

REGULAR MEETING – KINGSTON WATER BOARD
TUESDAY SEPTEMBER 8, 2020
KINGSTON CITY HALL

IN KEEPING WITH SOCIAL DISTANCING RECOMMENDATIONS RELATED TO THE SPREAD OF COVID-19, THIS MEETING WAS OPENED TO THE PUBLIC UNDER THE GUIDELINES OUTLINED IN EXECUTIVE ORDER 38. IN ADDITION, IT WAS LIVESTREAMED ON OUR WEBSITE, WWW.KINGSTONTN.GOV, AND A LINK TO THE VIDEO WILL BE POSTED TO OUR FACEBOOK PAGE.

The Regular Meeting of the Kingston Water Board was held on Tuesday, September 8, 2020. Chairman Neal called the meeting to order with the following members present upon roll call: Member Brackett, Member Childs, Member Humphreys, Vice Chairman Stockton, Member Wright and Chairman Neal. Member Brown was absent. (Member Brown attended via phone but not counted as part of the Quorum)

PREVIOUS MINUTES

A motion made by Vice Mayor Stockton, second by Member Wright to waive the reading and approve the minutes as written the minutes of the regular meeting on August 11, 2020

The motion passed with a unanimous roll call vote. 6 Ayes

Citizen Comments – None

Board Comments – None

UTILITY DIRECTOR'S REPORT – Mr. Bolling gave updates on the recent Water Main Break at Cumberland/Third Street and the damages due to recent lightning storms.

New Business:

1. Consideration of approval to write off water accounts 005-03840-01 (\$574.16), 002-02150-05 (\$486.99) and 007-00740-25 (\$103.68)

A motion was made by Member Wright, Second by Member Brackett to Approve write off of water accounts 005-03840-01, 002-02150-05 and 007-00740-25.

The motion passed with a unanimous roll call vote. 6 Ayes

2. Consideration of approval to modify insurance coverage relating to sewer back-ups.

A motion was made by Member Wright, Second by Vice Mayor Stockton to approve modifying insurance coverage relating to sewer back-ups.

The motion passed with a unanimous roll call vote. 6 Ayes.


Chairman Neal adjourned the meeting. 6:33 pm

APPROVED 10-13-2020



Timothy Neal, Chairman

ATTEST:



City Clerk

005-03840-01

Assigned temporary account

Terminated

Total Due:

\$574.14

Customer Deceased

002-02150-05

Assigned temporary account

Terminated

Total Due:

\$486.99

Customer Deceased

007-00740-25

Assigned temporary account

Terminated

Total Due:

\$103.68

Bankruptcy

Information to identify the case:			
Debtor 1	[REDACTED]		
	First Name	Middle Name	Last Name
Debtor 2 (Spouse, if filing)	[REDACTED]		
	First Name	Middle Name	Last Name
United States Bankruptcy Court		Eastern District of Tennessee	
Case number	[REDACTED]		
	Social Security number or ITIN	xxx-xx-7179	
	EIN	---	
	Social Security number or ITIN	xxx-xx-9125	
	EIN	---	

Order of Discharge

12/15

IT IS ORDERED: A discharge under 11 U.S.C. § 727 is granted to:

[REDACTED]

[REDACTED]

8/6/20

By the court: s/ Suzanne H. Bauknight
United States Bankruptcy Judge

Explanation of Bankruptcy Discharge In a Chapter 7 Case

This order does not close or dismiss the case, and it does not determine how much money, if any, the trustee will pay creditors.

This order does not prevent debtors from paying any debt voluntarily or from paying reaffirmed debts according to the reaffirmation agreement. 11 U.S.C. § 524(c), (f).

Creditors cannot collect discharged debts

This order means that no one may make any attempt to collect a discharged debt from the debtors personally. For example, creditors cannot sue, garnish wages, assert a deficiency, or otherwise try to collect from the debtors personally on discharged debts. Creditors cannot contact the debtors by mail, phone, or otherwise in any attempt to collect the debt personally. Creditors who violate this order can be required to pay debtors damages and attorney's fees.

Most debts are discharged

Most debts are covered by the discharge, but not all. Generally, a discharge removes the debtors' personal liability for debts owed before the debtors' bankruptcy case was filed.

However, a creditor with a lien may enforce a claim against the debtors' property subject to that lien unless the lien was avoided or eliminated. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

Also, if this case began under a different chapter of the Bankruptcy Code and was later converted to chapter 7, debts owed before the conversion are discharged.

In a case involving community property: Special rules protect certain community property owned by the debtor's spouse, even if that spouse did not file a bankruptcy case.

For more information, see page 2 >