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

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In the Matter of Missouri-American Water Company's Request for Authority to Implement a General Rate Increase for Water and Sewer Service Provided in Missouri Service Areas.

<u>File No. WR-2024-0320</u> <u>File No. SR-2024-0321</u>

## **APPLICATION TO INTERVENE**

COME NOW Public Water Supply District Nos. 1 and 2 of Andrew County, and, pursuant to 20 CSR 4240-2.075 and the Commission's <u>Order Directing Notice</u>, <u>Establishing Time To Intervene</u>, <u>Setting Time To Respond</u>, <u>And Consolidating Cases</u>, ("Order") entered in this matter on July 2, 2024, make their Application to Intervene in the above-referenced matter and respectfully state as follows:

1. The Water District Intervenors are each a political subdivision of the State

of Missouri organized and existing pursuant to Chapter 247, RSMo, and their legal names and contact information follow:

> Public Water Supply District No. 1 of Andrew County 201 S. 71 Highway Savannah, Missouri 64485 Telephone: (816) 324-6266

> Public Water Supply District No. 2 of Andrew County 668 Main Street, Box 210 Cosby, Missouri 64436 Telephone: (816) 378-3395

3. All correspondence, communications, orders and decisions of the Commission should be sent to:

James M. Fischer Fischer & Dority, P.C. 2081 Honeysuckle Lane Jefferson City, Missouri 65109 (573) 353-8647 jfischerpc@aol.com

4. The Water District Intervenors do not have any pending actions or final unsatisfied judgments or decisions against them as contemplated by 20 CSR 4240-2.060(1)(K), nor do the Water District Intervenors have any annual reports or assessment fees that are overdue.

5. The Water District Intervenors are customers of Missouri-American Water Company ("Missouri-American" or "water company") and purchase water from said water company for distribution and resale to their own customers.

6. The interests of the Water District Intervenors are different from that of the general public. Accordingly, the Water District Intervenors have an interest in this proceeding which is different from that of the general public and which may be adversely affected by a final order arising from this case. Furthermore, the Water District Intervenors' expertise in this area will assist the Commission in resolving this matter and their intervention will serve the public interest.

7. No other party to this proceeding can adequately represent the Water District Intervenors' interests.

8. The Water District Intervenors still reviewing information submitted by Missouri-American regarding the various issues in this case, and have not determined their positions at this time.

WHEREFORE, Applicants Public Water Supply District Nos. 1 and 2 of Andrew County request that this Commission enter its Order granting this Application to Intervene.

Respectfully submitted,

## /s/ James M. Fischer

James M. Fischer Mo. Bar No. 27543 email: jfischerpc@aol.com Fischer & Dority, P.C. 2081 Honeysuckle Lane Jefferson City, Missouri 65109 Telephone: (573) 353-8647

Attorney for Public Water Supply District Nos. 1 and 2 of Andrew County

## **CERTIFICATE OF SERVICE**

I do hereby certify that a true and correct copy of the foregoing document has been hand-delivered, e-mailed or mailed, postage prepaid, this 18th day of July, 2024, to counsel of record for each party in accordance with the service list maintained in this proceeding by the Secretary of the Commission on EFIS.

/s/ James M. Fischer

James M. Fischer