August 28, 2007 ACP/PAREVILLE 3

Data Center
Missouri Public
Service Commission

Exhibit No.:

Issue:

Rate Design

Witness:

Donald E. Johnstone

Type of Exhibit:

Surrebuttal Testimony

Sponsoring Party:

Ag Processing City of Parkville

Case Number:

WR-2007-0216

Date Prepared:

July 31, 2007

Missouri American Water Company WR-2007-0216

Surrebuttal Testimony of

Donald E. Johnstone

on behalf of the

CITY OF PARKVILLE, MISSOURI and AG PROCESSING INC A COOPERATIVE

July 31, 2007



Case No(s) WR-ZOO

Date 8 (U-0)

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# Missouri American Water Company WR-2007-0216

# Surrebuttal Testimony of Donald E. Johnstone

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Competitive Energy DYNAMICS

# Missouri American Water Company

#### WR-2007-0216

# Surrebuttal Testimony of Donald E. Johnstone

### 1 INTRODUCTION

- 2 Q PLEASE STATE YOUR NAME AND ADDRESS.
- 3 A Donald E. Johnstone. My address is 384 Black Hawk Drive, Lake Ozark, MO
- 4 65049 and my qualifications may be found in Schedule 1 attached to my direct
- 5 testimony in this matter.

### 6 THE MAWC CLASS COST-OF-SERVICE STUDY

- 7 Q PLEASE SUMMARIZE THE CLASS COST-OF-SERVICE STUDY SUBMITTED BY MAWC
- 8 FOR THE PARKVILLE AND ST. JOSEPH DISTRICTS.
- 9 A Mr. Paul Herbert submitted a class cost-of-service study on behalf of the
- 10 MAWC. It purports to show the cost of serving each customer class in each
- district. While this is a worthwhile endeavor, the study is of limited value
- because it lacks a foundation in data specific to the customer classes in the
- districts.

Q	PLEASE EXPLAIN THE LACK OF FOUNDATION IN DATA SPECIFIC TO THE
	CUSTOMER CLASSES OF THE PARKVILLE AND ST. JOSEPH DISTRICTS?
Α	Data requests were sent in an effort to identify the data that was used for
	important cost allocation factors. For example, what is the peak hour
	requirement of each system. The peak hour usage is unknown for the Parkville
	and St. Joseph Districts. Also unknown is the contribution of each customer
	class to the unknown peak hour water requirements.
	Another example is the contribution of the customer classes to the
	maximum daily sendout. Again, there is no data specific to these districts.
Q	ARE THERE OTHER EXAMPLES?
Α	Yes. The weighted cost of services is another example. There is no basis for
	the weights in data for these districts based on costs in the respective districts.
Q	HOW CAN THERE BE A CLASS COST-OF-SERVICE STUDY FOR THESE DISTRICTS
	IN THE ABSENCE OF THE USAGE AND COST CHARACTERISTICS OF THE
	CUSTOMERS LOCATED IN THE DISTRICTS?
A	The study is built on assumptions. Therefore, the results are only as accurate
	as the assumptions. In the last rate case (WR-2003-0500) it was established
	that some of the assumed usage characteristics came from a system in
	Pennsylvania. In this case the Company answers to data requests have been
	vague. No specific sources have been identified for important allocation
	factors. Instead we have only undocumented assumptions.
	A Q A Q

1 Q ARE THE COST STUDIES SUBMITTED EARLIER BY STAFF AND OPC ANY MORE 2 RELIABLE? 3 Α No. They suffer from the same lack of data. WOULD IT BE WORTHWHILE TO DEVELOP THE DATA NECESSARY TO 4 Q 5 ESTABLISH PROPER CLASS COST-OF-SERVICE STUDIES FOR THE PARKVILLE 6 AND ST. JOSEPH DISTRICTS? 7 Α If the studies are to be relied upon there is no choice but to improve the data. 8 The question is the cost of developing the data in comparision to its usefulness. 9 I recommend that MAWC either develop the data, or explain why it is not cost 10 effective to do so. 11 Continuing class cost-of-service studies by the parties is limited value 12 absent the data necessary to make the study results reliable and useful. There 13 have been large rates changes in rate in recent years and I think the time has 14 come to gather the data that will provide a competent cost basis for rate 15 design purposes. I recommend that MAWC be directed to address this concern A directive for action in this case should ensure usable 16

18 Q DOES THIS CONCLUDE YOUR TESTIMONY?

information in future rate cases.

19 A Yes it does.

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