

**COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION**

In the Matter of:

ALTERNATIVE RATE ADJUSTMENT FILING OF)	CASE NO.
SANDY HOOK WATER DISTRICT)	2024-00196

RESPONSE OF SANDY HOOK WATER DISTRICT
TO THE COMMISSION STAFF'S FIRST REQUEST FOR
INFORMATION DATED FEBRUARY 13, 2025

Sandy Hook Water District
Case No. 2024-00196
Commission Staff's First Request for Information

1. Refer to Sandy Hook District's response to Commission Staff's Fourth Request for Information, Item 1c. Sandy Hook District's response to this request was unresponsive. Provide the information requested below.

a. For each employee, provide a list of the benefits (i.e., Medical, Dental, Vision, Life, Retirement, etc.) that employee utilizes with employee names redacted (use Employee 1, Employee2, etc.)

Response: See files: SHWD_employee_benefit_invoices
SHWD_Employee_Benefits

b. For each benefit offered (i.e., Medical, Dental, Vision, Life, Retirement, etc.), provide the most recent invoice Sandy Hook District has received.

Response:

2. Refer to Sandy Hook District's Application, Attachment #6, Current Billing Analysis, refer to Sandy Hook District's 2023 Annual Report, and refer to Sandy Hook

District's Response to Commission Staff's Second Request for Information, Item 2. SHWD_2_SAO file. Reconcile and explain why Sandy Hook District did not include an adjustment to their Schedule of Adjusted Operations Retail Water Sales in the test year of \$949,314 to match the current Pro Forma Retail Sales Revenue of \$905,379 in the billing analysis.

Response: That was simply an oversight made in the excel spreadsheet. The cell should have been referenced.