Steven L. Beshear Governor

Leonard K. Peters Secretary Energy and Environment Cabinet



Commonwealth of Kentucky **Public Service Commission** 

211 Sower Blvd. P.O. Box 615 Frankfort, Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460 psc.ky.gov

March 25, 2013

David L. Armstrong Chairman

James W. Gardner Vice Chairman

Linda K. Breathitt Commissioner

Robert C. Moore, Esq. Hazelrigg & Cox, LLP P.O. Box 676 Frankfort, Kentucky 40602

Bruce E. Smith, Esq. 201 South Main Street Nicholasville, Kentucky 40356

Re: Case No. 2011-00297

Jessamine-South Elkhorn Water District

## Gentlemen:

The enclosed documents, electronic mail messages regarding Commission Staff's memorandum of March 11, 2013, have been filed in the record of the above-referenced case. Any objections to this action should be submitted to the Commission within five days of receipt of this letter.

Sincerely,

Jeff Derouen

**Executive Director** 

gw Enclosures



From: Bruce Smith

 To:
 Wuetcher, Jerry (PSC)

 Cc:
 Robert Moore

 Subject:
 Cose No. 2011 00207

**Subject:** Case No. 2011-00297

**Date:** Monday, March 18, 2013 4:51:13 PM

### Mr. Wuetcher

I have no complaints about your summary of the January 15, 2013 conference call, but I would comment that I believe we were talking about aboveground storage instead of underground storage as noted in the second bullet-point. Minor clarification since we were discussing appurtenances which would include storage facilities whether above or below ground.

#### Bruce E. Smith

Bruce E. Smith Law Offices, PLLC 201 South Main Street Nicholasville, KY 40356 Phone: (859) 885-3393

FAX: (859) 885-1152 bruce@smithlawoffice.net

The following warning is required by the IRS whenever tax advice is given. If this email contains no direct or indirect tax advice, the warning is not applicable. As a result of perceived abuses, the Treasury has recently promulgated Regulations for practice before the IRS. These Circular 230 regulations require all attorneys and accountants to provide extensive disclosure when providing certain written tax communications to clients. In order to comply with our obligations under these Regulations, we would like to inform you that since this document does not contain all of such disclosure, you may not rely on any tax advice contained in this document to avoid tax penalties nor may any portion of this document be referred in any marketing or promotional materials.

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From: Robert Moore

To: <u>Wuetcher, Jerry (PSC)</u>; "Bruce Smith"

**Subject:** RE: Case No. 2011-00297

**Date:** Monday, March 18, 2013 5:07:44 PM

Mr. Wuetcher and Mr. Smith. The comments I had were to the second bulleted item of the March 8, 2013 Intra-Agency Memorandum and they were whether the word "as" should be inserted before "pumping stations", and the words "aboveground water tanks" should be inserted in place of "underground storage", both in the second line. Thank you. Rob Moore 031813

From: Wuetcher, Jerry (PSC) [mailto:JWuetcher@ky.gov]

Sent: Monday, March 18, 2013 4:54 PM

To: 'Bruce Smith'
Cc: Robert Moore

**Subject:** RE: Case No. 2011-00297

Mr. Smith:

Your e-mail message will be placed in the case record to ensure the inaccuracy is corrected. Thank you.

## Sincerely,

Gerald E. Wuetcher Executive Advisor/Attorney Public Service Commission of Kentucky

gerald.wuetcher@ky.gov Office: (502) 564-3940 Direct: (502) 782-2590 Cell: (502) 229-6500

**From:** Bruce Smith [mailto:bsmith@smithlawoffice.net]

Sent: Monday, March 18, 2013 4:51 PM

To: Wuetcher, Jerry (PSC)

**Cc:** Robert Moore

**Subject:** Case No. 2011-00297

Mr. Wuetcher

I have no complaints about your summary of the January 15, 2013 conference call, but I would comment that I believe we were talking about aboveground storage instead of underground storage as noted in the second bullet-point. Minor clarification since we were discussing appurtenances which would include storage facilities whether above or below ground.

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