IN THE TENNESSEE REGULATORY AUTHORITY AT NASHVILLE, TENNESSEE

IN RE:)	
)	
PETITION OF TENNESSEE)	DOCKET NO. MXXXIX
WASTEWATER SYSTEMS, INC. TO)	13-00148
POST ALTERNATIVE FINANCIAL)	13-00140
SECURITY)	

PETITION OF TENNESSEE WASTEWATER SYSTEMS TO POST ALTERNATIVE FINANCIAL SECURITY

Tennessee Wastewater Systems ("TWS") petitions the Authority, pursuant to Rule 1220-4-13-.07(5), to reaffirm the Authority's "Order" issued in Docket 11-00187 agreeing to accept a bond of \$1,248,882 as sufficient financial security to comply with the Authority's rules. A copy of the earlier Order is attached.

According to the most recent UD20 Authority Form filed by TWS, the utility's reported annual revenue is \$1,561,288. The bond covers 80% of the utility's annual revenue. Because of the large number of independent systems operated by TWS, the size of the bond is more than adequate to cover any operational problems that might arise. As the TRA found in Docket 11-00187,

"TWS operates a number of isolated, self-contained treatment facilities in various locations around the state. Thus, it is not necessary to have funds available to operate all of TWS's 'systems,' since all of the separate facilities would not be expected to lose operation at the same time. . . . Given the nature of TWS's entire operation, as described

¹ The same bond covered 88% of TWS's annual revenue in 2011.

above, the bond is well designed to fulfill this requirement [of TRA Rule 1220-4-13-.01(2)]."

Furthermore, at the time this rule was adopted, TWS and other similar utilities were much smaller than they are today. It is no longer reasonable to require a wastewater utility the size of TWS to obtain a bond equal to 100% of its annual revenue.

The original bond was filed in Docket 11-00187 and remains in the possession of the Authority. A copy is attached. Although the language of the bond differs slightly from the TRA's prescribed bond form, the TRA has found these deviations "immaterial." Order, at 2. The bond has been renewed for another year.

Therefore, TWS asks that this petition be granted and that the Authority again approve this alternative form of financial security in accordance with TRA Rule 1220-4-13-.07(5).

Respectfully submitted,

BRADLEY ARANT BOULT CUMMINGS LLP

By:

Henry Walker (No. 000272) 1600 Division Street, Suite 700

P.O. Box 340025

Nashville, Tennessee 37203

(615) 252-2363

Attorneys for Tennessee Wastewater Systems, Inc.