order modifying its Orders in Cases No. 2001-010 and No. 2005-00425 pertaining to the assessment of the late payment charge. No court has vacated those orders. As noted above, while KRS 278.180 provides a means to modify a rate schedule, Ohio District did not properly invoke this statute to modify the late payment charge approved in Case No. 2001-010 or permit the removal of the charge from Ohio District's tariff. The cancellation of the 2001 Tariff Sheet was not conducted pursuant to an order of the Commission. Accordingly, Ohio District continues to have Commission authorization to assess the late payment fee despite the cancellation of the 2001 Tariff Sheet.

CONCLUSION

The events surrounding Ohio District's 2005 tariff filing can best be described as a comedy of errors. Ohio District filed the 2005 Tariff Sheet, which if properly completed and filed, would have terminated the water district's late payment charge – a result that Ohio District clearly did not intend. Ohio District's lack of knowledge and familiarity with KRS Chapter 278 and Commission regulations, however, led to numerous errors that rendered the 2005 Tariff Sheet a legal nullity. By the same token, the Commission failed to recognize these errors, accepted the 2005 Tariff

Sheet, and cancelled the 2001 Tariff Sheet. For the next 15 years neither the Commission nor Ohio District recognized the implications of these actions.

Commission records clearly show that the 2005 Tariff failed to meet the minimum statutory and regulatory requirements. Therefore, the 2005 Tariff Sheet had no legal effect and could not modify or terminate Ohio District's existing late payment charge or otherwise remove it from Ohio District's filed rate schedules. It cannot be used to support the assertion that Ohio District's continued assessment of the late payment charge is unlawful.

Moreover, the Commission has expressly approved the late payment charge in Case No. 2001-010 and has ordered in Case No. 2005-00425 that it remain in effect. With regard to the late payment charge, neither of these Orders has expired, been revoked or modified by the Commission, or suspended or vacated by a court. They remain in effect and provide Ohio District with the legal authority to assess the charge.

In its Order of December 3, 2020 in Case No. 2020-00167, the Commission recognized the implications of its acceptance of the 2005 Tariff Sheet and raised legitimate questions regarding Ohio District's assessment of a late payment charge. The efforts to answer these questions have revealed the history behind the 2005 Tariff Sheet, Ohio District's numerous errors in preparing that tariff sheet, and the need for changes to Ohio District's tariff to ensure consistency with the provisions

of KRS Chapter 278 and the Commission's decisions in Cases No. 2001-010 and No. 2005-00425.

Ohio District respectfully submits that the Commission conclude this investigation, affirm Ohio District's authority to assess the late payment charge authorized in Case No. 2001-010, and direct Ohio District to revise its tariff to reflect the Commission's decisions in Cases No. 2001-010 and No. 2005-00425.

Dated: April 9, 2021 Respectfully submitted,

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Counsel for Ohio County Water District

CERTIFICATE OF SERVICE

In accordance with 807 KAR 5:001, Section 8, I certify that Ohio County Water District's electronic filing of this document is a true and accurate copy of the same document being filed in paper medium; that the electronic filing was transmitted to the Public Service Commission on April 9, 2021; that there are currently no parties that the Public Service Commission has excused from participation by electronic means in this proceeding; and that within 30 days following the end of the state of emergency announced in Executive Order 2020-215 this Notice in paper medium will be delivered to the Public Service Commission.

Counsel for Ohio County Water District

EXHIBIT LIST

Exhibit	Description/Title
A	Tariff Sheet – Effective 02/13/1983 – Cancelled 09/16/1986
В	Tariff Sheet – Effective 09/16/1986 – Cancelled 01/25/1992
C	Tariff Sheet – Effective 01/25/1992 – Cancelled 08/16/1992
D	Tariff Sheet – Effective 08/16/1992 – Cancelled 06/14/1998
E	Tariff Sheet – Effective 06/14/1998 – Cancelled 02/26/2001
F	Case No. 2001-010 – Order of 02/26/2001
G	Tariff Sheet – Effective 02/26/2001 – Cancelled 11/18/2005
Н	Case No. 2005-00425 – Application to Revise Certain Non-Recurring Charges
I	Case No. 2005-00425 – Order of 11/18/2005
J	Tariff Sheet – Effective 11/18/2005
K	Letter from Dennis Brent Kirtley, Tariff Review Branch Manager, Kentucky Public Service Commission, to Walt Beasley, Ohio County Water District, subj: Non-recurring Charges per Order in Case No. 2005-00425 (Dec. 14, 2005)
L	807 KAR 5:011 (2005 Version)
M	City of Russellville v. Public Service Commission of Kentucky, No. 2003-CA-02132 (Ky. Ct. App. Feb. 18, 2005)



	FOR OHIO COUNTY AND ADJOINING CO
	P.S.C. Ky. No. 1
	Sheet No. 5
OHIO COUNTY WATER DISTRICT	Cancelling P.S.C. Ky. No
	Sheet No.
RULES AND R	EGII.ATIONS

Section 4.

That bills will be dated and mailed on the 15th of each month. Said bills will state that they are to be paid within ten days. If said bills are not paid on or before said date, a 10% penalty shall be added to the bill and if said bill and penalty are not paid on or before the 20th day from and after the date of the mailing of the bills, water service shall be discontinued and disconnected and the Water District shall apply the water meter deposit hereinafter provided for against the unpaid bill and penalty charges and the balance due shall be collected by any customary and legal means available to the Water District. Subject to 807 KAR 5:006 Section 11 3a For nonpayment of bills. However, no utility shall discontinue service to any customer for nonpayment of bills (including delayed charges) without first having made a reasonable effort to induce the customer to pay same. The customer shall be given at least fortyeight (48) hours written notice, but the cut-off shall not be effected before twenty (20) days after the mailing date of the orginial bill. Such termination notice shall be exclusive of and separate from the original bill. If prior to discontinuance of service, there is delivered to the utility office payment of the amount in arrears, then discontinuance of service shall not be made, or where a written certificate is filed signed by a physician, a registered nurse or a public health officer saying that, in the opinion of the person making the certification discontinuance of the service will aggravate an existing illnesss or infirmity on the

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OHIO COUNTY WATER DISTRICT OHIO COUNTY AND ADJOINING P.S.C. Ky. No. 2 Sheet No. 7 OHIO COUNTY WATER DISTRICT Cancelling P.S.C. Ky. No. Sheet No.
PUBLIC SERVICE COMMISSION RULES AND REGULATIONS OF KENTUCKY SFP 1 G 1986 PURSUANT TO 807 KAR5:011, SECTION 4 That bills will be dated and mailed on the 15th. of each month. state that they are to be paid within ten days. If said bills are not paid on or before said date, a 10% penalty shall be added to the bill and if said bill and penalty are not paid on or before the 20th day from and after the date of the mailing of the bills. water service shall be discontinued and disconnected and the Water District shall apply the water meter deposit hereinafter provided for against the unpaid bill and penalty charges and the balance due shall be collected by any customary and legal means available to the Water District. Subject to 807 KAR 5:006 Section 11 3a for nonpayment of bills. However, no utility shall discontinue service to any customer for nonpayment of bills (including delayed charges) without first having made a reasonable effort to induce the customer to pay same. The customer shall be given at least forty-eight (48) hours written notice, but the cut-off shall not be effected before twenty (20) days after the mailing date of the original bill. Such termination notice shall be exclusive of and separate from the original bill. If prior to discontinuance of service, there is delivered to the utility office payment of the amount in arrears, then disconinuance of service shall not be made, or where a written certificate if filed signed by a physician, a registered nurse or a public

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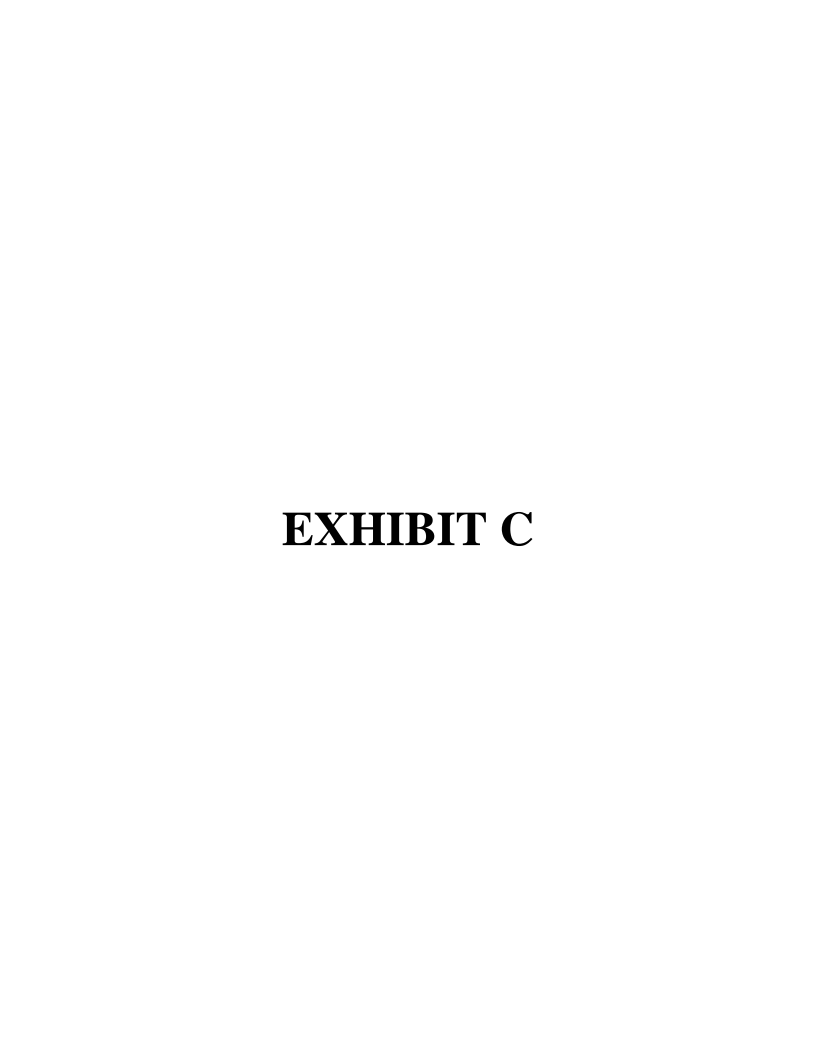
health officer saying that, in the opinion of the person making the certification discontinuance of the service will aggravate an existing illness or infirmity, the affected premises, service shall be discontinued until the affected resident can make other living arrangements or until ten days elaspe from the utility's notifi-

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OHIO COUNTY WATER DISTRICT

OHIO COUNTY WATER DISTRICT

PS.C.

RESEARCH DIVISION

PUBLIC SERVICE COMMISSION

OF RENDERED

ENFECTION

RULES AND REGULATIONS

PURSUANT TO 807 R-375:011,

SECTION 9 (2)

BY:

PURSUANT TO 807 R-375:011,

SECTION 9 (2)

That bills will be dated and mailed on the 25TH, of each month. Said bills will state that they are to be paid within ten days. If said bills are not paid on or before said date, a 10% penalty shall be added to the bill and if said bill and penalty are not paid on or before the 20th day from and after the date of the mailing of the bills, water service shall be discontinued and disconnected and the Water District shall apply the water meter deposit hereinafter provided for against the unpaid bill and penalty charges and the balance due shall be collected by any customary and legal means available to the Water District. Subject to 807 KAR 5:006 Section 11 3a for nonpayment of bills. However, no utility shall discontinue service to any customer for nonpayment of bills (including delayed charges) without first having made a reasonable effort to induce the customer to pay same. The customer shall be given at least forty-eight (48) hours written notice, but the cut-off shall not be effected before twenty (20) days after the mailing date of the original bill. Such termination notice shall be exclusive of and separate from the original bill. If prior to discontinuance of service, there is delivered to the utility office payment of the amount in arrears, then disconinuance of service shall not be made, or where a written certificate if filed signed by a physician, a registered nurse or a public health officer saying that, in the opinion of the person making the certification discontinuance of the service will aggravate an existing illness or infirmity, the affected premises, service shall be discontinued until the affected resident can make other living arrangements or until ten days elaspe from the utility's notifi-

cation. PUBLIC SERVICE COMMISSION OF KENTUCKY DATE EFFECTIVE JANUARY DATE OF ISSUE DECEMBER Month Day JAN 25 1991 HARTFORD, KY 42347 CHAIRMAN ISSUED BY PURSUNATIO 807 KAR 5:011. -Address Name of Officer SECTION 9 (1)

 c8.92



•	FOR Ohio County
	P.S.C. Ky. No. 2
	Revised Sheet No. 7
Ohio County Water District	Cancelling P.S.C. Ky. No
	Sheet No.
RULES	AND REGULATIONS

Bills will be dated and mailed on the 25th of each month. state that they are to be paid within ten days. If bills are not paid on or before said date, a 10% penalty shall be added to the bill. bill and penalty is not paid on or before the 28th dayof the mailing date of the original unpaid bill service will be disconnected and the district shall apply the water deposit hereinafter provided for against the unpaid bill. Penalty charges and the balance due shall be collected by any customary and legal means available pursuant to 807 KAR 5:006 Sections 8(3)(a) and 14(2).

The utility shall not discontinue service to any customer for nonpayment of bills (including delayed charges) without first having made a reasonable effort to induce the customer to pay. The customer shall be given at least 5 days written notice, but the cut-off date shall not be effected before 27 days after the mailing date of the original bill. Such termination notice shall be exclusive of and separate from the original bill. If prior to discontinuance of service, there is delivered to the utility office payment of the amount in arrears, then discontinuand of service shall not be made, or where a written certificate if filed signed by a physician, a registered nurse or a public health officer saying that, in the opinion of the person making the certification discontinuance of the service will aggravate an existing illness or infirmity, the affected premises, service shall not be discontinued until the affected resident can make other living arrangements or until 30 days elapse from the utility's termination date.

> PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

> > AUG 1 6 1992

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

West-wine	0/ /10
	RY: Missey Halle.
DATE OF ISSUE 7 13 92	DATE EFFECTIVE PUBLIC SERVICE COMMISSION MANAGER
Month Day Year	, icai
ISSUED BY Judy Harbaugh	Osst Welsee Man Hartford 124.
// Name of Officer	Tiple Address



	FOR Ohio County
	P.S.C. Ky. No. 2
	Revised Sheet No. 7
Ohio County Water District	Cancelling P.S.C. Ky. No
	Sheet No
RULES A	AND REGULATIONS

Bills will be dated and mailed on the 25th. of each month. Bill will state that they are to be paid by the 10th. of the following month. If bills are not paid on or before said date, a 10% penalty shall be added to the bill. If bill and penalty is not paid on or before the 28th. day of the mailing date of the original unpaid bill service will be disconnected and the district shall apply the water deposit hereinafter provided for against the unpaid bill. Penalty charges and the balance due shall be collected by any customary and legal means available pursuant to 807 KAR 5:006 Sections 8(3) (a) and 14 (2).

The utility shall not discontinue service to any customer for nonpayment of bills (including delayed charges) without first having made a reasonable effort to induce the customer to pay. The customer shall be given at least 5 days written notice, but the cut-off date shall not be effected before 27 days after the mailing date of the original bill. Such termination notice shall be exclusive of and separate from the original bill. If prior to discontinuance of service, there is delivered to the utility office payment of the amount in arrears, then discontinuance of service shall not be made, or where a written certificate if filed signed by a physician, a registered nurse or a public health officer saying that, in the opinion of the person making the certification discontinuance of the service will aggravate an existing illness or infirmity, the affected premises, service shall not be discontinued until the affected resident can make other living arrangements or until 30 days elapse from the utility's termination date.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JUN 14 1998

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Stephan BLU SECRETARY OF THE COMMISSION

Month Day Year DATE EFFECTIVE Month		
	h Dav	Yea
ISSUED BY Judy Harbaugh 48st My. 130 E	. Washing	tou



COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF OHIO COUNTY)
WATER DISTRICT TO INCREASE CERTAIN) CASE NO. 2001-010
NON-RECURRING CHARGES AND TO)
REVISE ITS TARIFF)

<u>ORDER</u>

On January 10, 2000, Ohio County Water District ("Ohio County") applied for authority to increase certain non-recurring charges and to revise its tariff. Ohio County has provided adequate evidence of the individual expenses incurred to provide the services associated with the proposed charges.

The Commission, having reviewed the record and being sufficiently advised, finds that:

- 1. The proposed charges are equal to the expenses incurred to provide the associated services.
- 2. The charges and policies set forth in Appendix A to this Order are fair, just, and reasonable and should be approved.
 - 3. The revised tariff meets the requirements and should be accepted.

IT IS THEREFORE ORDERED that:

- 1. The charges in Appendix A are approved for services rendered on and after the date of this Order.
 - 2. The proposed tariff filed by Ohio County is approved as filed.

Done at Frankfort, Kentucky, this 26th day of February, 2001.

ATTEST:

Executive Director

APPENDIX A

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 2001-010 DATED FEBRUARY 26, 2001

The following rates, charges, and policies are prescribed for the customers in the area served by Ohio County Water District. All other rates, charges, and policies not specifically mentioned herein shall remain the same as those in effect under authority of the Commission prior to the effective date of this Order.

Special Non-Recurring Charges

Connection/Turn-on Charge	\$20.00
Connection/Turn-on Charge (after hours)	30.00
Field Collection Charge	20.00
Late Payment Penalty	10%
Meter Relocation Charge	Actual Cost
Meter Re-read Charge	20.00
Meter Test Charge	35.00
Reconnection Charge	40.00
Service Call/Investigation Charge	20.00
Service Call/Investigation Charge (after hours)	30.00
Leak Adjustment Rate	1.53 per thousand gallons



	FOR Ohio County, Kenta Communit	y, Town or City
	P.S.C. KY. NO.	1
	Original SHEET NO	. 7
Ohio County Water District	CANCELLING P.S.C. KY.	NO
(Name of Utility)	SHEET NO	0
RATES AND	CHARGES	
D. SPECIAL NON-RECURRING CHARGES:		
Connection/Turn-on Charge		\$20.00
Connection/Turn-on Charge (after hours)		\$30.00
Field Collection Charge		\$20.00
Late Payment Penalty		10%
Meter Relocation Charge		Actual Costs
Meter Re-read Charge	CANCELLED	\$20.00
Meter Test Charge	11.6.00	\$35.00
Re-connection Charge	11-18-05	\$40.00
Re-connection Charge (after hours)		\$50.00
Returned Check Charge		\$10.00
Service Call/Investigation		\$20.00
Service Call/Investigation (after hours)		\$30.00
*NOTERegular working hours for the u Monday through Friday, excluding holidays. Upon Maintenance Staff, services may be performed outside	n customer request, and subject regular working hours at the	ect to availability of after hours rate.
	PUBLIC	SERVICE COMMISSION OF KENTUCKY EFFECTIVE
	FE	B 26 2001
	PURSUAN	T TO 807 KAR 5:011
DATE OF ICCITE	DATE EFFECTIVE BY: Steph	an() R
DATE OF ISSUE Month / Date / Year	SECRETARY	10 THE MEDITAL STON
	TILE General De	pt
(Signature of Officer)		
ISSUED BY THE AUTHORITY BY AN ORDER OF THE PU	BLIC SERVICE COMMISSION OF	F KENTUCKY IN
CACENO		



Ohio County Water District

FILED

Beth O'Donnell
Executive Director
KY Public Service Commission
PO Box 615
Frankfort, KY 40602

OCT 13 2005 PUBLIC SERVICE COMMISSION

RECEIVED

OCT 1 3 2005

PUBLIC SERVICE COMMISSION

RE: Formal Application to revise certain non-recurring charges.

Dear Ms. O'Donnell:

This is an application to revise certain non-recurring charges for Ohio County Water District. Attached is the non-recurring charge cost justifications and the proposed tariff sheets.

Ohio County Water District is not requesting a water rate increase at this time. However, increased costs attributable to certain non-recurring charges can no longer be absorbed by the District. The customers affected by these increases will be the customers that cause the District to incur these additional expenses. Additional revenue to be generated will not exceed 5% of the total revenues provided by all miscellaneous and non-recurring charges for the past 12 months.

The District has previously filed income statements and balance sheets with the Public Service Commission. These income statements and balance sheets are currently on file with the Commission.

The District will publish the enclosed public notice of these requested rate revisions in the local newspaper for three consecutive weeks. The first notice has already been published and the newspaper ad is enclosed. We will follow up with a filing of the second and third newspaper ads along with an affidavit from the newspaper verifying that the notice was published for three consecutive weeks.

A copy of this application and related filings has been sent to the Office of the Attorney General, State Capitol Building, Suite 118, Frankfort, KY 40601.

Very truly yours,

Bearly

enclosure

Exhibit H Page 2 of 19

NOTICE

Ohio County Water District proposes to make the following revisions to its schedule of charges. The proposed effective date for the change is <u>Novol, 2005</u>.

	<u>Current</u>	<u>Proposed</u>	% Change
Connection/Turn-on Charge	20.00	35.00	75.0%
Connection/Turn-on Charge (After Hours)	30.00	Delete	NA
Returned Check Charge	10.00	25.00	150.0%
Meter Re-Read Charge	20.00	35.00	75.0%
Meter Test Charge (5/8" Meter)	35.00	65.00	20.0%
Meter Test Charge (1" Meter)	35.00	Actual Cost	NA
Re-Connection Charge	40.00	65.00	62.5%
Re-Connection Charge (After Hours)	50.00	Delete	NA
Service Call/Investigation	20.00	35.00	75.0%
Service Call/Investigation (After Hours)	30.00	45.00	50.0%
Field Collection Charge	20.00	Delete	NA

The charges/rates contained in this notice are the charges/rates proposed by the Ohio County Water District. However, the Public Service Commission may order charges/rates to be charged that differ from these proposed charges/rates. Such action may result in charges/rates for consumers other than the charges/rates in this notice.

Any corporation, association, body politic, or person may, by motion within thirty (30) days after publication of this fee change, request leave to intervene; and the motion shall be submitted to the Public Service Commission, Post Office Box 615, Frankfort, KY 40602, and shall set forth the grounds for the request including the status and interest of the party.

Intervenors may obtain copies of the application and related filings by contacting the water district.

The Water District has available for inspection at its office the proposed changes to its Rules and Regulations. The office is located at 130 Washington Street, Hartford, KY 42347

This notice is published pursuant to 807 KAR 5:011-Tariffs.

Ohio County Water District

Walt Bearley

Exhibit H Page 3 of 19

Type of Ch	narge: CONNECTION/TURN-ON CHARGE	
1. Field Ex	kpense:	
A.	Materials (Itemize)	
		\$
B.	Labor (Time and Wage)	
	AVERAGE 1 HR., AVERAGE WAGE WITH BENEFITS \$17.78 PER HOUR	17.78
	Total Field Expense	\$ 17.78
2. Clerical	and Office Expense	
A.	Supplies	\$
В.	Labor 5 MINUTES @ \$16.90 PR. HR.	1.41
	Total Clerical and Office Expense	\$1.41
3. Miscella	neous Expense	
A.	Transportation 40 MILE AVERAGE @ .34¢	\$ 13.60
B.	Other (Itemize)	
8	Total Miscellaneous Expense	\$ 13.60
Total	Nonrecurring Charge Expense	\$ <u>35.00</u>

Exhibit H Page 4 of 19

NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge: 1. Field Expense: Materials (Itemize) A. В. Labor (Time and Wage) **Total Field Expense** 2. Clerical and Office Expense Supplies В. Labor Total Clerical and Office Expense 3. Miscellaneous Expense A. Transportation В. Other (Itemize) Total Miscellaneous Expense Total Nonrecurring Charge Expense

Exhibit H Page 5 of 19

NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge:_ 1. Field Expense: Materials (Itemize) A. Labor (Time and Wage) В. **Total Field Expense** 2. Clerical and Office Expense Supplies A. В. Labor Total Clerical and Office Expense 3. Miscellaneous Expense Transportation A. Other (Itemize) B. Total Miscellaneous Expense Total Nonrecurring Charge Expense

Exhibit H Page 6 of 19

Type of Cl	narge: LATE FEE PENALTY	
1. Field E	xpense:	
A.	Materials (Itemize)	
		\$
В.	Labor (Time and Wage)	
	Total Field Expense	\$
2. Clerical	and Office Expense	
^{let} A.	Supplies	\$
В.	Labor	
	Total Clerical and Office Expense	\$
3. Miscella	neous Expense	
A.	Transportation	\$
В.	Other (Itemize)	
	Total Miscellaneous Expense	\$
Total	Nonrecurring Charge Expense 10%	\$

Exhibit H Page 7 of 19

ype of Ch	narge: METER RELOCATION CHARGE	
. Field Ex	kpense:	
A.	Materials (Itemize)	
		\$
В.	Labor (Time and Wage)	
	Total Field Expense	\$
Clerical	and Office Expense	
A.	Supplies	\$
В.	Labor	
	Total Clerical and Office Expense	\$
Miscella	neous Expense	
A.	Transportation	\$
В.	Other (Itemize)	
	Total Miscellaneous Expense	\$
Total	Nonrecurring Charge Expense	ACTUAL COSTS
	A. Clerical A. B. Miscella A. B.	B. Labor (Time and Wage) Total Field Expense Clerical and Office Expense A. Supplies B. Labor Total Clerical and Office Expense Miscellaneous Expense A. Transportation B. Other (Itemize)

Exhibit H Page 8 of 19

Type of C	harge: METER RE-READ CHARGE	
1. Field E	xpense:	
A.	Materials (Itemize)	
		\$
B.	Labor (Time and Wage)	
	SAME AS TURN-ON CHARGE	17.78
	Total Field Expense	\$17.78
2. Clerical	and Office Expense	
A.	Supplies	\$
B.	Labor	1.41
	Total Clerical and Office Expense	\$1,41
3. Miscella	neous Expense	
A.	Transportation	\$13.60
B.	Other (Itemize)	
		181
	Total Miscellaneous Expense	\$ 13.60
Total	Nonrecurring Charge Expense	\$ 35.00

Exhibit H Page 9 of 19

NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge: METER TEST CHARGE FOR 5/8" X 3/4" 1. Field Expense: A. Materials (Itemize) В. Labor (Time and Wage) AVERAGE 2 HOURS 35.56 AVERAGE WAGE @ \$17.78 PER HOUR **Total Field Expense** \$ 35.56 2. Clerical and Office Expense Supplies A. B. Labor 10 MINUTES @ \$16.90 PER HOUR 2.81 Total Clerical and Office Expense 2.81 3. Miscellaneous Expense A. Transportation 80 MILE 2 ROUND TRIPS \$ 27.20 @ .34¢ PER MILE B. Other (Itemize) **Total Miscellaneous Expense Total Nonrecurring Charge Expense** \$ 65.00

Exhibit H Page 10 of 19



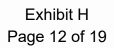
Type of Ch	arge: RE-CONNECT CHARGE		
1. Field Ex	rpense:		
A.	Materials (Itemize)	6	
٠		\$_	
		-	
В.	Labor (Time and Wage)		
	AVERAGE 2 HOURS AVERAGE WAGE WITH BENEFITS \$17.78 PER HOUR	-	35.56
	Total Field Expense	\$_	35.56
2. Clerical	and Office Expense		
A.	Supplies	\$_	
В.	Labor 10 MINUTES @ \$16.90 PER HOUR	-	2.81
	Total Clerical and Office Expense	\$_	2.81
3. Miscellar	neous Expense		
A.	Transportation 80 MILE AVERAGE @ .34¢ PER MILE	\$_	27.70
B.	Other (Itemize)		
		-	
		-	
	Total Miscellaneous Expense	\$_	27.20
Total	Nonrecurring Charge Expense	\$	65.00

Exhibit H Page 11 of 19

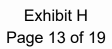
NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge: AE-CONNECTION CHARGE (AFTERHOURS)

1. Field E	xpense:	1-7-
A.	Materials (Itemize)	
		\$
B.	Labor (Time and Wage)	
	Total Field Expense	\$
2. Clerical	and Office Expense	
Α.	Supplies	\$
В.	Labor	
	Total Clerical and Office Expense	\$
3. Miscella	neous Expense	
A.	Transportation	\$
В.	Other (Itemize)	
		-
	Total Miscellaneous Expense	\$
Total	Nonrecurring Charge Expense	\$
. • •	Training officings Exposited	T



Ty	pe of Cha	arge: RETURN CHECK CHARGE	<u> </u>
1.	Field Ex	pense:	
	A.	Materials (Itemize)	
			\$
	B.	Labor (Time and Wage)	
		Total Field Expense	\$
2.	Clerical a	and Office Expense	
	A.	Supplies	\$
	В.	Labor	
		Total Clerical and Office Expense	\$
3.	Miscellan	eous Expense	
	A.	Transportation	\$
	В.	Other (Itemize)	
		THIS IS WHAT THE LOCAL BANK CHARGES FOR A RETURNED CHECK	25.00
		Total Miscellaneous Expense	\$_25.00
	Total	Nonrecurring Charge Expense	\$ 25.00



Type of Ch	narge: SERVICE CALL/INVESTIGATION	
1. Field Ex	rpense:	
A.	Materials (Itemize)	
		\$
B.	Labor (Time and Wage)	
	AVERAGE 1 HOUR AVERAGE WAGE WITH BENEFITS \$17.78	17.78
	Total Field Expense	\$ _17.78
2. Clerical	and Office Expense	
A.	Supplies	\$
В.	Labor 5 MIN. @ \$16.90 PER HOUR	1.41
	Total Clerical and Office Expense	\$ 1.41
3. Miscella	neous Expense	
A.	Transportation 40 MILE AVERAGE	\$_13.60
В.	@ .34¢ PER MILE Other (Itemize)	
	Total Miscellaneous Expense	\$13.60
Total	Nonrecurring Charge Expense	\$ 35.00

Exhibit H Page 14 of 19 NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge: SERVICE CALL/INVESTIGATION (AFTER HOURS)

\$
26,67
\$ <u>26.67</u>
\$
1.41
\$ 1.41
\$_13.60
\$ 13.60
\$ 45.00

Exhibit H Page 15 of 19 NONRECURRING CHARGE COST JUSTIFICATION

Type of Charge: METER TEST CHARGE 1" AND LARGER 1. Field Expense: A. Materials (Itemize) Labor (Time and Wage) B. **Total Field Expense** 2. Clerical and Office Expense A. Supplies Labor В. **Total Clerical and Office Expense** 3. Miscellaneous Expense A. Transportation B. Other (Itemize) Total Miscellaneous Expense ACTUAL COST

Total Nonrecurring Charge Expense

	Exhibit H Page 16 of 19	FOR Smo Co	ounty, Kentucky Community, To	wn or City
		P.S.C. KY. NO.		_1
		1 st Revised	SHEET NO	7
Ohio County Water District		CANCELLING:	P.S.C. KY. NO	_1
(Name of Utility)		Original	_SHEET NO	7
	RATES AND CHA	RGES		_ 8
D. SPECIAL NON-RECURRING	CHARGES:			
Connection/Turn-on Charge				\$35.00
Late Payment Penalty				10%
Meter Relocation Charge				Actual Cost
Meter Re-read Charge				\$35.00
Meter Test Charge (5/8" Meter)			\$65.00
Meter Test Charge (1" Meter)				Actual Cost
Re-connection Charge				\$65.00
Returned Check Charge				\$25.00
Service Call/Investigation				\$35.00
Service Call/Investigation (after	r hours)			\$45.00
*NOTERegular working he Monday through Friday, excluding he Maintenance Staff services may be not	olidays. Upon cus	stomer request,	and subject to	availability of

M Maintenance Staff, services may be performed outside regular working hours at the after hours rate.

DATE OF ISSUE		DATE EFFECTIVE	
	Month / Date / Year		Month / Date / Year
ISSUED BY		TITLE	
	(Signature of Officer)		

Exhibit H Page 17 of 19

FOR mo County, Kentucky

	Community, 1	own of City
	P.S.C. KY. NO	1
	1 st Revised SHEET NO	16
Ohio County Water District	CANCELLING P.S.C. KY. NO.	_1
(Name of Utility)	Original SHEET NO.	16

RULES AND REGULATIONS

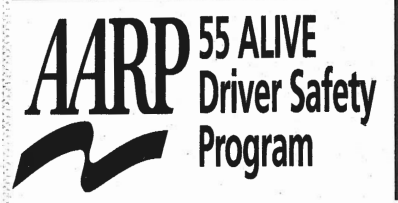
E. Special Non-recurring Charges:

- 1. The utility will collect for special nonrecurring charges to recover customer-specific costs incurred which would otherwise result in monetary loss to the utility or increased rates to other customers to whom no benefits accrue from the service provided or action taken. The utility may establish or change any special nonrecurring charge by applying for Public Service Commission approval of such charge in accordance with the provisions of 807 KAR 5:011, Section 10.
- 2. Special nonrecurring charges will be applied uniformly throughout the area served by the utility. Such charges will relate directly to the service performed or action taken and only yield enough revenue to pay the expenses incurred in rendering the service.
- 3. The utility will assess a charge for the following non-recurring services:
 - a) Connection/Turn-on Charge: Will be assessed for new service turn-ons. seasonal turn-ons, temporary service, or transfer of service. The charge will not be made for initial installation of service where a meter connection/tap-on charge is applicable.
 - b) Late Payment Penalty: Will be assessed on the delinquent amount of the bill. less taxes. Pursuant to 807 KAR 5:006 Section 8 (3)(h), a penalty may be assessed only once on any bill for rendered services.

DATE OF ISSUE		DATE EFFECTIVE	
	Month / Date / Year		Month / Date / Year
ISSUED BY		TITLE	
	(Signature of Officer)		

Copies of the bidding documents may be obtained from the Archi tect, RBS Design Group, P.S.C., 1035 Frederica Street, Suite 140, Owensboro, Kentucky 42301 (Tele. 270/683-1158). A 5% Bid Security and 100% Performance and Payment Bond are required for this project.

The Owner reserves the right to accept or reject any or all bids and/or waive any informalities in bids received where such acceptance, rejection, or waiver is considered to be in the best interest of the Owner.



collected fro

Section V: All funds and moneys Dam during said fiscal year, shall be and all funds spent or expended by rected to be paid out of any special the General Fund of the City.

Section VI: Motor/Watercraft tax

Section VII: All ordinances, or p are, to the extent of such conflict her

INTRODUCED, SECONDED AN convened meeting of the City Comm tucky, held on the 12th day of Septer

INTRODUCED, SECONDED AT special called meeting of the City Co Kentucky, after a public hearing wa 2005.

ATTEST: Brenda S. Dockery City Clerk, Brenda S. Dockery

NOTICE

Ohio County Water District proposes to make the following revisions to its schedule of charges. The proposed effective date for the change is November 1, 2005.

	N	Current *	Proposed	% Change
Connection/Turn-on Charge		20.00	35.00	75.0%
Connection/Turn-on Charge (After Hours)		30.00	Delete	NA
Returned Check Charge		10.00	25.00	150.0%
Meter Re-Read Charge		20.00	35.00	75.0%
Meter Test Charge (5/8" Meter)		35.00	65.00	20.0%
Meter Test Charge (1" Meter)		35.00	Actual Cost	NA
Re-Connection Charge		40.00	65.00	62.5%
Re-Connection Charge (After Hours)		50.00	Delete	NA
Service Call/Investigation		20.00	35.00	75.0%
Service Call/Investigation (After Hours)		30.00	45.00	50.0%
Field Collection Charge		20.00	Delete	NA

The charges/rates contained in this notice are the charges/rates proposed by the Ohio County Water District. However, the Public Service Commission may order charges/rates to be charged that differ from these proposed charges/rates. Such action may result in charges/rates for consumers other than the charges/rates in this notice.

Any corporation, association, body politic, or person may, by motion within thirty (30) days after publication of this fee change, request leave to intervene; and the motion shall be submitted to the Public Service Commission, Post Office Box 615, Frankfort, KY 40602, and shall set forth the grounds for the request including the status and interest of the party.

Intervenors may obtain copies of the application and related filings by contacting the water district.

The Water District has available for inspection at its office the proposed changes to its Rules and Regulations. The office is located at 130 Washington Street, Hartford, KY 42347.

This notice is published pursuant to 807 KAR 5:011-Tariffs.

Ohio County Water District

Walt Beasley

Exhibit H Page 19 of 19

Ohio County Water District

130 East Washington Street, Suite 206 P.O. Box 207 Hartford, Kentucky 42347

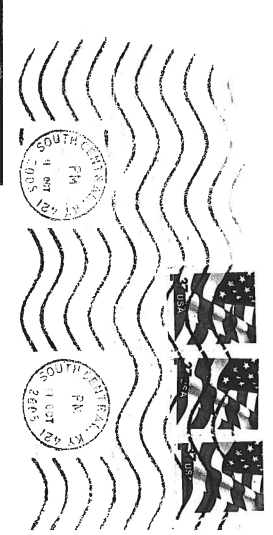
EXECUTIVE DIRECTOR

KY PURBLIC SERVICE COMMISSION
P O BOX 615
FRANKFORT, KENTUCKY 40602

BETH O'DONNELL

ECEIVE

COMMISSION





COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF OHIO COUNTY)	
WATER DISTRICT TO REVISE CERTAIN)	CASE NO. 2005-00425
NON-RECURRING CHARGES	ý	

ORDER

On October 13, 2005, Ohio County Water District ("Ohio County") applied for authority to revise certain non-recurring charges. Ohio County has provided adequate evidence of the individual expenses incurred to provide the services associated with the proposed charges.

The Commission, having reviewed the record and being sufficiently advised, finds that:

- The proposed charges are equal to the expenses incurred to provide the associated services.
- 2. The charges set forth in the Appendix to this Order are fair, just, and reasonable and should be approved.

IT IS THEREFORE ORDERED that:

- 1. The charges in the Appendix are approved for services rendered on and after the date of this Order.
- 2. Within 20 days of the date of this Order, Ohio County shall file with the Commission signed revised tariff sheets showing the charges approved herein.

Done at Frankfort, Kentucky, this 18th day of November, 2005.

By the Commission

ATTEST:

Kobutle and fathe Executive Director

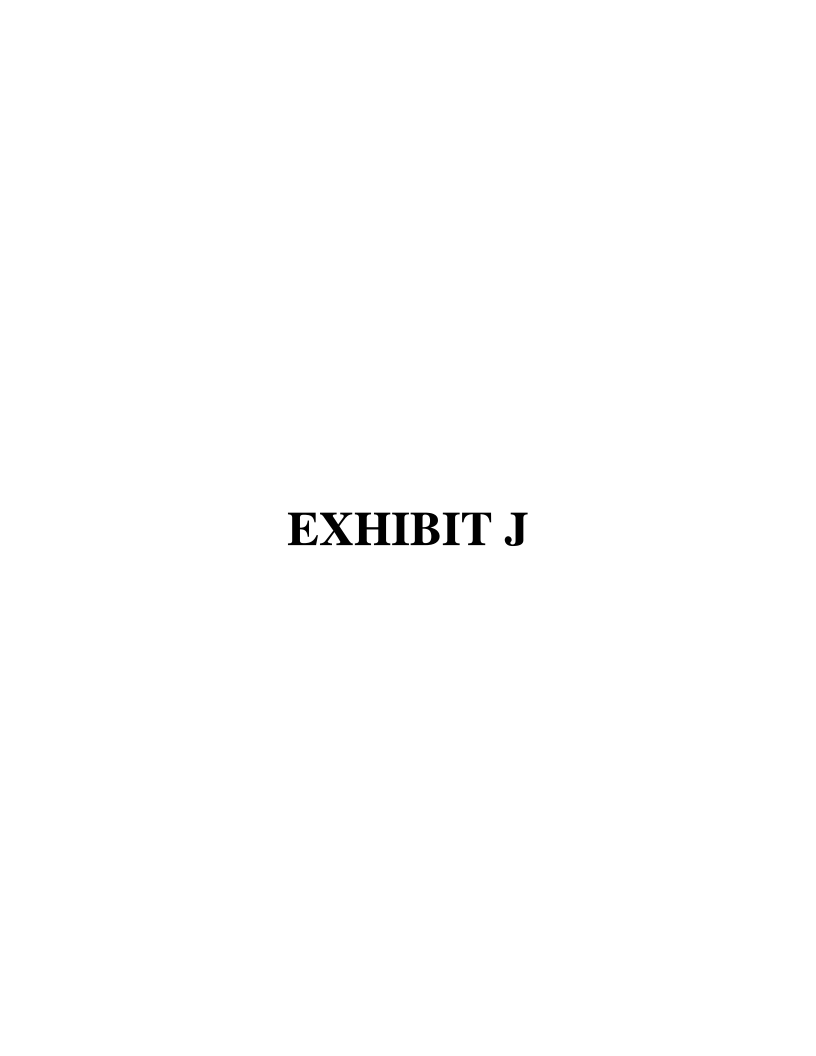
APPENDIX A

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN CASE NO. 2005-00425 DATED November 18, 2005.

The following rates, charges, and policies are prescribed for the customers in the area served by Ohio County Water District. All other rates, charges, and policies not specifically mentioned herein shall remain the same as those in effect under authority of the Commission prior to the effective date of this Order.

Non-Recurring Charges

Connection/Turn-on Charge	\$ 35.00
Meter Re-read Charge	35.00
Meter Test Charge (5/8" Meter)	65.00
Meter Test Charge (1" Meter)	Actual Cost
Re-Connection Charge	65.00
Returned Check Charge	25.00
Service Call/Investigation	35.00
Service Call/Investigation (After Hours)	45.00



Ernie Fletcher Governor

LaJuana S. Wilcher, Secretary Environmental and Public Protection Cabinet

Christopher L. Lilly Commissioner Department of Public Protection

Mr. Walt Beasley General Superintendent Ohio County Water District 130 E. Washington Street Hartford, KY 42347



Commonwealth of Kentucky
Public Service Commission
211 Sower Blvd.
P.O. Box 615
Frankfort, Kentucky 40602-0615
Telephone: (502) 564-3940
Fax: (502) 564-3460
psc.ky.gov

November 18, 2005

TFS 2005-2023

Mark David Goss Chairman

> Teresa J. Hill Vice Chairman

Gregory Coker Commissioner

RECEIVED

DEC 8 2005

PUBLIC SERVICE COMMISSION

RE: Case No. 2005-00425

We enclose one attested copy of the Commission's Order in the above case.

Sincerely,

Beth O'Donnell Executive Director

Beth O'Donnell Executive Director

We enclosed one signed copy of an approved non-recurring charges for Ohio County Water District.

BOD/jc Enclosure



	FOR Unio	County, Kentuc	
	P.S.C. KY. NO)	1
	Original	_SHEET NO	7
Ohio County Water District	CANCELLING P.S.C. KY. NO.		7
(Name of Utility)	New	SHEET NO.	7
CON	NTENTS		
SPECIAL NON-RECURRING CHARGES:			
Connection/Turn-on Charge		\$	35.00
Connection/Turn-on Charge Meter Re-read Charge		\$	35.00 35.00
_		\$	
Meter Re-read Charge			35.00
Meter Re-read Charge Meter Test Charge (5/8" Meter)			35.00 65.00
Meter Re-read Charge Meter Test Charge (5/8" Meter) Meter Test Charge (1" Meter)			35.00 65.00 1 Cost
Meter Re-read Charge Meter Test Charge (5/8" Meter) Meter Test Charge (1" Meter) Re-Connect Charge			35.00 65.00 1 Cost 65.00

NOTE---Regular working hours for the utility's Maintenance Staff is 8:00 am to 4:00 pm Monday through Friday, excluding holidays. Upon customer request, and subject to availability of Maintenance Staff, services may be performed outside regular working hours at the after hours rate.

DATE OF ISSUE	
	Month / Date / Year
DATE EFFECTIVE	
21	Month / Date / Year
ISSUED BY	en
	O(Signature of Officer)
TITLE Chairm	a-
BY AUTHORITY OF ORDER	OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

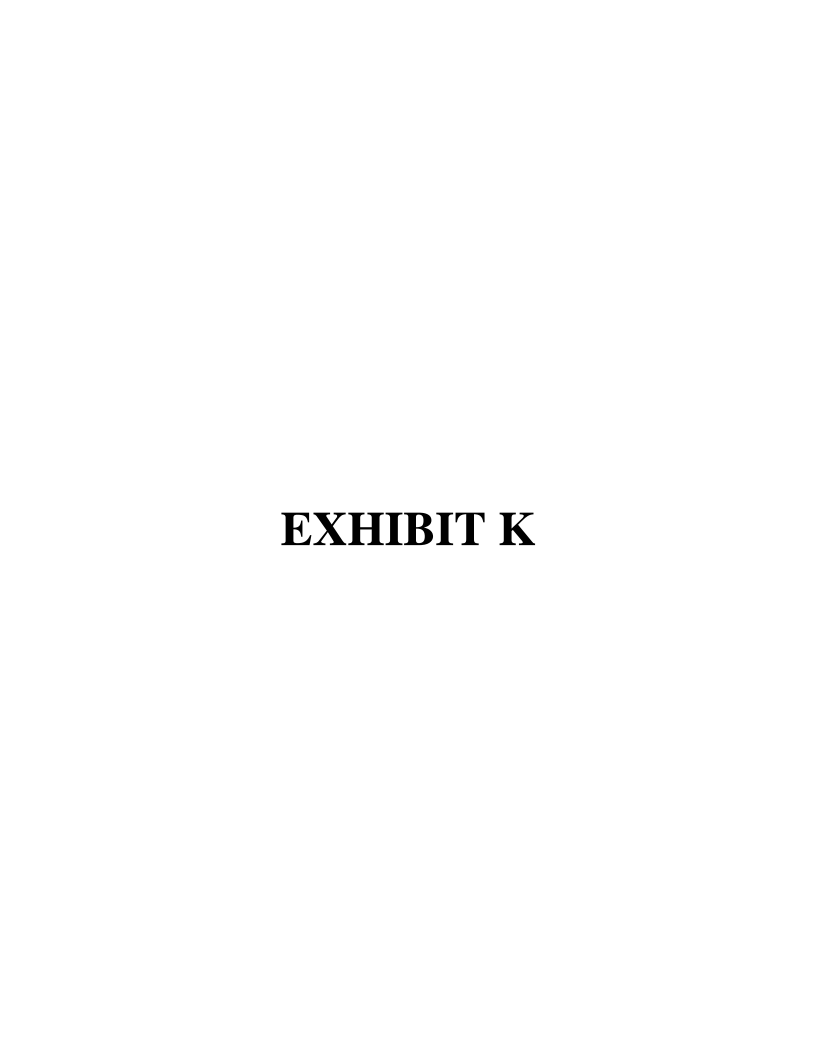
KY PSC Electronic Tariff Filing Receipt

Documents received for Tariff filing: TFS2005-02023 Ohio County Water District at 12/12/2005 1:45:53 PM

Description: Non-recurring charges per Order in Case No. 2005-00345.

Received Items:

Tariff tariff.pdf



Ernie Fletcher Governor LaJuana S. Wilcher Secretary

Commonwealth of Kentucky Environmental and Public Protection Cabinet Public Service Commission

211 Sower Blvd. P.O. Box 615 Frankfort, Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460

December 14, 2005

Walt Beasley Ohio County Water District 130 E. Washington Street Hartford, KY 43347

RE: Filing No. **TFS2005-02023**

Non-recurring charges per Order in Case No. 2005-00425

Dear Walt Beasley:

The above referenced filing has been received and reviewed. An accepted copy is enclosed for your files.

Sincerely,

Dennis Brent Kirtley

Tariff Review Branch Manager

FOR Ohio County, Kentuc	ky
P.S.C. KY. NO	1
Original SHEET NO	77
CANCELLING P.S.C. KY. NO	7
New SHEET NO	7
ITS	
\$	35.00 35.00 65.00
Actua	1 Cost 65.00 25.00 35.00 45.00
	Original SHEET NO CANCELLING P.S.C. KY. NO New SHEET NO TTS \$ Actua

NOTE---Regular working hours for the utility's Maintenance Staff is 8:00 am to 4:00 pm Monday through Friday, excluding holidays. Upon customer request, and subject to availability of Maintenance Staff, services may be performed outside regular working hours at the after hours rate.

DATE OF ISSUE
Month / Date / Year
DATE EFFECTIVE
Month / Date / Year
ISSUED BY Jones
(Signature of Officer)
TITLE Chairman
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO DATED

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 11/18/2005 PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Executive Director



2005 KENTUCKY ADMINISTRATIVE REGULATIONS SERVICE

VOLUME 9

REC'D SEP 27 2005



STOLL, KEENON, PARK Lexington, Kentucky

Containing Kentucky Administrative Regulations In Effect as of July 15, 2004

Legislative Research Commission

- (b) By publication in a newspaper of general circulation in the affected area; or
- (c) By publication in a periodical distributed to all members of the cooperative; and
- (8) A copy of the notice given pursuant to subsection (7) of this section.

Section 2. To change rates to reflect an increase or decrease in its wholesale supplier's rates, a distribution cooperative shall file with the commission an original and five (5) copies, and with the Attorney General's Office of Rate Intervention one (1) copy, of the following information:

- (1) The tariff incorporating the new rates and specifying an effective date no sooner than the effective date of the wholesale supplier's rate change; and
- (2) The information required by Section 1(2) through (8) of this administrative regulation.

Section 3. Contents of Notice. Notice given pursuant to Section 1(7) of this administrative regulation shall include the following information:

- (1) The name, address, and phone number of the cooperative;
- (2) The existing rates and the revised rates for each customer class;

(3) The effect of the rate change, stated both in dollars and as a percentage, upon the average bill for each customer class;

(4) A statement, as appropriate, that:

- (a) The rate reduction is being made at the sole discretion of the utility, pursuant to KRS 278.455(1); or
- (b) The rates are being revised to reflect a change in wholesale rates pursuant to KRS 278.455(2); and
- (5) A statement that a person may examine the rate application at the main office of the utility or at the office of the Public Service Commission, 211 Sower Boulevard, Frankfort, Kentucky. (25 Ky.R. 2989; Am. 26 Ky.R. 385; eff. 8-20-99.)

807 KAR 5:011. Tariffs.

RELATES TO: KRS Chapter 278 STATUTORY AUTHORITY: KRS 278.160(1)

NECESSITY, FUNCTION, AND CONFORMITY: KRS 278.160(1) provides that the commission shall prescribe rules under which each utility shall file schedules showing all rates and conditions established by it and collected or enforced.

Section 1. Definitions. For purpose of this administrative regulation: "Commission" means the Public Service Commission.

Section 2. General. All utilities under the jurisdiction of the commission shall file with the secretary two (2) cover letters and four (4) complete copies of a tariff containing schedules of all its rates, charges, tolls and maps or plats of the area in which it offers service and all its rules and administrative regulations and shall keep a copy of said tariff open to public inspection in its offices and places of business, as required by KRS 278.160, in substantially the form and manner hereinafter set out. If a utility furnishes more than one (1) kind of service (water and electricity for example), a separate tariff must be filed for each kind of service. For the purpose of the commission's rules and administrative regulations, the utility's office or place of business shall be deemed a location at which the utility regularly employs and stations one (1) or more employees and is open to the public.

Section 3. Form and Size of Tariffs. (1) All tariffs must be printed from type not smaller than six (6) point or typewritten, mimeographed or produced by similar process, on hard calendared paper of good quality.

(2) The pages of a tariff shall be eight and one-half (8 1/2) by eleven (11) inches in size.

- (3) Utilities shall publish tariffs in loose-leaf form using one (1) side of the paper only, with not more than one (1) schedule to the page.
 - (4) The front cover page of a tariff shall contain the following:
 - (a) Name of the utility and location of principal office.

- (b) Statement of kind of service offered.
- (c) General statement of territory served.
- (d) Date of issue and date tariff is to become effective.
- (e) Signature of the officer of the utility authorized to issue tariffs.

 (f) Identifying designation in the upper right-hand corner as required by Section 5 of this administrative regulation.
 - (5) The second and succeeding pages shall contain:
 - (a) All the rules and administrative regulations of the utility.
- (b) Rate schedules showing all rates and charges for the several classes of service.
 - (c) Signature of the officer of the utility authorized to issue tariffs.
 - (d) Date of issue and date tariff is to become effective.
- (e) Identifying designation in upper right-hand corner as required by Section 5 of this administrative regulation.
- (6) In that portion of the tariff dealing with rates, the desired information shall be shown under the following captions in the order listed:
 - (a) Applicable: show territory covered by tariff.
- (b) Availability of service: show classes of customers affected, such as domestic, commercial, etc.
 - (c) Rates: list all rates covered by tariff.
- (d) Minimum charge: state amount of charge and quantity allowed.
 - (e) Delayed payment charge: state if penalty or discount.
- (f) Term: if contracts are made for certain periods, give length of term.
- (g) Special rules: if any special rules and administrative regulations are in effect covering this tariff, list same hereunder.
- (7) The secretary of the commission will furnish standard forms of tariffs on request.

Section 4. Contents of Schedules. (1) Each rate schedule in addition to a clear statement of all rates thereunder must state the city, town, village or district in which rates are applicable; provided, however, that schedules applicable in a large number of communities must be accompanied by an accurate index by which each community in which the rates are applicable may be readily ascertained, in which case the applicability of a schedule may be indicated by reference to the index sheet. (Example: Applicable within the corporate limits of the City of ______, or see Tariff Sheet No. 2B for applicability.)

(2) Each rate schedule must state that class of service available under the rates stated therein. (Example: Available for domestic

lighting, or available for all purposes, etc.)

(3) For a tariff in which a number of schedules are shown available for various uses, each schedule shall be identified by a number or by a group of letters, and if by a group of letters, the designation shall be indicative of the class of service for which the schedule is available. (Example: Schedule No. 1 or Tariff D.U.R. indicating that the schedule states domestic utility rates.)

(4)(a) Each page of the tariff shall bear the Commission Number of the tariff, the date issued and effective, the signature of the issuing officer, and in the upper right-hand comer, a further designation, such as "Original Sheet No. 1," "Original Sheet No. 2," etc.

(b) In the case of a change in the text of any page as hereinafter provided the further designation shall be "First Revised Sheet No. 1, cancelling Original Sheet No. 1," etc.

(c) Tariffs may be further divided into sections, and so designated if required by their size and contents.

(5) All schedules shall state whether a minimum charge is made, and if so, they shall set out all such charges, and further state whether such minimum charge is subject to prompt payment discount or delayed payment penalty.

Section 5. Designation of Tariffs. All tariffs must bear in the upper right-hand corner of the front cover page the commission number thereof. Subsequent tariffs filed as provided by Sections 6 and 9 of this administrative regulation, must continue such designation in consecutive numerical order. Any subsequent tariff must also show the commission number of the tariff cancelled, changed or modified by it.

Section 6. Change or Withdrawal of Rate Schedules Administrative Regulations. (1) No tariff, or any provision thereof, may be

changed, cancelled or withdrawn except upon such terms and conditions as the commission may impose and in compliance with KRS 278.180 and Sections 6 and 9 of this administrative regulation.

(2)(a) All revisions in tariff sheets shall contain a symbol in the margin indicating the change made. These symbols are as follows:

(C) To signify changed administrative regulation.

(D) To signify discontinued rate, administrative regulation or test.

(I) To signify increase.

(N) To signify new rate and/or new test.

(R) To signify reduction.

(T) To signify a change in text.

(b) In the case of a change in the text of any tariff sheet where the rate remains the same, the effective date shall remain the same as that on the amended sheet. The issued date of the change shall be the date the filing is made with the commission.

(c) All tariff filings which involve the furnishing of equipment or services to the customer by the utility shall be accompanied by a description of the equipment or service involved in the filing and a cost of service study justifying the proposed charges.

(3) New tariffs stating changes in any provision of any effective tariff may be issued and put into effect by either of the two (2) fol-

lowing methods:

(a) By order of the commission upon formal application by the utility, and after hearing, as provided by Section 7 of this administra-

tive regulation.

- (b) By issuing and filing on at least twenty (20) days' notice to the commission and the public a complete new tariff (or revised sheet of an existing tariff) stating all the provisions and schedules proposed to become effective as provided by Sections 7 and 9 of this administrative regulation.
- (4) The provisions or rates stated on any sheet or page of a tariff may be modified or changed by the filing of a revision of such sheet or page in accordance with the provisions of this administrative regulation. Such revisions must be identified as required herein.

Section 8. Notices. Notices shall be given by the utility in the following manner:

(1) Advance notice, abbreviated newspaper notice. Utilities with gross revenues greater than \$1,000,000 shall notify the commission in writing of Intent to File Rate Application at least four (4) weeks prior to filing. At or about this time application may be made to the commission for permission to use an abbreviated form of newspaper notice of proposed rate increases provided the notice includes a coupon which may be used to obtain a copy from applicant of the full schedule of increases or rate changes.

- (2) Notice to customers of proposed rate changes. If the applicant has twenty (20) or fewer customers, typewritten notice of the proposed rate changes and the estimated amount of increase per customer class shall be placed in the mail to each customer no later than the date on which the application is filed with the commission and, in addition, a sheet shall be posted at its place of business containing such information. Except for sewer utilities which must give a notice by mail to all of their customers pursuant to KRS 278.185, all applicants with more than twenty (20) customers shall post a sheet stating the proposed rates and the estimated amount of increase per customer class at their place of business and, in addition, notice thereof:
- (a) Shall be included with customer billings made on or before the application is filed with the commission; or

(b) Shall be published by such date in a trade publication or

newsletter going to all customers; or

(c) Shall be published once a week for three (3) consecutive weeks in a prominent manner in a newspaper of general circulation in their service area, the first publication to be made prior to the filing of the application with the commission. Each such notice shall contain the following language:

The rates contained in this notice are the rates proposed by (name of utility). However, the Public Service Commission may order rates to be charged that differ from these proposed rates. Such action may result in rates for consumers other than the rates in this notice.

- (3) Notice as to intervention. The notice made in compliance with subsection (2) of this section shall include a statement to the effect:
- (a) That any corporation, association, body politic or person may by motion within thirty (30) days after publication or mailing of notice of the proposed rate changes request leave to intervene;
- (b) That the motion shall be submitted to the Public Service Commission, 211 Sower Boulevard, P.O. Box 615, Frankfort, Kentucky 40602, and shall set forth the grounds for the request including the status and interest of the party; and
- (c) That intervenors may obtain copies of the application and testimony by contacting the applicant at a name and address to be stated in the notice. A copy of the application and testimony shall be available for public inspection at the utility's offices.
- (4) Compliance by electric utilities with rate schedule information required by 807 KAR 5:051. If notice is given by subsection (2)(a) or (b) of this section and if the notice contains a clear and concise explanation of the proposed change in the rate schedule applicable to each customer, no notice under Section 2 of 807 KAR 5:051 shall be required. Otherwise, such notice shall be given.
- (5) Notice of hearing. Where notice pursuant to KRS 424.300 is published by the applicant in a newspaper, it shall be published in a newspaper of general circulation in the areas that will be affected one (1) time not less than seven (7) nor more than twenty-one (21) days prior to the hearing giving the purpose, time, place and date of hearing.
- (6) Extensions of time. Applications for extensions of time shall be made to the commission in writing and will be granted only upon a showing of compelling reason.

Section 9. Statutory Notice to the Commission. (1) When a new tariff has been so issued and notice thereof given to the commission and the public in all respects as hereinbefore provided, such tariff will become effective on the date stated therein unless the operation thereof be suspended and the rates and administrative regulations therein be deferred by an order of the commission pending a hearing concerning the propriety of the proposed rates and administrative regulations under KRS 278.190.

(2) All information and notice required by these rules shall be furnished to the commission at the time of the filing of any proposed revisions in rates or administrative regulations, and the twenty (20) days' statutory notice to the commission will not commence to run and will not be computed until such information and notice is filed if the commission determines that there was a substantial omission, which was prejudicial to full consideration by the commission or to an intervenor.

Section 10. Nonrecurring Charges. Nonrecurring charges are charges to customers due to a specific request for certain types of service activity for which, when the activity is completed, no additional charges may be incurred. Such charges are intended to be limited in nature and to recover the specific cost of the activity. Nonrecurring charges include reconnection charges, late payment fees, service order changes and hook-on or tap fees. This section allows a utility to seek a rate revision for a nonrecurring charge outside a general rate proceeding. In addition to the specific information must be submitted to the commission when a utility makes a filing to increase miscellaneous or nonrecurring service charges outside a general rate case:

(1) Each requested rate revision must be accompanied by:

(a) A specific cost justification for the proposed rates and a full description of the equipment or service provided under tariff (807 KAR 5:001, Section 6(2)(c)). The proposed rates should at least cover incremental costs, and a reasonable contribution to overhead. Incremental costs are defined as those costs which would be specifically incurred in the provision of this service.

(b) A copy of the public notice of each requested rate revision and verification that it has been made pursuant to Section 8 of this administrative regulation. In addition to the notice requirements contained in Section 8 of this administrative regulation, the utility shall also mail a copy of its filing to the Attorney General's Consumer Protection Division. The Attorney General will then have ten (10) days to notify the commission in writing if it requests a hearing in a particular case.

(c) A detailed statement explaining why the proposed changes could not have been included in the most previous general rate case, and why current conditions prevent deferring the proposed

changes until the next general rate request.

(d) An impact statement identifying the group of customers affected by the proposed tariff. The impact statement shall identify potential as well as existing customers.

(e) A copy of the utility's income statement and balance sheet

for a recent twelve (12) month period.

(2) If the additional revenue to be generated from the proposed tariff revisions exceeds by five (5) percent the total revenues provided by all miscellaneous and nonrecurring charges for a recent twelve (12) month period, the utility must file, in addition to the information set out in subsection (1)(a) of this section, the following: An absorption test showing that the additional net income generated by the tariff filing will not result in an increase in the rate of return (or other applicable valuation methods) to a level greater than that which was allowed in the most recent rate case. Any general rate increases received during the twelve (12) month period must be annualized. Any significant cost changes may be included but must be documented as part of the filing.

(3) No more than two (2) such tariff filings under this procedure shall be made between general rate cases. Additional tariff filings for nonrecurring charges will be processed according to general rate

case procedures.

When these requirements are met, such a filing may be made by letter with supporting documentation and will not require the information normally required pursuant to the commission's general rate case administrative regulation, 807 KAR 5:001, Section 9.

Section 11. Change of Ownership; Adoption Notice. (1) In case of change of ownership or control of a utility, or when a utility or a part of its business is transferred from the operating control of one company to that of another, or when its name is changed, the company which will thereafter operate the utility business must use the rates, classifications and administrative regulations of the former operating company (unless authorized to change by the commission), and shall issue, file and post an adoption notice, on a form furnished by the commission, adopting, ratifying and making its own all rates, rules, classifications and administrative regulations of the former operating utility, on file with the commission and effective at the time of such change of ownership or control.

(2) Adoption notices must likewise be filed by receivers and trustees assuming possession and operation of utilities. Adoption notices may be filed and made effective without previous notice.

(3) Adoption notices filed with the commission by each utility shall be in consecutive numerical order, beginning with Public Serv-

ice Commission Adoption Notice No. 1.

(4) Within ten (10) days after the filing of an adoption notice as aforesaid by a public utility which then had no tariffs on file with the commission, said utility shall issue and file in its own name the tariff of the predecessor utility then in effect and adopted by it, or such other tariff as it proposes to put into effect in lieu thereof, in the form prescribed in Sections 2 through 5 of this administrative regulation with proper identifying designation. (Example: Public Service Commission No. 1 cancels Public Service Commission Adoption Notice No. 1.)

(5) Within ten (10) days after the filing of an adoption notice, as required by subsection (2) of this section, by a public utility which then had other tariffs on file with the commission said utility shall issue and file in its own name rate schedules and administrative regulations (on additional or revised sheets to its existing tariff, or by a complete reissue of its existing tariff, or otherwise), which shall set out the rates and administrative regulations of the predecessor utility then in effect and adopted by it, or such other rates and administrative regulations as it proposes to put into effect in lieu thereof, in accordance with the provisions of these rules with proper identifying designation. (Example: First Revision of Original Sheet No. 2A, Pub-

lic Service Commission, No. 11, cancels Original Sheet No. 2A, also cancels Public Service Commission Adoption Notice No. 6; or Public Service Commission No. 12 cancels Public Service Commission No. 11, also cancels Public Service Commission Adoption Notice No. 6.)

(6) When a tariff or revision is issued by a utility in compliance with these rules which states the rates, rules and administrative regulations of the predecessor utility without change in any of the provisions thereof, the same may be filed without notice; but when such tariff or revision states any change in the effect of the rates, rules and administrative regulations of the predecessor utility, such tariff or revision shall be subject to Sections 9 and 10 of this administrative regulation.

Section 12. Posting Tariffs, Administrative Regulations and Statutes. Every utility shall provide a suitable table or desk in its office and place of business, on which shall be available to the public at all times the following:

- (1) A copy of all effective tariffs and supplements setting out its rates, classifications, charges, rules and administrative regulations, together with forms of contracts and applications applicable to the territory served from that office or place of business.
- (2) Copies of the Kentucky Revised Statutes applicable to the utility.
- (3) A copy of the administrative regulations governing such utility adopted by the commission.
- (4) A suitable placard, in large type, giving information to the public that said tariffs, rules and administrative regulations and statutes are kept there for public inspection.

Section 13. Special Contracts. Every utility shall file true copies of all special contracts entered into governing utility service which set out rates, charges or conditions of service not included in its general tariff. The provisions of this administrative regulation applicable to tariffs containing rates, rules and administrative regulations, and general agreements, shall also apply to the rates and schedules set out in said special contracts, so far as practicable.

Section 14. Deviations from Rules. In special cases, for good cause shown upon application to and approval by, the commission may permit deviations from these rules.

Section 15. Forms. In submitting to the commission information required by these rules the following forms shall be followed where applicable:

- (1) Form of cover sheet for tariffs.
- (2) Form for filing rules and administrative regulations.
- (3) Form for filing rate schedules.
- (4) Form of certificate of notice to the public of change in tariff where no increase of charges results.
- (5) Form of certificate of notice to the public of change in tariff which results in increased charges.
 - (6) Form of adoption notice.

FORM OF COVER SHEET FOR TARIFFS
P.S.C. NO.____
CANCELS P.S.C. NO.____
(NAME OF COMPANY)

(LOCATION OF COMPANY)

Rates, Rules and Administrative Regulations for Furnishing (SERVICE RENDERED) at (LOCATION SERVED)

FILED WITH PUBLIC SERVICE COMMISSION OF KENTUCKY

Issued	, 19	Effective	 19
Issued by: (
By:			

FORM FOR FILING RULES & ADMINISTRATIVE REGULATIONS

TITLE 807, CHAPTER 5 - UTILITIES

(Page 2 of Tariff)	(2 Copies Required)
Name of Utility: RULES & ADMINISTRATIVE REGULATIONS	To the Public Service Commission, Frankfort, Ky.
HOLLO & ABIMINO HATTIE HEADE HOLLO	Pursuant to the Rules Governing Tariffs (effective), I
Date of Issue: Effective Date:	hereby certify that I am (Title of Officer) of the (Name of Utility) a utility furnishing
Effective Date.	service within the Commonwealth of Kentucky, which on the
Issued by:	day of, 19, issued its *Tariff P.S.C. No,
Name:	cancelling Tariff P.S.C. No to become effective, 19, and that notice to the public of the issuing of the
Title:	same is being given in all respects as required by Section 8 of said
FORM FOR FILING RATE SCHEDULES	administrative regulation, as follows:
(Page 3 of Tariff)	On the day of, 19, the same was ex-
For: (Community, Town or City) P.S.C. NO.:	hibited for public inspection at the offices and places of business of the Company in the territory affected thereby, to wit, at the following
(Original) Sheet No	places: (Give location of offices where rates are posted.)
(Revised)	and that the same will be kept open to public inspection at said offices and places of business in confor-
Name of Issuing Corporation:	mity with the requirements of Section 8 of said administrative regu-
Cancelling P.S.C. No.:	lation.
(Original) Sheet No (Revised)	**On the day of . 19 . typewritten or
	**On the day of, 19, typewritten or printed notice of the proposed rates or administrative regulations
CLASSIFICATION OF SERVICE APPLICABLE: (Show territory covered by tariff.)	was mailed to each of the customers of the company whose rates or charges will be increased thereby, a copy
AVAILABILITY OF (Show classes of customers affected,	of said notice being attached thereto.
SERVICE: such as domestic, commercial, etc.)	Given under my hand this day of, 19
RATES: (List all rates covered by tariff.) MINIMUM CHARGE: (State if penalty or discount.)	Address:
DATE OF 1001 IF (Marth Bay Year)	*If a variant chart or additional chart of a loops loof toriff in
DATE OF ISSUE: (Month, Day, Year) DATE EFFECTIVE: (Month, Day, Year)	*If a revised sheet or additional sheet of a loose-leaf tariff is used to state changes in rates or administrative regulations, the
ISSUED BY: (Name of Officer, Title, Address)	filing should be described as Revision of Original Sheet No.
ISSUED BY AUTHORITY OF P.S.C. ORDER NO.:	P.S.C. No, or Original Sheet No P.S.C. No cancelling P.S.C. Adoption Notice No.
FORM OF CERTIFICATE OF NOTICE TO THE	•
PUBLIC OF CHANGE IN TARIFF WHERE NO INCREASE OF CHARGES RESULTS	**If Notice is given by publication as provided in Section 8, use the following:
(2 Copies Required)	That more than 20 customers will be affected by said change by
To the Public Service Commission, Frankfort, Ky.	way of an increase in their rates or charges, and on theday of, 19, there was delivered to the
	, a newspaper of general circulation in the
Pursuant to the Rules Governing Tariffs (effective), I hereby certify that I am (Title of Officer) of the	community in which the customers affected reside, for publication therein once a week for three consecutive weeks prior to the effec-
(Name of Utility) a utility furnishing (Kind of Service)	tive date of said change, a notice of the proposed rates or adminis-
service within the Commonwealth of Kentucky, which on the day of, 19, issued *Tariff	trative regulations, a copy of said notice being attached hereto. A
P.S.C. No, cancelling Tariff P.S.C. No, to become effective, 19, and that notice to the public of the issuing	certificate of the publication of said notice will be furnished the Pub- lic Service Commission upon the completion of the same in accor-
effective, 19, and that notice to the public of the issuing of the same is being given in all respects as required by Section 8 of	dance with Section 9(2), of said administrative regulation.
said administrative regulation, as follows:	FORM OF ADOPTION NOTICE
On the day of, 19, the same was ex-	P.S.C. Adoption Notice No.
hibited for public inspection at the offices and places of business of	ADOPTION NOTICE
the Company in the territory affected thereby, to wit, at the following places; (Give location of offices where rates are posted.)	The undersigned (Name of Utility) of
and that the same will be kept open to pub-	hereby adopts, ratifies, and makes its own, in every respect as if the same had been originally filed and posted by
lic inspection at said offices and places of business in conformity with the requirements of Section 8 of said administrative regulation.	it, all tariffs and supplements containing rates, rules and administra-
I further certify that the proposed changes in tariff of said utility	tive regulations for furnishing (Nature of Service) service at in the Commonwealth of Kentucky, filed with
will not result in an increase in the rates or charges to any customer.	the Public Service Commission by (Name of Predecessor)
Given under my hand thisday of, 19	of and in effect on the day of, 19, the date on which the public service business of
Address:	the said (Name of Predecessor) was taken over by it.
*If a revised sheet, or additional sheet of a loose-leaf tariff is	·
used to state changes in rates or administrative regulations, the filing should be described as Revision of Original Sheet No.	This notice is issued on the day of, 19, in conformity with Section 10 of P.S.C. Tariff administrative regulations
P.S.C. No, cancelling P.S.C. Adoption	adopted by the Public Service Commission.
Notice No	By:
ORM OF CERTIFICATE OF NOTICE TO THE	(8 Ky.R. 797; Am. 1148; eff. 6-2-82; 11 Ky.R. 69; eff. 8-4-84.)
PUBLIC OF CHANGE IN TARIFF WHICH RESULTS IN INCREASED RATES	
LIEGGETO HA HAOLIEVOED LIVLEO	



RENDERED: February 18, 2005; 10:00 a.m.

NOT TO BE PUBLISHED

Commonwealth Of Kentucky Court of Appeals

NO. 2003-CA-002132-MR

CITY OF RUSSELLVILLE, KENTUCKY

APPELLANT

APPEAL FROM FRANKLIN CIRCUIT COURT
v. HONORABLE WILLIAM L. GRAHAM, JUDGE
ACTION NO. 02-CI-01177

PUBLIC SERVICE COMMISSION
OF KENTUCKY;
EAST LOGAN WATER DISTRICT,
INCORPORATED; AND
NORTH LOGAN WATER DISTRICT

APPELLEES

OPINION AFFIRMING

** ** ** ** **

BEFORE: DYCHE, GUIDUGLI AND McANULTY, JUDGES.

GUIDUGLI, JUDGE: The City of Russellville appeals from an opinion and order of the Franklin Circuit Court affirming a final order of the Kentucky Public Service Commission. The Public Service Commission's order voided a rate increase on the sale of water by Russellville to various water districts. For the reasons stated herein, we affirm the opinion and order of the Franklin Circuit Court.

The City of Russellville provides water service to local retail customers and to several water districts. On May 24, 1999, the city council of Russellville passed an ordinance seeking to increase its water and sewer service rates. On March 20, 2001, it filed a cost-of-service study with the Public Service Commission ("PSC") for the purpose of justifying a rate increase from \$1.55 to \$2.45 per 1,000 gallons of water sold. The water districts to which Russellville sold water received a copy of the study and a letter advising them of the proposed change.

On April 23, 2001, the PSC sent to Russellville a letter acknowledging receipt of the study. The letter included a copy of the study stamped with language indicating that the rate increase had been approved. A subsequent e-mail from the PSC to Russellville confirmed that Russellville was authorized to implement the proposed rate increase on or after April 21, 2001.

On July 9, 2001, the water districts filed a complaint with the PSC alleging that Russellville failed to comply with PSC regulations for rate increases. They also alleged that the proposed rate was violative of the parties' contract and did not represent the actual cost of service. Pending resolution of the complaint, the water districts established an escrow account into which the proposed increase was paid. On October 5, 2001,

the PSC rendered an order stating that "it appears that Russellville's April 21, 2001 rate increase is filed pursuant to KRS 278.180."

On July 3, 2002, the PSC rendered a final order voiding the \$2.45 rate. As a basis for the order, the PSC opined that Russellville failed to comply with KRS 96.355(1)(a), which it interpreted as requiring Russellville to enact an ordinance or otherwise approve the rate before filing a rate change (the "ordinance theory").

Russellville appealed to the Franklin Circuit Court.

Upon taking proof, the court concluded that the PSC improperly interpreted KRS 96.355(1)(a) as requiring a city to follow specific procedural guidelines before filing for a rate change.

It went on to find unlawful the PSC's requirement that Russellville enact an ordinance precisely identifying the proposed rate increase before applying for the increase, since no PSC regulation exists which requires this action. However, the circuit court affirmed the final order of the PSC based upon several other legal reasons which will be addressed below. This appeal followed.

Russellville argues that the trial court erred in affirming the PSC's order voiding the rate increase. While noting that the trial court properly found the PSC's "ordinance theory" to be unsupported by the law, it argues that the court

incorrectly concluded that the water districts were denied due process of law. Russellville also maintains that the new rate became effective on April 21, 2001, and cannot be changed retroactively by the PSC. In support of this argument, it points to the "filed rate doctrine", which precludes a collateral attack on rates filed with a regulatory agency. It seeks an order reversing the order of the Franklin Circuit Court and finding the April 21, 2001, rate to be effective until it was lawfully replaced by another rate on July 3, 2002.

Having closely examined the record and the law, we find no basis for reversing the order of the Franklin Circuit Court. On Russellville's first claim of error, i.e., that the trial court erred in concluding that the water districts were denied due process of law, we find no error. The trial court found that Russellville failed to comply with the notice provisions of KRS 278.180 and 807 KAR 5:011(8), and that these violations resulted in harm to the water districts because they apparently did not believe that \$2.45 per 1,000 gallons was the filed rate.

KRS 278.180 states,

(1) Except as provided in subsection (2) of this section, no change shall be made by any utility in any rate except upon thirty (30) days' notice to the commission, stating plainly the changes proposed to be made and the time when the changed rates will go into effect. However, the commission may, in its

discretion, based upon a showing of good cause in any case, shorten the notice period from thirty (30) days to a period of not less than twenty (20) days. The commission may order a rate change only after giving an identical notice to the utility. The commission may order the utility to give notice of its proposed rate increase to that utility's customers in the manner set forth in its regulations.

(2) The commission, upon application of any utility, may prescribe a less time within which a reduction of rates may be made.

807 KAR 5:011 also sets forth a number of notice requirements, including the requirement that the districts receive notice of their right to intervene before the PSC to challenge the proposed rate.

The circuit court concluded that Russellville's notice to the water districts was not adequate and did not comport with the statutory and regulatory requirements. This conclusion is presumptively correct, and the burden rests with Russellville to overcome it. City of Louisville v. Allen, Ky., 385 S.W.2d 179 (1964). They have not met this burden. Though they cite to minutes of meetings indicating that the districts were aware of the possibility of a rate change, and contend that any statutory and regulatory violations were minor oversights, they do not direct out attention to anything in the record upon which we may conclude that the circuit court erred in determining that the statutory and regulatory notice requirements were not satisfied.

And as the PSC properly notes, Russellville makes no claim that it filed the requisite information. As such, we find no error on this issue.

Russellville also argues that the rate approved by the PSC to be effective on April 21, 2001, was at all relevant times the "filed rate" and could not be changed retroactively by the PSC. It maintains that in June, 2001, the PSC accepted a formal tariff setting forth this rate, and that its October 5, 2001, order recognized that the rate was the filed rate for the service. Russellville relies on the filed rate doctrine, which precludes a collateral attack on rates filed with a regulatory agency. It argues that this doctrine requires a rate challenge to have effect, if at all, prospectively and not retroactively. It argues that the PSC had no legal basis for its July 3, 2002, final order voiding the \$2.45 rate, since the new rate already was final and therefore not subject to retroactive change.

Having thoroughly reviewed this matter and especially, the oral arguments presented herein, it is obvious that the PSC and its employees are primarily responsible for the dilemma we find here. Russellville failed to comply with statutory and regulatory notice requirements. But the PSC erred in giving Russellville the perception that is proposed rate increase would be certified and would become the "filed rate." The PSC tariff review branch erred in issuing the April 21, 2001, letter which

indicated "an accepted copy [of Contract filing No. C 62-6416 of wholesale rate increase to the districts] is enclosed for your files" because the letter also indicated that the "file tariff" pages setting out the rates to be charged to the districts were not attached. Without the "file tariff" pages enclosed,

Russellville had failed to comply with the statutory and regulatory notice requirement and its proposed rate increase could not be approved. The PSC compounded it error by issuing the October 5, 2001, order which stated in relevant part:

Upon review of the record, it appears that Russellville's April 21, 2001 rate increase is the filed rate pursuant to KRS 278.160. Moreover, even if the technical notice requirements upon which [the water districts] rely apply to a city, failure to comply with them would not render a rate unfair, unjust, and unreasonable.

Nevertheless, because [the water districts] object to the rate itself, as well as to the form of the notice they received, the disputed amounts should not at this time be paid directly to Russellville, particularly as it has suggested the creation of an escrow account. (Emphasis added).

Russellville maintains that once the PSC accepted and approved its request as the "filed rate", then nothing could be done to retroactively invalidate that rate. It relies heavily on Chandler v. Anthem Ins. Companies, Inc., 8 S.W.3d 48 (Ky.App., 1999), to argue that once a rate becomes the filed rate then that rate is not subject to collateral attack or retroactive change even if procured by unfair, false, misleading

or deceptive practices. In the <u>Anthem</u> case, this Court defined filed rate and explained some of its history as follows:

The insurance companies maintain that, even if the Attorney General's allegations are true, the "filed rate doctrine" shields them from liability. In general terms, the filed rate-or filed tariff-doctrine provides that tariffs duly adopted by a regulatory agency are not subject to collateral attack in court. This preclusion is said to ensure both that regulatory rates are nondiscriminatory (rate-payers who bring suit will not obtain rates more favorable than those who do not), and that the agency's "primary jurisdiction" in the area of its expertise is upheld. Woodland Ltd. v NYNEX Corp., [27 F.3d 17 (2nd Cir. 1999)]. The doctrine received one of its earliest expressions in Keogh v. Chicago & Northwestern Ry., 260 U.S. 156, 43 S.Ct. 47, 67 L.Ed. 183 (1922). In that case, a Minnesota manufacturer and shipper sought damages from an association of railroads for having collusively set excessive shipping fees in violation of the antitrust laws. The Supreme Court ruled that, even if the alleged conspiracy could be proved, the shipper had no cause of action for damages because the Interstate Commerce Commission had approved the allegedly excessive rates and had determined them to be reasonable and non-discriminatory. To recognize the plaintiff's claim, Justice Brandeis explained, would require a court to secondquess the Commission and would thus tend to undermine the regulatory scheme adopted by Congress.

The legal rights of shipper as against carrier in respect to a rate are measured by the published tariff. Unless and until suspended or set aside, this rate is made, for all purposes, the legal rate, as between carrier and

shipper. The rights as defined by the tariff cannot be varied or enlarged by either contract or tort of the carrier.

Keogh v. Chicago & Northwestern Ry., supra,
at 163, 43 S.Ct. at 49, 67 L.Ed. 183 at
(citation omitted). The purpose of the
field rate doctrine, in other words,

Is to preserve the authority of the legislatively created agency to set reasonable and uniform rates and to insure that those rates are enforced, thereby preventing price discrimination.

Sun City Taxpayers' Association v. Citizens Utilities Company, 847 F.Supp. 281, 288 (1994) (citations omitted).

The filed rate doctrine, therefore,

Prohibits a ratepayer from recovering damages measured by comparing the filed rate and the rate that might have been approved absent the conduct in issue.

Id. at 288.

. . .

We agree with the appellees that the filed rate doctrine although not heretofore applied in Kentucky by name, has nevertheless been recognized in Kentucky in principle. See Boone County Sand and Gravel Company, Inc. v. Owen County Rural Electric Cooperative Corporation, Ky.App., 779 S.W.2d 224 (1989) (holding that the appellant was liable for undercharges based upon the filed rate despite the appellee's apparent negligence in not charging the correct amount); see also Big Rivers Electric Corporation v. Thorpe, 932 F.Supp. 460, 464-65 (W.D.Ky.1996) (noting in the context of

regulated utilities, that Kentucky's statutory and case law "clearly set[s] forth the underlying principles of the filed rate doctrine ...").

Anthem, 8 S.W.3d at 51-53. The Anthem Court concluded that the filed rate doctrine bars ratepayers from seeking damages for approved but allegedly improper rates.

We believe the real issue herein is whether or not Russellville's proposed rate increase became the filed rate. If it did, then the districts are bound by it even though it was improperly granted by the PSC. But our review does not lead us to the conclusion that the proposed rate actually became the filed rate.

The April 21, 2001, letter clearly states that the filed tariff pages setting out the rates to be charged was not attached. The statutory and regulatory scheme requires the tariff pages to be included for any increase request. Thus, we deem the April 21, 2001, letter as notice that the rate increase would be accepted if and when Russellville complied with all mandatory regulations. Also, the October 5, 2001, order does not state that the April 21, 2001, rate increase is the filed rate pursuant to KRS 278.160, but only that it appears to be such. By using the word "appears" the order has no binding effect in effectuating the filed rate. We believe the use of the word "appears" clearly reflects the PSC admission of its

mistake in issuing the letter prior to receiving the filed tariff pages and prior to Russellville's full compliance with the applicable laws and regulations. While we acknowledge that the PSC and not Russellville caused this regrettable situation in which either Russellville or the districts will suffer a substantial economic loss, we believe Russellville's failure to comply with its statutory and regulatory obligations and its failure to file the required tariff pages cannot be ignored. Had Russellville filed the necessary tariff pages with its application and then the PSC issued the April 21, 2001, letter without additional conditions to be fulfilled, the result would have been different.

For the foregoing reasons, we affirm the opinion and order of the Franklin Circuit Court affirming the final order of the Kentucky Public Service Commission.

ALL CONCUR.

BRIEF AND ORAL ARGUMENT FOR APPELLANT:

Charles Robert Hedges Russellville, KY

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