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SCOTTSVILLE, KENTUCKY 42164-0035

Office Staff

Carrie B. Richards Caroline Hartmann

21 December 2007

PUBLIC SERVICE COMMISSION OF Kentucky P O BOX 615 FRANKFORT KY 40602

RECEIVED

DEC 2 6 2007

IN RE:

JIMMY HARSTON AND RANDY HARSTON (RIVERBEND)

VS.

ALLEN COUNTY WATER DISTRICT

CASE No. 2007-00310

PUBLIC SERVICE COMMISSION

Gentlemen:

Enclosed herewith are the original and ten copies of Combined Written Interrogatories and Request for Production of Documents Propounded by Allen County Water District to the Harstons.

Thank you.

Yours truly,

SECREST & SECRES

James S. Secrest, Sr.

JSSCBR

Enclosures

cc: Hon. Bobby Richardson

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cc: Hon. Bobby Richardson

COMMONWEALTH OF KENTUCKY

BEFORE PUBLIC SERVICE COMMISSION

RECEIVED

In the Matter of:	DEC 2 6 2007
JIMMY HARSTON AND RANDY HARSTON (Riverbend)	PUBLIC SERVICE COMMISSION
COMPLAINANTS)) , GAST NO. 2007 20012
v.) CASE NO. 2007-00310
ALLEN COUNTY WATER DISTRICT (ACWD))
DEFENDANT)

COMBINED WRITTEN INTERROGATORES AND REQUEST FOR PRODUCTION OF DOCUMENTS PROPOUNDED BY ALLEN COUNTY WATER DISTRICT TO MR. JIMMY HARSTON

Pursuant to Paragraph 2 of the Commission's Order of December 7, 2007, the defendant, ALLEN COUNTY WATER DISTRICT, by Counsel, hereby propounds the following Written Interrogatories and Request for Production of Document to the Plaintiffs, Randy Harston and Jimmy Harston, to be answered, under oath, no later than January 11, 2008. Said Interrogatories and Requests are as follows:

Q1. State your name, address and phone numbers.

A.

Q.2. State what your capacity is with Riverbend Ridge, Inc..

Α

Q.3. Does Riverbend Ridge, Inc. own and operate any developments other than Phase I and Phase II of Riverbend Ridge Subdivision on Erwin Road?

PUBLIC SERVICE COMMISSION – CASE No. 2007-00310 ANSWER OF ACWD TO COMPLAINT OF HARSTONS/RIVERBEND RIDGE

A.

Q.4. Please state in detail what negotiations, oral or written, you had with the Allen County Water District, its Manager, Bobby Petty, its Chairman, John H. Jones, or any of the members of the Board of Commissioners with regard to supplying water to Riverbend Ridge before you started developing Riverbend Ridge.

A.

Q.5. Please produce any written documents you presented to the Allen County Water District before or during the development of Riverbend Ridge.

A.

Q.6. Please produce any written documents you have received from Allen County Water District before or during the development of Riverbend Ridge Phase I and Phase II.

A.

Q.7. Did you obtain a copy of the Allen County Water District's Tariffs before beginning the development of Riverbend Ridge Phase I and Phase II?

A.

Q.8 Have you had any estimates made of the costs of enlarging existing Allen County Water District's Transmission Lines to provide water to all of the lots in Phase I and Phase II of Riverbend Ridge? If so, please produce a copy of same.

A.

Q.9 Have you had any engineering studies made that would conflict with or contradict the conclusion of Allen County Water District's engineers as to the cost of enlarging transmission lines so as to provide public water to all lots in Phase I and Phase II of Riverbend Ridge? If so, please provide a copy.

PUBLIC SERVICE COMMISSION – CASE No. 2007-00310 ANSWER OF ACWD TO COMPLAINT OF HARSTONS/RIVERBEND RIDGE

The Allen County Water District reserves the right to supplement these interrogatories and requests.

Thank you very much

This 21 December 2007.

SECREST & SECREST ATTORNEYS AT LAW 210 WEST MAIN STREET P O BOX 35 SCOTTSVILLE KY 42164-0035

(270) 237-3616

JAMÉS S. SECREST, SR.

I, James S. Secrest, do hereby certify that the foregoing Interrogatories and Requests for Production of Documents were this served served on the Plaintiffs by mailing a true and correct copy to their attorney, Hon. Bobby H. Richardson, Attorney at Law, 117 East Washington Street, Glasgow, KY 42141, and also ten (10) copies to the Public Service Commission, P O Box 615, Frankfort, KY 40602-0615 This 12 December 2007.

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