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March 19, 2019

Richard T. Dewilde
908 Sunset Dr.
Perryville, MO 63775

Re: Demand to Cease and Desist From Interfering With Central States
Water Resources, Inc.'s Contract With Port Perry Service Company

Dear Mr. Dewilde:

We represent Central States Water Resources, Inc. ("CSWR"). As you know, CSWR has entered into a binding purchase agreement to acquire substantially all of the rights and assets owned by Port Perry Service Company ("Port Perry") in and to the waste water and water utility systems located in Perry County, Missouri. Despite having clear knowledge of a binding contract between CSWR and Port Perry and the business expectancy related to the same, you have made numerous attempts to undermine and interfere with CSWR's contractual rights with Port Perry by wrongfully using information that you received under a non-disclosure agreement in a malicious and improper manner.

On August 24, 2018, you executed a Certificate acknowledging and agreeing to be bound by Missouri Public Service Commission Rule 4 CSR 240-2.135 (the "Confidentiality Rule"), which sets forth that any information that was designated within the Public Service Commission case proceeding as "confidential" is protected information that is not to be disclosed to any third parties. Subsequent to agreeing to be bound by the Confidentiality Rule, you received access to certain information that contained a confidentiality designation, and in an attempt to interfere with CSWR's contract with Port Perry, we have reason to believe you have disclosed certain confidential information to third parties in violation of the Confidentiality Rule.

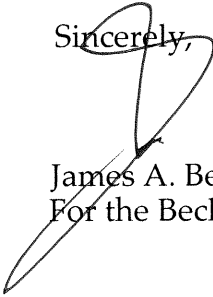
Therefore, at this time, CSWR hereby demands that you immediately cease and desist from taking any further actions to undermine and/or interfere with CSWR's contractual rights with Port Perry. Such actions would include, but are not limited to, making false or misleading statements to any party regarding CSWR, disclosing any confidential information that you received from the PSC case file that has been provided by CSWR, making any false claims that CSWR is unable to perform under its contract with Port Perry, etc. If you choose to violate this demand to cease and desist from interfering with CSWR's contract with Port Perry, CSWR will pursue legal action against you and any other parties who

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have aided and assisted you, and will seek the full recovery of any damages
caused to CSWR by your and /or your co-conspirators' actions. This letter will
be the last notice you receive related to this demand.

Sincerely,



James A. Beckemeier
For the Beckemeier Law Firm, LC

JAB:ps

cc: Central States Water Resources, Inc.