STATE OF MISSOURI PUBLIC SERVICE COMMISSION JEFFERSON CITY January 6, 2000

CASE NOS: WA-98-36

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Enclosed you will find certified copy of ORDER in the above-numbered case(s).

Sincerely,

HARL HARLY Roberts

Dale Hardy Roberts
Secretary/Chief Regulatory Law Judge

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a Session of the Public Service Commission held at its office in Jefferson City on the 6th day of January, 2000.

In the Matter of the Application of)
Osage Water Company for Permission,)
Approval, and a Certificate of)
Convenience and Necessity Authorizing)
it to Construct, Install, Own,)
Operate, Control, Manage and Maintain)
a Water and Sewer System for the)
Public Located in an Unincorporated)
Portion of Camden County, Missouri.)

Case No. WA-98-36

ORDER GRANTING JOINT MOTION OF ALL PARTIES TO CANCEL RATE REVIEW AND CLOSE CASE

On March 12, 1998, the Commission issued an order that authorized Osage Water Company (Osage) to construct and operate a water and sewer system in a portion of Camden County, Missouri. The case was closed on May 22, 1998. On December 22, 1999, Osage, the Staff of the Public Service Commission and the Office of the Public Counsel filed a Joint Motion of All Parties to Cancel Rate Review and Close Case.

The joint motion indicates that the Commission's 1997 order required an 18-month rate review of Osage's sewer rates. The Commission approved Osage's sewer rate tariff on May 22, 1998, to become effective May 31, 1998. The end of the 18-month rate review period was therefore November 31, 1999. On October 12, 1999, Osage submitted a request for revenue increases in both its water and sewer operations under the provisions of the small company rate increase procedure.

The parties agree that Osage's pending small company rate increase request will result in a full and complete audit of Osage's books and records pertaining to the overall operation of its water and sewer systems in all of its currently certificated service areas. The parties also agree that the full and complete audit relating to the proposed rate increase means that a partial audit, as contemplated in the Commission's order in this case, is not necessary and would not result in the best use of the resources of the parties or the Commission. The parties request that the previously ordered 18-month rate review be canceled.

Since all parties agree that the 18-month rate review of Osage's sewer rates in no longer necessary or appropriate, the Commission will grant the joint motion.

IT IS THEREFORE ORDERED:

- That the Joint Motion of All Parties to Cancel Rate Review and Close Case is granted.
 - 2. That this order shall become effective on January 18, 2000.
 - 3. That this case may be closed on January 19, 2000.

BY THE COMMISSION

Lake Hred Roberts

Dale Hardy Roberts

Secretary/Chief Regulatory Law Judge

(SEAL)

Lumpe, Ch., Crumpton, Murray, and Drainer, CC., concur Schemenauer, C., absent

Mills, Deputy Chief Regulatory Law Judge

)	ALJ/Sec'y:	Mills/Boyce
		/-5 Date Circulated	<u>WA- 98-36</u> CASE NO.
÷		Lumpe, Chair Crumpton, Commissioner	
	: : :	Murray, Cor Schemenade Drainer, Vice	Commissioner
		Agenda Date	
		Action taken:	4-0A5
		Must Vote Not Later T	Than
TATE OF MISSOURI	LIC SERVI	CE COMMISSION	v
I have compared	the preceding	g copy with the ori	ginal on file in this offic

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e and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this $\underline{6^{TH}}$ day of January 2000. Ask Hred Roberts

Dale Hardy Roberts

Secretary/Chief Regulatory Law Judge