### Filed Electronically in TPUC Docket Room on 10/19/2017

# IN THE TENNESSEE PUBLIC UTILITY COMMISSION AT NASHVILLE, TENNESSEE

IN RE:	)
PETITION OF TENNESSEE WATER	)
SERVICE, INC. FOR APPROVAL OF	) <b>DOCKET NO. 17-00108</b>
AN INTERIM EMERGENCY	)
WILDFIRE RESTORATION	)
SURCHARGE, INTERIM	)
EMERGENCY WATER SERVICE	)
AVAILABILITY FEE, EMERGENCY	
MAKE-WHOLE SURCHARGE AND	)
AN INTERIM EMERGENCY	)
OPERATIONAL COST PASS-	)
THROUGH MECHANISM	

### TENNESSEE WATER SERVICE, INC.'S PROPOSED PROCEDURAL SCHEDULE

Comes Tennessee Water Service, Inc. (TWS), and respectfully moves that the Hearing Officer approve the Proposed Procedural Schedule in this Docket No. 17-00108. The dates below reflect those suggested by TWS during discussions concerning a joint proposed schedule with the Consumer Advocate. However, because these dates were originally contemplated at an earlier time, TWS remains flexible to changing some of the proposed dates.

October 20, 2017	Consumer Advocate 2 <sup>nd</sup> Discovery Request
October 27, 2017	TWS' Response to 2 <sup>nd</sup> Discovery Request
November 3, 2017	Consumer Advocate Pre-Filed Testimony
November 10, 2017	TWS' Pre-Filed Rebuttal Testimony
November 16, 2017	Pre-Hearing Motions Deadline
November 20, 2017	Parties Deadline to engage in settlement discussions (telephonic or in person)
November 21, 2017	Deadline to file Settlement Proposal with TPUC
November 22, 2017	Responses to Pre-Hearing Motions Deadline

November 28, 2017	Pre-Hearing Telephone Conference
December 5, 2017	Exchange Witness and Exhibit Lists
December 12, 2017	Target Hearing Date

- ➤ Copies of all discovery exchanged between the parties shall be filed with TPUC within 3 working days of the exchange of information. All spreadsheets shall be filed in Excel format with working formulas intact.
- > Any pre-filed testimony should include all supporting worksheets in Excel format with working formulas intact
- ➤ Rebuttal Testimony should be limited only to issues raised in the Intervenor's Direct Testimony and should include the page and line number of the Intervenor's testimony that is being rebutted.

#### **SUBMITTED FOR ENTRY:**

BY: s/Ryan Freeman
Ryan Freeman, Esq.
Baker, Donelson, Bearman, Caldwell & Berkowitz
1900 Republic Centre
633 Chestnut Street
Chattanooga, TN 37450-1800

Direct: 423.209.4181

E-mail: rfreeman@bakerdonelson.com

Dated: October 19, 2017.

## **CERTIFICATE OF SERVICE**

I hereby certify that on October 19, 2017, a true and correct copy of the foregoing Petition was served by electronic mail upon the following:

Karen Stachowski, Assistant Attorney General Office of the Attorney General & Reporter, Consumer Protection and Advocate Division P.O. Box 20207

Nashville, TN 37202-0207

E-mail: Karen.Stachowski@ag.tn.gov

s/Ryan Freeman\_ Ryan Freeman, Esq.