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September 15, 2017

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FEDEX

Mr. John Lyons
Interim Executive Director
Kentucky Public Service Commission
Post Office Box 615
Frankfort, KY 40602

RECEIVED

SEP 18 2017

PUBLIC SERVICE
COMMISSION

Re: South Hopkins Water District

(1) Clifford Albert Marquis - No. 2017-00225

(2) Application - No. 2017-00237

Dear Mr. Lyons:

Enclosed for filing please find the original and six (6) copies of South Hopkins Water District Answer to Complaint in Case No. 2017-00225 and original and eight (8) copies of its Supplemental Response to Deficiency Letter and Motion to Hold in Abeyance in Case No. 2017-00237.

Your assistance in these matters is appreciated.

Very truly yours,

DORSEY, GRAY, NORMENT & HOPGOOD

By



J. Christopher Hopgood
Attorney for South Hopkins Water District

JCH/cds
Encls.

RECEIVED

SEP 18 2017

PUBLIC SERVICE
COMMISSION

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

CASE NO. 2017-00225

IN THE MATTER OF:

CLIFFORD ALBERT MARQUIS,

PLAINTIFF

VS.

ANSWER TO COMPLAINT

SOUTH HOPKINS WATER DISTRICT,

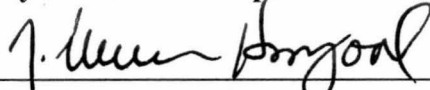
DEFENDANT

Defendant, **SOUTH HOPKINS WATER DISTRICT**, for its answer to the complaint states as follows:

1. Defendant adopts the statements in its response filed in this matter on June 20, 2017.
2. Defendant admits the allegations in paragraphs (a) and (b).
3. Defendant is without knowledge as to the allegations in the complaint except as alleged in the aforementioned response and in this answer.
4. Defendant states on information and belief that a contractor or repairman of plaintiff's may have turned his water on while plaintiff was away.

WHEREFORE, defendant, South Hopkins Water District, demands that the complaint be dismissed with prejudice and for any and all other relief to which defendant is entitled.

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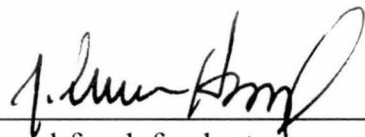
By 

J. Christopher Hopgood
chopgood@dkgnlaw.com

CERTIFICATE OF SERVICE

I hereby certify that the foregoing was served on the plaintiff herein by mailing a true and correct copy of same, postage prepaid, to him as follows, on this 15th day of September, 2017:

Clifford Albert Marquis
469 Lick Creek Road
Dawson Springs, KY 42408



counsel for defendant