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Energy and Environment Cabinet

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Michael J. Schmitt  
Chairman

Robert Cicero  
Vice Chairman

Talina R. Mathews  
Commissioner

6/1/2018

## PARTIES OF RECORD

Re: **Case No. 2018-00038**

The attached electronic mail has been filed in the record of the above-referenced case. If you have any comments you would like to make regarding the contents of the memorandum, please do so within five days of receipt of this letter.

If you have any questions, please contact Andrew Bowker, Staff Attorney II, at 502-782-2580.

Sincerely,

A handwritten signature in blue ink that reads "Gwen R. Pinson".

Gwen R. Pinson  
Executive Director

Attachment

## Bowker, Andrew (PSC)

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**From:** Wuetcher, Gerald <Gerald.Wuetcher@skofirm.com>  
**Sent:** Tuesday, May 29, 2018 4:08 PM  
**To:** Bowker, Andrew (PSC)  
**Cc:** Pinney, Jeb E (PSC); Vinsel, Nancy (PSC)  
**Subject:** RE: Case No. 2018-00038: McCreary County Water District

Mr. Bowker:

Thank you for the prompt response. It is very helpful and much appreciated.

Sincerely,

Jerry



**Gerald E. Wuetcher**

Counsel to the Firm

859-231-3017 Direct

859-550-3894 Mobile

300 W. Vine Street, Ste. 2100

Lexington, KY 40507-1801

**STOLL**  
**KEENON**  
**OGDEN**

The following message, and any documents or previous e-mails attached to it, may contain confidential information protected by the attorney-client privilege. If it was sent to you in error, do not read it. Please inform the sender that you received it and then delete it. Thank you.

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**From:** Bowker, Andrew (PSC) [mailto:andrew.bowker@ky.gov]  
**Sent:** Tuesday, May 29, 2018 4:06 PM  
**To:** Wuetcher, Gerald  
**Cc:** Pinney, Jeb E (PSC); Vinsel, Nancy (PSC)  
**Subject:** RE: Case No. 2018-00038: McCreary County Water District

Mr. Wuetcher,

You wrote to request clarification of Question 8 of Commission Staff's First Request for Information in Case No. 2018-00038. "Confirm that McCreary District is in compliance with 807 KAR 5:066, Section 15(2). If so, state where in the Application this requirement has been addressed." I added the part in red for clarification. I hope that this was helpful in addressing your request.

Andrew Bowker  
Staff Attorney II  
Kentucky Public Service Commission  
Direct: (502) 782-2580

**From:** Wuetcher, Gerald <Gerald.Wuetcher@skofirm.com>  
**Sent:** Friday, May 25, 2018 10:41 AM  
**To:** Bowker, Andrew (PSC) <andrew.bowker@ky.gov>  
**Cc:** Pinney, Jeb E (PSC) <Jeb.Pinney@ky.gov>  
**Subject:** Case No. 2018-00038: McCreary County Water District

Mr. Bowker:

I am writing to request clarification of Question 8 of the Commission Staff's First Request for Information in Case No. 2018-00038. This request states:

Confirm that McCreary District is in compliance with 807 KAR 5:066. If so, state where in the Application this requirement has been addressed.

Are there particular sections of 807 KAR 5:066 with which Commission Staff is concerned? Given wide range of water utility operations that the regulation covers, McCreary District is questioning whether its response should only address those sections dealing with water meters.

Sincerely,

Jerry



**Gerald E. Wuetcher**  
Counsel to the Firm  
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859-550-3894 Mobile  
300 W. Vine Street, Ste. 2100  
Lexington, KY 40507-1801

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\*Gerald E Wuetcher  
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STOLL KEENON OGDEN PLLC  
300 West Vine Street  
Suite 2100  
Lexington, KENTUCKY 40507-1801

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McCreary County Water District  
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Whitley City, KY 42653

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\*Stephen Whitaker  
Superintendent  
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