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March 26, 2007

VIA FACSIMILE AND E-MAIL

Michael A. McMahan, Esq.
Special Counsel, City of Chattanooga
Office of the City Attorney
801 Broad Street, Suite 400
Chattanooga, TN 37402

filed electronically in docket office on 03/27/07

Re: Petition Of Tennessee American Water Company To Change And Increase Certain Rates And Charges So As To Permit It To Earn A Fair And Adequate Rate Of Return On Its Property Used And Useful In Furnishing Water Service To Its Customers; Docket No. 06-00290

Dear Mr. McMahan:

On Friday, March 23, Tennessee American Water Company ("TAWC") filed its "Objections, Pursuant to the Supplemental Protective Order, to Delivery of Highly Confidential Information to Dan Johnson, Marlin L. Mosby, W. Kevin Thompson and/or PFM, and, in the Alternative, Motion to Stay Disclosure Until the Status of the Supplemental Protective Order and March 1, 2007 Order Compelling Production are Finally Determined" (the "Objection"). In the Objection, TAWC objected on a number of grounds to providing access to Highly Confidential Information to, among others, Dan Johnson. At the Status Conference conducted before Hearing Officer Richard Collier on that same day, TAWC agreed to identify those Highly Confidential Documents to which it objects to Mr. Johnson having access. Accordingly, TAWC hereby states that it objects to Mr. Johnson having access to any TAWC Highly Confidential Information except the document referenced in TAWC's Second Supplemental Response to the Consumer Advocate and Protection Division's First Discovery Request No. 8 (bates numbers TAWC-HC-00571-00572).¹ TAWC maintains its objection with respect to these documents for the reasons stated in the Objection and at the Status Conference.

Please do not hesitate to contact me if you have any questions. Thank you.

Sincerely,


Ross Booher

RIB/cw

¹ TAWC does not waive the protections of the Supplemental Protective Order with respect to this document.