COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF MONROE COUNTY)WATER DISTRICT TO MODIFY THE ORDER)OF MARCH 18, 2016 IN CASE NO. 2015-00315)TO REFLECT REVISIONS IN THE DESIGN)CASIOF THE APPROVED WATER TREATMENT)FACILITY AND IN THE ASSISTANCE)AGREEMENT WITH THE KENTUCKY)INFRASTRUCTURE AUTHORITY)

CASE NO. 2018-00148

MOTION FOR LEAVE TO SUBSTITUTE EXHIBITS

Monroe County Water District ("Monroe District") moves for leave to substitute the attached version of Exhibit 3 and Exhibit 19 of its Application for the originally submitted exhibits. In support of its motion, Monroe District states:

1. The original version of Exhibit 3 to Monroe District's Application is an incomplete version of the *Mutual Aid and Treated Water Source Transition Agreement*. It does not include the Appendices to that Agreement. The attached version of Exhibit 3 is the complete version of the *Agreement*.

2. The original version of Exhibit 19, Page 2 of 2, incorrectly states the estimated cost of the proposed Flocculation and Sedimentation Basin as \$671,555. The correct estimated cost is \$691,551. The attached version of Exhibit 19 reflects the correct estimated cost.

3. A proposed order is attached. An electronic version of the proposed order in Word format is attached to the electronic version of this Motion.

Wherefore, Monroe District moves that the Commission permit the substitution of the attached versions of Exhibit 3 and Exhibit 19 for those originally submitted in Monroe District's Application.

Dated: May 24, 2018

Respectfully submitted,

hoto

Gerald E. Wuetcher Stoll Keenon Ogden PLLC 300 West Vine St. Suite 2100 Lexington, Kentucky 40507-1801 Telephone: (859) 231-3017 Fax: (859) 259-3517 gerald.wuetcher@skofirm.com

Counsel for Monroe County Water District

CERTIFICATE OF SERVICE

In accordance with 807 KAR 5:001, Section 8, I certify that Monroe District's May 24, 2018 electronic filing of this Motion is a true and accurate copy of the same document being filed in paper medium; that the electronic filing has been transmitted to the Commission on May 24, 2018; that there are currently no parties that the Commission has excused from participation by electronic means in this proceeding; and that an original paper medium of the Application will be delivered to the Commission on or before May 29, 2018.

Gerald E. Wuetcher

REVISED EXHIBITS

EXHIBIT 3

Mutual Aid & Treated Water Source Transition Agreement

THIS AGREEMENT entered on the date as setout below, by and between the City of Tompkinsville (herein "Tompkinsville"), acting through its Mayor, as authorized by the City Council, and the Monroe County Water District (herein "MCWD") acting through its Chair, as authorized by the Board of Commissioners, each entity a Party to this Agreement, relating to commitments of mutual aid assistance for temporary emergency backup between their respective water treatment and distribution systems.

WHEREAS the City of Tompkinsville, provides water to customers within its corporate boundaries and sells treated water to the Monroe County Water District in accord with a Water Purchase Agreement, a copy of which is attached to and made part of this Agreement as Appendix A; and

WHEREAS the MCWD serves customers throughout Monroe County and is soon to bring on-line a new water treatment plant located on the Cumberland River and will have sufficient capacity to serve its customers and provide emergency backup treated water to Tompkinsville, and other neighboring systems; and

WHEREAS the Kentucky Division of Water encourages the development of a formal agreement relating to mutual aid and requires assurance that either Party is willing to serve as a reliable source of treated water to the other Party in times of emergency which may result from extreme weather events, natural disasters, system failures or other causes, so as to avoid, to the extent possible, customer service interruptions in either Party's system.

NOW THEREFORE THE CITY OF TOMPKINSVILLE AND THE MONROE COUNTY WATER DISTRICT DO HEREBY AGREE AND COMMIT, AS FOLLOWS:

1. Each Party shall assist the other Party, to the extent of its available resources, including but not limited to personnel, equipment, materials, and treated water, when customers of either Party are experiencing, or, may be in jeopardy of experiencing, a temporary loss of safe drinking water service due to any cause as a result of emergency circumstances.

2. Each Party shall select a qualified individual to serve as its Designated Representative, as identified below. When a Party needs emergency backup assistance, subject of this Agreement, its Designated Representative shall initiate communication to his/her counterpart as soon as reasonably possible, and request assistance. The Party receiving the request shall respond as quickly as reasonably possible and both Parties shall remain in close communication throughout the event.

3. If the assistance requested by either Party is for a temporary supply of treated water, such assistance shall be conditioned on the requested Party's current available capacity and be provided in accord with a Standard Operating Procedure (SOP) entitled "Treated Water Source Transition," attached to and made part of this Agreement, as Appendix B.

4. Both Parties understand and agree that it may be necessary to add minor or technical amendments to this SOP in the future, as deemed appropriate. Such amendments shall be in writing, subject to mutual agreement of the Designated Representative of each Party, and shall be communicated to the respective chief executive officer of both Parties and to the Columbia Regional Office of the Kentucky Division of Water, prior to implementation.

5. If the emergency assistance requested consists in a temporary supply of treated water, the Parties agree that the rate to be charged by either Party shall be the wholesale rate of \$3.00 per thousand gallons.

6. Both Parties to this Agreement are aware that MCWD will soon begin operation of a water treatment plant to supply its distribution system. The Parties acknowledge that it is reasonable to expect that MCWD may require temporary emergency backup of treated water from time to time over the course of the first year of plant operation to avoid loss of service to customers. Both Parties agree to work in close coordination, and when possible, to jointly plan for and schedule any corrective actions or treatment process modifications in their systems well in advance of the implementation date to allow the other to more easily accommodate the change.

7. Tompkinsville designates Water Countissiquer / Tean Cain as its principal contact in all matters relating to the Mutual Aid Agreement and SOP, subject of this Agreement.

8. MCWD designates <u>General Manager / Ricky Ross</u> as its principal contact in all matters relating to the Mutual Aid Agreement and SOP, subject of this Agreement.

THIS AGREEMENT, together with the Standard Operating Procedure, attached as Appendix B, shall become effective and shall remain in force from the date of its passage, unless otherwise jointly amended, or revoked by either Party, in the same manner as its passage; revocation of this Agreement shall require prior written notification to the other Party and to the Columbia Regional Office of the Kentucky Division of Water.

CITY OF TOMPKINSVILLE

Approved by City Council, with authorization for signature on: By: Mavor Scotty Turner

MONROE COUNTY WATER DISTRICT

Approved by the Board, with authorization for signature on:

By: hair Mark W

Date

Page 2 of 2





EXHIBIT 3 (REVISED) PAGE 3 of 16

WATER PURCHASE CONTRACT

This contract for the sale and purchase of water is entered into as of the <u>5th</u> day of <u>January</u>, 19<u>76</u>, between the <u>City of</u> <u>Tompkinsville</u>, <u>City Hall, Tompkinsville, Kentucky</u>, hereinafter referred to as the "Seller" and the <u>Monroe County Water District</u>, <u>P. C. A. Building, Tompkinsville, Kentucky</u>, hereinafter referred to as the "Purchaser,"

WITNESSETH:

Whereas, the Purchaser is organized and established under the provisions of Chapter 74 of the Kentucky Revised Statutes, for the purpose of constructing and operating a water supply distribution system serving water users within the area described in plans now on file in the office of the Purchaser and to accomplish this purpose, the Purchaser will require a supply of treated water, and

Whereas, the Seller owns and operates a water supply distribution system with a capacity currently capable of serving the present customers of the Seller's system and the estimated number of water users to be served by the said Purchaser as shown in the plans of the system now on file in the office of the Purchaser, and

Whereas, by Ordinance No. 3 enacted on the 544 day of 544, 1976, by the Seller, the sale of water to the Purchaser in accordance with the provisions of the said Ordinance was approved, and the execution of this contract carrying out the said Ordinance by the Mayor of the City of Tompkinsville, and attested by the Secretary, was duly authorized, and

Whereas, by Resolution of the Purchaser, enacted on the 2/ day of 40, 19,76, the purchase of water from the Seller in accordance with the terms set forth in the said Resolution was approved, and the execution of this contract by the Chairman of the Monroe County Water District, and attested by the Secretary was duly authorized; <u>Now, therefore</u>, in consideration of the foregoing and the mutual agreements hereinafter set forth,

EXHIBIT 3 (REVISED) PAGE 4 of 16

A. The Seller Agrees:

1. (Quality and Quantity) To furnish the Purchaser at the point of delivery hereinafter specified, during the term of this contract or any extension thereof, potable treated water meeting applicable purity standards of the Sanitary Engineering Division, Kentucky State Department of Human Resources in such quantity as may be required by the Purchaser not to exceed 5,000,000 gallons per month.

2. (Points of Delivery and Pressure) That water will be furnished at a reasonably constant pressure calculated at <u>90 psi</u>, <u>56 psi</u> and <u>30 psi</u> from existing <u>12-inch</u>, <u>6-inch</u> and <u>6-inch</u> main supply at points located on <u>KY. 1011, KY. 163 South and KY. 163 North</u>. If a greater pressure than that normally available at the point of delivery is required by the Purchaser, the cost of providing such greater pressure shall be borne by the Purchaser. Emergency failures of pressure or supply due to main supply line breaks, power failure, flood, fire and use of water to fight fire, earthquake or other catastrophe shall excuse the Seller from this provision for such reasonable period of time as may be necessary to restore service.

3. To calibrate the metering equipment whenever requested by the Purchaser but not more frequently than once every twelve (12) months. A meter registering not more than two percent (2%) above or below the test result shall be deemed to be accurate. The previous readings of any meter disclosed by test to be inaccurate shall be corrected for the <u>six (6)</u> months previous to such test in accordance with the percentage of inaccuracy found by such tests. If any meter fails to register for any period, the amount of water furnished during such period shall be deemed to be the amount of water delivered in the corresponding period immediately prior to the failure, unless Seller and Purchaser shall agree upon a different amount. The metering equipment shall be read on or about the 25th day of each month. An appropriate official of the Purchaser at all reasonable times shall have access to the meter for the purpose of verifying its readings.

4. (Billing Procedure) To furnish the Purchaser at the above address not later than the lst day of each month, with an itemized statement of the amount of water furnished the Purchaser during the preceding month.

2

B. The Purchaser Agrees:

EXHIBIT 3 (REVISED) PAGE 5 of 16

1. (Metering Equipment) To furnish, install, operate, and maintain at its own expense at points of delivery, the necessary metering equipment, including a meter house or pit, and required devices of standard type for properly measuring the quantity of water delivered to the Purchaser.

2. (Rates and Payment Date) To pay the Seller, not later than the 10th day of each month, for water delivered in accordance with the following rate schedule:

\$0.50 per thousand gallons

C. It is further mutually agreed between the Seller and the Purchaser as follows:

1. (Term of Contract) That this contract shall extend for a term of 40 years from the date of the initial delivery of any water as shown by the first bill submitted by the Seller to the Purchaser and, thereafter may be renewed or extended for such term, or terms, as may be agreed upon by the Seller and Purchaser.

2. (Delivery of Water) That 30 days prior to the estimated date of completion of construction of the Purchaser's water supply distribution system, the Purchaser will notify the Seller in writing the date for the initial delivery of water.

3. (Water for Testing) When requested by the Purchaser the Seller will make available to the contractor at the point of delivery, or other point reasonably close thereto, water sufficient for testing, flushing, and trench filling the system of the Purchaser during construction, irrespective of whether the metering equipment has been installed at that time, at a rate indicated above in Section B-1 which will be paid by the contractor or, on his failure to pay, by the Purchaser.

4. (Failure to Deliver) That the Seller will, at all times, operate and maintain its system in an efficient manner and will take such action as may be necessary to furnish the Purchaser with quantities of water required by the Purchaser. Temporary or partial failures to deliver water shall be remedied with all possible dispatch. In the event of an extended shortage of water, or the supply of water available to the Seller is otherwise diminished over an extended period of time, the supply of water to Purchaser's

3

consumers shall be reduced or diminished in the same ratio or proportion as the supply to Seller's consumers is reduced or diminished.

EXHIBIT 3 (REVISED) PAGE 6 of 16

5. (Modification of Contract) That the provisions of this contract pertaining to the schedule of rates to be paid by the Purchaser for water delivered are subject to modification at the end of every two (2) year period. Any increase or decrease in rates shall be based on a demonstrable increase or decrease in the costs of performance hereunder, but such costs shall not include increased capitalization of the Seller's system. Other provisions of this contract may be modified or altered by mutual agreement.

6. (Regulatory Agencies) That this contract is subject to such rules, regulations, or laws as may be applicable to similar agreements in this State and the Seller and Purchaser will collaborate in obtaining such permits, certificates, or the like, as may be required to comply therewith.

7. (Miscellaneous) That the construction of the water supply distribution system by the Purchaser is being financed by a loan made or insured by, and/or a grant from, the United States of America, acting through the Farmers Home Administration of the United States Department of Agriculture, and the provisions hereof pertaining to the undertaking of the Purchaser are conditioned upon the approval, in writing, of the State Director of the Farmers Home Administration.

8. (Successor to the Purchaser) That in the event of any occurence rendering the Purchaser incapable of performing under this contract, any successor of the Purchaser, whether the result of legal process, assignment, or otherwise, shall succeed to the rights of the Purchaser hereunder.

9. (Pledge) This contract is hereby pledged to the United States of America acting through the Farmers Home Administration, as part of the security for a loan from the United States of America.

In witness whereof, the parties hereto, acting under authority of their respective governing bodies, have caused this contract to be duly executed in <u>4</u> counterparts, each of which shall constitute an original.

4

EXHIBIT 3 (REVISED) PAGE 7 of 16

Seller: By Title

Attest: Secretary

Purchaser), I Monsko unnin la ali By_ 0 Title _

Attest Secretary

This contract is approved on behalf of the Farmers Home Administration this

26 day of april, 1976. By Title

EXHIBIT 3 (REVISED) PAGE 8 of 16

MONROE COUNTY WATER DISTRICT WATER PURCHASE AGREEMENT

RESOLUTION

WHEREAS the City of Tompkinsville, Kentucky supplies water to the Monroe County Water District;

WHEREAS the Monroe County Water District has received a grant and loan from the United States Department of Agriculture, Farmers Home Administration, to construct Water System Extensions in 1985; and

WHEREAS the Farmers Home Administration requires the Water Purchase Agreement between the Monroe County Water District and the City of Tompkinsville, Kentucky be extended for an additional forty (40) years from the date of delivery of water to the extensions;

THEREFORE the City of Tompkinsville, Kentucky agrees to amend the Water Purchase Agreement of 1976 to extend the term of said Agreement for forty (40) years from the date of delivery to the Water System Extensions of 1985.

RALPH HAGAR, MAYOR CITY OF TOMPKINSVILLE, KENTUCKY

BOB GREER, CHAIRMAN MONROE COUNTY WATER DISTRICT

PAGE 9 of 16

AMENDMENT TO PARAGRAPH A1 PAGE 2 OF WATER PURCHASE CONTRACT DATED JANUARY 5TH, 1976

The above stated paragraph Al, page 2 of said Water Purchase Contract dated January 5, 1976, is hereby amended as follows:

A. The Seller Agrees:

1. (Quality and Quantity) To furnish the Purchaser at the point of delivery hereinafter specified, during the term of this contract or any extension thereof, potable treated water meeting applicable purity standards of the Sanitary Engineering Division, Kentucky State Department of Human Resources in such quantity as may be required by the Purchaser not to exceed 10,000,000 gallons per month.

SELLER:

CITY OF / BY EL HARLAN Mayor

ATTEST: CLARNELL EMBERTON, Secretary

5-4-1993

PURCHASER:

MONROE COUNTY WATER DISTRICT

BY: JOE V. STEPHEN STEPHENS, Chairman

ATTEST DAVID

Secretary

EXHIBIT 3 (REVISED)

PAGE 10 of 16

AMENDMENT TO PARAGRAPH A1 PAGE 2 OF WATER PURCHASE CONTRACT DATED JANUARY 5, 1976

The above stated paragraph A1, page 2 of said Water Purchase Contract dated January 5, 1976, is hereby amended as follows this <u>9th</u> day of <u>June</u> 1994:

A. The Seller Agrees:

1. (Quality and Quantity) To furnish the Purchaser at the point of delivery hereinafter specified, during the term of this contract or any extension thereof, potable treated water meeting applicable purity standards of the Sanitary Engineering Division, Kentucky State Department of Human Resourses in such quantity as may be required by the Purchaser not to exceed 15,000,000 gallons per month.

SELLER:

CITY OF TOMPKINSVILLE

BY: Wénde'11 Carter, May

ATTEST:

. Centa Secretary

larnell Emperton, Secretary

PURCHASER:

MONROE COUNTY WATER DI BY

líoe V. Stephens Chairman

ATTEST: Condra; Secretary David

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

FEB 06 1995

5.

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) anden C. nul BY: FOR THE PUBLIC SERVICE COMMISSION

CITY CLERK Clarnell Emberton

CITY ATTORNEY Reed Moore City of Tompkinsville

Michael McPherson, Mayor

206 N. Magnolia Street Tompkinsville, Kentucky 42167 Phone (270) 487-6776 EXHIBIT CIREVISED) PAGE 40 of 16 Jeff Proffitt Rickie Hagan Jeff Harrison John Gerughty Norman Geralds

AMENDMENT TO PARAGRAPH A1 PAGE 2 OF WATER PURCHASE CONTRACT DATED JANUARY 5, 1976

The above stated paragraph A1, page 2 of said Water Purchase Contract dated January 5, 1976, is hereby amended as follows this 25th day of April 2002:

A. The Seller Agrees:

1. (Quality and Quantity) To Furnish the Purchased at the point of delivery hereinafter specified, during the term of this contract or any extension thereof, potable treated water meeting applicable purity standards of the Sanitary Engineering Division, Kentucky State Department of Human Resources in such quantity as may be required by the Purchaser not to exceed 25,000,000 gallons per month.

ATTEST:

Clarnde Empertan

Clarnell Emberton, City Clerk

ATTEST:

Richard a. Porce

Richard O. Ross, General Manager

SELLER: CITY OF TOMPKINSVILLE

BY: Michael McPherson, Mayor

PURCHASER: MONROE COUNTY WATER DISTRICT

BY:

Freddie Tooley, Chairman

City of Tompkinsville

CITY CLERK Jennifer Arms

ATTORNEY Reed Moore Jeff Proffitt, MayorSh206 N Magnolia StreetJeffTompkinsville, KY 42167SoPhone (270-487-6776)RickTTY (Hearing or Speech Disabled) 800-648-6056AMENDMENT TO PARAGRAPH A1 PAGE 2 OF

COMMISSIONERS

Sherry Crawford Jeff Harrison Scotty Turner Ricky Richardson

WATER PURCHASE CONTRACT

DATED APRIL 25, 2002

The above stated paragraph A1, page 2 of said Water Purchase Contract dated April 25, 2002, is hereby amended as follows this 22nd day of September 2011

- A. The Seller Agrees:
 - (Quality and Quantity) To Furnish the Purchased at the point of delivery hereinafter specified, during the term of this contract or any extension thereof, potable treated water meeting applicable purity standards of the Sanitary Engineering Division, Kentucky State Department of Human Resources in such quantity as may be required by the Purchaser not to exceed 30,000,000 gallons per month.

SELLER:

CITY OF TOMPKINSVILLE

BY:

Jeff Proffitt, Mayor

PURCHASER: MONROE COUNTY WATER DISTRICT

Villen BY: March

Mark Williams, Chairman

The City of Tompkinsville is an Equal Opportunity Employer and Provider

ATTEST:

Jennifer Arms, City Clerk

ATTEST: ana Dubrel

EXHIBIT 3 (REVISED) 1 PAGE 13 of 16

Standard Operating Procedure: Treated Water Source Transition

Relating to: Joint Actions requiring the on-site presence of City of Tompkinsville (Tompkinsville), Water Department personnel <u>and</u> Monroe County Water District (MCWD) personnel, to allow treated water to flow to or from either system to the other system at designated points of interconnection between the respective water distribution systems of each Party, as identified below.

Individuals Involved: Designated Representatives and Operators of both Tompkinsville & MCWD

Communication Required: The "Designated Representative", or his/her delegate, of either Tompkinsville or MCWD seeking to take any action relating to transitioning to or from a source of treated water must provide written notice or documented phone notification to the Designated Representative, or delegate, of the other system prior to the action. The system receiving the request, shall respond with appropriate urgency.

(See "Contact Information for the Designated Representative and Personnel of Tompkinsville and MCWD, attached to this SOP.)

 For any action relating to transition or termination of a source of supply of treated water to or from the South Sector of the MCWD, operators must comply with the following sequencing of valves located in the vicinity of the Tompkinsville Main Line from its WTP and MCWD's Old Mulkey Pump Station. Valve locations are illustrated by number on the attached diagram No.1. Required valve positions are as follows:

A) To supply treated water <u>from</u> Tompkinsville to MCWD:

Step 1 Open valves # 1 and # 2

And

Step 2 Close valves #3 and #4 and #5

And

Step 3 Open valves # 6 and # 7

B) To supply treated water <u>from</u> MCWD to Tompkinsville:

Step 1 Open valves #1 and #2 and #3 and #6 and #7

And

Step 2 Close valves #4 and #5

C) To stop <u>all</u> treated water supply to the South Sector (to or from either Tompkinsville or MCWD:

Step 1 Close valves # 2 and # 4 and # 3

- 2. For any action relating to transition or termination of a source of supply of treated water to or from the North Sector of the MCWD, operators must comply with the following sequencing of valves located in the vicinity of the Tompkinsville Industrial Tank and the MCWD Persimmon Tank Pump Station. Valve locations are illustrated by number on the attached diagram No.2 Required valve positions are as follows:
- A) To supply treated water <u>from</u> Tompkinsville to MCWD:

Step 1 close valve # 1

And

Step 2 open valves # 2 and # 3

And

Step 3 close valve #4

And

Step 4 open valve #5

B) To supply treated water <u>from</u> MCWD to Tompkinsville:

Step 1 Open valves #1 and #2

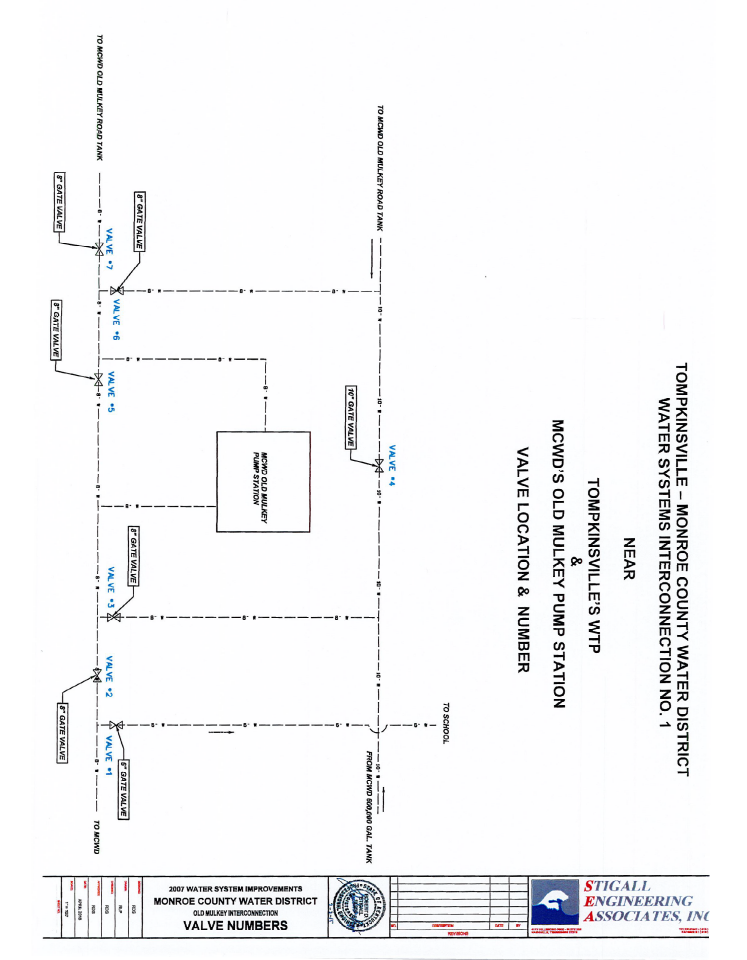
And

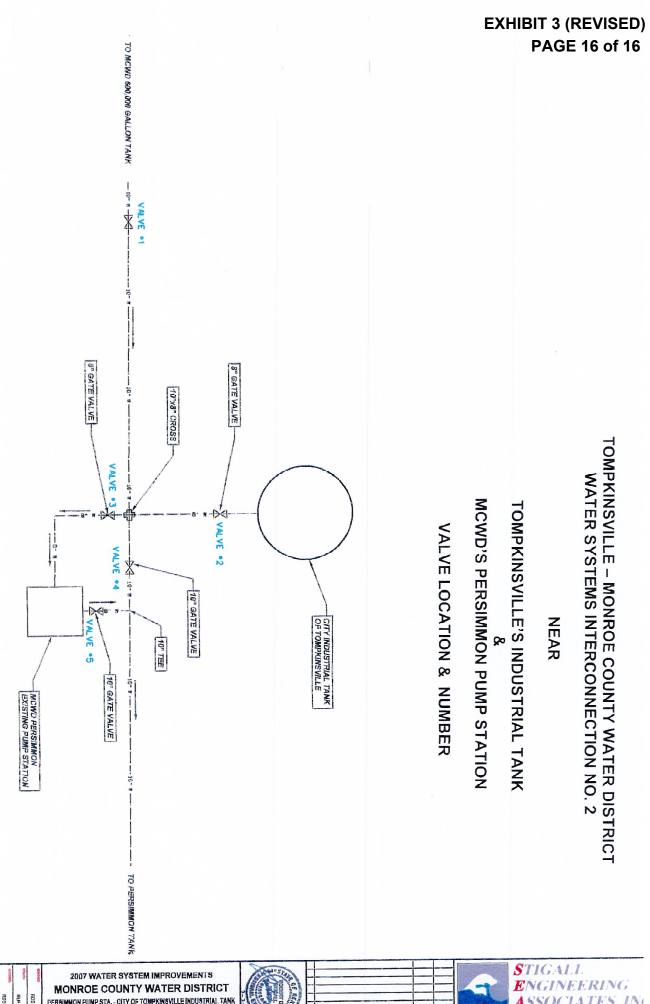
Step 2 Close valves #3 and #4 and #5

C) To stop <u>all</u> treated water supply to the South Sector, from both Tompkinsville and from MCWD:

Step 1 Close valves #1 and #2

EXHIBIT 3 (REVISED) PAGE 15 of 16





ASSOCIATES, IN

MONROE COUNTY WATER DISTRICT PERSIMMON PUMP STA. - CITY OF TOMPKINSVILLE INDUSTRIAL TANK

APRIL 2018 RDS RDS RLP BB

VALVE MILLOEDO

EXHIBIT 19

Detailed Estimate of Acquired Property, Arranged According To The Uniform Systems of Accounts For Class A/B Water Districts and Associations (Total Project)

Account		
No.	Account Description	Estimate
303	Land and Land Rights	\$ 148,244
304	Structures and Improvements	\$ 748,000
306	Lake, River and Other Intakes	\$ 1,125,000
309	Supply Mains	\$ 250,000
311	Pumping Equipment	\$ 142,000
320	Water Treatment Plant Equipment	\$ 9,382,802
330	Distribution Reservoirs and Standpipes	\$ 1,210,535
331	Transmission and Distribution Mains	\$ 3,007,335
335	Hydrants	\$ 20,125
344	Laboratory Equipment	\$ 40,000
	TOTAL	\$16,074,041

Detailed Estimate of Acquired Property, Arranged According To The Uniform Systems of Accounts For Class A/B Water Districts and Associations (Proposed Flocculation and Sedimentation Basins Only)

Account		
No.	Account Description	Estimate
303	Land and Land Rights	
304	Structures and Improvements	
306	Lake, River and Other Intakes	
309	Supply Mains	
311	Pumping Equipment	
320	Water Treatment Plant Equipment	\$691,551
330	Distribution Reservoirs and Standpipes	
331	Transmission and Distribution Mains	
335	Hydrants	
344	Laboratory Equipment	
	TOTAL	\$691,551

PROPOSED ORDER

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF MONROE COUNTY)WATER DISTRICT TO MODIFY THE ORDER)OF MARCH 18, 2016 IN CASE NO. 2015-)00315 TO REFLECT REVISIONS IN THE)DESIGN OF THE APPROVED WATER)TREATMENT FACILITY AND IN THE)ASSISTANCE AGREEMENT WITH THE)KENTUCKY INFRASTRUCTURE AUTHORITY)

CASE NO. 2018-00148

<u>O R D E R</u>

Monroe County Water District ("Monroe District") has moved for leave to substitute revised versions of Exhibit 3 and Exhibit 19 of its Application for the originally submitted exhibits. Finding good cause to grant the Motion, the Commission HEREBY ORDERS that:

1. Monroe District's Motion For Leave to Substitute Exhibits is granted.

2. The versions of Exhibit 3 and Exhibit 19 attached to Monroe District's Motion to Substitute are substituted for and shall replace those originally submitted with Monroe District's Application.

By the Commission

ATTEST:

Executive Director