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April 7, 2010

Steven Reed, Esq. Secretary & General Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Re: Lake Region Water & Sewer Company Case Nos. SR-2010-0110 and WR-2010-0111

Dear Mr. Reed:

Enclosed please find original of the *Late-Filed Exhibit to Surrebuttal Testimony of Nancy Cason* that was filed today in EFIS in the above-referenced cases, along with the signed Deposition of Robert Schwermann described in the pleading.

I would appreciate your bringing this filing to the attention of the Commission.

Yours very truly,

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Lisa C. Langeneckert

LCL/ch Enclosures (2) cc/encs (via EFIS): All parties of record

SANDBERG PHOENIX & VON GONTARD P.C.

ST. LOUIS, MO CARBONDALE, IL EDWARDSVILLE, IL

Member of The Network of Trial Law Firms

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Lake Region Water & Sewer Company's Application to Implement a General Rate Increase in Water and Sewer Service

File No. SR-2010-0110

In the Matter of Lake Region Water & Sewer Company's Application to Implement a General Rate Increase in Water and Sewer Service

File No. WR-2010-0111

LATE-FILED EXHIBIT TO SURREBUTTAL TESTIMONY OF NANCY CASON

COMES NOW Four Seasons Lakesites POA and submits the attached signed copy of the Deposition of Robert Schwermann taken on September 12, 2007 in Circuit Court of Camden County, Missouri, Cause No. 07CM-CC00013.

A copy of this deposition was originally filed as Attachment 1 to Nancy Cason's surrebuttal testimony filed on behalf of Four Seasons Lakesites Property Owners Association, Inc. in this case on March 12, 2010 and presented with that testimony marked *Four Seasons Lakesites POA Exhibit 2* at the evidentiary hearing held in this case on March 29-31.

On March 30, at the evidentiary hearing, Four Seasons Lakesites POA was directed to obtain and file a clean, signed copy of this deposition as a late-filed exhibit in the case. While this document is being filed in EFIS, the original deposition is being sent via U.S. mail to the Public Service Commission. WHEREFORE, Four Seasons Lakesites POA respectfully requests that the Commission

accept this deposition as a late-filed exhibit in this case.

Respectfully submitted,

SANDBERG PHOENIX & von GONTARD P.C.

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Attorneys for Four Seasons Lakesites Property Owners Association, Inc.

CERTIFICATE OF SERVICE

Pursuant to 4 CSR 240-2.080 of the Commission's Rules of Practice and Procedure, I hereby certify that I have this day caused a copy of the foregoing to be served on all persons on the official service list in File No. <u>SR-2010-0110</u>, et al.

Dated at St. Louis, Missouri this 7th day of April, 2010

Changer Lisa C. Langeneckert

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