

Before the Public Service Commission
Of The State of Missouri

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|------------------------------|---|-----------------------|
| Michele Westmoreland, |) | |
| |) | |
| Complainant, |) | File No. WC-2015-0171 |
| vs. |) | |
| |) | |
| Missouri American Water Co., |) | |
| |) | |
| Respondent. |) | |

**Complainant Michele Westmoreland's
Third Motion to Extend the Deadline for a Pre-Hearing Conference By Consent**

Comes now Complainant Michele Westmoreland and for her Third Motion to Extend the Deadline for scheduling a Pre-Hearing Conference states as follows:

1. Complainant Michele Westmoreland seeks recompense from Missouri American Water Co. and its insurer, Travelers Insurance Co., for water damage to her home in St. Louis County, MO, sustained on or about December 3, 2013.

2. In its Order dated April 29, 2015, the MO Public Service Commission granted Complainant's Second Motion for Additional Time, awarding 30 more days or until May 25, 2015 for the parties to try to resolve their differences.

3. Complainant and her counsel met in person with Peter Muzik of Travelers Insurance on Wednesday, May 13, 2015, attempting to resolve this matter. Although the parties, were unable to resolve the matter, they agreed to collect and exchange certain information at the earliest available opportunity. Complainants agreed to allow Travelers access to their home to create an estimate of damage done and Complainant agreed to retain a structural engineer to determine whether or not the flood was the cause of Complainant's damage.

4. Peter Muzik of Travelers Insurance Co. and Timothy Luft Vice-President (Legal) of MO American Water agreed and consented to an additional 30 days' extension (or until Friday, June 26, 2015) to attempt to settle the matter. Both agreed that their consent to an extension could be so represented to the PSC.

WHEREFORE, with the consent of the other parties, Complainant Michele Westmoreland moves for an additional 30 days or until Monday, June 26, 2015 to submit

exclusionary dates for a Pre-Hearing Date and Schedule and for such other and further relief as be meet and proper in the premises.

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Attorneys for Complainant
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Certificate of Service

I hereby certify that on the 19th day of May, 2015, I filed a true copy of the foregoing through the EFIS filing system.

/s/ Garry Seltzer
Garry Seltzer