BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

| In the Matter of Missouri-American Water |) | |
|---|---|-----------------------|
| Company's Request for Authority to |) | File No. WR-2024-0320 |
| Implement General Rate Increase for Water |) | File No. SR-2024-0321 |
| and Sewer Service Provided in Missouri |) | |
| Service Areas |) | |

APPLICATION TO INTERVENE OF MIDWEST ENERGY CONSUMERS GROUP

COMES NOW, the Midwest Energy Consumers Group, ("MECG") and pursuant to 20 CSR 4240-2.075, applies to intervene in the above cases. For its Application, MECG states:

- 1. Midwest Energy Consumers Group ("MECG") is an incorporated entity representing the interests of large commercial and industrial users of electricity, water, and natural gas throughout the State of Missouri including in the areas served by Missouri-American Water Company ("MAWC").
- 2. On July 1, 2024, MAWC filed tariff sheets designed to implement a general rate increase of approximately 34.4% annually for water and sewer services. The matters to be considered in this case and the Commission's determinations thereon, could have a direct and significant impact on the cost of service of the large commercial and industrial customers.
- 3. As a representative of large user customers of MAWC, the MECG has a direct and immediate interest in these proceedings that is different from that of the general public. While MECG does not at this time have sufficient information to assert a position on all issues in this case, it reserves the right to assert positions after they have had an adequate opportunity to examine the record, and any documentation of other parties filed herein. In general, MECG opposes excessive ROE, supports cost-based allocation of any revenue requirement, and opposes unlawful

and unreasonable special ratemaking accounting and mechanisms that distort the balance between utility and its customers. MECG anticipates adopting formal positions on the issues in its position statements that may be filed in this case.

4. Pleadings, notices and other correspondence in this case should be directed to undersigned counsel.

WHEREFORE, MECG respectfully requests that the Commission issue its order granting its Application to Intervene and that it be made a party hereto with all rights to participate in this matter.

Respectfully,

/s/ Tim Opitz

Tim Opitz, Mo. Bar No. 65082 Opitz Law Firm, LLC 308 E. High Street, Suite B101 Jefferson City, MO 65101 T: (573) 825-1796 tim.opitz@opitzlawfirm.com

ATTORNEY FOR MIDWEST ENERGY CONSUMERS GROUP

Certificate of Service

I hereby certify that copies of the foregoing have been mailed, emailed or hand-delivered to all counsel of record this 17th day of July 2024:

/s/ Tim Opitz