CHRISTIAN R. HARRIS

ATTORNEY AT LAW

128 EAST SECOND AVENUE

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WILLIAMSON, WEST VIRGINIA 25661

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CHRISTIAN R. HARRIS WV & KY

June 28, 2013

RECEIVED

JUL 1 2013

PUBLIC SERVICE COMMISSION

Public Service Commission Post Office Box 615 Frankfort, Kentucky 40602

Re:

McCoy et al v. Mountain Water District

Case No. 2013-00092

Dear Members:

Enclosed herewith please find Petitioners Testimony Affidavits submitted in compliance with the Commissions ORDER entered on April 18, 2013. Copies of the attached Affidavits have been forwarded to counsel for the Respondent.

Please contact me if you have any questions.

Sincerely,

Christian R. Harris

CRH/bw Enclosures

cc:

Hon. John Hughes

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

RECEIVED

JUL 1 2013

PUBLIC SERVICE COMMISSION

IN RE:

CASE #: 2013-00092

CLARK MCCOY ET AL

PETITIONERS

V

MOUNTAIN	WATER	DISTRICT
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RESPONDENT

TESTIMONY AFFIDAVIT OF PETITIONERS DAVID AND PATRICIA VARGO

The undersigned Affiants, David Vargo and Patricia Vargo, his wife, after being first duly sworn, do hereby swear and affirm that the following statements are true and correct to the best of their knowledge, except wherein stated to be upon information and belief, wherein such instances the statements are believed to be true and correct:

- We are Petitioners in the above styled case and our address is 49 Hillcrest Avenue, Belfry, Pike County, Kentucky; and
- 2. We are residents of the Belfry/Pond Creek area and would be waste water customers of the Respondent if waste water service was made available to us; and
- 3. We currently have a septic tank which is made of cinder blocks and has to be pumped regularly and needs immediate replacement; and
- 4. Replacement of our current septic system cannot be achieved upon our land and be in compliance with Pike County Health Department

regulations; and

- 5. We have signed a petition and otherwise requested the Respondent to provide waste water service to us; and
- 6. Other than requests for coal severence funds, we are unaware of any funding requests made by the Respondent for financing of the Belfry/Pond Creek Waste Water Project; and
- 7. Respondent has been awarded approximately \$3,158,846.00 in Pike County Single County Coal Severence Funds toward the Belfry/Pond Creek Waste Water Treatment Project; and
- 8. Upon information and belief, the amount of \$278,207.10 for engineering costs has been drawn down to pay Summit Engineering from the available funds as of November, 2012; and
- 9. Upon information and belief, as of November, 2012 none of the available funds had been drawn against since July of 2010 according to Kentucky Infrastructure Authority employee Debbie Minton.
- 10. We are currently customers of the Respondent's water service, which supplies us with water purchased from the City of Williamson, West Virginia, which obtains its water from the Tug Fork of the Big Sandy River; and
- 11. There are straight pipes in the Belfry/Pond Creek area whereby raw sewage is discharged directly into Pond Creek, a tributary of the Tug Fork River which serves as a source of water for the Respondent; and

Executed on this the 27 day of June, 2013.

DAVID VARGO

PATRICIA VARGO

Commonwealth of Kentucky; County of Pike: To-Wit

The above Affidavit was taken, subscribed and sworn to before the undersigned Notary Public on this the 27 day of June, 2013, by David Vargo and Patricia Vargo, to be their free acts and deeds.

My commission expires:

[SEAL]

Donetta F. Rutherford Notary Public State at Large, Kentucky My Commission Expires on Feb. 14, 2015

Notary Public