

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of Confluence Rivers)	
Utility Operating Company, Inc.'s,)	
Request for a Water Rate Increase)	<u>Case No. WR-2020-0053</u>
And)	Tariff Nos. YW-2020-0155 and
In the Matter of Confluence Rivers)	YS-2020-0156
Utility Operating Company, Inc.'s,)	
Request for a Sewer Rate Increase)	

STAFF AMENDED NOTICE

COMES NOW the Staff of the Missouri Public Service Commission, by and through counsel, and for its *Amended Notice* in this matter hereby states:

1. Confluence Rivers Utility Operating Company (Confluence), the Staff of the Missouri Public Service Commission (Staff) and the Office of the Public Counsel (OPC) filed a *Unanimous Disposition Agreement* in this matter February 10, 2020. An On the Record presentation of the *Agreement* was held March 18, 2020. Following the presentation, Staff filed updated versions of the Attachment B tables and another table referenced at the presentation. Staff has rectified two sets of errors in those tables and now refiles the corrected tables.

2. The first set of errors was identified by the Commission in its Order on March 26, 2020. When calculating examples of the current bills, Staff erroneously did not include the usage amounts that were included in the minimum monthly charge for the Gladlo, Willows, and Eugene systems. Staff corrected those errors and has again reviewed the current rates for all service areas to ensure that the current example bills reflected in the table are accurate. Any usage included in the minimum charge was removed in the example bills.

3. In its review, Staff also identified a second error in its calculations contained in the percentage increase column. Staff used the incorrect column of the spreadsheet for the proposed bill when performing its calculation of the percentage increase for each system.

4. The errors in the calculations noted above do not impact rates or the revenue to be collected by the utility. The errors were in information included for illustrative purposes only. Staff regrets these errors and submits this further updated filing.

WHEREFORE, Staff prays that the Commission will accept this *Amended Notice*; and grant such other and further relief as the Commission considers just in the circumstances.

/s/ Whitney Payne

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served by electronic mail, or First Class United States Postal Mail, postage prepaid, on this 30th day of March, 2020, to all counsel of record.

/s/ Whitney Payne

