Exhibit No.:

Issue(s): Rate Case Expense/Payroll Expense
Witness/Type of Exhibit: Payne/Surrebuttal
Sponsoring Party: Public Counsel
Case No.: WR-2023-0344

# **SURREBUTTAL TESTIMONY**

## **OF**

# **MANZELL PAYNE**

Submitted on Behalf of the Office of the Public Counsel

# **RAYTOWN WATER COMPANY**

CASE NO. WR-2023-0344

November 8, 2023

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#### SURREBUTTAL TESTIMONY

**OF** 

#### MANZELL M PAYNE

#### **RAYTOWN WATER COMPANY**

#### **CASE NO. WR-2023-0344**

		Q.	Please state your name	, title.	, and	business	address
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- A. Manzell Payne, Utility Regulatory Auditor, Office of the Public Counsel ("OPC" or "Public Counsel"), P.O. Box 2230, Jefferson City, Missouri 65102.
- Q. Are you the same Manzell Payne who filed rebuttal testimony for the Office of the Public Counsel ("OPC") in this case?
  - A. Yes.

#### Q. What is the purpose of your surrebuttal testimony?

A. My surrebuttal testimony is intended to respond to various Public Service Commission staff ("Staff") witnesses regarding their treatment of rate case expense and the additions, corrections, and updates that they endorse in rebuttal testimony. I will also respond to Staff witness, Angela Niemeier's, rebuttal testimony concerning payroll expense and hourly versus salary in response to direct testimony of OPC witnesses, Angela Schaben and John Riley.

## **RATE CASE EXPENSE**

## Q. How has Staff replied in rebuttal to rate case expense?

A. Various Staff witnesses provided rebuttal testimony related to rate case expense for this case. These witnesses—Keith Foster, Angela Niemeier, David Spratt, and Sherrye Lesmes—have all stated that rate case expense should be updated to include costs that happened outside of both the test year and true-up period. Staff witness, Sherrye Lesmes, had additional rebuttal testimony that sponsored Raytown President, Neal S Clevenger's, direct testimony that rate case expense include attorney fees that happened outside of the test year and true-up period.

### Q. Do you agree with Staff's proposed treatment of rate case expense in this case?

A. No. Staff has failed to acknowledge that the additional rate case expense is outside of the test year and outside of the true-up period. Staff has also ignored the \$5,146 of extra rate case

Missouri to a 50/50 sharing mechanism with customers. <sup>1</sup> In its Amended Report and Order, the Commission found:

Therefore, it is just and reasonable that the shareholders and the ratepayers who both benefited from the rate case, share in the rate case expense. The Commission finds that in order to set just and reasonable rates under the specific facts in this case, the Commission will require Spire Missouri shareholders to cover half of the rate case expense and the ratepayers to cover half with the exception of the cost of customer notices and the depreciation study.

On February 9, 2021, the Missouri Supreme Court affirmed the Commission's decision.<sup>2</sup>

- Q. Has Staff recommended such a sharing mechanism for Rate Case Expense in other Missouri IOU rate cases?
- A. Yes. A few instances of their recommendations of a 50/50 sharing of rate case expense can be found in The Empire District Gas Company rate case, No. GR-2021-0320 (Foster direct), the Missouri-American Water Company rate case, No. WR-2022-0303 (Sarver direct), and the Spire rate case, NO. GR-2022-0179 (Dhority direct).
- Q. The last sentence of the Amended Report and Order for Spire Missouri Rate Case Nos. GR-2017-0215 and GR-2017-0216, states that there is an exception for the 50/50 sharing mechanism for cost of customer notices and the depreciation study. How does this effect rate case expense for this case?
- A. Rate case expenses included in this case through the true-up are from postage for customer notices. There would be no 50/50 sharing for this expense.<sup>3</sup> However, if the Commission were to include a normalization of rate case expenses based on residual rate case expense from WR-2020-0264, current rates expense, and the additional expenses past the true-up of this rate case, the expenses included in rate case expense would be accounting fees, attorney fees, and customer notice fees.

<sup>&</sup>lt;sup>1</sup> Report and Order, Case Nos. GR-2017-0215 and GR-2017-0216, page 52.

 $<sup>^2</sup>$  Spire Missouri, Inc. v. Pub. Serv. Comm'n, 618 S.W.3d 225, 233 (Mo. banc 2021).

 $<sup>^{3}</sup>$  The current balance of this case is \$3,119.00

Q.

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expenses through rates. With the normalization of these expenses, customers are paying more than their fair share of rate case expense.

Other than for the fees related to customer notice, has Staff recommended any sharing

No. Staff's case is that captive ratepayers should pay for 100% of the accounting and attorney

mechanism for rate case expense in this case for accounting fees and attorney fees?

- Q. Should the Commission permit the inclusion of rate case expense past the true-up period, how much rate case expense should be included?
- A. I would like to reiterate the recommendation I made in my rebuttal testimony, only the cost of rate case expense from this case be included in rate case expense.
  - However, should the Commission allow the inclusion of rate case expense beyond the true-up period for additional expenses, the Commission should follow its case precedent and order a 50/50 sharing mechanism of this rate case expense between rate payers and the Company.
- Q. Any further recommendations for rate case expense that you would like to share?
- A. I recommend that rate case expense be amortized over two years, instead of being normalized.

  Amortizing the rate case expense over two years will guarantee that the customer is not paying Raytown more than what is necessary for this case. Raytown has benefited more than enough through the normalization of rate case expense due to over receiving in previous rate cases.

#### **Payroll Expense**

- Q. In rebuttal testimony, Ms. Angela Niemeier, page 9, beginning line 20, addresses both payroll expense and methodology (i.e., hourly versus salary) in response to the direct testimony of OPC witnesses, Angela Schaben and John Riley. How does Ms. Niemeier respond to the OPC's concerns?
- A. Ms. Niemeier, states that "it is not Staff's place to tell a private business how to pay their employees. Staff reviews wages for prudency to determine ongoing costs."
- Q. Do you agree with Ms. Niemeier's findings?
- A. I strongly disagree with Ms. Niemeier's assessment of the situation.

- Q. Can you explain why you do not agree with this statement made by Ms. Niemeier?
- A. Yes I can. First, the business in question is not truly a private business, it is a water utility and is serving an essential service to the community of Raytown. Second, investor-owned utilities ("IOUs") like Raytown are regulated monopolies, and ensuring public utilities are properly managed, including employee pay, is central to Commission and Staff duties.
  - Q. Ms. Niemeier continues to justify the wage assigned to Ms. Thompson and how a salary of \$150,184 is prudent. How do you respond?
  - A. Staff has not assigned a salary to Ms. Thompson, but an hourly rate. These are two different designations for pay, as one has the ability to receive overtime pay (one and one-half times the hourly rate excess 40 hours in a payroll week), the other does not. If Ms. Thompson were salaried at the amount Ms. Niemeier suggested, she would make \$108,759 per year. However, as Ms. Thompson is designated as an hourly worker, she received \$41,425 in overtime pay for the test period. Therefore, for Ms. Niemeier to say that staff has assigned a salary to Ms. Thomson is false.
  - Q. Staff assigned an hourly wage equal to \$108,759 plus overtime of \$41,425 to equal \$150,184 for an annualized wage to be paid to Ms. Thompson. Do you agree with this treatment?
  - A. No. First, overtime is biased to the year and the amount of work being performed, so to annualize overtime this way would make the rate payers of Raytown pay for overtime wages that may or may not be worked each year. Second, as a vice president, Ms. Thompson should be paid a salary and not an hourly wage.
  - Q. Do you take issue with Staff Witness, Ms. Niemeier, on the use of the Missouri Economic Research and Information Center ("MERIC") to justify wages for the employees of Raytown Water Company?
  - A. Yes and no. Staff basing the prudency of Raytown's pay when compared to the Missouri Economic Research and Information Center ("MERIC") report, follows Staff's general practice to justify wages. However, Ms. Niemeier justifies the amount Ms. Thompson is compensated by saying, "For 2022, the Missouri Economic Research and Information Center

("MERIC") reported \$166,570 for median pay for chief executive positions in the KC region." I take issue with this due to Ms. Thompson's position being that of the vice president of Raytown Water Company, not the chief executive. Currently, Mr. Clevenger is the chief executive.

- Q. What is the MERIC level of salary for the vice president in the Kansas City Region?
- A. According to the MERIC level of salary for the vice president, which is under the "manager, all others" job title, the annual wage in the KC region was \$123,097 in 2022.
- Q. How does the MERIC level of wages for vice presidents compare to Ms. Niemeier's rebuttal testimony on wages for chief executives?
- A. The difference in wage from \$166,570 for the chief executive and \$123,097 for the vice president is \$43,473.
- Q. Is it prudent for Ms. Thompson to be paid an hourly rate plus overtime, that when combined, her pay is almost that of a chief executive?
- A. No. Ms. Thompson should be paid a wage that more closely relates to the position of a vice president. Typically, vice presidents are paid a salary and are not paid an hourly rate and overtime. Mr. Clevenger is both the president and chief executive and is being compensated as such through his salary.
- Q. In response to Staff DR. 0019, Ms. Thompson provides a salaries and position comparisons to justify the compensation of Raytown Water's employees. What information was presented in the Company's response?
- A. The information presented included Raytown Water's wages for each full time position, a salary range and job description for each position, employee benefits, and screenshots of similar job postings on Indeed.com and Salary.com for each position. See SR--S-1.
- Q. What conclusions can be made from this Company response to DR. 0019?
- A. When reviewing this response, I concluded that wages for the majority of Raytown Water's employees fall within the Company's comparison of wages with similar job postings or

utilities. However, I also found that neither Mr. Clevenger's nor Ms. Thompson's compensations fall within these comparisons. The pay for Mr. Clevenger and Ms. Thompson is above the expected pay relative to the position they hold based on the response to DR. 0019. Additionally, when overtime is included, two additional employees fall outside the comparative ranges. The table below shows all fulltime employees that fall out of the comparative hourly salary ranges:

EMPLOYEE NAME	Position - Full Time Employees	Hourly Pay	Annualized pay with known SS COLA %	Overtime	Annualized payroll to include overtime	Company start salary and ranges - Title	Comparative salary and ranges - Hourly Salary Range	High end annual salary based on salary ranges	Annual pay outside of comparative salary range (excluding overtime)	Annual pay outside of comparative salary range (including overtime)
Neal Clevenger	President/General Manager	Salary	\$158,311	\$0	\$158,311	Manager	Annually \$100,000 - \$134,000	\$134,000	YES	YES
Chikako Thompson	Customer Service Representative/Billing Clerk/HR Tech/Corp Liaison/Vice President	\$52.28	\$108,759	\$41,425	\$150,184	Office Manager	\$42.00 - \$48.00	\$99,840	YES	YES
Leslie Smart	Sr Accounting Clerk	\$37.41	\$77,813	\$8,768*	\$86,581	Accounting Clerk	\$33.00 - \$41.00	\$85,280	NO	YES
Erica Baier- Ross	Sr Customer Service/Admin Assistant	\$25.51	\$53,071	\$5,783	\$58,854	Customer Service	\$21.00 - \$26.00	\$54,080	NO	YES

# Q. What are you recommending be done with annualized payroll for this rate case?

A.

Thompson. I will further state, that overtime for all office employees with a managerial or senior role be disallowed from annualized payroll. As stated above, overtime is biased to the year and work being performed in that year. So why make rate payers pay an annualized

I recommend that the Commission disallow overtime pay that is being annualized for Ms.

amount of overtime that has the possibility to not occur.

# Q. What additional employees and their overtime amounts are you recommending annualized overtime be disallowed from?

A. The additional employees are Leslie Smart and Erica Baier, with overtime amounts of \$8,768 and \$5,783, respectively.

Surrebuttal Testimony of Manzell M Payne Case No. WR-2023-0344

 A.

Q. Do you have any further recommendations regarding hourly versus salary for Ms. Thompson?

Yes. I recommend that Raytown Water's vice president position be a salary position and not paid an hourly wage. Furthermore, I recommend the managerial and senior positions who work in the office at Raytown Water Company be paid a salary wage instead of an hourly wage. To be clear, it is not my recommendation that the Commission order Raytown to pay these employees as salaried employees rather than hourly, rather, it is my recommendation that the revenue requirement ordered by the Commission should only include compensation amounts as if these employees were salaried. In this way, the Commission will not dictate how the Company is to pay its employees, but it will ensure rates are just and reasonable. Raytown is free to continue paying these employees hourly if it so chooses, but that choice will no longer burden ratepayers.

## Q. Does this conclude your surrebuttal testimony?

A. Yes it does.

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

In the Matter of the Application of a Rate	)	
Increase of Raytown Water Company	)	Case No. WR-2023-0344

# AFFIDAVIT OF MANZELL PAYNE

STATE OF MISSOURI	)	
	)	S
COUNTY OF COLE	)	

Manzell Payne, of lawful age and being first duly sworn, deposes and states:

- 1. My name is Manzell Payne. I am a Utility Regulatory Auditor for the Office of the Public Counsel.
  - 2. Attached hereto and made a part hereof for all purposes is my surrebuttal testimony.
- 3. I hereby swear and affirm that my statements contained in the attached testimony are true and correct to the best of my knowledge and belief.

Manzell Payne

Utility Regulatory Auditor

Subscribed and sworn to me this 8th day of November 2023.

TIFFANY HILDEBRAND
NOTARY PUBLIC - NOTARY SEAL
STATE OF MISSOURI
MY COMMISSION EXPIRES AUGUST 8, 2027
COLE COUNTY
COMMISSION #15637121

My Commission expires August 8, 2027.

Tiffany Hildebrand

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Notary Public