# COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In	the	Matter	of:
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ELECTRONIC APPLICATION OF KIRKSVILLE	)	
WATER ASSOCIATION, INC. FOR A RATE	)	CASE NO. 2023-00258
ADJUSTMENT PURSUANT TO 807 KAR 5:076	)	

# KIRKSVILLE WATER ASSOCIATION'S RESPONSE TO COMMISSION STAFF'S SECOND REQUEST FOR INFORMATION

COMES NOW THE PETITIONER, KIRKSVILLE WATER ASSOCIATION, by counsel, and states each answer provided is true and accurate to the best knowledge and belief of the witness providing the response. For its Response, Kirksville Water Association states as follows:

1. Refer to Kirksville Water's response to Commission Staff's First Request for Information (Staff's First Request), Q14\_Non-RecurringCharges\_20212022.xlsx and the application, Statement of Adjusted Operations with references page and corrected Commercial Rates. Reconcile the total from 2022 Special Non-Recurring Charges of \$26,502.70 and the test year total of Other Water Revenues-Fees and charges of \$57,256 Case No. 2023-00258 in the Schedule of Adjusted Operations. Provide a detailed list of the items totaling the Fees and Charges amount of \$57,256.

**RESPONSE**: In preparing this response it was determined there was a mistake made in the original response to Staff's First Request for Information, Question #14. The corrected non-recurring charges spreadsheet is attached to this response as Exhibit: Q14 non-recurring charges

2022. This Exhibit is necessary to adequately explain KWA's response to this question which is attached as Exhibit: Q1 reconcilement nonrecurring.

Responding Witness: Ashley Owens

2. Refer to Kirksville Water's corrected current billing analysis for the test year. Provide a detailed list of billing adjustments, including customer refunds and water loss adjustments.

**RESPONSE**: Please see attached Exhibit: Q2 adjustments 2022

Responding Witness: Ashley Owens

Respectfully submitted,

ud Patterson

**Sud Patterson** 

228A West Main Street Richmond, KY 40475

Counsel for KWA

#### **CERTIFICATE OF SERVICE**

In accordance with 807 KAR 5:001, Section 8, and the Public Service Commission's Order of July 22, 2021 in Case No. 2023-00258, I certify that this document was transmitted to the Public Service Commission on November 27<sup>th</sup> and that there is currently no party that the Public Service Commission has excused from participation by electronic means in this proceeding.

Counsel for Kirksville Water Association

## **VERIFICATION**

### COMMONWEALTH OF KENTUCKY

#### **COUNTY OF MADISON**

The undersigned, Ashley Owens, being duly sworn, depose and states she has personal knowledge of the matters set forth in the responses for which she is identified as the witness, and that the answers contained therein are true and correct to the best of her information, knowledge and belief.

Ashley Owens
Ashely Owens

My commission expires: 03/20/2026

Amy Fonticislla
Notary Public