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October 13, 2022

## VIA ELECTRONIC FILING

Rosemary Chiavetta Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street, 2nd Floor North P.O. Box 3265 Harrisburg, PA 17105-3265

Re: Pennsylvania Public Utility Commission, et al. v. The York Water Company – Water Division
Docket Nos. R-2022-3031340, et al.

Pennsylvania Public Utility Commission, *et al.* v. The York Water Company - Wastewater Division Docket Nos. R-2022-3032806, et al.

## Secretary Chiavetta:

Pursuant to Administrative Law Judge Katrina L. Dunderdale's ("ALJ") instructions, The York Water Company ("York Water" or the Company) is submitting to the Pennsylvania Public Utility Commission's SharePoint site copies of the following testimony and exhibits that were admitted at the evidentiary hearing on October 6, 2022, in the above-captioned proceeding. The testimony and exhibits listed below constituted the Company's initial base rate case filing that was made on May 27, 2022, which specifically consisted of:

- a) Index of Exhibits.
- b) Volumes 1 through 9, which contained the Rate Study and Data in Support of Proposed Supplement No. 143 to Tariff Water-Pa. P.U.C. No. 14.
- c) Volumes 10 through 11, which contained the Rate Study and Data in Support of Proposed Supplement No. 14 to Tariff Wastewater-Pa. P.U.C. No. 1.

- d) Volume 12, which contained the following direct testimony:
  - i) York Water Statement No. 1 Direct Testimony of Joseph T. Hand.
  - ii) York Water Statement No. 2 Direct Testimony of Mark A. Wheeler.
  - iii) York Water Statement No. 3 Direct Testimony of Matthew E. Poff.
  - iv) York Water Statement No. 4 Direct Testimony of Daniel E. Coppersmith.
  - v) York Water Statement No. 5 Direct Testimony of Michael C. Winter.
- e) Volume 13, which contained the following direct testimony:
  - i) York Water Statement No. 103 Direct Testimony of Matthew E. Poff.
  - ii) York Water Statement No. 104 Direct Testimony of Daniel E. Coppersmith.
  - iii) York Water Statement No. 105 Direct Testimony of Michael C. Winter.
- f) Volume 14, which contained the following direct testimony and exhibit:
  - i) York Water Statement No. 107 Direct Testimony of Paul R. Moul.
  - ii) Exhibit No. FVII Relative to Fair Rate of Return.
- g) Volume 15, which contained the following direct testimony:
  - i) York Water Statement No. 3W Direct Testimony of Matthew E. Poff.
  - ii) York Water Statement No. 4W Direct Testimony of Daniel E. Coppersmith.
  - iii) York Water Statement No. 5W Direct Testimony of Michael C. Winter.
- h) Volume 16, which contained the following direct testimony:
  - i) York Water Statement No. 103W Direct Testimony of Matthew E. Poff.
  - ii) York Water Statement No. 104W Direct Testimony of Daniel E. Coppersmith.
  - iii) York Water Statement No. 105W Direct Testimony of Michael C. Winter.
- i) Exhibit Nos. HVI, FVI-A, and FVI-B concerning calculated annual depreciation accruals related to water utility plant.

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- j) Exhibit Nos. HVI-W, FVI-WA, and FVI-WB concerning calculated annual depreciation accruals related to wastewater utility plant.
- k) York Water Statement No. 106 Direct Testimony of John J. Spanos.
- 1) Exhibit Nos. FVIII, FVIII-WA, and FVIII-WB concerning the Company's cost of service allocation study and proposed customer rates.
- m) York Water Statement No. 108 Direct Testimony of Constance E. Heppenstall.

York Water's rebuttal and rejoinder testimony and exhibits were previously provided to the ALJ and the court reporter.

Copies of this letter are being served as indicated below and on the enclosed Certificate of Service.

Respectfully submitted,

Devin Ryan

DR/dmc Enclosures

cc: Honorable Katrina L. Dunderdale Certificate of Service

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon the following persons, in the manner indicated, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a participant).

## VIA EMAIL

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