

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

In the Matter of Confluence Rivers Utility    )  
Operating Company, Inc.’s Request for a    )     **File No. WR-2020-0053**  
Water Rate Increase                            )

**CONFLUENCE RIVERS’ NOTICE OF COMPLETION  
CONCERNING SMITHVIEW SUBDIVISION METERS**

**COMES NOW** Confluence Rivers Utility Operating Company, Inc. (“Confluence Rivers” or “Company”), by and through the undersigned counsel, and, as its *Notice of Completion Concerning Smithview Subdivision Meters*, states as follows to the Missouri Public Service Commission’s (“Commission”):

1.     On April 8, 2020, effective July 1, 2020, the Commission issued its *Order Approving Unanimous Disposition Agreement and Small Company Rate Increase With Accompanying Tariffs*. Among other things, the Disposition Agreement approved by the Commission contained the following provision:

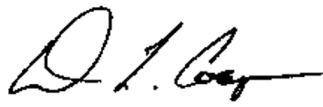
Within three (3) years of the effective date of an order approving this Disposition Agreement, the Company shall have replaced all nonfunctioning meters in the Smithview subdivision. All customers with a nonfunctioning meter will be placed on a flat, unmetered, rate. Once a customer’s meter is replaced, that customer will transition to the metered rate.

2.     On July 3, 2023, Confluence Rivers filed its *Status Report and Motion for Extension Concerning Smithview Subdivision Meter* explaining the status of this meter installation and requesting that the Commission grant it an extension to complete the Smithview subdivision meter installations. Confluence Rivers further indicated that it would notify the Commission when the Smithview meter installation had been completed.

3. With this filing, Confluence Rivers provides notice that as of this date, Confluence Rivers has completed the installation of all one hundred and seven (107) meters for the Smithview subdivision.

**WHEREFORE**, Confluence Rivers Utility Operating Company, Inc., respectfully submits this *Notice of Completion Concerning Smithview Subdivision Meters* and requests the Commission issue such order as it believes to be reasonable and just.

Respectfully submitted,



Dean L. Cooper, Mo. Bar #36592  
**BRYDON, SWEARENGEN & ENGLAND P.C.**  
312 East Capitol Avenue  
P.O. Box 456  
Jefferson City, MO 65102-0456  
Telephone: (573) 635-7166  
Facsimile: (573) 635-0427  
[dcooper@brydonlaw.com](mailto:dcooper@brydonlaw.com)

David L. Woodsmall, Mo. Bar #40747  
**CENTRAL STATES WATER RESOURCES**  
1630 Des Peres Rd., Suite 140  
Des Peres, MO 63131  
[dwoodsmall@cswrgroup.com](mailto:dwoodsmall@cswrgroup.com)

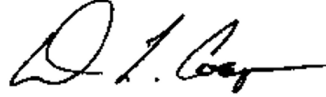
**ATTORNEYS FOR CONFLUENCE RIVERS  
UTILITY OPERATING COMPANY, INC.**

**CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been served by electronic mail to counsel on this 6<sup>th</sup> day of July, 2023:

Missouri Public Service Commission  
Staff Counsel Department  
[staffcounsel@psc.mo.gov](mailto:staffcounsel@psc.mo.gov)  
[Whitney.Scurlock@psc.mo.gov](mailto:Whitney.Scurlock@psc.mo.gov)

Missouri Office of the Public Counsel  
[opcservice@opc.mo.gov](mailto:opcservice@opc.mo.gov)  
[john.clizer@opc.mo.gov](mailto:john.clizer@opc.mo.gov)



---