MATHIS, RIGGS & PRATHER, P.S.C.

ATTORNEYS AT LAW 500 MAIN STREET, SUITE 5 SHELBYVILLE, KENTUCKY 40065

1008-60250

C. LEWIS MATHIS, JR. T. SHERMAN RIGGS DONALD. T. PRATHER NATHAN T. RIGGS TELEPHONE: (502) 633-5220 FAX: (502) 633-0667

E-MAIL: mrp@iglou.com

June 18, 2008

RECEIVED

JUN 1 9 2008

PUBLIC SERVICE

Beth O'Donnell, Executive Director Kentucky Public Service Commission 211 Sower Blvd P.O. Box 615 Frankfort, KY 40602

Re: Proposed Frankfort Electric and Water Plant Board wholesale water rate increase

Gentlepersons:

Enclosed please find one original and ten (10) copies, plus an extra first page only, of the Motion for Full Intervention filed on behalf of North Shelby Water Company and U.S. 60 Water District of Shelby and Franklin Counties, Kentucky. Please file the original and ten copies with the Commission and return to me the file-stamped first page copy. For your convenience I have enclosed a self-addressed stamped envelope.

Yours Truly,

MATHIS, RIGGS & PRATHER, P.S.C.

Donald T. Prather

DTP/pm Enclosure Dtp/wtr/us60/Frankfort/PSC ltr3

COMMONWEALTH OF KENTUCKY

JUN 1 9 2008

PUBLIC SERVICE COMMISSION

BEFORE THE PUBLIC SERVICE COMMISSION

Tn	the	Matter	of.
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Proposed	Wholesale Water Rate	}			
Increase	Filed by Frankfort	}	CASE	NO.	
Electric	and Water Plant Board	}			

MOTION FOR FULL INTERVENTION

Comes North Shelby Water Company ("North Shelby") and U.S. 60 Water District of Shelby and Franklin Counties, ("U.S. 60"), by counsel, and respectfully move that they be granted leave to fully intervene in the captioned rate case. As grounds for this motion, U.S. 60 states that Frankfort Electric and Water Plant Board ("Frankfort") provide almost all of the water for its customers. North Shelby purchases approximately Frankfort. The proposed of its water from one-half increase, if granted, would significantly increase the water for both North Shelby and U.S. 60's customers and therefore both utilities respectfully request full intervention in this case.

Respectfully submitted,

Mathis, Riggs & Prather, P.S.C.

Donald T. Prather

500 Main Street, Suite 5

Shelbyville, Kentucky 40065

Phone: (502) 633-5220 Fax: (502) 633-0667

Attorney for North Shelby and

U.S. 60

CERTIFICATE OF SERVICE

It is hereby certified that a true and accurate copy of the foregoing Motion For Full Intervention was this $\cancel{180}$ day of June, 2008 mailed to the following:

Frankfort Electric and Water Plant Board PO Box 308 Frankfort, Kentucky 40602

Donald T. Prather

Dtp/wtr/us60/Frankfort/motion to intervene

COMMONWEALTH OF KENTUCKY

JUN 1 9 2008
PUBLIC SERVICE

BEFORE THE PUBLIC SERVICE COMMISSION

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Respectfully submitted,

Mathis, Riggs & Prather, P.S.C.

Donald T. Prather

500 Main Street, Suite 5

Shelbyville, Kentucky 40065

Phone: (502) 633-5220

Fax: (502) 633-0667

Attorney for North Shelby and

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