

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

In the Matter of the Application	)	
for a Rate Increase for Raccoon	)	File No. SR-2016-0202
Creek Utility Operating Co. Inc.	)	

**OFFICE OF PUBLIC COUNSEL'S  
MOTION FOR LEAVE TO FILE SUPPLEMENTAL TESTIMONY**

COMES NOW the Office of the Public Counsel ("OPC") and for its Motion for leave to file supplemental testimony filed by Keri Roth on September 30, 2016 states as follows:

1. On September 30<sup>th</sup> of this year, OPC filed its Direct Testimony of Keri Roth to support its positions on the above-captioned matter.
2. By error, the cost of service accounting schedules prepared by OPC were omitted from the testimony.
3. The only language that needs to be added to the Direct Testimony is as follows:

XI. OPC Accounting Schedules

Q. Are you sponsoring any other schedules for OPC?

A. Yes. I am sponsoring the cost of service accounting schedules attached to this testimony as Schedule KNR-7.

A full version of the testimony with this language is attached with this Motion.

4. As this schedule is very similar to documentation filed with OPC witness James Russo's Direct Testimony, the allowance for leave to supplement this Direct Testimony will prejudice no other parties.

**WHEREFORE**, OPC respectfully requests the Commission allow the Office of Public Counsel leave to Supplement the Direct Testimony Filing of Keri Roth.

**Respectfully submitted,  
OFFICE OF THE PUBLIC COUNSEL**

By: /s/ James M. Owen  
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**CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed, emailed or hand-delivered to all counsel of record this 3<sup>rd</sup> day of October 2016:

/s/ James M. Owen