COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY-AMERICAN WATER COMPANY FOR AN ADJUSTMENT OF RATES SUPPORTED BY A FULLY FORECASTED TEST YEAR)

CASE NO. 2012-00520

ORDER

On its own motion, the Commission HEREBY ORDERS that:

1. The hearing scheduled in this matter for June 4, 2013 shall begin at 9:00 a.m., Eastern Daylight Time.

2. Any preliminary motions in this matter will be heard at the start of the hearing.

3. The parties shall not be permitted to make opening or closing statements.

4. The parties shall present their witnesses in the following order:
   a. Kentucky-American Water Company (“KAWC”);
   b. Attorney General (“AG”);
   c. Lexington-Fayette Urban County Government (“LFUCG”); and,

5. Cross-examination of witnesses will be conducted in the following order:
   a. KAWC;
   b. AG;
   c. LFUCG;
d. CAC; and,
e. Commission Staff.

6. A witness's direct testimony shall be limited to authentication of his or her previously filed written testimony and the correction or revision of that testimony. No summary of written testimony shall be permitted.

7. A witness who has filed written direct and rebuttal testimony shall authenticate both testimonies when first called to testify and may be subject to cross-examination on both testimonies at the same session.

8. No surrebuttal testimony shall be permitted.

9. Subject to notice to the Commission prior to or at the start of the scheduled hearing, KAWC shall call its witnesses in the following order:

a. David Baker;
b. Cheryl Norton;
c. Keith Cartier;
d. Paul Herbert;
e. Scott Rungren;
f. Carl Myers;
g. Melissa Schwarzell
h. Linda Bridwell; and,
i. Gary VerDouw.

10. Subject to notice to the Commission prior to or at the start of the scheduled hearing, the AG shall call his witnesses in the following order:
a. Stephen Rackers; and  
b. Brian Kalcic.

11. Witnesses Baker, Herbert and Kalcic shall be permitted to testify by videoconferencing. If technical problems prevent the use of videoconferencing facilities, these witnesses shall be permitted to testify by telephone.

12. At the start of hearing, the parties shall identify those witnesses who have submitted written testimony and who are not scheduled to testify at the hearing in this matter. Each opposing party shall state any objections to the admission of the non-appearing witness’s testimony and responses to requests for information into the record of the hearing.

13. Within seven days of the conclusion of the hearing in this matter, the parties and Commission Staff may submit written questions to any witness who has submitted written testimony and did not testify at the hearing.

14. A party sponsoring a witness who has submitted written testimony and does not testify at the hearing shall ensure that the sponsored witness files with the Commission his or her response to all written questions within 14 days of the close of the hearing.

15. If a party intends to question a witness on materials that have been afforded confidential treatment, or for which a petition for confidential treatment is pending, the party shall advise the Commission at the start of its cross-examination and shall defer any questions that require the contents of such materials to be revealed until the end of questioning of the witness on all non-confidential matters.
16. Pursuant to 807 KAR 5:001, Section 9(9), a digital video transcript shall be made of the hearing.

17. Any party wishing to submit a written brief in this matter shall file such brief with the Commission no later than July 8, 2013.

By the Commission

ENTERED
JUN 03 2013
KENTUCKY PUBLIC SERVICE COMMISSION

ATTEST:

Executive Director

Case No. 2012-00520
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