

Mark David Goss mdgoss@gosssamfordlaw.com (859) 368-7740

March 9, 2018

RECEIVED

MAR 1 2 2018

PUBLIC SERVICE COMMISSION

VIA USPS

Gwen R. Pinson, Executive Director Kentucky Public Service Commission 211 Sower Boulevard P.O. Box 615 Frankfort, KY 40602

Re: IN THE MATTER OF: AN INVESTIGATION INTO THE FEASIBILITY OF PROPOSED MERGER OF CAWOOD WATER DISTRICT AND BLACK MOUNTAIN UTILITY DISTRICT PURSUANT TO KRS 74.361 - Case No. 2018-00068

Executive Director Pinson:

Please find enclosed and accept for filing in the above-styled matter an original and ten (10) copies of a Notice of Entry of Appearance of Goss Samford, PLLC, as counsel on behalf of Cawood Water District. Please also find enclosed and accept for filing an original and ten (10) copies of a Supplemental Motion for an Extension of Time. Please return file-stamped copies of these submissions to me.

I appreciate your assistance with this matter, and please do not hesitate to contact me with any questions or concerns.

Respectfully submitted,

Mull Dases

Mark David Goss

Enclosures

RECEIVED

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

MAR 1 2 2018

PUBLIC SERVICE COMMISSION

IN THE MATTER OF:

AN INVESTIGATION INTO THE FEASIBILITY)	
OF PROPOSED MERGER OF CAWOOD WATER)	CASE NO. 2018-00068
DISTRICT AND BLACK MOUNTAIN UTILITY)	
DISTRICT PURSUANT TO KRS 74.361)	

SUPPLEMENTAL MOTION FOR EXTENSION OF TIME

Comes now Cawood Water District ("CWD"), by counsel, and in supplement to its Motion for Extension of Time filed in this matter on March 5, 2018, respectfully states as follows:

- 1. On February 19, 2018, the Commission entered an Order establishing this matter and propounding requests for information upon CWD. Pursuant to the Order, the deadline for CWD to file its responses to the Commission's requests for information was March 5, 2018.
- 2. On March 5, 2018, CWD filed responses to most of the Commission's requests for information, as well as a Motion for Extension of Time to provide a full response to a portion of one of the requests. To ensure compliance with 807 KAR 5:001, Section 4(4), that Motion is adopted and incorporated herein by reference.
- 3. The 14-day extension sought by CWD (to wit, until March 19, 2018) is reasonable, will not result in undue delay, and is necessary to allow CWD and its counsel an adequate opportunity to review the relevant facts and provide a complete and accurate response to the Commission's inquiry. It does not appear prejudice will result from this request as there are presently no intervenors in the case and a procedural schedule has not been entered.

WHEREFORE, for good cause shown, CWD respectfully requests an Order from the Commission extending to March 19, 2018, the deadline by which it must file its response to the Commission's request for information which remains outstanding.

Dated this 9th day of March, 2018.

Respectfully submitted,

Mark David Goss

M. Evan Buckley

GOSS SAMFORD, PLLC

2365 Harrodsburg Road, Suite B-325

Lexington, Kentucky 40504

(859) 368-7740

mdgoss@gosssamfordlaw.com

ebuckley@gosssamfordlaw.com

Counsel for Cawood Water District

CERTIFICATE OF SERVICE

Pursuant to 807 KAR 5:001 Section 6, the undersigned certifies that, consistent with 807 KAR 5:001 Section 4(8), a copy of this document has been served upon the following:

Black Mountain Utility District 609 Four Mile Road Baxter, Kentucky 40806-8437

This 9th day of March, 2018.

Counsel for Cawood Water District