

Exhibit No.:

210

Issue(s):

Hickory Hills Amortization/
Woodland Manor Amortization/
Arnold Pipeline Amortization/
Lobbying Expense/

Lobbying Expense/ Charitable Contributions

Witness/Type of Exhibit:

Roth/Direct

Sponsoring Party:

Public Counsel

Case No.:

WR-2017-0285

DIRECT TESTIMONY

FILED
March 23, 2018
Data Center
Missouri Public
Service Commission

OF

KERI ROTH

Submitted on Behalf of the Office of the Public Counsel

MISSOURI-AMERICAN WATER COMPANY

CASE NO. WR-2017-0285

November 30, 2017

Date 3-06-8 Reporter 45
File No. UR - 200 - 0285

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Missouri-American Water Company's Request for Authority to Implement General Rate Increase for Water and Sewer Service Provided in Missouri Service Areas.))	Case No. WR-2017-0285
AFFIDAVIT OF KE	RI RO	<u>TH</u>

STATE OF MISSOURI)

COUNTY OF COLE)

Keri Roth, of lawful age and being first duly sworn, deposes and states:

- 1. My name is Keri Roth. I am a Public Utility Accountant III for the Office of the Public Counsel.
 - 2. Attached hereto and made a part hereof for all purposes is my direct testimony.
- 3. I hereby swear and affirm that my statements contained in the attached testimony are true and correct to the best of my knowledge and belief.

Keri Roth

Public Utility Accountant III

Subscribed and sworn to me this 30th day of November 2017.

NUMIT OF SEAL OF

JERENE A. BUCKMAN
My Commission Expires
August 23, 2021
Cole County
Commission #19764037

Jerene A. Buckman Notary Public

My Commission expires August 23, 2021.

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DIRECT TESTIMONY

OF

KERI ROTH MISSOURI AMERICAN WATER COMPANY

	CASE NO. WR-2017-0285		
1	I.	INTRODUCTION	
2	Q.	Please state your name and business address.	
3	A.	Keri Roth, P.O. Box 2230, Jefferson City, Missouri 65102-2230.	
4	Q.	By whom are you employed and in what capacity?	
5	A.	I am employed by the Missouri Office of the Public Counsel ("OPC") as a Public Utility Accountant III.	
7	Q.	On whose behalf are you testifying?	
8	A.	I am testifying on behalf of the OPC.	
9	Q.	What is the nature of your duties at the OPC?	
10 11 12	A.	My duties include performing audits and examinations of the books and records of public utilities operating within the state of Missouri. I specialize in the area of auditing water and sewer utility companies, but I have performed audits in electric and gas cases as well. I have performed audits or accounting analysis in acquisition cases, complaint cases, and rate cases.	
14	Q.	Please describe your educational background.	
l.5 L6	A.	I graduated in May 2011 from Lincoln University in Jefferson City with a Bachelor of Science Degree in Accounting.	
L7	Q.	Have you received specialized training related to public utility accounting?	

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A.	Yes. In addition to being employed by the OPC since September 2012, I have also attended the NARUC Utility Rate School held by Michigan State University.
Q.	Have you previously filed testimony before the Missouri Public Service Commission ("Commission" or "PSC")?
A.	Yes. Please refer to Schedule KNR-1, attached to this testimony, for a listing of cases in which I have submitted testimony.
Q.	What is the purpose of your direct testimony?
A.	The purpose of my direct testimony is to sponsor and present OPC's position regarding Missouri American Water Company's ("MAWC" or "Company") Hickory Hills amortization, the Woodland Manor amortization, the Arnold pipeline amortization, lobbying expense, and charitable contributions.
П.	HICKORY HILLS AMORTIZATION
Q.	Please describe the amortization associated with Hickory Hills.
A.	In case WA-2016-0019, the Commission authorized MAWC to record a regulatory asset for an amount paid to the previous receiver of Hickory Hills for outstanding receivership fees and a personal loan to Hickory Hills by the receiver. The regulatory asset would be amortized over a five-year period and begin the first month following the effective date of the Order in the case. The Commission Order became effective November 14, 2015.
0	What is the amount of the regulatory esset being amortized ever a five year period?

What is the balance of the regulatory asset as of June 30, 2017?

\$41,098 split evenly between water and sewer.

As indicated in response to OPC data request 1105, the total amount being amortized is

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The amortization is associated with capital projects to be funded by the City of Arnold through an agreement with the Metropolitan St. Louis Sewer District ("MSD") prior to MAWC

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1		acquiring the sewer system. Through the acquisition in case numbered SA-2015-0150,
2		MAWC assumed responsibility of the agreement.
3	Q.	What is the amount being amortized?
4	A.	In response to OPC data request 1114, MAWC stated, "The balance being amortized is
5		\$15,442,963." MAWC further explained the balance is to be amortized over 208 months.
6		The amortization started in June 2015 and will be fully amortized by September 2032.
7	Q.	What is the remaining balance to be amortized as of June 30, 2017?
8	A.	OPC has calculated the remaining balance to be amortized as of June 30, 2017 at \$13,562,337.
9	v.	LOBBYING EXPENSE
10	Q.	What adjustments is OPC proposing for MAWC's lobbying expense?
11	A.	OPC proposes to remove all expenses related to lobbying, leaving the annualized level of
12		lobbying expense at zero dollars. OPC also proposes to remove any payroll dollars associated
13		with lobbying performed by managers and others engaged in advocacy.
14	Q.	What is the reason for OPC's adjustment?
15	A.	Expenses related to lobbying activities generally occur to promote shareholder interests rather
16		than customer interests, and therefore, should not be the responsibility of rate payers.
17	VI.	CHARITABLE CONTRIBUTIONS
18	Q.	What adjustments is OPC proposing for MAWC's charitable contributions?
19	A.	OPC proposes to remove all expenses related to charitable contributions, leaving the
20		annualized level of charitable contributions at zero dollars.

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Q. What is the reason for OPC's adjustment?

A. Charitable contributions do not provide customers any benefit related to their utility service. Charitable contributions are not required in order to provide customers safe and adequate service. These contributions only help to strengthen the company's image within the community. The customers did not agree to donate to the specific charities; therefore, including these expenses in the cost of service would be an involuntary contribution on the customer's behalf and so should be removed from the company's rates.

Q. Does this conclude your direct testimony?

A. Yes.

CASE PARTICIPATION OF KERI ROTH

Company Name	Case No.
Empire District Electric Company	ER-2012-0345
Emerald Pointe Utility Company	SR-2013-0016
Lake Region Water & Sewer Company	WR-2013-0461
Summit Natural Gas of Missouri, Inc.	GR-2014-0086
Hickory Hills Water & Sewer Company, Inc.	WR-2014-0167/SR-2014-0166
Empire District Electric Company	ER-2014-0351
Laclede Gas Company	GO-2015-0178
Missouri Gas Energy	GO-2015-0179
Missouri American Water Company	WR-2015-0301
Empire District Electric Company	ER-2016-0023
Hillcrest Utility Operating Company, Inc.	WR-2016-0064
Raccoon Creek Utility Operating Company, Inc.	SR-2016-0202
Moore Bend Water Utility, LLC	WC-2016-0252
Terre Du Lac Utilities Corporation	WR-2017-0110
Indian Hills Utility Operating Company, Inc.	WR-2017-0259