

40 W. Pike Street, P.O. Box 861, Covington, KY 41012-0861 | 8100 Burlington Pike, Suite 342 P.O. Box 576, Florence, KY 41022-0576

Reply to: Covington

November 15, 2007

Commonwealth of Kentucky **Public Service Commission** Attention: Filings 211 Sower Boulevard Frankfort, KY 40601

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NOV 1 6 2007

PUBLIC SERVICE COMMISSION

Carroll County Water District, No. 1 v. Whitehorse Development Co. vs. Gallatin County RE: Water District Case No. 2007-00202

Dear Sir or Madam:

Enclosed please find an original and 11 copies of Intervening Complainant's Response to Motion for Extension of Time. Please file same and return to me a filed stamped copy in the self-addressed, stamped envelope enclosed for your convenience.

If you have any questions or comments, please feel free to contact me.

Sincerely,

ADAMS, STEPNER, WOLTERMANN & DUSING, P.L.L.C.

Dennis R. Williams Jema

Dennis R. Williams

DRW:smg Enclosure Ruth H. Baxter Cc: Stephen P. Huddleston

## COMMONWEALTH OF KENTUCKY PUBLIC SERVICE COMMISSION CASE NO. 2007-00202

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NOV 1 6 2007 PUBLIC SERVICE COMMISSION

## **IN RE:** The Matter of:

CARROLL COUNTY WATER DISTRICT, NO. 1	:	CASE NO. 2007-00202
	:	
Complainant,	:	
Vs.	:	
	:	
WHITEHORSE DEVELOPMENT GROUP, LLC	:	
	:	
Intervening Complainant,	:	
	:	
Vs.	:	
	:	
GALLATIN COUNTY WATER DISTRICT	:	
	:	
Defendant.	:	

## **RESPONSE TO MOTION FOR EXTENSION OF TIME**

Comes now, the Intervening Complainant, Whitehorse Development Group, LLC, (hereinafter referred to as "Whitehorse"), by and through counsel, and for its response to the Motion for Extension of Time to File Briefs filed herein, states as follows:

Whitehorse has no objection to Complainant's Motion for an extension of time so long as the hearing on Whitehorse's Emergency Motion for Modification of Order Prohibiting Gallatin County Water District from Constructing Water Lines and Providing Water Services is not delayed. If the granting of Complainant's Motion will in any way delay a hearing on the pending Emergency Motion, Whitehorse must object, as its need for water service is paramount.

Respectfully submitted,

DE'NNIS R. WILLTAMS BRIAN M. ELLERMAN ADAMS, STEPNER, WOLTERMANN & DUSING, P.L.L.C. 40 West Pike Street PO Box 861 Covington, Kentucky 41012-0861 (606) 291-7270

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was faxed and mailed via regular U.S. Mail, postage pre-paid, this <u>/S</u>/day of November, 2007 to:

Ruth H. Baxter Crawford & Baxter, P.S.C. Attorneys at Law 523 Highland Avenue P.O. Box 353 Carrollton, Kentucky 41008 **Attorney for Plaintiffs** 

Stephen P. Huddleston Attorney for GCWD P.O. Box 807 Warsaw, Kentucky 41095 **Attorney for Defendant** 

Original to:

Commonwealth of Kentucky Public Service: Filings 211 Sower Boulevard Frankfort, KY 40601

DEŇNIS R. WILLIAMS BRIAN M. ELLERMAN

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