DAMON R. TALLEY, P.S.C.

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DAMON R. TALLEY

ATTORNEY AT LAW

March 26, 2008

Ms. Stephanie Stumbo Executive Director Public Service Commission PO Box 615 Frankfort, KY 40602

RECEIVED

MAR 2 7 2008

PUBLIC SERVICE COMMISSION

RE: PSC Case No. 2007-00310

Harston v. Allen County Water District

Dear Ms. Stumbo;

Enclosed for filing are the original and ten (10) copies of the Status Report and Joint Motion to Amend the Procedural Schedule.

This Joint Motion is being filed on behalf of all the parties in this case.

Yours truly,

DAMON R. TALLEY, P.S

DAMON R. TALLEY, COUNSEL FOR ALLEN COUNTY WATER DISTRICT

DRT:ms

Enclosures

cc:

Allen County Water District

Bobby H. Richardson James S. Secrest, Sr.

8/ACWD/Stumbo 3-26-08

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION



In the Matter of:

JIMMY HARSTON and RANDY HARSTON	COMPLAINANTS)) CASE NO. 2007-00310
V.))
)
ALLEN COUNTY WATER DISTRICT	DEFENDANT))

STATUS REPORT AND JOINT MOTION TO AMEND PROCEDURAL SCHEDULE

The Complainants, Jimmy Harston and Randy Harston, and the Defendant, Allen County Water District, by counsel, provide the Status Report set forth below and jointly move the Commission to Amend the Procedural Schedule contained in the Commission's Order dated February 25, 2008. For cause, the Parties state as follows:

1. **Status Report.** Unfortunately, there have been no developments in this case since the Commission's Order of February 25, 2008. During the last 30 days, one of the attorneys in this case, Damon R. Talley, has been preoccupied in another case pending before the Commission.¹ His representation of the Bluegrass Water Supply

¹ Case No. 2007-00134, In the Matter of: The Application of Kentucky-American Water Company for a Certificate of Convenience and Necessity Authorizing the Construction of River Station II, Associated Facilities, and Transmission Main.

Commission, one of the parties in Case No. 2007-00134, necessitated that he prepare for an evidentiary hearing before the Commission, that he participate in two (2) days of evidentiary hearings, that he review the transcript of evidence, and that he prepare a very lengthy and comprehensive Post-Hearing Brief. As a result, Mr. Talley was unable to meet with his client, the Allen County Water District, to thoroughly investigate the various proposals under consideration for resolving this matter.

- 2. **Motion to Amend Procedural Schedule.** The Parties jointly move the Commission to amend the Procedural Schedule by granting them an additional **21** days in which to attempt to resolve this matter without the necessity for a formal Hearing.
- 3. In addition, the Parties respectfully request the Commission to make appropriate modifications to the other deadlines set forth in the Commission's February 25, 2008 Order.
- 4. This additional time should enable the Parties and their respective counsel to fully explore all options for resolving this matter.

Respectfully submitted this 26th day of March, 2008.

BOBBY H. RICHARDSON RICHARDSON, GARDNER, BARRICKMAN & ALEXANDER COUNSEL FOR COMPLAINANTS

JAMES S. SECREST, SR. SECREST & SECREST CO-COUNSEL FOR DEFENDANT

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BY:

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