Randall L. Nelson City Attorney Office of the City Attorney 801 Broad Street, Suite 400 Chattanooga, Tennessee 37402 (423) 757-5338 Fax: (423) 756-0737 August 20, 2008

Michael A. McMahan Phillip A. Noblett Kenneth O. Fritz D. Marty Lasley Crystal Freiberg Valerie L. Malueg Special Counsel

Ms. Sharla Dillon Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37243-0505

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 TRA Docket No. 08-0039

Dear Ms. Dillon:

Enclosed are the original and five copies of the Affidavits of Glynn Stoffel. These have already been filed electronically.

Sincerely,

Michael a. McMahan MICHAEL A. McMAHAN (MMS)

Assistant City Attorney

MAM/mms Enclosures

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

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. 08-00039)))
AFFIDAVIT OF	GLYNN STOFFEL
STATE OF Florida	
COUNTY OF Bay	
I, GLYNN STOFFEL, on behalf of the City	of Chattanooga, Tennessee, do hereby certify that
the Second Supplemental Responses of the City of	Chattanooga to the Second Discovery Requests of
the TAWC were prepared under my general super	vision and are true and accurate to the best of my
knowledge and information.	
DATED this 14th day of August	, 2008.
	GLYNNSTOFFEL THE
Sworn to and subscribed before me this 14	tthday of August, 2008.
	MUNICIPALITY PUBLIC
My Commission Expires:	V
October 26,2010	LAURA E. TERRY Notary Public - State of Florida My Commission Expires Oct 26, 2010 Commission # DD 609444 Bonded Through National Notary Assn.

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

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. 08-00039	
AFFIDAVIT OF GLYNN STOFFEL			
STATE OF Florida			
COUNTY OF Bay			
I, GLYNN STOFFEL, on behalf of the City	of Chatta	anooga, Tennessee, do hereby certify that	
the First Supplemental Response Nos. 10, 11, and 2	25 to TA	WC's Second Discovery Requests were	
prepared under my general supervision and are tru	ie and ac	curate to the best of my knowledge and	
information.			
DATED this 14th day of August	CLY!	2008. N STOFFEL STOFFEL	
Sworn to and subscribed before me this	day of	August, 2008. Derothy W. Konny	
My Commission Expires:	•	***************************************	
5-16-2010		TIMOTHY W. DOWNS Notary Public - State of Floride My Commission Expires May 16, 2010 Commission # DD 538739 Bonded By Netional Notary Asen.	