

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

In the Matter of a Request for a Rate Increase) **Case No. WR-2018-0356**
By Branson Cedars Resort Utility Company LLC)

JOINT CLARIFICATION OF UNANIMOUS DISPOSITION AGREEMENT

COMES NOW the Staff of the Missouri Public Service Commission (“Staff”), on behalf of Branson Cedars Resort Utility Company LLC (“BCRU), the Office of Public Counsel (“OPC”), and itself (collectively the “Parties”), by and through counsel, and hereby states the following:

1. On October 29, 2016, Staff filed, on behalf of the Parties, a *Unanimous Disposition Agreement* (“Agreement”), constituting a full resolution of BCRU’s revenue increase request.

2. On page two (2) of the Agreement, the Parties stated:

The agreed upon revenue requirement increase of \$7,366 (16.33% increase) added to the level of ***previous revenues of \$45,114*** results in overall revenues of \$52,282 for water service and an agreed upon revenue requirement increase of \$9,666 (27.36% increase) added to the level of previous revenues of \$35,326 results in overall revenues of \$44,992 for sewer service. This revenue requirement is just and reasonable and designed to recover the Company’s cost of service. These amounts are shown on the ratemaking income statement found in Attachment A and B; (***emphasis added***).

The Parties misstated the level of previous revenues for water services; that number should have read \$44,914.

3. However, the correct dollar figures related to the agreed upon rate increase for BCRU, including the correct level of previous revenues for water services,

are reflected in the Water Income Statement attached to the Agreement as Attachment A.

4. The Parties apologize for any confusion caused by their misstatement, and ask the Commission to accept their *Clarification*.

WHEREFORE, Staff, on behalf of the Parties, requests that the Commission accept the Parties' *Joint Clarification of Unanimous Disposition Agreement* for the Commission's information and consideration; and grant such other and further relief as the Commission sees just in the circumstances.

Respectfully submitted,

/s/ Mark Johnson

Mark Johnson
Missouri Bar Number 64940
Deputy Staff Counsel
Attorney for Staff of the
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102
573-751-7431 (Voice)
573-526-6969 (Fax)
mark.johnson@psc.mo.gov

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 14th day of November, 2018, to all counsel of record.

/s/ Mark Johnson