#### **COMMONWEALTH OF KENTUCKY**

RECEIVED

# **BEFORE THE PUBLIC SERVICE COMMISSION**

)

)

)

)

)

)

In the Matter of:

APR 0 7 2006

PUBLIC SERVICE COMMISSION

JOINT PETITION OF THE CITY OF PIKEVILLE AND MOUNTAIN WATER DISTRICT FOR THE TRANSFER OF CERTAIN WASTEWATER FACILITIES AND RELATED DEBT

CASE NO. 2006-0023

# MOTION OF CITY OF PRESTONSBURG TO INTERVENE

City of Prestonsburg, acting by and through its Utilities Commission, the Prestonsburg City's Utilities Commission, 2560 South Lake Drive, Prestonsburg, Kentucky 41653-1048, (collectively, the "Movant"), hereby moves the Kentucky Public Service Commission (the "Commission"), pursuant to KRS §278.310 and 807 KAR 5:001 Section 3(8), for full intervention in this case. As grounds for this Motion, Movant states as follows:

Movant is a municipal corporation, acting by and through its Utilities
 Commission. The Utilities Commission is a "public project" established by the City of
 Prestonsburg pursuant to Chapter 58 of the Kentucky Revised Statutes.

2. Movant and its counsel appear herein pursuant to the jurisdiction of the Public Service Commission ("Commission") set forth by the Kentucky Supreme Court in <u>Simpson County Water District v. City of Franklin</u>, Ky., 872 S.W. 2d 460 (1994) ("<u>Simpson County</u>"). On August 10, 1994, in Administrative Case No. 351, the Commission notified municipal utilities of the Commission's assertion of jurisdiction over the wholesale rates and service of municipal utilities which provide utility service to

any public utility. With respect to the Commission's assertion of jurisdiction over Movant's wholesale rates and service to "public utilities" pursuant to <u>Simpson County</u>, Movant offers its full cooperation and assistance to the Commission and its Staff in fulfilling these responsibilities.

3. The City of Pikeville states in its Joint Petition that it has wholesale water sales to Sandy Valley Water District ("Sandy Valley"). Sandy Valley is also a major wholesale water customer of Movant. To the extent, this Joint Petition and the operations proposed therein affect Movant's rights, duties and responsibilities under its existing Water Contract dated October 1, 1997 (See Exhibit 1), Movant has a direct interest in this proceeding.

4. In December, 1994, Movant expanded its water treatment plant to 4.0 MGD, effective capacity, at a cost of \$2,000,000.00 to ensure an adequate supply of potable water to Sandy Valley and to other existing customers. The cost of construction was financed by a note from the Kentucky Infrastructure Authority ("KIA") at a rate of 2.9% with annual debt service of approximately \$130,000.00, that matures June 1, 2014. Sandy Valley purchases 125,000 gallons per day on average from Movant which generates monthly cash flow that approximates the annual debt service on the KIA loan. The term of Sandy Valley's Water Contract expires on October 1, 2021, and was intended to extend beyond the maturity date of the KIA loan.

5. The wastewater project represented in this Joint Petition is not an isolated project. This project is the initial step in a much larger project that would extend into the Southern portion of Floyd County, Kentucky, an area that has been previously designated by the Cabinet for Environmental Protection, Kentucky Division of Water as part of the

territory allocated to Movant pursuant to Movant's Regional Facility Plan. Movant's Regional Facility Plan has been prepared pursuant to the authority granted by 401 KAR 5:006. (See Exhibit 2) To the extent that the Commission's decision in this case affects the re-allocation of Movant's assigned territory under the Regional Facility Plan, Movant has a direct interest in this case. The City of Pikeville's "piecemeal" approach in making the initial filing with the Commission is an ineffective use of the Commission's resources and is an attempt to gain an unfair advantage in the next application to be filed jointly by the City of Pikeville, Sandy Valley and Southern Water & Sewer District ("Southern").

6. The City of Pikeville has entered into a "Interlocal Agreement Relating to Water and Sewer Along US 23 in the Harold/Betsy Layne/Mare Creek Area of Floyd County and the Mossy Bottom/Coal Run Area of Pike County, Kentucky" ("Interlocal Agreement") (See Exhibit 3) with Floyd County Fiscal Court, Sandy Valley Water District and Southern Water & Sewer District. The Interlocal Agreement, without the knowledge or consent of Movant, re-allocated the assigned wastewater territory of Movant initially to the City of Pikeville and subsequently (post-construction) to Southern, all contrary to applicable Federal and State law.

7. Said Interlocal Agreement provides that the City of Pikeville will assume complete control of all operations and assets of Sandy Valley effective February 1, 2006, until certain debts are satisfied. The City of Pikeville has <u>not</u> obtained the Commission's approval for such management. Upon information and belief, the City of Pikeville has taken preliminary steps necessary to implement this portion of the Interlocal Agreement, contrary to KRS 278.020(5) and KRS 278.218.

8. Said Interlocal Agreement provides that the City of Pikeville will provide wastewater service to a portion of the customers of Sandy Valley in Floyd County. This is the same territory that was previously assigned to Movant as part of its Regional Facility Plan. A significant purpose of preparing such plan and designating such territories is to provide for the orderly and efficient delivery of wastewater service which has not occurred in this situation. The Interlocal Agreement does not require the City of Pikeville to provide wastewater service to all the customers of Sandy Valley, and limits the amount of effluent that the City of Pikeville is required to accept. Thus, portions of this territory will likely be under served, if served at all. This is contrary to Movant's Regional Facility Plan and to the stated goals of the regulatory scheme implemented pursuant to Federal and state law.

9. Despite the knowledge that the US 23 corridor in Southern Floyd County, Kentucky had been designated as part of the Movant's territory, the parties to the Interlocal Agreement proceeded with the planning for development of the said territory without the knowledge and involvement of Movant. Despite the fact that Movant has been designated as a "regional planning agency", Movant was excluded from the planning process.

10. The Interlocal Agreement provides for the transfer of the Floyd County portion of Sandy Valley's potable water and wastewater (post-construction) systems to Southern and the portion of the system located in Pike County to the City of Pikeville. However, Southern does not have the financial or managerial capacity required by KRS §278.020(5) and (6) and KRS §278.218 to permit such a transfer, and presently, does not operate a wastewater system. Interestingly, Southern cannot accept the Floyd County

portion of the wastewater system from the City of Pikeville until it constructs a wastewater treatment plant, which Southern has not committed to do.

11. Movant states that it intends to provide wastewater service as described in its Regional Facility Plan, as funding is available. Presently, it has pending requests for applicable permits to extend its existing wastewater collection system by 3,600 linear feet to service customers in this territory. Movant intends to use funds generated by its operations to finance this proposed extension. Further, Movant has previously had prepared preliminary engineering designs for a wastewater treatment plant that can serve the entire designated territory in the U.S. 23 Corridor in Southern Floyd County. Movant has expended significant amounts of funds and management efforts in developing its Regional Facility Plan, including engineering designs for a 1 MGD wastewater treatment plant.

12. The customers of Sandy Valley are opposed to the transfer of the assets and related debt of the water system of Sandy Valley. All of the utility systems that are parties to this proceeding and to the Interlocal Agreement, currently have higher utility rates than Sandy Valley, except for Movant. In fact, in excess of one thousand customers of Sandy Valley have signed a "Petition" in opposition of the proposed take-over of Sandy Valley (See Exhibit 4). The transfer of the assets and related debt of Sandy Valley pursuant to the Interlocal Agreement is not in the public interest as required by KRS 278.218.

#### RELIEF REQUESTED

Movant requests that the Commission consolidated all parties to the Interlocal Agreement with the parties to the this proceeding to determine whether: 1) Sandy

Valley's potable water distribution system and other assets and related debt should be transferred to the City of Pikeville and Southern; 2) Movant's wastewater territory should be re-allocated initially to the City of Pikeville and subsequently to Southern; 3) the City of Pikeville may lawfully assume control of the operations and management of Sandy Valley's potable water distribution system; and 4) the wastewater collection system in Mossy Bottom should be transferred to the City of Pikeville.

Respectfully submitted,

KIPLEY (McNALLY, ESQ. JANE CONNELL YOUNG, ESQ. Kipley J. McNally, PLC 2527 Nelson Miller Parkway, Suite 104 Louisville, Kentucky 40223 Telephone: 502-245-6133

Special Counsel For the City of Prestonsburg and the Prestonsburg City's Utilities Commission

### **CERTIFICATE OF SERVICE**

This is to certify that an original and ten copies of the foregoing Motion of City of

Prestonsburg to Intervene in the above-referenced case was hand delivered to Beth

O'Donnell, Executive Director, Public Service Commission, 211 Sower Boulevard,

Frankfort, Kentucky 40601; and copies were mailed to John N. Hughes, Esq., 124 W.

Todd Street, Frankfort, Kentucky 40601 and Joseph G. Jacobs, Chairman of Sandy

Valley Water District, P.O. Box 127, Betsy Layne, Kentucky 41605.

ples J. ME Nally

Kipley J. VicNally, Special Counsel for the City of Prestonsburg and the Prestonsburg City's Utilities Commission

# CITY OF PRESTONSBURG INDEX TO EXHIBITS

- 1. Water Contract dated October 1, 1997 with Sandy Valley;
- 2. 401 KAR 5:006;
- 3. Interlocal Agreement; and
- 4. Petition of Customers of Sandy Valley.

#### **EXHIBIT 1**

### WATER CONTRACT

THIS AGREEMENT, made and entered into effective this 1st day of October, 1997, by and between the PRESTONSBURG CITY'S UTILITIES COMMISSION ("Prestonsburg") and SANDY VALLEY WATER DISTRICT ("Sandy Valley").

### WITNESSETH:

That the parties hereto, for and in consideration of the covenants of this Agreement hereinafter set out, hereby agree as follows:

1. <u>Water Delivery Point</u>. Prestonsburg agrees to furnish and sell to Sandy Valley during the term of this contract at the existing point of delivery, which is located at Mare Creek, Floyd County, Kentucky ("Delivery Point"), and Sandy Valley agrees to receive and purchase from Prestonsburg, potable treated water meeting applicable purity standards of the Kentucky Department of Health at the Delivery Point. Water will be furnished at a reasonably constant pressure calculated at 60 p.s.i.; provided that the requirement that water be delivered at 60 p.s.i. shall not apply until Prestonsburg is able to place in service a new water tank of 300,000 gallon capacity near Ivel, Kentucky, which tank is expected to be in service prior to the end of 1998.

2. <u>Maximum and Minimum Quantities of Water</u>. Prestonsburg shall deliver and Sandy Valley shall purchase quantities of water not to exceed 225,000 gallons per day of twentyfour hours, and not to exceed a cumulative total of 6,000,000 gallons per month. For these purposes, "per day" or "daily" shall mean the 24-hour period starting at 12:00 midnight and •\_-,

3. Metering Equipment and Testing. Prestonsburg agrees to furnish, install, operate and maintain at its own expense at the Delivery Point, the necessary metering equipment, including a meter house or pit and required devices of standard type for properly measuring the quantity of water delivered to Sandy Valley and to calibrate such metering equipment whenever requested by Sandy Valley, but not more frequently than once every twelve (12) months. A meter registering not more than two percent (2%) above or below the test result shall be deemed to be accurate. The previous readings of any meter disclosed by test to be inaccurate shall be corrected for the three (3) months previous to such test in accordance with the percentage of inaccuracy found by such tests. If any meter fails to register for any period, the amount of water furnished during such period shall be deemed to be the amount of water delivered in the corresponding period immediately prior to the failure. An appropriate official of Sandy Valley, at all reasonable times, shall have access to the meter for the purpose of verifying its readings.

4. <u>Statement of Water Supplied</u>. Prestonsburg agrees to furnish Sandy Valley, once each month, a statement of the quantity of water furnished Sandy Valley during the applicable billing period. 5. <u>Payment Policy</u>. Payment shall be made by Sandy Valley in accordance with Prestonsburg's wholesale customer payment policy ("Wholesale Payment Policy"), as it may be modified pursuant to public notice from time to time, subject to review by the Kentucky Public Service Commission, which is as follows:

> Customers' bills will be mailed on the last business day of each month. Payment is due when bills are mailed. Prestonsburg City's Utilities Commission is not responsible for mail delivery. If payment is not received in our office by the 15th day of the following month, a 10% penalty will be added to the accounts of customers who have not paid their bills in full. On the 16th day of the month, Prestonsburg City's Utilities Commission will mail a disconnect notice to those customers who have not paid their bills in full. The disconnect notice, mailed on the 16th, will be the only notice sent to delinquent customers before their utilities services will be subject to disconnection for non-payment. A copy of the disconnect notice will be mailed to the Public Service Commission. Meters will be scheduled for removal ninety days after the date of the disconnect notice and service may be disconnected. Customers receiving disconnect notices will have five business days to bring or mail their payments to our office located at 2103 South Lake Drive, Prestonsburg, Kentucky. Thereafter, interest will accrue until paid at nine percent per annum. Our office hours are Monday through Friday, 8:00 A.M. to 5:00 P.M. For the convenience of our customers, we have a night deposit box located at the front of our building. If it is necessary to send a service representative to collect a bill, a \$200 collection fee will be charged. If it is necessary to remove the meter for non-payment, customers will be required to pay their bills in full, plus a \$500 reconnection fee before service is restored. If customers' bills and/or notices are mailed late by Prestonsburg City's Utilities Commission, the payment period will be extended the same amount of time the bill and/or notices were mailed late.

6. <u>Rate Schedule</u>. Sandy Valley agrees to pay Prestonsburg, according to Prestonsburg's Wholesale Payment Policy, for water delivered in accordance with this Agreement at the rates for each metered delivery point as set forth in Appendix A to this Agreement.

7. Overrun Volumes. Prestonsburg has no obligation to deliver more than 225,000 gallons per day or 6,000,000 gallons per month in total to Sandy Valley. Any quantities of water taken by Sandy Valley above these contract maximums shall be considered overrun volumes ("Overrun Volumes"). Overrun Volumes shall be fully interruptible for any reason and at any time in the sole discretion of Prestonsburg. Prestonsburg will give as much notice as is reasonably practicable before interrupting overrun volumes. The rate for overrun volumes shall be the current rate for gallons of water delivered monthly in excess of 100,000 gallons, plus the booster pump rate, multiplied by one hundred and twenty percent per 1,000 gallons; provided that the increased rate for Overrun Volumes shall not be assessed for Overrun Volumes which do not exceed 5% of the daily contract maximum volume (e.g. rate for Overrun Volumes applies to all volumes above 236,250 gallons per day while the regular rate applies to volumes up to 236,250 gallons per day). The increased rate for Overrun Volumes shall not be applicable if the overrun is due to an event of force majeure as defined in Section 15 and for no longer than the duration of the force majeure condition, provided that Sandy Valley gives immediate notice to Prestonsburg's designated representative following Sandy Valley's discovery of the force majeure condition, that the event of force majeure is documented to the satisfaction of Prestonsburg's representative, and that Sandy Valley acts with diligence to promptly remove the force majeure condition.

- 8. <u>Rate Schedule Modifications</u>.
  - (a) Subject to subsection (b) of this section, Prestonsburg may make a rate filing with the Kentucky Public Service Commission at any time requesting

a rate increase for service to Sandy Valley, and this Agreement is subject to rate increase adjustments approved by the Kentucky Public Service Commission or its successor agency or entity. In the event of such rate increase, Appendix A to this Agreement will be amended to reflect the lawfully effective charges.

(b) Prestonsburg shall not file a wholesale rate case for which new, increased rates will become effective to Sandy Valley prior to October 1, 1998.

9. <u>Termination</u>. This Agreement shall commence on the effective date  $\sqrt[9]{9}$ <sup>0</sup> hereof and continue for a period of twenty-four years. This Agreement supersedes and replaces the Water Purchase Contract of March 19, 1981, between the parties. This Agreement shall terminate automatically at the end of the twenty-four year term. It may be renewed or extended as may be agreed upon by the parties.

10. <u>Fire Protection and System Reliability</u>. Prestonsburg shall not be responsible in any way for the failure of Sandy Valley to furnish sufficient water for fire protection purposes, or sufficient water storage tanks for system reliability purposes, and Sandy Valley shall indemnify Prestonsburg from any such claims related thereto.

11. <u>Additional Service Provisions</u>. Any booster pump or meter equipment to be used by Prestonsburg shall not be required to exceed a 150 gallon per minute booster pump or a three inch water meter. If Sandy Valley requires booster pumps or other apparatus to increase the p.s.i. for its own system, said pumps or other apparatus shall be supplied by Sandy Valley but shall, in no event, exceed 150 gallons per minute capacity.

ŝ,

12. <u>Indemnification</u>. Each party ("Indemnifying Party") shall indemnify the other party ("Indemnified Party"), its directors, commissioners, employees, and agents from all claims, demands, and liabilities of any kind caused by the Indemnifying Party relating to or arising out of this Agreement, except where such claims, demands, or liabilities result from or arise out of the sole negligence of the Indemnified Party.

13. <u>Chlorination</u>. Sandy Valley shall be responsible for any chlorination of the water furnished by Prestonsburg if such chlorination is required by the Floyd County Department of Health or any other Federal or State governmental agency.

14. <u>Interruptible Service</u>. If Prestonsburg does not have a sufficient supply of water to supply its retail customers, then Prestonsburg, at its sole discretion, may reduce on a proportional basis with its other customers the amount of water to be furnished to Sandy Valley; provided that Prestonsburg shall be entitled at all times to retain sufficient water to provide adequate fire flow within the City of Prestonsburg and to provide adequate water to critical medical facilities. Prestonsburg will give as much notice as reasonably practicable before interrupting service to Sandy Valley.

15. <u>Force Majeure</u>. All obligations of either party with respect to service hereunder shall be excused without liability during the pendency of any condition of force majeure. Force majeure shall include any act, event or condition beyond the reasonable control of the party

claiming force majeure, and shall include, but not be limited to, any act of God, fire, storm, earthquake, freezing condition, wind, flood, drought, snow, water used to fight fires, line breaks, environmental release, breakage of or delay in receiving parts, equipment or supplies, or shortage thereof, strike or lockout, or any act, event or requirement of any governmental law, regulation or entity. Force majeure shall not include routine leakage or line loss or financial inability to pay.

16. <u>Notices</u>. All notices and other communications (other than routine billing and service communications) provided hereunder shall be in writing and shall be delivered personally or transmitted by registered or certified mail, return receipt requested or by a recognized overnight courier service. Such notice shall be deemed to have been given at the time of personal delivery or upon delivery to the United States Postal Service for delivery by registered or certified mail, or upon receipt thereof, as reflected on the signed certificate or delivery statement of the courier service. Notice must be delivered or sent to the party at the following address or to such other address as a party may have designated by notice:

TO PRESTONSBURG:	Prestonsburg City's Utilities Commission 2103 South Lake Drive Prestonsburg, Kentucky 41653

TO SANDY VALLEY: Sandy Valley Water District P.O. Box 127 524 George Road Betsy Layne, Kentucky 41605

17. <u>Amendment - Governing Law</u>. This Agreement may be amended in writing only, duly signed by both parties, and will be governed by and construed in accordance with the laws of the Commonwealth of Kentucky.

.

18. <u>Binding Effect and Benefit</u>. Upon execution, this Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, personal representatives, successors and assigns, subject to regulatory approval as set forth below; provided, however, neither this Agreement nor any rights and obligations hereunder may be assigned by Sandy Valley without the written consent of Prestonsburg, which consent shall not unreasonably be withheld.

19. <u>Severability</u>. The terms and provisions of this Agreement shall not be severable, and in the event that any material term or provision hereof is held to be invalid or unenforceable, the remaining terms or provisions hereof shall be invalid and unenforceable, and neither party shall have any further obligation hereunder.

20. <u>Regulatory Approval</u>. This Agreement is contingent upon and subject to approval by the Kentucky Public Service Commission. Should the Commission fail to approve this Agreement in its entirety, neither party shall be bound by the terms hereof, and this Agreement shall be considered null and void and of no force or effect.

21. <u>Wholesale Service</u>. Sandy Valley shall not resell at wholesale water supplied hereunder to any new or additional wholesale customer so as to make Prestonsburg, directly or indirectly, a wholesale supplier to any other water system, without Prestonsburg's consent.

22. <u>Non-Waiver</u>. Either party's failure to exercise any of its rights hereunder at any time will not operate as a waiver of its right to exercise same at any other time(s).

23. <u>Counterparts</u>. This Agreement may be executed in several counterparts with the same effect as if the parties executing the several counterparts had all executed one counterpart.

24. <u>Designated Representatives</u>. To promote communications and to resolve service, operations, and collection issues on a timely basis, each party will designate a specific individual as a primary point of contact between the parties. Prestonsburg hereby designates its Superintendent, currently, Seldon Horne, as its representative. Sandy Valley hereby designates Joe Jacobs, or his successor in office as Secretary of Sandy Valley, as its representative.

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers or agents to execute this Agreement the day and year first above written.

SANDY VALLEY WATER DISTRICT

AIRMAN

ATTEST:

andte

# PRESTONSBURG CITY'S UTILITIES COMMISSION

BY:

SELDON HORNE, SUPERINTENDENT

ATTEST:

C. J. MCNALLY, CHAIRMAN

# RATE SCHEDULE

APPLICABILITY: This Rate Schedule is applicable for wholesale water service by the Prestonsburg City's Utilities Commission ("Prestonsburg") to the Sandy Valley Water District ("Sandy Valley") pursuant to the Water Contract of October 1, 1997, between the parties.

CONTRACT QUANTITIES: The maximum daily contract quantity for service pursuant to the Water Contract is 225,000 gallons per day. The maximum monthly contract quantity for such service is 6,000,000 gallons per month. All volumes taken by Sandy Valley above these daily or monthly contract maximums shall be considered Overrun Volumes. A minimum contract quantity of 3,000,000 gallons per month shall be paid for by Sandy Valley.

RATES: Rates for each metered delivery point are set forth as follows:

Monthly volumes:	Charge per 1000 gallons:
0 - 2,000 gallons	\$6.97 minimum
next 98,000 gallons	3.02
over 100,000 gallons	2.02

Booster pump service: For each metered delivery point that requires booster pump service, an additional charge of \$.10 per 1000 gallons shall be charged for each booster pump used in providing service.

OVERRUN RATE: Sandy Valley shall be allowed a 5% tolerance above the daily contract maximum volume before assessment of the Overrun Rate. The Overrun Rate shall apply to all volumes exceeding 236,250 gallons per day or 6,000,000 gallons per month. The Overrun Rate shall be the charge for monthly volumes over 100,000 gallons specified above, plus the booster pump rate, multiplied by 120% per 1000 gallons.

**RATE MODIFICATIONS:** These rates are subject to modification at any time subsequent to October 1, 1998, pursuant to a rate adjustment filing made by Prestonsburg with the Kentucky Public Service Commission, or its successor entity or agency, and approved by said Commission.

**CONTRACT PROVISIONS:** This Rate Schedule is part of and is made applicable pursuant to the terms of the Water Contract of October 1, 1997 between the parties, which terms are incorporated into and made a part hereof.

EFFECTIVE DATE: This Rate Schedule is effective October 1, 1997.

# APPENDIX "A"

# EXHIBIT 2

#### 401 KAR 5:006. Wastewater planning requirements for regional areas.

RELATES TO: KRS 224.10, 224.70, 224.73, 224A.040, 224A.050, 224A.055, 224A.070, 224A.080, 33 U.S.C. 1251 et seq. STATUTORY AUTHORITY: KRS 224.10-100, 224.16-050, 224.70-100, 224.70-110, 224A.111, 224A.112, 224A.113, 40 C.F.R. 25.4, Parts 35, 130, 33 U.S.C. 1281, 1285, 1288, 1313

NECESSITY, FUNCTION, AND CONFORMITY: KRS 224.10-100 requires the Natural Resources and Environmental Protection Cabinet to develop a comprehensive plan for the management of water resources and to provide for the prevention, abatement, and control of all water pollution. The Clean Water Act, 33 USC 1281 et seq. and more specifically, 33 USC 1313(e), requires the implementation of a continuing planning process by governmental bodies to provide for the control of water pollution. 33 USC 1288 requires the governor of the state to designate a boundary for areas within the state and single representative organizations within the areas to develop a wastewater treatment management plan applicable to all wastewaters generated within an area. 40 CFR Part 130 specifies further detail for compliance with Section 208 of the Clean Water Act, including the requirement that the state establish and maintain a continuing planning process that includes the process for incorporating elements of any applicable areawide wastewater treatment management plans under Section 209 of the Clean Water Act, and a process for updating and maintaining water quality management plans, including schedules for revision. 40 CFR 130.6(e) also requires the state and areawide agencies to update the plans as needed to reflect changing water quality conditions, results of implementation actions, and new requirements, or to remove conditions in prior conditional or partial plan approvals. This administrative regulation implements the requirements and provides for the preparation of wastewater treatment management plans by governmental agencies for point sources of pollution.

Section 1. Applicability. This administrative regulation shall govern the regional planning process for the development of water quality management plans to control point sources of pollution in given areas throughout the Commonwealth. This administrative regulation establishes the process by which regional planning agencies and the Commonwealth shall comply with Sections 201, 205, 208, and 303(e) of the Clean Water Act to provide planning for wastewater control in particular areas for point sources of pollution.

Section 2. Requirements. (1) No new regional facility shall be constructed, no average daily design capacity of an existing regional facility shall be expanded by more than thirty (30) percent, or no existing regional sewage collection system shall expand its equivalent population served by more than thirty (30) percent of the existing population, without the regional planning agency submitting a regional facility plan and the cabinet approving the plan. All regional facility plans shall be prepared by a registered professional engineer.

(2) A regional planning agency shall submit a regional facility plan or regional facility plan update when the following occurs:

(a) A new regional facility is proposed to be constructed within the planning area;

(b) The average daily design capacity of an existing regional facility is proposed to be expanded by more than thirty (30) percent;

(c) The equivalent population served by an existing regional sewage collection system is proposed to be expanded by more than thirty (30) percent of the existing population served;

(d) A regional facility or other governmental agency applies for a grant from the U.S. EPA or applies for a loan from the federally assisted wastewater revolving fund pursuant to the requirements of 40 CFR Part 35 and 200 KAR Chapter 17. A plan of study shall be submitted to the cabinet for the project to be eligible to be placed on the project priority list and receive priority points;

(e) A regional planning agency considers the submission of the plan to be in the best interest of the public and the environment; or

(f) It has been twenty (20) years since the regional planning agency or its successor has submitted a regional facility plan.

Section 3. Regional Planning Agencies. (1) Governmental entities such as cities, counties, and other public bodies that are created by KRS Chapter 67, 67A, 74, 76, 96, 108, or 220 may apply to the cabinet to become a regional planning agency, if they have not already been designated as a regional planning agency, by submitting a regional facility plan. The cabinet may designate the entity as a regional planning agency if it finds that the proposed area is not served by another regional planning agency; the development of this agency would be in the best interest of the public and the environment; or the agency has the legal, institutional, managerial, and financial capability, and specific activities necessary to carry out its responsibilities in accordance with Section 208(c)(2)(A) through (I) of the CWA.

(2) Designation. Regional planning agencies may be designated by the cabinet in accordance with Section 208(a)(2) and (3) of the CWA and this administrative regulation. Designations and de-designations shall be subject to approval by the U.S. EPA in accordance with Section 208(a)(7) of the CWA.

(3) De-designation. The cabinet may modify or withdraw the planning designation of a regional planning agency if:

(a) The regional planning agency requests the cancellation;

(b) The regional planning agency fails to meet its planning requirements as specified in grant or loan agreements, contracts, or memoranda of understanding; or

(c) The regional planning agency no longer has the resources or the commitment to continue water quality planning activities within the designated boundaries.

(4) Impact of de-designation. When a regional planning agency's designation has been withdrawn, the cabinet shall assume direct responsibility for continued water quality planning and oversight of implementation of planning activities within the area.

Section 4. Contents of Plan. The regional facility plan shall include the necessary information to allow for an environmental assessment and to assure that the most cost-effective and environmentally sound means of achieving the established water quality goals can be implemented. These plans shall contain the following information:

(1) Maps showing the planning area. In the determination of a planning area, appropriate attention shall be given to include the entire area where cost savings, regionalization, other management advantages, or environmental gains may result from interconnection of individual sewage facilities or collective management of the systems. At least one (1) original seven and one-half (7 1/2) minute USGS topographic map shall be submitted showing the planning area. Computer generated USGS data compatible with the cabinet's computer system may be substituted for the USGS map.

(2) A description of the existing regional facilities, including physical condition, hydraulic and organic design capacities, characteristics of wastewater, ability to meet permit limits, method of sludge handling and disposal, existing flows including average and peak flows, a waste load allocation for the proposed project, inflow and infiltration problems including location and frequency of bypasses or overflows, combined sewers if any, the collection system including location of pump stations and their capacities, and operation and maintenance problems. The location and identification of any other sewage treatment plants located in, or serving a part of, the planning area shall also be shown.

(3) A description of the planning area characteristics, including the location of wetlands, delineation of the 100 year floodplain area, topography, groundwater, surface streams, geology, soils with specific mention of suitability or unsuitability of soils, and topography for on-site sewage disposal systems.

(4) If there is a proposed project, a discussion of the need for the project including current compliance status, applicable permit limits, and if proposed sewers are involved, documentation as to why on-site systems are not acceptable. Discussions and documentation of any water quality or public health problems in the area shall be included. The applicant shall also describe any type of state or federal enforcement actions that may exist against any wastewater treatment plant within the area.

(5) A discussion of the current and projected population in the planning area including existing population in the current service area, twenty (20) year projected population in the current service area, existing population in unsewered parts of the planning area, and twenty (20) year projected population in the unsewered parts of the planning area. Current and projected industrial and commercial users of the system shall be included. When appropriate, those areas of the planning area not currently sewered should be divided into three (3) time frames: present to two (2) years, three (3) to ten (10) years, and eleven (11) to twenty (20) years. The current and projected populations shall be shown for each area on the planning area map. If available, a local planning and zoning land use map shall be included. The basis for the projected population change shall be identified.

(6) A detailed evaluation of alternatives, along with a twenty (20) year present worth cost analysis for each alternative. All wastewater management alternatives considered, including no action, and the basis for the engineering judgement for selection of the alternatives chosen for detailed evaluation, shall be included. Sufficient detail shall be provided to allow for a thorough cost analysis to be conducted. Nonmonetary effectiveness criteria shall be limited to implementability, environmental impact, engineering evaluation, public support, and regionalization. The alternatives shall reflect a comprehensive regional plan for the planning area and shall minimize the number of point source discharges. Intended sources of funding shall be listed along with estimated user fees.

(7) In addition to the cost for the current project being proposed, cost estimates shall be given for the entire twenty (20) year planning period. Cost estimates shall be provided for each time frame identified in subsection (5) of this section and shall be broken down by the following categories: secondary wastewater treatment, advanced wastewater treatment, inflow and infiltration correction, major sewer rehabilitation, new collector sewers, interceptor sewers, combined sewer overflow corrections, and storm water pollution corrections.

(8) Documentation of public participation. A copy of the advertisement for the public hearing required by Section 5 of this administrative regulation and a copy of the minutes of the public hearing and any written comments and responses shall be submitted as part of the regional facility plan. If more than one (1) public hearing was held or if there were public meetings or public notices of the project, copies of all documentation of these events shall be submitted as part of the plan. At the required public hearing, the scope of the project, cost of the project, alternatives considered, and estimated user charges and hook-up fees shall be discussed.

Section 5. Public Notice, Public Comment, and Public Hearing Requirements. (1) Prior to the approval of the regional facility plan or updates to the plan, the regional facility planning agency shall give public notice of its draft plan and shall hold a public hearing on the draft plan. Public notice of the draft plan and the public hearing on the draft plan shall be given pursuant to KRS Chapter 424.

(2) All public notices issued under this administrative regulation shall contain the following information:

(a) The name and address of the regional planning agency which drafted the plan;

(b) A brief description of the contents of the draft plan and the area to be served;

(c) The name, address, and telephone number of persons from whom interested persons may obtain further information including copies of the draft regional facility plan;

(d) A brief description of the procedures for the public's right to comment required by this administrative regulation;

(e) A reference to the date of any previous public notices relating to the draft regional facility plan;

(f) The date, time, and place of the hearing on the draft plan; and

(g) A brief description of the nature and purpose of the hearing.

(3) The public shall be given an opportunity to comment on the draft plan and the period for comment shall remain open for thirty (30) days from the date of the first publication of the notice of the public hearing or until the termination of the hearing, whichever is later. Commentors may request longer comment periods, which may be granted by the regional planning agency, if appropriate.

(4) Any person may submit written or oral statements and data to the regional planning agency concerning the draft regional facility plan. Reasonable limits may be set up on the time limit for oral statements and the submission of statements in writing may be required.

(5) All persons who believe any condition of the draft plan is inappropriate, inaccurate, incomplete, or otherwise not in the best interest of the public and the environment, shall raise all reasonably ascertainable issues and submit all reasonably available arguments and factual background supporting their position, including all supporting materials, by the close of the public comment period.

Section 6. Action on the Plan. (1) An environmental assessment report will be written by the cabinet which summarizes the regional facility plan. The cabinet will submit the assessment report to the State Clearinghouse for review and comments. Mitigative measures may be required to address any negative comments as a result of this review.

(2) If the cabinet finds that the regional facility plan has been properly submitted and is in the best interest of the environment and the public, the cabinet will approve the plan.

Section 7. Consistency with Plans. Construction grant, loan, and permit decisions shall be made in accordance with certified and approved water quality management plans, including regional facility plans, as described in 40 CFR 130.12(a) and (b) and this administrative regulation.

Section 8. Nonpoint Source Controls. Regional planning agencies may implement plans for nonpoint source controls, other than plans for agricultural nonpoint source controls, in their designated areas. Regional planning agencies may develop plans for agricultural nonpoint source controls in their areas, if the plans are developed in coordination with the Agriculture Water Quality Authority, established pursuant to KRS 224.71. These plans may be included in the comprehensive water quality management plan that may include the regional facility plan. (23 Ky.R. 1814; Am. 2780; eff. 5-14-97.)

2-16-06; 4:39PM; PRESTONSBURG CITY

. .. .

 ;606
 8868779
 # 2/ 1

 HELEIVED ΛΙΙΝΟΙΙΕΕ

 HATE
 .04.,06.€

# Book\_\_\_\_\_Page\_192

LITROOF

# INTERLOCAL COOPERATION AGREEMENT TREY GRAYSON RELATING TO WATER AND SEWER SERVICE ALONG US 23 IN THE KENTUG HAROLD / BETSY LAYNE / MARE CREEK AREA OF FLOYD COUNTY AND THE MOSSY BOTTOM / COAL RUN AREA OF PIKE COUNTY, KENTUCKY

THIS INTERLOCAL COOPERATION AGREEMENT (the "Agreement") is made and entered into and deemed effective as of the 1<sup>st</sup> day of January, 2006, by and between the Floyd County Fiscal Court, (herein "Floyd County"), Floyd County Courthouse Annex, 149 South Central Avenue, Prestonsburg, KY 41653, the City of Pikeville (herein "Pikeville"), 118 College Street, Pikeville KY 41501, Sandy Valley Water District (herein "Sandy Valley") 525 George Road, Betsy Layne, KY 41642; and Southern Water and Sewer District (herein "Southern") 245 KY Route 680, McDowell, KY 41647; each a "Party", (or collectively the "Parties") and each a political subdivision of the Commonwealth of Kentucky.

WHEREAS, Kentucky Revised Statutes §65.210 et seq. (Interlocal Cooperation Act) permits local governments to work together to achieve economies of scale by consolidation of public utilities, expansion of service areas across county and city boundaries, sharing of facilities and other similar means to benefit their citizenry; and

WHEREAS, the Parties agree that it is in the best interest of public health and safety that a sewer project entitled "PRIDE on the River" be constructed, that includes a) an extension of the Pikeville sewer collection system to serve the communities of Harold, Betsy Layne and Mare Creek in Floyd County (Phase 1); b) a new treatment plant in Floyd County (Phase 2); and c) construction of extensions to serve the many communities of Mud Creek in Floyd County (Phase 3), wherein the new treatment plant will then handle flows generated by Phases 1 and 2; and

WHEREAS, all components relating to Phase 1 of the "PRIDE on the River" project, including design and construction of lines and appurtenances, are referred to collectively herein as the "Sewer Project" as illustrated by a project map, attached to and made part of this Agreement as Exhibit 1; and

WHEREAS, by separate agreement with Mountain Water District, Pikeville shall soon take ownership and all attendant obligations of the Mossy Bottom / Coal Run Area Sewer Collection System and incorporate same into its system, and thereby allow for additional extensions to its system, including the Sewer Project that is the subject of this Agreement.

WHEREAS, the Parties seek to keep customer rates for service as low as reasonably possible, and to best achieve this goal Floyd County and Pikeville intend to jointly apply for all available grant funding assistance for construction costs for the Sewer Project; and

WHEREAS, to further assure that the Project has the lowest possible customer rates and to provide for appropriate management control of the wastewater system, it is reasonable to have a single utility own and operate both water and wastewater services. Consequently, Sandy Valley will join with Pikeville and Southern in making application to the Kentucky Public

Page 1 of 7

### EXHIBIT 3

3/ 10

Service Commission to transfer that portion of Sandy Valley's water facilities located in Pike County and that portion located in Floyd County, together with the debt obligation associated with each portion, to Pikeville and Southern, respectively.

NOW, THEREFORE, it is mutually acknowledged and agreed by and between the Parties and so ordered as follows:

A. The Parties agree that the foregoing statements are not mere recitals, but represent findings of fact by the respective bodies, and as such represent statements of public interest affecting all Parties hereto, including their respective citizens. The Parties further agree that, for purposes of this Agreement, the phrase "Sewer Project" shall be defined and refer to all components of Phase 1 of the "PRIDE on the River" sewer project, including design and construction of lines and appurtenances, as Illustrated by the project map, attached to and made part of this Agreement as Exhibit 1.

- B. Agreement relating to water facilities:
  - Immediately, upon execution of this Agreement, Sandy Valley, Southern and Pikeville shall make joint application to the Kentucky Public Service Commission (PSC) to transfer Sandy Valley's assets and associated debt relating to facilities in Floyd County to Southern and those assets and associated debt relating to its facilities in Pike County to Pikeville.
  - 2. To better assure smooth transition of ownership and continuity of customer service, Sandy Valley hereby requests and authorizes Pikeville, and Pikeville agrees, effective February 1, 2006, to assume responsibility for daily operations of Sandy Valley's facilities. Pikeville will assume supervision of all Sandy Valley personnel, provide for all field services, billing and accounting services and regulatory reporting requirements and provide Sandy Valley monthly financial and operations reports, with payment requests, as appropriate. Until PSC approval of the asset transfer, Sandy Valley shall retain control of its facilities and shall make timely payment of invoices relating to cost of Sandy Valley operations each month.
  - 3. Upon PSC approval of the transfer of Sandy Valley's assets and associated debt, Southern and Pikeville shall integrate all water facilities, lines and appurtenances into their respective systems, providing for proper management, operation and maintenance thereof in a proprietary manner to accure continued high quality and equitable service to all customers.
  - 4. Southern and Pikeville shall offer positions to each individual who is an employee of Sandy Valley on the date of execution of this Agreement and such employment with Southern or Pikeville shall commence on the effective date of PSC approval of the asset transfer, conditioned upon the employee's possession of a valid driver's license and negative drug test results. Southern and Pikeville shall retain these individuals at his/her existing rate of pay for at least one year

Page 2 of 7

# 4/ 10

from the date of PSC approval of the asset transfer, conditioned upon adequate performance of duties and proper conduct.

- 5. Southern and Pikeville agree to continue charging Sandy Valley customers those water rates approved by the PSC for Sandy Valley effective May 26, 2004 for a period of one year from the effective date of this Agreement and to base all future rate adjustments on cost of service analyses made by a certified public accountant or the PSC, as appropriate.
- 6. Upon PSC approval of the transfer of Sandy Valley's assets and associated debt, Floyd County shall publicly acknowledge the long term service contribution and personal dedication of all members, present and past, of the Sandy Valley board of commissioners and its employees. Subsequently, Floyd County shall dissolve Sandy Valley and at that time Sandy Valley shall no longer be a Party to this Agreement.
- 7. Pikeville agrees to continue to sell treated drinking water and Southern agrees to purchase treated drinking water for distribution in Floyd County in the same volumes and at the same rates as approved by the PSC for Sandy Valley, effective May 26, 2004.
- C. Agreement regarding Sewer Project funding:
  - 1. Floyd County and Pikeville agree to apply jointly to the Kentucky Community Development Block Grant (CDBG) Program for \$2,000,000 in funds to be used solely to defray eligible capital development costs of the Sewer Project.
  - 2. Pikeville agrees to serve as lead applicant, grant recipient, and project administrator of any funds which may be secured from the CDBG Program, Rural Development, US Environmental Protection Agency, PRIDE, Appalachian Regional Commission, Kentucky Infrastructure Authority, Coal Severance Funds and any other federal or state grant fund source. Further, Pikeville agrees to serve as fiscal agent for the Sewer Project and obtain in its name any loan funding available to the Project that it may deem feasible.
  - 3. If a CDBG grant is awarded as a result of a joint application by Floyd County and Pikeville, Pikeville is authorized to act as Floyd County's agent and to execute on Floyd County's behalf all agreements with the Governor's Office for Local Development that are necessary to effectuate any award of a CDBG grant. Floyd County acknowledges and agrees that the Governor's Office for Local Development shall consider Pikeville the lead applicant and that all correspondence related to the Sewer Project shall be directed to Pikeville, with copies to Floyd County. Upon receipt of reasonable notice, Pikeville shall accord full access to all records related to the CDBG grant to authorized representatives of Floyd County.

Page 3 of 7

- 4. Floyd County agrees to allocate or give priority status to the Sewer Project with regard to Coal Severance Funds or other funds that may become available for capital projects.
- 5. Pikeville shall secure CDBG project administration assistance through the Big Sandy Area Development District.
- D. Agreement relating to sewer facilities:
  - 1. Pending receipt of Sewer Project funding, Pikeville shall see to the design and construction of the Sewer Project in a timely and forthright manner, routinely engaging representatives of all parties to this Agreement, as set out below in subparagraphs E. 1. and E. 2.
  - 2. Upon construction completion and testing of the Sewer Project, Pikeville shall convey and Southern shall accept ownership and operate that portion of the Sewer Project located in Floyd County and Pikeville shall retain ownership and operate that portion of the Sewer Project located in Pike County. Any debt incurred for construction or expenses for initial operation of Sewer Project facilities located in Floyd County shall be borne by Southern and paid from Sewer Project user fees or charges. Likewise, any debt incurred for construction of Sewer Project facilities in Pike County shall be borne by Pikeville and paid from Sewer Project user fees or charges.
  - 3. Pursuant to a Kentucky Inter Municipal Operation Permit, Pikeville will accept metered sewage from Southern, being only that sewage collected from those customers located in Floyd County tied onto the Sewer Project at the time of its completion, for transport and treatment at Pikeville's existing treatment plant at rates based on a cost of service analysis made by a certified public accountant.
  - 4. When Southern constructs a new sewage treatment plant, as anticipated in Phase 2 of the "PRIDE on the River" project, or other provision is made for sewage treatment capacity by Floyd County, it is agreed that sewage flows from the Sewer Project facilities located in Floyd County shall be diverted from the Pikeville plant and treated at the new plant or otherwise treated.
  - 5. Regardless of whether a new sewage treatment plant is constructed or treatment capacity is otherwise provided for by Floyd County, Pikeville shall be under no obligation at any time to accept flows greater than 5% more than the flow generated by the Sewer Project facilities located in Floyd County, as set out above in subparagraph D. 3.
  - 6. If, after twenty years from the date of completion of the Sewer Project, namely, Phase 1 of the "PRIDE on the River" project, a new sewage treatment plant is not constructed in Floyd County nor other means established to provide for treatment capacity in Floyd County, Pikeville, at its sole discretion, may restrict sewage flows from Floyd County.

Page 4 of 7

. `

6/ 10

- E. The Parties further agree and covenant:
  - 1. Each Party acknowledges the critical importance to the Project of open and continuing communication. To this end, each Party shall designate an individual to serve as its representative and these individuals shall meet beginning in January 2006 and at least quarterly thereafter until the Sandy Valley asset transfer is approved by the PSC and the Sewer Project is completed, so as to be able to report knowledgeably regarding the status of these actions to the respective Party.
  - 2. The Parties agree to act in a supportive and timely manner to facilitate the implementation of the elements of this Agreement. Such action shall include but not be limited to participation in planning, preparing regulatory and funding applications, prompt compliance with regulatory agency requirements, reviewing and submitting plans, granting or obtaining encroachment permits, easements, rights of way, or other similar permits or authorizations as may be required.
- F. Agreement relating to amendments, completion and termination:
  - 1. This Agreement shall continue and remain in effect until and at which time all those activities and actions, as set out herein, relating to the Parties, or as may otherwise be contemplated by this Agreement shall have been completed. The date of completion of the Sewer Project facilities, namely, Phase 1 of the "PRIDE on the River" project, is anticipated to be not later than January 1, 2009.
  - 2. If CDBG funds are awarded as a result of the joint application, this Agreement shall not be terminated until five (5) years after the date the Governor's Office for Local Development approves project closeout of the CDBG grant agreement.
  - 3. It is understood that, to effect the purpose of this Agreement, it may be necessary to amend this Agreement from time to time and, to this end, the Parties agree that action to amend may be initiated by any Party and any amendment shall require approval of the respective Parties' governing body in a regular or special session as each shall deem appropriate.
  - 4. Prior to receipt of funding for the Sewer Project from any source, Floyd County, Southern and Pikeville may terminate this Agreement, for cause, at any time upon sixty (60) days written notice to the other Parties, with the condition that timing of notice is such that each Party shall have at least one regularly scheduled meeting of its governing body prior to the effective date of the termination. Once funding for the Sewer Project has been received by a Party from any source, this Agreement may only be terminated upon a three-fourths majority vote to terminate by a Party's governing body, which decision must be concurred in by a three-fourths majority vote to terminates.

Page 5 of 7

- ≠ 7⁄10
- 5. If funding is awarded for the Sewer Project, the termination of this Agreement is subject to full compliance with funding conditions of the CDBG program or other funding agency.
- 6. If this Agreement is terminated for any cause after PSC approval of transfer of Sandy Valley's assets and liabilities, all water system and sewer system assets and related liabilities, regardless of condition or percentage of construction completion, located in Floyd County shall become the property of Southern and all assets and related liabilities, regardless of condition or percentage of construction completion, located in Pike County shall become the property of Pikeville.

G. The Parties to this Agreement hereby designate the Big Sandy Area Development District to be the administrator of this Agreement. The role of the administrator shall be to report to the respective Parties to this Agreement the progress of its implementation annually, on or near the anniversary of its effective date.

H. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. If any provision of this Agreement is held to be in conflict with any applicable statute or rule of law, or is otherwise held to be unenforceable, the invalidity of such portion shall not affect any or all of the remaining portions of this Agreement.

I. The Parties agree that venue for any legal dispute that may arise relating to either water facilities or Sewer Project facilities, subject of this Agreement, shall be vested in the Circuit Court of that County where the water facilities or Sewer Project facilities giving rise to such dispute are located.

IN WITNESS WHEREOF, officials of the Parties execute this Agreement in triplicate originals as so authorized by their respective governing bodies effective the date set out above.

## APROVED AS TO FORM AND COMPLIANCE WITH APPROPRIATE KENTUCKY STATUTES

Gregory D. Stumbo, Kentucky Attorney General Office of the Attorney General Commonwealth of Kentucky

Page 6 of 7

# FLOYD COUNTY FISCAL COURT

Floyd County Judge Executive

Attest lork

**CITY OF PIKEVILLE** 

Mayor, City of Pikeville

Attest: Karen H. Harris Pikeville City Clerk

SANDY VALLEY WATER DISTRICT

hairman, Board of Commissioners

Attest Secretary of the Board

**SOUTHERN WATER & SEWER DISTRICT** 

6.000 Chairman, Board of Commissioners

Attest Secretary of the Board





Harold Sewer Project Phase | Service Area 2,000 4,000



01/00 3049

:

01/00/2000 03:24 0004327000



NAME ADDRESS PHONE # StANVILLE Ky (ALL Smith 35 At Fork Lykos ( K 497-7532 LLIP ALL ai 478-2388 u 41635 HOM Lo 437-1490 478-2666 1Laner and Binchett abanie 181 478-Inwer Do laune 2210-43B 9 Picicille Brter La Piroville 2210-4807 Porter 26 Pikoulle 478-4075 BOX13 478.9272 2-3496 478- 7748 a BryBul Wolling

NAME ADDRESS: PHONE # 1 Junihis att alling stre M 478-2274 478-2274 478-2712 LANNE LAMAE 78-2712 4 47812444 78-5338 13 9667 e Vil 11 Betsi -8616 Laune 418-2359 STANVille rah Katein

ADDRESS NAME PHONE # 90 Velocity Blm 3-9801 ma 478-5022 63 LAWSON 63 LAWSONL 606 4178-5022 437-6546 WAL RUN 568 Jan 478-8537 00 7 tani. 32-9820 Keville 32-9481 mile, Ky 78-2195 KUNN, 478-7899 4787274 13 4787274 IL H789711 Кv 963; 17 ( , 18 8-503 ØŮŔ

NAME ADDRESS: PHONE # Theville Ky 4998 932 433-194 478<u>-516</u>7 587-3333 478 1989 Aure 478-1962 478-3292 18-1828 4435 ·5409 8 - 9861 28 Rd. 18.10/0 P.O. R 478-9250

NAME ADDRESS PHONE # かし Pen Hook HAROLD 11964 478-3795 437-2385 375 Coal Run Hill 368 coal Kun 14.41 437-085 L. (606) 418-5526 APOLO 434-1686 775

NAME PHONE # ADDRESS 478-2387 437-9084 478-5468 478-5500 432-2843 lds 478-1991 0-1699 1 Rom 478-2963 478.9679 бои 437-0303 SSOWeddingTonBr 7~ 433-0980 418 9079 40 Bor 100 110 -9090 478-9080 11 11 11 /t 478-3311 Bros 41659 418-5500 478-5294 dein 4546

NAME ADDRESS: PHONE # Days. HABCLK 418-2153 <u>478-2149</u> P.D. BOL 48 House ふ Greenleum 478-1167 131 MADLE Koad 478-4504 P.O. Boy 598 478-9689 in Bayd Si 437 untome 476.8291 8 9 41635 78-4425 i0 4435 12 LaxNo 13 448-2316 14 1.5 17 18 STAN VILLE 478-2024 KY, In
NAME: ADDRESS: PHONE # 432-0002 "Uenter's -8800 Suberter's 123 Hamilton Ln. 133-1383 i٦ с I ( \ . ( 47/1/1/2/9 95 Porter Kane 151 Antique LAWE 157 Antique CANE 209 P.O. 383 - Betsy Layne CLIMSON S. 126 POBOX 461 Betsy 1941 P 178-7730 me 8 94-76 25 RID, BOX 582 Juty A) // . iL 151 comb 4370406 17 18

NAME PHONE # 7 8 9 10 13 YND 14 15 17 18 8 8025 478-8584 19 ben tarola

ADDRESS: NAME PHONE # 686478-992 BT POPLERLY 37.8800 418-9115 oVc INN 4377511 678457 478-3494 7 q Stanuille Ky 478-4972 8 anville 432-8014 9 478.213 478-4655 13 478-2042 15 433-12/6 Tony D. ne 33.12/6

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

NAME ADDRESS PHONE # 106 Green MEADOW LW. vell SI 432.2311 perceville,100 Northmay Jr. 1 437-6819 478-1765 D 178-4760, 4325300 met Kd 1347 Broad Bottom 478.3790 478-3792 (B2 89 leador IN 12 437-0747 13 455 14 78-2794 Coulle 4160 5 12 17 <+-1(FA  $\cap$ Л 101

ADDRESS PHONE # NAM le, fy 606-432-5458 RASOR home li 11 4/635 11 11. PO BOX 185 Harold, 14 41635 TTO 186 Warrow 8-9518 15 9668

ADDRESS NAME PHONE # Mcloy H78-4065 farold HARDIO 478-3867 alor 47-5-9959 .3 478-2650 gRold 78-9266 millo. 478-7222 78-861a Æ 478-9771 8 78-2542 178-5825 478-9553 12 4789556 13 4789.556 478.5667 bal 478-566 X\_ 210 , 9 A

4.4 B.A

Ŧ

implement the plans for this sewage treatment plan. NAME ADDRESS PHONE # tarole 78-1006 78-4860 1 Jan 2156 587-1840 alveston 01--8813 190 3 478-17ZB HIJO 13 ne 18 PhVI jġ, 478

 $h_{i}$ 

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

NAME Maurice) W. Dunn mary annous status Brown įΰ 13 15 11 18 19 DARDON

「「「「「「「「」」」」

ADDRESS PHONE # 478-9749 418 -9749 347 Mare Cr. Rd. Hook. ОМ Stansille Keville Nel Daine

353-6400 418-4456 8-4456

418-1623



NAME ADDRESS PHONE # 18-9531 478.1321 478.1321 478.3820 478.3820 Dame 78-8584 478-8584 7-8-5978 78-4587 iØ 78~458) Fai 8958C 14 LL 6-11. 1S sma-478-985 ما أ 17 18 าโเด 8-5831 19

ADDRESS NAME PHONE = Л 8-1843 CI awne 78-1979 bsor CI <u>]</u>C 78-5(10 4 432-0715 iŰ 433-1638 13 478-3878 478-32-78 14 15 ~maRnina' ; C1

NAME ADDRESS <u>PHONE =</u> 550 weddington Brilling 432-9461 2 3 mm 550 weddington Br Rd. Pifeville, Ky. 4KW Ferrell LANC 1501 134-8556 41642 60 8 4 iŬ 778 5069 14 ID U maz 165 Botes Lane 428-1009 478-5854 123 Shor Br 19 Shinn Conning 478.707 In non Ramalian Nor

NAME PHONE = ADDRESS 1523 32-1523 18-7027 78-5019 27-668 8-4560 478-1861 RUM 604 432-8112 íΰ 502 13 14 aro 550 Weddington Br. Rd Lot #49 Pikeville Ky 41501\_ 437-2215 189 Pile File Al Hollow 1170-541

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

NAME Jonne 3 nos 8 4 15 d 18

**ADDRESS** PHONE = 478-5897 cell 434-5125 78-2634 <u>78-7390</u> 74-6023 4227905 78-3/30 449 Cell ayne cell-S 28-2634 0 -7309 8-7309 478-5897

; C1

**ADDRESS** PHONE # 478-8574 Box 547 How BUX168 POPLANSE HONOWAS 205-2221 10 2 71.261 205-2577 .3 Harok 18-5515 noon 478-4785 Harold Dange Haga 1)ARQ1 ORDAHL 437-2311 loak Run 437-2311 COAL RUN 478-8072 lame 478-8072 4 runo. 478-5388 Zs. M 18-5388 ŶΓι Cms 13 478-5182 01 minedo 14 emolds 478-5182 478-9081 150 418-9081 478-4400 478tanulle 478-4400 19 Kule Scall

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to ; implement the plans for this sewage treatment plan.

÷

NAME ADDRESS PHONE # 1 hoppel in) illiams 432-4282 und Lm. 2 Dowald Koy Williams Pen Friend In. die ad 432-2848 4150) 432-4193 437-9693 37-9693 Ş Friend narg and 437-4616 q 437--7836 437-1836 13 1-1542 14 3-2-8311 17 432-6862 One N.M.W. Lail

NAME PHONE # ADDRESS 478-7171 11 stre P.O. box 573 478-9104 Bor Unnick OBA 130 18-2487 478 2104 330 Lest Per Borkid HARONA 19 4163, 432-7616 45 Pemfriend Ln. Fikeville Ky 478-2723 Beterhoyne RD, P ~x 13 478-2723 P.D. But 13 Bets/Layne 8 78-5296 arold 0 78-2661 Pikeville, 794-6530 ise Ville, road Bottom Rd 794-6530 or Nollar 4-78-9778 -8678 Vo Box 266 Bala aven wood Pd 422.5266 Bor 85 Ravenucod Rel 422.1944 12368 US 23 Hardely 4/633

ADDRESS NAME PHONE # 478-8629 418-9514 478-9514 x178-Hel J-JGK 478-8019 . 4110S IDBOX85 BL 48-8019 POBOX 85 BL 41605 478 8588 115 mapleRd. Heroldky 2908 Mare Cr Ad Stanvillety lmi 478-9453 1 1 |amilton 478-5222 13 '-5008 -5228 15 41 478. @AGNOO 17 synek 18 478-2614 jq occn art

PHONE # NAME ADDRESS É 05 15

ADDRESS PHONE = NAME 422-5372 xolla 9768 all 8-9768 133--9683 437-5683 < lada 478-9514 478-5674 Betsy Layne 8 Yle 478-3837 Antillo 478 1803 478-2532 478-2387 13 14 418.3132 Hamilton 17 1178-1210 m ; C1

ADDRESS NAME PHONE = aluco P.O. BOX 46 Dang Ky 416,5 422-9207 1.0. BOX 46 DAWA KY 41615 478-9052 190 E Able TRACE DIVY H3 POPLAY ST Harold PoRox 560 Hardd -9802 478 ns 1.'SDyrd CNK Mare 13 14 Frond Ware 200 15 437-1873 11 Drian PO Box 17 : 61 í٨

NAME ADDRESS PHONE = 18-5590 478.53-90 432-9186 anoto 437-7249 8-3328 13 -3790 14 K ENRESSE Stanvi 78-3790 16 478-9141 Harold KY 2-134-3 631-0022 Ct

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

NAME 4ASOA IESSA (KMW) 8 9 10 13 15 14 esa 17 a 18 9

ADDRESS 620 Venters LN 71 NBridgest Still And Ve Pn 192 Harold, Ky 53 North Bridge St.



285-3766 8 24-9603

PHONE =

437-4023

432-1396

433 -



WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

PETITION

, sis ,

NAME ADDRESS PHONE Imm) 178 - 166 Pinhook Rd avold Pinhok Ed. A 478-1627 rold oss Store Hollow Rd 478-7700 Ne 5 4 dau AUNC Kuy 4/635 478-2982 478.4131 218-1099 ANI roo K 78-1467 478-4116 anold 1178 -573 17 1-05 mark

ADDRESS NAME PHONE # 430K Beechtres) 478 1224 478.3558 elle IT 8-3562 8-1131 m 1,98 More CR R.J. 88 '7 12 13 Ø BANJO De iL 1.9 12.79 avino 17 owv.l

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

ſ

NAME ADDRESS <u>PHONE =</u> Kin Stat 124-11 498 al 41.00 8 COMPON 9 478-2382 arolo iθ 172 12 SUDE 14 5320 15 8-9150 478-4137 17 2ndar 478.9.150 18 Noc IIAA ;9 an

NAME 3 4 14 15 18

ADDRESS PHONE # 1006-2/18-1632 11 11 Soter -9110 East Blaiter 4B -9110 01 Blai IAWN 433 1528 anton Un TOWAL 11006) Ľ 3005

ADDRESS PHONE # NAME 692015 432-6681 iz RAI augle Traco B 575 478-1643 2 Stanville 3 183 ane Black +789973 Red Town Beter Layne Ky 41605 9972 Stanville 606478 6010-478-4035 borso Jra 8 478-4 150N 51 9 +3Q -6699 16,41605 *syne* H -9973 1 Betsy haune which. 478-472 iews 14 78-4251 15 Penhon 18

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

ADDRESS: NAME Laure N 8 amin 12 13 14 AVOID 16 Harold ロハル 17

PHONE #

(78-5873 478-5813 78-4379 78-4746 432.3832 478-2642 478-2574 478-25442 478-5225 478-5646 478-5646 433-0738 77- 9119 8-8630 1111-1019

NAME ADDRESS PHONE = 1STacd Dallys 1171 17 , 1 11 7 h 6 Ba (î 4 Ko x 8/2 8 5812 STANVITLE osni 4 10 13 302 47871/1 15 16 478-4885 20 Masser Betty June 17 maep lat Ĵ `\_ 5  $\wedge \wedge$ 

NAME ADDRESS PHONE = 178-75-14 are Crost REER W 2 + 32-3817 3 24 Sumley am 178-2746 1JILLIPS HKANLE, K 4322473 PIKENUE, K. SAMES JACCAL 432,0161 KETTILE. TACKEN URAS Ĺ 7 8-8359 nderDon 478-8359 4 enoon (132-0186 430-0126 ihe - 27323 PCPM 782576 Jamen Atties Sayne ayne. e1 j. l

NAME ADDRESS PHONE # 432-3988 437-4479 3 478-2117 478-2117 478-8757 478-4972 478-3098 12 478-3098 13 478-4246 ju 478-9974 478-9974 16 948-90/ 17 478-2771 18 Harveld 19 478-2753 Eddie

ADDRESS NAME PHONE # 606-478-2477 1 Liquor P.REVI ) E 616-3430 606 4785587 101 437-5095 ism 18-4199 37 - 4411 ALMES 1055 428-3430 9 418-3430 Harold atule ladvi AJagan Honal 478 5447 478-1613 12 478-7833 13 ju pm 16 8-1520 437-4479

NAME ADDRESS PHONE # 606) 2 14\_ 606 0 020 432-8-10 જી 12 George PA 13 NUILOK 15 17 18 Bax 522 19

ADDRESS PHONE = NAME 478-8169 9 nort bild h Com 437-4108 65 milling -9233 583 hearbe 1 8 850 583 6-earbe RD 78-8279 lers ann ഡ 478-2581 shorton 4 83144 i0422-6380 478-5231 13 478-5063 14 9188 15 788 11 17 18 1178 0121 MARARI.t ; 01

NAME ADDRESS PHONE # 454 RATIEFS Br 364 Kallet BiRd ametin etoz Lape Ky 41605 165 Porter hone lot to 41501 550 Weddington Br. Aikeville, Ky 41501 t. A. 00 PoBoy 14 Tram Ky 4163 Supa Pithevilles Ky, 41501 8 1312 CONPER 9 1312 Couper RO įΰ 1312 Coupenka mons 13.38 Cowren Rd 13 41201 Jeddinatin f him 01 17 11521 18

# PETTTIAN

NAME **ÀDDRESS** PHONE # Box 863 285-0434 Ment 3 Led birg 631-15 2 an 132-8611 478-4446 478-4446 and 422-3286 478-2661 CAda SRAIL 16 432-2766 UTHE 432-Lel 432-67 15 43 1Ļ 17 478-317 18 4711-1171j9 2.C. K.I
NAME ADDRESS PHONE # 478-9523 ion Anas Paber 113 Betsylauper 478-2618 ۱. C 10 17 11 Pikeof lour 130 DOO Pikeflord Ke ust. 9 3703 41503 78-41ALA 622 478-9511 13 14 78-9371 1S 1962 11 4th le L KO 1 LA 17 8-1841 478-7500

ADDRÊSS: NAME PHONE # CXRtw 478-7620 -5166 4789103 2572 0 13 14 15 ΪĹ Betsylayu 428518-17 18 (h!)ev er

ADDRESS NAME PHONE # Tabatha SLon 71 school St. 478-1653 1 418-5953 Be arme. 478-5953 Bet (ai 3259 8-3759 78 - 5000 2111A 78-5000 1710 -9021 478-9429 ANOMCO q 1.el 78-9429 Var 478.5729 Jana 100 918.5729 13 478-145 478.92 3 18 478-9691 j9

NAME ADDRESS PHONE # 1 magdaleen Cecil 127 Putter Hallow De 1478-9549 Betsiday 478-2537 2 4787750 13 00 3 478-4864 Han 4178-5915 H178-1034 478-1034 7 478-3709 9 478-3709 íΟ 478-3127 78-3127 12 -18\_9545 14 478-15964 15 178-3828 160 18-3828 78-5881 18 478brett  $\sim$ 

NAME ADDRESS PHONE # -1/192 478-55-77 478-2058 78-4576 avula bo The 9 1232-3458 -3458 478-5476 12 one aune, 13 10  $\langle$ 76 14 15 Ű DU. ما ا -wai K 17 Anm-12 OM RUNR 432 -0998

NAME ADDRESS PHONE # 99 Multine add. 437-0622 Green Meadows 1423 BROAD Betton Red. Havold 438-3466 432-8578 501 9 432-155 12 13 PILLO 14 432-9-11 8 15 437-7869 16 ACOOL 17 18 Sandy ig

NAME ADDRESS PHONE # 1096 433-0 1101 Rt FK Cowsen Rd. 43 ANUL 4 50 Starrey lane 5K FOX BOFT DA )cFF 478-5515 -31-0654 Ward porter line los 478-2309 478-8765 USTER 148 Browha 142 Windward 37-0654 148 Branham Hill 478-8765 12 18-9564 661 Talor 77-5960 eville le lan Kensh, M 17 RJ 18 ; C1

NAME ADDRESS PHONE # 58 Rener Dr. 4372471 2 3 Harold Ky 14 Blairtownk 1. Tontoutt (606) 478-5060 Ret soluce anne 478-7127 478-9638 9 H32-(715 i0 422-3478 12 13 Int 14 15 MARG 11 78--2024 478-7681 Kert Hotel SW COM 17 RA 56-3996 18 19

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan.

NAME some 13 14 1.5 11 17 18

ADDRESS 181100WpEnRd 7020 N Mayo 1395 BIORD RAFTOM 657N. Mays Trai BUX123 PO-Box 53 ME Boyd ST 1369 Carmen Hollow Rd. P.O. 212 Harold 86 Kinnikinnick Rd. 5. Bridge St. 475

PHONE #

<u>432-0451</u> <u>432-0569</u> <u>432-8087</u> <u>432-8087</u> <u>432-7668</u> <u>478-889(</u> <u>478-2353</u> <u>432-1314</u> <u>432-1314</u> <u>587-1**56**3</u> <u>587-1**56**13</u> <u>437-9101</u>



NAME ADDRESS PHONE = 500 & Balto trad <u>6064</u> -157 r000 432-9192 son road tottom Kinnikinnick Rd. 432-8188 North Mayotr. 432-4023 32-1740 UNDEN 132-5817 Mudcreek 77-3514 MUD CRE Laure 470-99 .15 14 478-1892 Giald 17 S87-1163 18 BOXIDON

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan

NAME	ADDRESS	<u>PHONE =</u>
1 Dubert Apenis	139 Greenpucouiton	432.2316
2 Mechnek Jacket 3 Patricia Mayton	433 Red Boad In '224 Green Meadow	<u>437-0550</u>
4		
.5		
le		
7		
\$		
C]		
10		
/ λ		
/3		
14		
15		
1 į		
17	<b></b>	••• •••
18		<b>9 para</b> A - 1969 <b>-</b>

.

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan

NAME OrBa Ŷ 6] 14 .-15 16

ADDRESS PHONE = 478-1522 Handle Ce 11-205-1546 JO MUNICI Porter 418-1478 Porter 478-7418 478-1476 Porterland 478-1478 Porter ant 478-8319 418-4899 478-8071 837.5 477 1495 74-7055 78-4089 3573

anter?

431-9570

WE, the undersigned citizens/customers of Sandy Valley Water District of Pike and Floyd county, do hereby request/petition that the customers of this area NOT be acquired by Mountain Water systems nor any other system as operators and that it remain under the present Sandy Valley Water District control. We feel that Sandy Valley has for over 40 years maintained our system with rates that are the lowest in the area and in a dependable manner. We further request that the area between Blackburn's Green House and the Betsy Layne, Stanville and Harold area have sewage treatment capability as soon as is possible and that our Congressmen be aware that we desire Sandy Valley to implement the plans for this sewage treatment plan

NAME really Smi 10 12 13 14 rANdON BOY 1.5 1þ a A 17 18

<u>ADDRESS</u>

Ln PIS LC PIN 1) - Jio iontar nD S W er J LANE Meadows In.

139 Spenner 1

<u>Phone #</u>

لأستشقتي

437-9320 U30-445A 205 - 0790437-4571 424.7525 437-4442 33.0739 ふえーしつつの 437-1541 437-1541 43-1541 432-9803 437-7733 432-5344 421-2711

PHONE = NAME **ADDRESS** barn brach 07499 Tanville.  $\propto$ CEMIAX Alone 478-1993 ore Kuch 478-1983 58 A DIMI Ion the 70 Masser Batton 432-8273 432-9236 le N. MayoTr. DUR lliam 432-9236 V. Manapl Kowe Ş Harley 134 Red 20101 478-1648 Ч 10 12\_\_\_\_\_ 13 i ( 15 ------16 17 18 101