BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of Osage Water Company Small Company Rate Increase. Case Nos. WR-2009-0149 & SR-2009-0152

OFFICE OF THE PUBLIC COUNSEL'S REQUEST FOR LOCAL PUBLIC HEARING

COMES NOW the Office of the Public Counsel (Public Counsel) and for its Request for Local Public Hearing states as follows:

1. On October 23, 2008, Osage Water Company (Osage), through its court appointed receiver, Mr. Gary V. Cover, Esq., initiated small company revenue increase requests for its water and sewer services in Camden County, Missouri.

2. Affording customers the opportunity to speak to the Missouri Public Service Commission (Commission) at a hearing is a critical part of the ratemaking process.

3. The proposed 100% increase is a very large increase and the effect on the customers will be immense.

4. To date, a significant number of customer comments have been received citing concerns regarding system management, quality of service and the reasonableness of the proposed increase.

5. Public Counsel believes that scheduling a local public hearing at this stage of the case will allow the Commission and its Staff the opportunity to gather information which may be crucial in setting fair and reasonable rates in this case.

6. An additional concern of the customers is the fact that their utility is now under the control of a court appointed receiver. The question and answer session normally scheduled

before a local public hearing will give Staff, Public Counsel and Mr. Cover the opportunity to meet with the customers and provide information regarding the receivership process.

7. Therefore, pursuant to 4 CSR 240-3.050, Public Counsel requests a local public hearing be scheduled in this matter.

8. Due to the fact that the customers of Osage are spread throughout a wide geographic area around the Lake of the Ozarks, Public Counsel suggests that holding two local public would be to the benefit of the customers. Public would suggest one local public hearing be held in the Camdenton area and one be held in the Sunrise Beach area.

9. If the Commission determines that two local public hearings are not necessary, Public Counsel suggests that the local public hearing be held in the Camdenton area to accommodate the largest number of customers.

10. Public Counsel does not object to the Commission scheduling the hearing promptly, as long as customers are given sufficient notice.

WHEREFORE, Public Counsel respectfully requests that the Commission schedule a local public hearing.

Respectfully submitted,

OFFICE OF THE PUBLIC COUNSEL

/s/ Christina L. Baker

By:_

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, emailed or hand-delivered to the following this 19th day of March 2009:

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