

**IN THE TENNESSEE REGULATORY AUTHORITY
NASHVILLE, TENNESSEE**

IN RE:)
)
PETITION OF TENNESSEE) **DOCKET NO. 06-00290**
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)
)

**CONSUMER ADVOCATE'S AMENDED NOTICE OF USE OF HIGHLY
CONFIDENTIAL MATERIALS AND REPLY TO COMPANY'S RESPONSE TO
NOTICE OF USE OF HIGHLY CONFIDENTIAL MATERIALS**

Robert E. Cooper, Jr., the Attorney General and Reporter for the State of Tennessee, through the Consumer Advocate and Protection Division of the Office of Attorney General ("Consumer Advocate"), respectfully submits this amended notice of use of highly confidential materials and reply to Tennessee American Water Company's ("the Company's") response to the Consumer Advocate's notice of use of highly confidential materials.

The volume of materials designated as "highly confidential" and produced by the Company is very limited. There is no real prejudice to the Company, if the hearing officer permits the parties to reserve the right to use any materials designated as "highly confidential" at the hearing on the merits. The Consumer Advocate reiterates the statement in the original notice that the Consumer Advocate reserves the right to use any materials designated as "highly confidential"

that have been produced in this case. The Consumer Advocate enumerated specific page numbers in the original notice only out of an abundance of caution.

If the hearing officer requires notice of specific documents to be used at the hearing despite the very limited volume of materials designated as “highly confidential” and produced in this case, the Consumer Advocate amends its notice to include, in addition to the documents already designated, the following “highly confidential” materials:

TAWC-HC-00571

TAWC-HC-00572

TAWC-HC-01035

TAWC-HC-01036

All testimony filed as “highly confidential”

Any other “highly confidential” materials used by any other party

If the hearing officer requires notice of specific witnesses during whose testimony the “highly confidential” documents will or might be used despite the very limited volume of materials designated as “highly confidential” and produced in this case, the Consumer Advocate amends its notice to include the following witnesses:

Steve Brown

Michael Vilbert

Michael Miller

Any other witness who uses “highly confidential” materials

Also, there is no real prejudice to the Company, if the hearing officer relaxes the number of days required for notice, given the very limited volume of “highly confidential” materials.

RESPECTFULLY SUBMITTED,



STEPHEN R. BUTLER B.P.R. #14772
Assistant Attorney General
Office of the Attorney General
Consumer Advocate and Protection Division
P.O. Box 20207
Nashville, Tennessee 37202
(615) 741-8722

Dated: April 11, 2007

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via U.S. Mail or facsimile to the parties of record on April 11, 2007.



Stephen R. Butler
Assistant Attorney General

106107