BRUCE E. SMITH LAW OFFICES, PLLC

201 SOUTH MAIN STREET

NICHOLASVILLE, KENTUCKY 40356 (859) 885-3393 + (859) 885-1152 FAX

BRUCE E. SMITH bruce@smithlawoffice.net

HENRY E. SMITH henry@smithlawoffice.net

June 17, 2022

Ms. Linda C. Bridwell, P.E.
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, Kentucky 40601
Submitted Electronically: https://psc.ky.gov

Re: Jessamine-South Elkhorn Water District ("District")

P.O. Box 731, Nicholasville, KY 40340-0731

ALTERNATIVE RATE ADJUSTMENT FILING OF) CASE NO. JESSAMINE-SOUTH ELKHORN WATER DISTRICT) 2022-00053

Treated Sewage Adjustment to be filed concurrently

Dear Executive Director Bridwell and Staff,

I am writing to give notice and seek guidance. I have filed this letter in Case No. 2022-00053, wherein Jessamine-South Elkhorn proposes an Alternative Rate Adjustment. During this case's pendency, South Elkhorn's supplier, LFUCG, seeks to raise its sewer rate. I am writing to give notice that South Elkhorn will be filing a Treated Sewage Adjustment, passing through this rate increase. And I wish to solicit any input the PSC may have about doing so during case 2022-00053.

Because of the timing of LFUCG's rate increase – a July 1st effective date – South Elkhorn will prepare to file around the same date; the District will have to post notice on that date; and I am even now beginning preparatory work.

Any timely input about the advisability of moving forward with the Treated Sewage Adjustment would be greatly appreciated.

South Elkhorn would likewise welcome any guidance as to how filing a Treated Sewage Adjustment might change the procedure or substance of this Alternative Rate Adjustment case.

Sincerely,

/s/ Henry E. Smith