

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

In the Matter of Missouri-American)
Water Company's Request for Authority to)
Implement A General Rate Increase for)
Water and Sewer Service Provided in its)
Missouri Service Area.)

File No. WR-2015-0301

ORDER DIRECTING RESPONSE REGARDING RECONCILIATION

Issue Date: August 12, 2016

Effective Date: August 12, 2016

The Commission issued a report and order, effective June 25, 2016, that allowed Missouri-American Water Company to modify its rates for water and sewer service. The Commission denied applications for rehearing regarding that report and order on July 20.

Section 386.420.4, RSMo (Cum. Supp. 2013), requires the Commission to cause to be prepared a detailed reconciliation containing the dollar value and rate or charge impact of each contested issue decided by the Commission, as well as the customer class billing determinants used by the Commission to calculate the approved rates and charges. On July 20, the Commission directed its Staff to prepare and file the required reconciliation by August 1.

On August 1, Staff filed a response to the Commission's order that did not include the required reconciliation. Staff explained that because the parties had resolved all revenue requirement issues by stipulation and agreement, no items remain to be reconciled between the parties and as a result no reconciliation can be prepared. Staff contends the rate design issues that were addressed in the Commission's report

and order cannot be reconciled, but only compared. Further, such exact comparison is not possible without the identification of specific rate design proposals for comparison.

For twelve days, no party responded to Staff's filing. Then, on Friday, August 12, at 2:26 p.m., the Office of the Public Counsel filed a reply to Staff's August 1 response. Public Counsel notes that section 386.420.4, RSMo (Cum. Supp. 2013) requires the Commission to approve such a detailed reconciliation in every case in which new rates are established. New rates were established in this case, and section 386.510 (Cum. Supp. 2013) requires any party wishing to appeal the Commission's determination to include such a reconciliation as part of its notice of appeal. Public Counsel does not address Staff's arguments about its ability to prepare a reconciliation in the circumstances of this case, but notes that its notice of appeal must be filed by August 19. Public Counsel asks the Commission to order Staff to file the required reconciliation no later than August 16 to enable the parties to provide written input on the reconciliation and to attach the approved reconciliation to any notice of appeal.

Section 386.420 contemplates that the parties will cooperate in the preparation of whatever reconciliation is required by law. Therefore, the Commission will direct Staff, Public Counsel, and any other interested parties to discuss these matters and to cooperate in filing either whatever form of reconciliation is appropriate in the circumstances of this case, or an explanation of why no such reconciliation is possible.

THE COMMISSION ORDERS THAT:

1. The Commission's Staff shall file either whatever form of reconciliation is appropriate in the circumstances of this case, or an explanation of why no such reconciliation is possible no later than August 16, 2016.
2. This order shall be effective when issued.



BY THE COMMISSION

A handwritten signature in black ink that reads "Morris L. Woodruff". The signature is written in a cursive style with a large initial "M".

Morris L. Woodruff
Secretary

Morris L. Woodruff, Chief Regulatory
Law Judge, by delegation of authority
Pursuant to Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri,
on this 12th day of August 2016.

STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 12th day of August 2016.




Morris L. Woodruff
Secretary

MISSOURI PUBLIC SERVICE COMMISSION

August 12, 2016

File/Case No. WR-2015-0301

Missouri Public Service Commission

Staff Counsel Department
200 Madison Street, Suite 800
P.O. Box 360
Jefferson City, MO 65102
staffcounsel@psc.mo.gov

Office of the Public Counsel

James Owen
200 Madison Street, Suite 650
P.O. Box 2230
Jefferson City, MO 65102
opc@psc.mo.gov

City of Arnold, Missouri

Legal Department
2101 Jeffco Blvd.
Arnold, MO 63010

City of Brunswick, Missouri

Gary Drag
3917A McDonald Ave.
St. Louis, MO 63116-3816
GDDrag@lawofficeofgarydrag.com

City of Joplin, Missouri

Stephanie S Bell
308 East High Street, Suite 301
Jefferson City, MO 65101
sbell@bbdlc.com

City of Joplin, Missouri

Marc H Ellinger
308 E. High Street, Ste. 301
Jefferson City, MO 65101
mellinger@blitzbardgett.com

City of Riverside, Missouri

Joseph P Bednar
304 E High St
Jefferson City, MO 65101
jbednar@spencerfane.com

City of Riverside, Missouri

Keith A Wenzel
304 East High Street
Jefferson City, MO 65101
kwenzel@spencerfane.com

City of St. Joseph, Missouri

Joel S Hane
702 Felix St.
St. Joseph, MO 64501
joel.hane@tshhlaw.com

City of St. Joseph, Missouri

Jeffrey Lawyer
702 Felix St.
St. Joseph, MO 64501
jeff.lawyer@tshhlaw.com

City of St. Joseph, Missouri

Lee C Tieman
702 Felix Street
St. Joseph, MO 64501
lee.tieman@tshhlaw.com

City of Warrensburg, Missouri

Leland B Curtis
130 S. Bemiston, Suite 200
St. Louis, MO 63105
lcurtis@chgolaw.com

City of Warrensburg, Missouri

Edward J Sluys
130 S. Bemiston, Suite 200
St. Louis, MO 63105
esluys@lawfirmemail.com

Missouri Division of Energy

Alexander Antal
301 West High St.
P.O. Box 1157
Jefferson City, MO 65102
Alexander.Antal@ded.mo.gov

Missouri Industrial Energy Consumers (MIEC)

Edward F Downey
221 Bolivar Street, Suite 101
Jefferson City, MO 65101
efdowney@bryancave.com

Missouri Industrial Energy Consumers (MIEC)

Diana M Vuylsteke
211 N. Broadway, Suite 3600
St. Louis, MO 63102
dmvuylsteke@bryancave.com

Missouri Public Service Commission

Kevin Thompson
200 Madison Street, Suite 800
P.O. Box 360
Jefferson City, MO 65102
Kevin.Thompson@psc.mo.gov

Missouri-American Water Company

Dean L Cooper
312 East Capitol
P.O. Box 456
Jefferson City, MO 65102
dcooper@brydonlaw.com

Missouri-American Water Company

W R England
312 East Capitol Avenue
P.O. Box 456
Jefferson City, MO 65102
trip@brydonlaw.com

Missouri-American Water Company

Timothy W Luft
727 Craig Road
St. Louis, MO 63141
Timothy.Luft@amwater.com

Public Water Supply District No. 1 of Andrew County

Larry W Dority
101 Madison, Suite 400
Jefferson City, MO 65101
lwdority@sprintmail.com

Public Water Supply District No. 1 of Andrew County

James M Fischer
101 Madison Street, Suite 400
Jefferson City, MO 35101
jfischerpc@aol.com

Public Water Supply District No. 2 of Andrew County

Larry W Dority
101 Madison, Suite 400
Jefferson City, MO 65101
lwdority@sprintmail.com

Public Water Supply District No. 2 of Andrew County

James M Fischer
101 Madison Street, Suite 400
Jefferson City, MO 35101
jfischerpc@aol.com

StoneBridge Village

Bryan Wade
901 St. Louis St., Suite 1800
Springfield, MO 65806
bryan.wade@huschblackwell.com

Triumph Foods, LLC

Joshua Harden
4520 Main Street, Suite 1100
Kansas City, MO 64111
joshua.harden@dentons.com

Triumph Foods, LLC

Karl Zobrist
4520 Main Street, Suite 1100
Kansas City, MO 64111
karl.zobrist@dentons.com

Utility Workers Union of America Local 335

Greg A Campbell
7730 Carondelet Ave., Suite 200
Clayton, MO 63105
gcampbell@hammondshinners.com

Utility Workers Union of America Local 335

Emily Perez
7730 Carondelet Ave., Suite 200
St. Louis, MO 63105
eperez@hammondshinners.com

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,



**Morris L. Woodruff
Secretary**

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.