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

In the Matter of the Petition of	)	
Missouri-American Water Company for	)	File No. WO-2020-0190
Approval to Change its Infrastructure	)	
System Replacement Surcharge (ISRS)	)	

## JOINT PROPOSED PROCEDURAL SCHEDULE

**COMES NOW** Missouri-American Water Company ("MAWC"), by and through counsel, and, on behalf of itself, the Staff of the Missouri Public Service Commission, and the Office of the Public Counsel, for its *Joint Proposed Procedural Schedule*, states as follows to the Missouri Public Service Commission ("Commission"):

1. On May 12, 2020, the Commission issued its *Order Directing Joint Procedural Schedule* wherein, among other things, it directed the parties to submit a joint procedural schedule by May 19, 2020. The parties have since had the opportunity to discuss the schedule and have reached agreement on the following proposed schedule:

Direct Testimony – All Parties	May 22, 2020
Rebuttal Testimony – All Parties	May 27, 2020
Stipulation of Facts <sup>1</sup>	May 28, 2020
List of Issues, Order of Witnesses, Etc.	May 28, 2020
Position Statements	May 29, 2020
Evidentiary Hearing (Expedited Transcript, distributed by the close of business June 5, 2020)	June 3, 2020
Post-Hearing Briefs	June 10, 2020
Likely Agenda date for submission of an order <sup>2</sup>	June 17, 2020

 $<sup>^{1}</sup>$  Per  $Order\ Directing\ Joint\ Procedural\ Schedule.$ 

\_

Effective Date of Order	June 30, 2020

2. Further, the parties agree to an expedited discovery schedule as follows: As of the date of an order approving this schedule, the response time for data requests shall be five (5) calendar days to provide the requested information, and three (3) business days to object or to notify the requesting party that more than five (5) calendar days will be needed to provide the requested information.

WHEREFORE, MAWC respectfully submits this Joint Proposed Procedural Schedule and respectfully requests that the Commission issue such orders as it should find to be reasonable and just.

Respectfully submitted,

Dean L. Cooper MBE #36592

BRYDON, SWEARENGEN & ENGLAND P.C.

312 E. Capitol Avenue

P. O. Box 456

Jefferson City, MO 65102

(573) 635-7166

dcooper@brydonlaw.com

Timothy W. Luft, MBE #40506

Corporate Counsel

MISSOURI-AMERICAN WATER

COMPANY

727 Craig Road

St. Louis, MO 63141

(314) 996-2279 telephone

(314) 997-2451 facsimile

timothy.luft@amwater.com

ATTORNEYS FOR MISSOURI-AMERICAN WATER COMPANY

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the above and foregoing document was sent via electronic mail on this 18th day of May, 2020, to:

Mark Johnson

John Clizer

Staff Counsel's Office

Office of the Public Counsel

john.clizer@opc.mo.gov

mark.johnson@psc.mo.gov

1.Com

<sup>&</sup>lt;sup>2</sup> Per Order Directing Joint Procedural Schedule.