

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

JOINT APPLICATION OF PURCHASE PUBLIC)
SERVICE CORPORATION AND MARSHALL)
COUNTY ENVIRONMENTAL SERVICES, LLC TO)
APPROVE THE TRANSFER OF OWNERSHIP)
AND CONTROL OF THE GOLDEN ACRES) CASE NO. 2012-00436
SUBDIVISION AND GREAT OAKS SUBDIVISION)
WASTEWATER TREATMENT FACILITIES TO)
MARSHALL COUNTY ENVIRONMENTAL)
SERVICES, LLC)

ORDER

In our Order of November 19, 2012, the Commission required Marshall County Environmental Services, LLC ("Environmental Services") "to obtain an irrevocable letter of credit in the amount of \$10,000 with a minimum term of 10 years and payable [to] the receiver appointed by Franklin Circuit Court in the event that the Commission finds that Environmental Services has abandoned the sewage treatment and collection facilities serving the Golden Acres and Great Oaks Subdivisions and brings an action pursuant to KRS 278.021 for the appointment of such receiver." Environmental Services has advised the Commission in writing that it cannot obtain an irrevocable letter of credit for a period greater than one year and has requested modification of the Order of November 19, 2012 to reflect this limitation.

Having considered the request and being otherwise sufficiently advised, the Commission finds that the request should be granted and that the Order of November 19, 2012 should be amended accordingly.

IT IS THEREFORE ORDERED that:

1. Environmental Services' request to amend the Order of November 19, 2012 is granted.

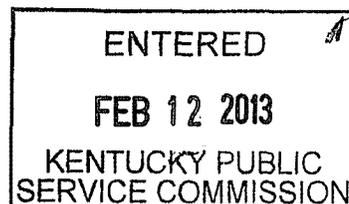
2. Ordering paragraph 1(b) of the Order of November 19, 2012 is amended to read as follows:

b. Within 60 days of the date of this Order, Environmental Services shall obtain and file with the Commission an irrevocable letter of credit in the amount of \$10,000 with a minimum term of 1 year and payable to the receiver appointed by Franklin Circuit Court in the event that the Commission finds that Environmental Services has abandoned the sewage treatment and collection facilities serving the Golden Acres and Great Oaks Subdivisions and brings an action pursuant to KRS 278.021 for the appointment of such receiver.

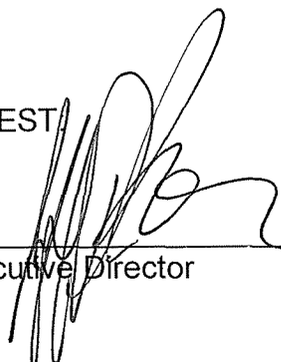
3. So long as Environmental Services owns sewage treatment and collection facilities serving the Golden Acres and Great Oaks Subdivisions it shall obtain and continue to hold an irrevocable letter of credit that meets the requirements of ordering paragraph 1(b) of the Commission's Order of November 19, 2012, as amended. Within 10 days of the expiration of an existing irrevocable letter of credit, Environmental Services shall file with the Commission a copy of its replacement letter of credit.

4. All other provisions of the Order of November 19, 2012 remain in effect.

By the Commission



ATTEST



Executive Director

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