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November 16, 2001

Hon. Dale Hardy Roberts Secretary/Chief Regulatory Law Judge Missouri Public Service Commission P.O. Box 360 Jefferson City, Mo 65102

Attn: Filing Desk

Re: Environmental Utilities, LLC WA-2002-65 Service Commission

FILED³

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Dear Judge Roberts:

Please find enclosed for filing in the above referenced matter the original and 9 copies of the following:

1. Response to Application to Intervene Out of Time by Hancock Construction Company.

An additional copy of the same is also enclosed to be stamped "filed" and returned to me in the enclosed envelop.

A copy of the same has been mailed this date to counsel of record and to Mr. Loraine.

If you have any questions concerning this matter, please do not hesitate to contact me.

Sincerely yours,

Gregory D() Williams

cc: Victoria Kizito • Ruth O'Neill Thomas Loraine

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURNOV 2 1 2001

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In the matter of the application of Environmental Utilities, LLC for permission, approval, and a certificate of convenience and necessity authorizing it to construct, install, own, operate, control, manage and maintain a water system for the public located in unincorporated portions of Camden County, Missouri (Golden Glade Subdivision). Missouri Public Service Commission

FILED³

Case No. WA-2002-65

RESPONSE TO APPLICATION TO INTERVENE OUT OF TIME BY HANCOCK CONSTRUCTION COMPANY

COMES NOW the Applicant Environmental Utilities, LLC in the above captioned matter and for its Response to the Application to Intervene Out of Time filed herein by Hancock Construction Company states:

- 1. Hancock Construction Company failed to comply with applicable rules of procedure adopted by the Commission in that it failed to serve a copy of its Application to Intervene whether by mail or otherwise on Environmental Utilities. Environmental Utilities was notified of said Application to Intervene by virtue of the consideration of the same being placed on the Commission's agenda for November 15, 2001.
- 2. Said Application to Intervene fails to state the proposed Intervenor's interest in the case as required by 4 CSR 240-2.075(1). The Application to Intervene appears to allege that the proposed intervenor has a financial interest in Osage Water Company, which holds a certificate of convenience and necessity near the proposed service area in this case. It does not allege that the proposed intervenor has a financial interest in Osage Water Company, or that it has an interest in the proposed service area in this case, and therefore fails to show that the proposed intervenor has an interest in this case. At most, the Application to Intervene may state that Osage Water Company has an interest in the subject matter of this case, in that it has a certificate of convenience and necessity near the proposed intervenor's remedy is to request

that Osage Water Company intervene herein. Osage Water Company's potential interest herein does not provide a basis for an interest herein by Hancock Construction Company.

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- 3. The Application to Intervene does not show that Hancock Construction Company has an interest which is different from that of the general public and which may be adversely affected by a final order arising from the case, nor does it show how granting the proposed intervention would serve the public interest.
- The Application to Intervene does not state good cause for the proposed intervenor's failure to timely file its application herein within the time provided by the Commission's Order of August 13, 2001, which established an intervention deadline of September 4, 2001.
- 5. The Application to Intervene incorrectly states that Pat Mitchell is a principal of Environmental Utilities, when in fact Pat Mitchell does not own an interest herein. As shown by the Application filed herein, Environmental Utilities, L.L.C. is wholly owned by Gregory D. Williams and Debra J. Williams.
- 6. Extensive discovery has already taken place herein, including a pre-hearing conference, data requests by Staff, data requests by OPC, data requests by Environmental Utilities to Staff and OPC, and the filing of Direct Testimony by Environmental Utilities. Allowing an untimely intervention herein at this point in the case will unduly prejudice Environmental Utilities and the other parties herein in the preparation of this case for hearing.
- 7. The Application to Intervene incorrectly states that Osage Water Company has a vested interest in providing utility service in areas for which it does not hold a certificate of convenience and necessity from the Commission, and suggests that Osage Water

Company should be allowed to compete with Environmental Utilities in geographical areas near OWC's service areas. As a matter of law, OWC has no vested interest in areas for which it does not hold a certificate of convenience and necessity.

8. The proposed intervenor's remedy arising from the Application filed herein by Environmental Utilities lies with the board of directors of Osage Water Company, and a request that OWC pursue intervention herein, not by direct participation in this proceeding. Hancock Construction Company has no interest in the subject matter of this proceeding.

WHEREFORE, Environmental Utilities, LLC prays for an Order of this Commission

denying the Application for Leave to Intervene Out of Time filed herein by Hancock

Construction Company.

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Gregory D. Williams #32272 Highway 5 at Lake Road 5-32 P.O. Box 431 Sunrise Beach, MO 65079 (573) 374-8761

CERTIFICATE OF SERVICE

I, Gregory D. Williams, do hereby certify that a true copy of the foregoing was on this $\frac{16}{16}$ day of $\frac{N_{sreenley}}{16}$, 2001, mailed, postage prepaid, to the following:

Office of Public Counsel P.O. Box 7800 Jefferson City, MO 65102

Thomas E. Loraine 4075 Highway 54, Suite 300 Osage Beach, MO 65065 General Counsel, Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Gregory D. Williams