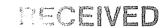
TO:

W. H. GRADDY & ASSOCIATES 103 Main Street P. O. Box 4307 Midway, Kentucky 40347 (859) 846-4905 FAX NO. (859) 846-4914



MAY 2 4 2010

PUBLIC SERVICE COMMISSION

THE INFORMATION CONTAINED IN THIS FACSIMILE MESSAGE IS PRIVILEGED AND CONFIDENTIAL INFORMATION INTENDED FOR THE USE OF THE ADDRESSEE LISTED BELOW AND NO ONE ELSE. IF YOU ARE NOT THE INTENDED RECIPIENT OR THE EMPLOYEE OR AGENT RESPONSIBLE TO DELIVER THIS MESSAGE TO THE INTENDED RECIPIENT, PLEASE DO NOT USE THIS INFORMATION IN ANY WAY BUT TO CONTACT THE SENDER BY TELEPHONE.

Hon. Virginia Gregg

		Public Service Co	ommission				
FROM:		Dorothy Rush Office Manager W.H. Graddy and Associates					
DATE:		May 24, 2010					
FACSIMILE NO.:		(502) 564-3460					
PAGES (INCLUDES COVER):		3					
Re:		James S. Wayne v. HCWD2					
IF TRANSMISSION PROBLEMS OCCUR OR YOU ARE NOT THE INTENDED RECIPIENT, PLEASE CALL (859) 846-4905.							
THE ORIGINAL:	Is being mailed by First Class MailX Is being hand-delivered Is NOT being sent						
SPECIAL INSTRUCTIONS:							

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMSSION

MECEWED	3.4	A Control		nices Nices Name	27 SACONS	V		D
---------	-----	-----------	--	------------------------	-----------	---	--	---

IN THE MATTER OF:	MAY 24 2010
JAMES S. WAYNE, INDIVIDUALLY AND AS TRUSTEE OF THE JAMES S. WAYNE LIVING TRUST) PUBLIC SERVICE) COMMISSION
COMPLAINANT)) CASE NO. 2009-00264
VS.)
HENRY COUNTY WATER DISTRICT #2)
DEFENDANT)

MOTION FOR ADDITIONAL TIME OF ONE (1) DAY TO COMPLETE RESPONSE TO MOTION TO DISMISS

Comes the Complainant, James S. Wayne, by and through counsel and submits this Motion for Additional Time of one (1) day to complete Response to Motion to Dismiss as follows:

On April 22, 2010, the undersigned received Defendant's Motion to Dismiss. Our Response is due today, May 24, 2010.

Due to his traveling schedule, the undersigned cannot meet this deadline.

The undersigned has spoken to Hon. Glenna Jo Curry, counsel for Henry County Water District #2, and Hon. Virginia Gregg, counsel for the Public Service Commission and they have no objection to this extension.

This Motion is not made for purposes of hindrance or delay.

Hereby, the Complainant requests one additional day to file Response to Motion to Dismiss on May 25, 2010.

Respectfully Submitted,

W. Henry Graddy, IV
Elizabeth R. Bennett
Randal A. Strobo
W. H. Graddy & Associates
103 Main Street
P. O. Box 4307
Midway, KY 40347
(859) 846-4905 Phone
(859) 846-4914 Facsimile

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing Motion for Additional Time has been served upon the following parties by mailing the same, U.S. first class postage pre-paid to the following:

Hon. Glenna Jo (Jody) Curry 900 East Mt. Zion Road Crestwood, KY 40014

This the $24^{\frac{4}{12}}$ day of May 2010.

Elizabeth R. Benaeth W. Henry Graddy, IV

C:\WP\LITIGATION\Wayne.Jim.File\05 Word Processing Docs\DRAFTMotionforAdditionalTime.5.24.10.doc