

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

In the matter of the Application of Osage Utility]	
Operating Company, Inc. to Acquire Certain]	Case No. WA-2019-0185
Water and Sewer Assets and for a Certificate of]	and SA-2019-0186
Convenience and Necessity]	

REQUEST FOR ADDITIONAL TIME TO RESPOND TO DATA REQUESTS

COME NOW Lake Area Waste Water Association, Inc. ("LAWWA") and Missouri Water Association, Inc. ("MWA") by their counsel, and hereby request additional time to respond to the Data Requests issued to them by the Applicant Osage Utility Operating Company, LLC ("OUOC"), and in support of their request, state as follows:

1. LAWWA and MWA received Data Requests from OUOC on July 19, 2019.
2. OUOC issued 31 Data Requests, including subparts, to LAWWA.
3. OUOC issued 31 Data Requests, including subparts, to MWA.
4. Counsel for LAWWA and MWA left for vacation on July 20, 2019 and did not return until July 29, 2019.
5. Kelly Goss, the person providing responses to the Data Requests on behalf of LAWWA and MWA, left for vacation on July 29, 2019, and does not return until August 2, 2019.
6. The responses to the Data Requests are due August 1, 2019.
7. Due to the overlapping vacations of counsel and Kelly Goss, and the volume of data requests issued by OUOC, LAWWA and MWA require additional time to prepare their responses.

8. Counsel requests this Commission's order granting LAWVA and MWA an additional five (5) days, or until August 6, 2019, to file their responses to OUOC's Data Requests.

9. This request by LAWVA and MWA is not designed to delay the proceeding or place an undue burden upon any other party.

10. Counsel for OUOC has indicated that it will not object to the request for an additional five (5) calendar days for LAWVA and MWA to respond to their Data Requests.

WHEREFORE, LAWVA and MWA request the Commission's order granting them an additional five (5) calendar days, or until August 6, 2019, to provide their responses to OUOC's Data Requests, and for such other and further orders as the Commission deems just and proper herein.

THE LAW OFFICE OF AARON ELLSWORTH

By: /s/ J. Aaron Ellsworth
J. Aaron Ellsworth #60265
2404 Bagnell Dam Blvd.
P.O. Box 250
Lake Ozark, MO 65049
Telephone: (573) 693-9050
Facsimile: (573) 552-4620
ellsworth@lolawoffice.com
ATTORNEY FOR PUBLIC WATER
SUPPLY DISTRICT #5 OF CAMDEN
COUNTY, LAKE AREA WASTE WATER
ASSOCIATION, INC. AND MISSOURI
WATER ASSOCIATION, INC.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via email to all counsel of record on the official service list for this case on this 1st day of August, 2019.

/s/ J. Aaron Ellsworth
J. Aaron Ellsworth