

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

October 24, 2008

IN RE:)
)
PETITION OF LYNWOOD UTILITY CORPORATION) **DOCKET NO.**
FOR APPROVAL OF A COST RECOVERY) **08-00060**
MECHANISM FOR DEFERRED ODOR ELIMINATION)
COSTS)

**ORDER SETTING PROCEDURAL SCHEDULE AND RESUSPENDING
PROPOSED RATE INCREASE FOR ADDITIONAL NINETY DAYS**

On October 23, 2008, the Consumer Advocate and Protection Division of the Office of Attorney General (“Consumer Advocate”) submitted to the Hearing Officer an agreed procedural schedule, to which Lynwood Utility Corporation (“Lynwood”) concurred. With slight modifications, the proposed agreed procedural schedule is approved and adopted by the Hearing Officer as follows:

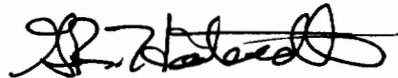
October 27, 2008	1st Round of Discovery Requests
October 31, 2008	Responses to 1st Discovery Requests
November 10, 2008	Direct Testimony of Consumer Advocate
November 17, 2008	2nd Round of Discovery Requests
November 24, 2008	Responses to 2nd Discovery Requests
December 8, 2008	Rebuttal Testimony of Lynwood
December 15, 2008	Pre-hearing Conference

After Hearing dates are determined, a Notice of Hearing will be issued.

By Order of August 8, 2008, the proposed rate increase was suspended through November 12, 2008. As the hearing cannot be held until after that date, it is necessary to re-suspend the proposed rate increase. As such, the proposed rate increase is re-suspended an additional ninety (90) days, through February 10, 2009, or until otherwise ordered by the panel.

IT IS THEREFORE ORDERED THAT:

1. A procedural schedule is established as stated herein.
2. One copy of all discovery requests, responses, and objections shall be filed with the Authority.
3. All filings are due no later than **2:00 p.m.** on the dates indicated in the procedural schedule.
4. The proposed rate increase is re-suspended an additional ninety (90) days, through February 10, 2009.



Gary Hotvedt, Hearing Officer