#### COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

NOV 30 2015

PUBLIC SERVICE COMMISSION

In the Matter of:	)
	)
MOUNTAIN WATER DISTRICT;	)
RHONDA JAMES, COMMISSIONER	)
AND CHAIRPERSON; LESTER "JOHN"	)
COLLINS, COMMISSIONER; TONI	)
AKERS, FORMER COMMISSIONER;	) CASE
AND MIKE LITAFIK, FORMER	)
COMMISSIONER	)
	)
	)

CASE NO. 2015-00353

## ALLEGED FAILURE TO COMPLY WITH KRS 278.300(1)

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## JOINT MOTION FOR CONFERENCE WITH COMMISSION STAFF

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Pursuant to the Public Service Commission's (PSC's ) Order of November 2, 2015 and 807 KAR 5:001, Section 9(4), Respondent Mountain Water District, together with the individual Respondents, Rhonda James, Lester "John" Collins, Toni Akers, and Mike Litafik, by counsel, hereby jointly move the PSC to hold a conference between counsel for these Respondents and PSC Staff, and they request that same be scheduled for the current hearing date of January 5, 2016.

Due to the parties' and counsels' respective calendars in December, including the upcoming Gubernatorial Inauguration on December 8, 2015, as well as the holidays themselves, it would appear that trying to schedule a Staff conference during December might be difficult and inconvenient. Furthermore, the current hearing date on January 5<sup>th</sup> is an inconvenient date for some of the individual Respondents to attend the hearing. However, the current hearing date would be convenient for these Respondents' counsel to attend a PSC Staff conference. Therefore, these Respondents' counsel request to meet with PSC Staff on January 5, 2016 for a

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Staff conference to consider the possibility of settlement and the simplification and clarification of issues to be heard, and any other matters that may aid in the handling and disposition of this case.

Respectfully submitted,

Mickey 7. Webster Douglas L. McSwain Courtney R. Samford WYATT, TARRANT & COMBS, LLP 250 West Main Street, Suite 1600 Lexington, KY 40507-1746 Counsel for Respondents, Rhonda James, Lester "John" Collins, Toni Akers and Mike Litafik

and

her by DLM w/ remission

John N. Hughes 124 W. Todd St. Frankfort, KY 40601 Counsel for Respondent, Mountain Water District

## **CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the foregoing has been served upon the following by U.S. Mail, postage prepaid, on this the  $\frac{301}{2010}$  day of November, 2015:

Daniel P. Stratton STRATTON LAW FIRM, PSC P.O. Box 1530 Pikeville, KY 41502 Counsel for Respondent Mountain Water District

Counsel for Respondents, Rhonda James, Lester "John" Collins, Toni Akers and Mike Litafik

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