

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

Staff of the)
Missouri Public Service Commission,)
)
Complainant,)
)
vs.)
)
Consolidated Public Water Supply District,)
C-1 of Jefferson County, Missouri,)
)
and)
)
City of Pevely, Missouri,)
)
Respondents.)

File No. WC-2014-0018

**RESPONDENT CITY OF PEVELY'S OBJECTION TO STAFF OF THE MISSOURI
PUBLIC SERVICE COMMISSION'S EXHIBIT 6**

COMES NOW Respondent, City of Pevely, Missouri ("Pevely"), and for its *Objection to Staff of the Missouri Public Service Commission's Exhibit 6*, states as follows:

1. On June 11, 2014, Pevely and Staff of the Missouri Public Service Commission ("Staff") were requested to, and subsequently did, file exhibits into evidence. These exhibits consist of Pevely's Exhibit O and Staff's Exhibits 5 and 6.
2. On June 25, 2014, the Commission ordered that any party wishing to object to the admission of Pevely's Exhibit O or Staff's Exhibits 5 and 6 do so no later than July 7, 2014.
3. Pevely hereby objects to Staff's Exhibit 6, which purports to be Staff's Responses to Pevely's First Set of Data Requests, because it is incomplete. Specifically, although Staff's Exhibit 6 does contain the documents uploaded by Staff to the Commission's Electronic Filing and Information System ("EFIS") in response to Pevely's Data Requests, it does not contain all of the documents emailed to Pevely in response to Pevely's Data Requests. Pevely's Exhibit O

contains the complete set of documents comprising Staff's Responses to Pevely's First Set of Data Requests.

WHEREFORE, the City of Pevely prays that the Commission will find that Pevely's Exhibit O contains the complete set of documents comprising Staff's Responses to Pevely's First Set of Data Requests and grant such other and further relief as the Commission deems just.

Respectfully submitted,

/s/ Terrance J. Good

Terrance J. Good #25336

LASHLY & BAER, P.C.

714 Locust Street

St. Louis, Missouri 63101

(314) 621-2939

(314) 621-6844/Fax

tjgood@lashlybaer.com

Attorneys for Respondent City of Pevely, Missouri

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was mailed by U.S. Mail on this 30th day of June, 2014, unless served electronically via EFIS to:

Kevin A Thompson, Chief Staff Counsel
Amy E. Moore, Deputy Counsel
Attorney for the Staff of the
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102
kevin.thompson@psc.mo.gov
amy.moore@psc.mo.gov

Office of Public Counsel
P.O. Box 2230
200 Madison Street
Suite 650
Jefferson City, MO 65102
opcservice@ded.mo.gov

Bianca L. Eden
WEGMANN, STEWART, TESREAU,
SHERMAN, EDEN, MIKALE & BISHOP, P.C.
P.O. Box 740
455 Maple Street
Hillsboro, MO 63050
(636) 797-2665 or 296-5769
beden@wegmannlaw.com
Attorneys for Respondent Consolidated
Public Water Supply District C-1 of
Jefferson County, Missouri

/s/ Terrance J. Good