## RECEIVED

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

JUN 27 2019
PUBLIC SERVICE
COMMISSION

In the Matter of:

PROPOSED ADJUSTMENT OF THE WHOLESALE WATER SERVICE RATES OF THE CITY OF PIKEVILLE MOUNTAIN WATER DISTRICT

Case No. 2019-00080

## RESPONSE OF MOUNTAIN WATER DISTRICT TO MOTIONS

Mountain Water District, (MWD) by counsel, states in response to the Motions filed by the city of Pikeville on June 24, 2019 that should the Commission grant the motion for electronic filing, MWD it is capable of filing and receiving documents electronically.

SUBMITTED BY:

John N. Hughes 124 W. Todd St. Frankfort, KY 40601

502 227 7270

inhughes@johnnhughespsc.com

John N. Hugles

and

Daniel P. Stratton Stratton Law Firm PSC Post Office Box 1530 Pikeville, Kentucky 41502

Telephone: (606) 437-7800 Facsimile: (606) 437-7569 dan@strattonlaw.net

Attorneys for Mountain Water District

I certify that a copy of this response was served by email and first class mail on the 27<sup>th</sup> day of June, 2019 on counsel for Pikeville:

STURGILL, TURNER, RKER & MOLONEY, PLLC M. Todd Osterloh James W. Gardner 333 W. Vine Street, Suite 1500 Lexington, Kentucky 40507

John M. Heyler