COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMMISSION RECEIVED

In the Matter of:		JAN 07 2013
APPLICATION OF JESSAMINE-SOUTH ELKHORN)	PUBLIC SERVICE COMMISSION
WATER DISTRICT FOR A CERTIFICATE OF)	
PUBLIC CONVENIENCE AND NECESSITY TO)	
CONSTRUCT AND FINANCE A WATERWORKS)	CASE NO 2012-00470
IMPROVEMENTS PROJECT PURSUANT TO KRS)	
278.020 AND 278.300)	

JESSAMINE-SOUTH ELKHORN WATER DISTRICT'S WITNESS LIST AND SUMMARY OF TESTIMONY

Comes now Jessamine-South Elkhorn Water District ("JSEWD"), by counsel, and in compliance with the procedural Order of the Kentucky Public Service Commission ("PSC") of November 27, 2012, submits the following witness list and summary of testimony.

The evidence submitted to date by JSEWD in this case includes the Application and its attachments and exhibits; the answer filed by JSEWD in Case No. 2011-00138; the Capital Improvement Plan ("CIP") submitted by JSEWD in Case No. 2006-00138; and responses to Information requests propounded to JSEWD by the PSC staff and the Intervenors. These items relate to the history of the proposed storage tank and site, and the justification for approval of a certificate of convenience and public necessity for the proposed storage tank.

1. **L. Nicholas Strong**, Chairman of the Board of Commissioners of JSEWD. Mr. Strong's testimony consists of responses to numerous information requests in this proceeding for which he is the designated responding witness. Mr. Strong has attested that the application has been prepared by him or at his direction. As noted in the Application, many of the documents

were prepared by the Project Administrator, John G Horne, who has been the project administrator for this project since its inception.

- 2. John G Horne, Horne Engineering, Inc., Project Administrator for the proposed water tank project. Mr. Horne's testimony consists of the information and exhibits filed as part of the Application in this proceeding; that part of the Answer in Case No. 2011-00138 (the record of which has been incorporated by reference in this proceeding) that details the history and background of the proposed water tank; the Capital Improvement Plan filed as part of JSEWD's application for a system development charge in Case No. 2006-00156; and responses to numerous information requests in this proceeding for which he is the designated responding witness. In addition to the Responses for which he is listed as the respondent, his testimony may include portions of responses in which Mr. Strong is listed as the respondent, but that some specific questions may be better addressed to Mr. Horne, including without limitation Responses to Nos. 7 and 23 to the Intervenors' Initial Requests and Nos. 11 and 12 of the Intervenors' Supplemental Requests. His testimony fully supports all elements of the request for a certificate of convenience and public necessity.
- 3. **Glenn T. Smith,** JSEWD Water Superintendent. Mr. Smith's testimony consists of responses to several information requests in this proceeding for which he is the designated responding witness.
- 4. **L. Christopher Horne**, Horne Engineering, Inc. Mr. Christopher Horne's testimony consists of responses to several information requests in this proceeding for which he is the designated responding witness.

Counsel is also listed in response to a number of information requests. Such responses are either objections or responses with respect to legal issues, which should not be considered

testimony but rather legal argument or opinion. JSEWD's intention is to address all legal issues in its brief, unless requested to respond to a legal question by the Commission or Commission staff, or as necessary to respond to a legal issue that may arise during the hearing in this proceeding.

JSEWD reserves the right to supplement this list to include additional witnesses if necessary to rebut or respond to certain arguments raised by the Intervenors in Supplemental Responses filed on January 2, 2013 (including but not limited to Supplemental Response No. 3) and January 4, 2013 (Study), and to which JSEWD is still formulating a response.

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing Jessamine-South Elkhorn Water District's Witness List and Summary of Testimony was served by first class mail, postage prepaid, and e-mail, this the 7th day of January, 2013, to:

Robert M. Watt, III, Esq. Stoll Keenon Ogden, PLLC 300 West Vine Street, Ste. 2100 Lexington, KY 40507-1801 robert.watt@skofirm.com

BRUCE E. SMITH

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