

**COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION**

In the Matter of:)	
)	
Electronic Application of)	
Bluegrass Water Utility Operating)	
Company, LLC for a Certificate of)	
Public Convenience and Necessity for the)	Case No. 2024-00170
Installation of a Drain Field at the)	
Marshall Ridge System or an Order)	
Declaring the Installation is an Extension in)	
the Ordinary Course of Business)	

**BLUEGRASS WATER’S MOTION
FOR BRIEF EXTENSION OF TIME**

Bluegrass Water Utility Operating Company, LLC (“Bluegrass Water” or the “Company”), by and through counsel, respectfully requests a brief extension until Monday, February 3, 2025, to notify the Commission whether this matter is ripe for submission on the record. As recently-filed public comments reflect, the Paducah McCracken County Joint Sewer Agency (the “JSA”) has indicated some preliminary interest in connecting with the Company’s Marshall Ridge system. The Company has sought additional information of this nature from JSA, but it is awaiting a substantive response. In light of JSA’s newly expressed interest in a potential interconnection, this brief extension will allow JSA some additional time to provide any available details regarding the nature of its interest and thereby facilitate the development of a more complete record for the Commission’s consideration.

In support of this motion, Bluegrass Water states that – following JSA’s expression of potential interest in a sewer interconnection with the Marshall Ridge facility – the Company’s engineering consultants reached out to officials from JSA regarding the drain field proposed in

this proceeding. During these communications, JSA has stated that a private developer's pending construction proposal, if approved, may require Bluegrass Water to alter its plans. The Company's engineering consultants have since requested more specific information on the status and specifics of this proposal from JSA so that Bluegrass Water may fully evaluate whether this alleged proposal is likely to have any impact on this proceeding and, if necessary, supplement its responses to the Commission's Requests for Information. As of this date, Bluegrass Water is still awaiting this additional information and does not believe a full and complete evaluation will be possible by the deadline set out in the current procedural schedule. Bluegrass Water believes that a twenty (20) day extension would allow the Company adequate time to conduct a full review of any information it may be provided.

Bluegrass Water also states that, at this time, it does not anticipate requesting a public hearing, although the Company reserves the right to do so pending its assessment of the new information. Therefore, the Company respectfully requests that the Commission amend the procedural schedule to allow the Company until Monday, February 3, 2025, to request either a public hearing or a decision based on the written record.

This 14th Day of January, 2025.

Respectfully submitted,

/s/ Edward T. Depp

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Certification

I hereby certify that a copy of this filing has been served electronically on all parties of record through the use of the Commission's electronic filing system, and there are currently no parties that the Commission has excused from participation by electronic means. Pursuant to the Commission's July 22, 2021 Order in Case No. 2020-00085, a paper copy of this filing has not been transmitted to the Commission.

/s/ Edward T. Depp
*Counsel to Bluegrass Water Utility
Operating Company, LLC*