1978 WL 34767 (S.C.A.G.)

Office of the Attorney General

State of South Carolina March 14, 1978

*1 Mr. Robert W. Whitesides Culbertson, Whitesides and Turner Attorneys at Law Post Office Box 54 Laurens, South Carolina 29360

Dear Mr. Whitesides.

In response to your request for an opinion from this office as to whether or not the proposed contract between Kabon Creek Rural Water District and Laurens County Water Resources Commission, whereby the District does the billing for both water and sewer services and the commission does the collecting for both water and sewer services, is authorized, I agree with your conclusion that it is. See, 57 STAT. Act—No. 1838, § 7(15), (23) and (25) at 3651-3653 (1972); 55 STAT. Act No. 1885, § 8(18), (23) and (28) at 3757-3760 (1972). Section 6-11-1230(2) CODE OF LAWS OF SOUTH CAROLINA, 1976, is not applicable, in my opinion, because the District does not operate sewer collection, disposal and treatment facilities but, instead, operates only water collection, disposal and treatment facilities. With kind regards,

Karen LeCraft Henderson Assistant Attorney General

1978 WL 34767 (S.C.A.G.)

End of Document

© 2017 Thomson Reuters. No claim to original U.S. Government Works.