## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

OZARK SLONE AND KIM SLONE ) COMPLAINANTS ) V. ) SOUTHERN WATER & SEWER DISTRICT ) DEFENDANT )

## COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO SOUTHERN WATER & SEWER DISTRICT

CASE NO. 2013-00383

Southern Water & Sewer District ("Southern District"), pursuant to 807 KAR 5:001, is to file with the Commission the original and eight copies of the following information, with a copy to all parties of record. The information requested herein is due no later than 14 days from the date of issuance of this Request for Information. Responses to requests for information shall be appropriately bound, tabbed, and indexed. Each response shall include the name of the witness responsible for responding to the questions related to the information provided.

Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or person supervising the preparation of the response on behalf of the entity that the response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry. Southern District shall make timely amendment to any prior response if it obtains information which indicates that the response was incorrect when made or, though correct when made, is now incorrect in any material respect. For any request to which Southern District fails or refuses to furnish all or part of the requested information, Southern District shall provide a written explanation of the specific grounds for its failure to completely and precisely respond.

Careful attention should be given to copied material to ensure its legibility. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request.

1. Refer to Southern District's Response filed January 24, 2014. State whether the reference to 39 Tackett Branch, Bevinsville, Kentucky, should be referred instead to 36 Tackett Branch, Bevinsville, Kentucky.

2. State when the water meter at 36 Tackett Branch was removed from the premises. Provide a copy of the work order and supporting documentation.

3. Identify to whom service was being provided at 36 Tackett Branch when the water meter was removed from the premises.

4. State the dates of service at 36 Tackett Branch rendered to Chester Wells and Eileen Moore.

5. Refer to Southern District's Response filed January 24, 2014.

a. How did Southern District learn about the straight pipes at 36 Tackett Branch?

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b. State when any straight pipes were identified and removed from 36 Tackett Branch.

c. State the account holder's name for each instance in which a straight pipe was discovered and removed.

d. State whether Ozark Sloane and Kim Sloane were notified upon the discovery and removal of the straight pipes.

e. Provide copies of any photographs of the straight pipes.

f. Provide a copy of the work order and supporting documentation for the removal of each straight pipe.

6. State whether Ozark Sloan and Kim Sloan were notified prior to the water meter's removal at 36 Tackett Branch.

7. Provide copies of all documents sent to Ozark Sloan and Kim Sloan between January 1, 2010, and October 18, 2013.

8. Provide copies of all documents sent to 36 Tackett Branch, Bevinsville, Kentucky, between January 1, 2010, and October 18, 2013.

9. State the notification procedures taken prior to removing a water meter.

Jeff Derduen Executive Director Public Service Commission P.O. Box 615 Frankfort, KY 40602

FEB 1 7 2014 DATED

cc: Parties of Record

Case No. 2013-00383

Tyler J Green 3900 Kentucky Route 550 Hueysville, KENTUCKY 41640

Hubert Halbert District Manager Southern Water & Sewer District 245 Kentucky Route 680 P. O. Box 610 McDowell, KY 41647

Ozark and Kim Slone 26028 KY Route 122 Melvin, KENTUCKY 41650