

DATA INFORMATION REQUEST
Missouri-American Water Company
WR-2022-0303
General Rate Case

Requested From: Brian LaGrand

Date Requested: 10/20/2022

Information Requested:

Mr. LaGrand discusses at pages 13-14 of his direct testimony a depreciation deferral, please provide a detailed listing of the retirement units or types of investment that Missouri American Water Company ("MAWC") anticipates would fall under this requested deferral mechanism.

Requested By: John Robinett - john.robinett@opc.mo.gov

Information Provided:

The proposed depreciation deferral would include any plant investments that are not eligible to be included in a WSIRA case.

Responsible Witness: Brian LaGrand

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Missouri-American Water Company
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Information Requested:

Mr. LaGrand discusses at pages 13-14 of his direct testimony a post-in-service carrying cost capitalization, please provide a detailed listing of the retirement units or types of investment that Missouri American Water Company ("MAWC") anticipates would fall under this requested mechanisms.

Requested By: John Robinett - john.robinett@opc.mo.gov

Information Provided:

The proposed post-in-service carrying cost capitalization would include any plant investments that are not eligible to be included in a WSIRA case.

Responsible Witness: Brian LaGrand

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Missouri-American Water Company
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General Rate Case**

Requested From: Brian LaGrand

Date Requested: 10/20/2022

Information Requested:

Please identify and explain the basis for the amortization period chosen for the depreciation deferral.

Requested By: John Robinett - john.robinett@opc.mo.gov

Information Provided:

Please see the Company's response to MoPSC 0252.

Responsible Witness: Brian LaGrand

**DATA INFORMATION REQUEST
Missouri-American Water Company
WR-2022-0303
General Rate Case**

Requested From: Brian LaGrand

Date Requested: 10/03/2022

Information Requested:

Please provide all reasons MAWC proposes to use a 25-year amortization period for MAWC's proposed depreciation deferral and post in service carrying costs deferral.

Requested By: Kim Bolin – Kim.Bolin@psc.mo.gov

Information Provided:

MAWC proposed a 25-year amortization period because that seemed to be a reasonable period in the view of the Company.

Responsible Witness: Brian LaGrand