

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

In the Matter of the Application of Confluence                    )  
Rivers Utility Operating Company, Inc., for                    )  
Authority to Acquire Certain Sewer Assets in an                ) File No. SM-2024-0130  
Area of Warren County, Missouri (North Oak Sewer            )  
District, Inc.)    )

**SUPPLEMENT TO THE APPLICATION**

**COMES NOW** Confluence Rivers Utility Operating Company, Inc., (“Confluence Rivers”) and, as its *Supplement to the Application*, in accordance with 20 CSR 4240-2.080(18), states as follows to the Missouri Public Service Commission (“Commission”):

**Background**

1. On September 29, 2023, Confluence Rivers filed an *Application and Motion for Waiver* (“*Application*”) that seeks to acquire all or substantially all of the sewer system assets of the currently regulated system of North Oak Sewer District, Inc. (“North Oak”). Confluence Rivers also requests waiver of Commission Rule 20 CSR 4240-4.017(1) that requires the filing of a notice with the secretary of the Commission at least sixty days prior to the filing of an application.
2. On October 2, 2023, the Commission issued an *Order Directing Notice and Setting a Deadline for Intervention Requests* that, in part, directed any application to intervene to be filed no later than October 23, 2023.

**Supplement to the Application**

3. Confluence Rivers’ *Application*, seeks to serve the area currently served by North Oak, as reflected in its existing tariff. However, the map and legal description reflected in the tariff are somewhat dated as they were initially filed on August 7, 2000. Accordingly, Staff has asked that the Company include an updated legal description and map with its *Application*.

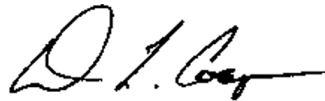
Attached hereto as **Appendix D-Supp**, is a legal description of the area sought to be served, and **Appendix E-Supp**, is a map of the area sought to be certificated.

4. No responsive pleading has yet been filed in this matter. Staff has not yet been ordered to file a recommendation in this matter.

5. Confluence Rivers provides the attached **Appendix D-Supp** and **Appendix E-Supp** and asks that the Commission consider these appendices to be a supplement to its *Application*.

**WHEREFORE**, Confluence Rivers requests the Commission recognize this *Supplement to the Application* and consider the *Application* supplemented as stated herein.

Respectfully submitted,



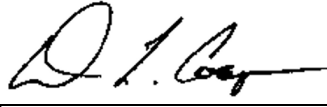
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**ATTORNEYS FOR CONFLUENCE RIVERS  
UTILITY OPERATING COMPANY, INC.**

**CERTIFICATE OF SERVICE**

I do hereby certify that a true and correct copy of the foregoing document has been sent by electronic mail this 9<sup>th</sup> day of October 2023 to all counsel of record.

  
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