

**COMMONWEALTH OF KENTUCKY**

**BEFORE THE PUBLIC SERVICE COMMISSION**

**In the Matter of:**

**RE: ELECTRONIC FILING OF BRACKEN COUNTY WATER DISTRICT, FOR  
A PASS THROUGH RATE ADJUSTMENT**

**BRACKEN COUNTY WATER DISTRICT'S (BCWD'S) NOTICE OF ERROR ON READ 1<sup>ST</sup>  
LETTER ADMINISTRATIVE REGULATION REFERENCE AND MOTION TO AMEND  
KY PSC ACKNOWLEDGMENT LETTER THAT BCWD IS REQUESTING AN ELECTRONIC  
APPLICATION FOR A PASS THROUGH RATE ADJUSTMENT, PURSUANT TO 807 KAR  
5:068.**

**CASE NUMBER 2025-00119**

Comes now, Bracken County Water District, ("BCWD"), by and through counsel, Mr. Jesse P. Melcher, Esq., and hereby files Notice of error on read 1<sup>st</sup> letter dated April 10, 2025, with a Motion for the Kentucky Public Service Commission to amend its acknowledgment letter that BCWD is requesting an application for a pass through rate, pursuant to 807 KAR 5:068, for the specified reasons stated herein.

The City of Augusta requested a rate increase of \$2.967 per 1000 gallons to go into effect on December 1, 2024, wherein, by Order of KY PSC, on November 19, 2024, the rate was suspended pursuant to KRS 278.190, for five months subject to 6 months.

The City of Augusta filed a notice of intent to begin charging a wholesale rate increase beginning May 1, 2025, and BCWD filed a request with KY PSC on April 10, 2025, to request an electronic application for a pass through rate adjustment, however, the administrative regulation referenced was not the pass through administrative regulation of 807 KAR 5:068, but

the alternative rate filing administrative regulation of 807 KAR 5:076, which was cited in error. The acknowledgment letter states the application is for an alternative rate adjustment, however, the intent of BCWD is to file a pass through rate adjustment pursuant to 807 KAR 5:068, and requests by this notice and motion to amend the acknowledgment letter herein that the electronic application request is for a pass through rate adjustment, pursuant to 807 KAR 5:068.

Respectfully submitted,

/s/ JESSE P. MELCHER, ESQ.  
BRACKEN COUNTY WATER DISTRICT,  
ATTORNEY  
JESSE MELCHER LAW OFFICE, PLLC  
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**CERTIFICATE OF SERVICE**

I, Jesse P. Melcher, Esq. as counsel and representative of BCWD herein, do hereby certify that I have mailed out by electronic filing through the KY PSC web portal, pursuant to 807 KAR 5:001(8), this the 11th day of April, 2025; and that no party herein, has opted out of the electronic notice and/or filing herein.

KY PSC, filed by web portal in this case number

/s/ MR. JESSE P. MELCHER, ESQ.