

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF SOUTH HOPKINS	)	
WATER DISTRICT TO INCUR	)	
INDEBTEDNESS OF \$765,000.00 FOR THE	)	CASE NO. 2017-00237
REHABILITATION OF TWO (2) WATER	)	
TANKS AND FOR A CERTIFICATE OF	)	
CONVENIENCE AND PUBLIC NECESSITY	)	

ORDER

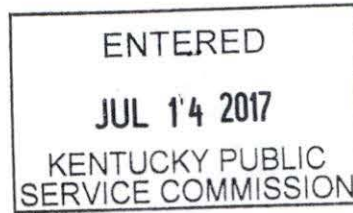
On June 6, 2017, South Hopkins Water District (“South Hopkins”) applied for a Certificate of Public Convenience and Necessity in connection with its request to incur indebtedness of \$765,000 for the rehabilitation of two water tanks. On June 15, 2017, Commission Staff sent a letter to South Hopkins stating that its application was deficient due to the omission of required permits and the omission of compliance with KRS 322.340 for its engineering plans, specifications, and drawings, and asking that the deficiencies be cured within ten days. On June 20, 2017, South Hopkins provided a Response to Deficiency Letter and Motion to Hold In Abeyance (“Response”). South Hopkins’ Response acknowledges that it is awaiting approval from the Division of Water for the installation of a mixing system; states it is obtaining further information from a consultant regarding compliance with the requirement to provide engineering drawings pursuant to KRS 322.340; and requests that its application be held in abeyance pending these matters. Its Response further provides certain plans, specifications, and a drawing; however, these items fail to comply with KRS 322.340, as they are not signed, sealed, and dated by an engineer registered in Kentucky.

The Commission finds that South Hopkins' motion to hold its application in abeyance should be granted. South Hopkins' application should be held in abeyance for 30 days from the date of this Order, at which time South Hopkins should cure the remaining deficiencies or file a status report with the Commission.

IT IS THEREFORE ORDERED that:

1. South Hopkins' motion to hold its application in abeyance is granted.
2. South Hopkins' application shall be held in abeyance for 30 days, at which time South Hopkins shall cure all remaining deficiencies or file a status report with the Commission.

By the Commission



ATTEST:

  
Acting Executive Director

Case No. 2017-00237

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