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Commonwealth of Kentucky Before the Public Service Commission

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FEB 0 2 2007 PUBLIC SERVICE COMMISSION

In the Matter of: THE APPLICATION OF HARDIN COUNTY WATER DISTRICT NO. 1 FOR A GENERAL RATE ADJUSTMENT EFFECTIVE ON AND AFTER DECEMBER 2, 2006

Case No. 2006-00410

REQUEST FOR INFORMATION BY THE ATTORNEY GENERAL TO HARDIN COUNTY WATER DISTRICT NO. 1

Comes now the Attorney General of the Commonwealth of Kentucky, by and through his Office of Rate Intervention, and submits this Request for Information by the Attorney General.

(1) In each case where a request seeks data provided in response to a staff request, reference to the appropriate request item will be deemed a satisfactory response.

(2) Please identify the company witness who will be prepared to answer questions concerning each request.

(3) These requests shall be deemed continuing so as to require further and supplemental responses if the company receives or generates additional information within the scope of these requests between the time of the response and the time of any hearing conducted hereon.

(4) If any request appears confusing, please request clarification directly from the Office of Attorney General.

(5) To the extent that the specific document, workpaper or information as requested does not exist, but a similar document, workpaper or information does exist, provide the similar document, workpaper, or information.

(6) To the extent that any request may be answered by way of a computer printout, please identify each variable contained in the printout which would not be self evident to a person not familiar with the printout.

(7) If the company has objections to any request on the grounds that the requested information is proprietary in nature, or for any other reason, please notify the Office of the Attorney General as soon as possible.

(8) For any document withheld on the basis of privilege, state the following: date; author; addressee; indicated or blind copies; all persons to whom distributed, shown, or explained; and, the nature and legal basis for the privilege asserted.

(9) In the event any document called for has been destroyed or transferred beyond the control of the company state: the identity of the person by whom it was destroyed or transferred, and the person authorizing the destruction or transfer; the time, place, and method of destruction or transfer; and, the reason(s) for its destruction or transfer. If destroyed or disposed of by operation of a retention policy, state the retention policy.

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Respectfully submitted,

GREGORY D. STUMBO ATTORNEY GENERAL کست کی شمال David Edward Spenard Assistant Attorney General 1024 Capital Center Drive, Suite 200 Frankfort, Kentucky 40601-8204 T 502-696-5453 F 502-573-8315

Notice of Filing

Counsel gives notice of the filing of the original and ten photocopies of the request for information by hand delivery to Beth O'Donnell, Executive Director, Public Service Commission, 211 Sower Boulevard, Frankfort, Kentucky 40601. 2 February 2007 is the date of filing.

> Dani Edward Sporned Assistant Attorney General

Certificate of Service

Counsel certifies service of a true and correct photocopy of the request for information. Service was through mailing the document, first class postage prepaid, to the other party of record on 2 February 2007. The following are the other party of record: Jim Bruce, Hardin County Water District #1, 1400 Rogersville Road, Radcliff, Kentucky 40159-0489; and David T. Wilson II, Skeeters, Bennett, Wilson & Pike, P. O. Box 610, Radcliff, Kentucky 40160.

> Dani Ed Spand Assistant Attorney General

ATTORNEY GENERAL'S REQUEST FOR INFORMATION PSC CASE NO. 2006-00410

1. RE: HCWD response to PSC Data Request No. 1 (PSC – 1), Payables Journal Report. Please confirm (A) that HCWD made payments of monthly dues to the Radcliff Rotary Club; (B) indicate why these payments were made; and (C) indicate how these payments are beneficial to ratepayers in furnishing utility service.

2. RE: HCWD response to PSC – 1, Payables Journal Report. Please confirm (A) that HCWD made payments to Metro United Way of Central Kentucky; (B) indicate whether these payments were voluntary contributions of employees withheld from payroll checks, payments made by HCWD to Metro United Way of Central Kentucky, or a mix of both; (C) to the extent that any of the money was that of HCWD (as opposed to employee donation), indicate why these payments were made; and (D) to the extent that any of the money was that of HCWD, indicate how these payments are beneficial to ratepayers in furnishing utility service.

3. RE: HCWD response to PSC – 1, Payables Journal Report. Please confirm (A) that HCWD is a member of or has a subscription with Radcliff-Hardin County Chamber of Commerce; (B) indicate why these payments were made; and (C) indicate how these payments are beneficial to ratepayers in furnishing utility service.