

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

In the Matter of the Application of Confluence        )  
Rivers Utility Operating Company, Inc. to Acquire    )        File No. SA-2024-0307  
Certain Sewer Assets and for a Certificate            )  
of Convenience and Necessity (Timber Ridge)        )

**JOINT MOTION FOR EXTENSION OF TIME**

**COMES NOW** Confluence Rivers Utility Operating Company, Inc. (“Confluence Rivers” or “Company”) and the Staff of the Missouri Public Service Commission (“Staff”) (together “Movants”), by and through the undersigned counsel, and move for an extension of time for Staff to file a recommendation regarding Confluence Rivers’ application. In support, Movants state as follows to the Commission:

1. On April 18, 2024, Confluence Rivers filed an Application and Motion for Waiver requesting that the Commission approve the acquisition of the unregulated sewer assets of Barbara E. Rampone located in and around the Timber Ridge subdivision in Johnson County, MO (“Timber Ridge System”) and grant Confluence Rivers a certificate of convenience and necessity to provide service in the area.

2. Confluence Rivers previously supplemented its Application with an Engineering Memorandum applicable to Timber Ridge through a *Supplement to Application* filed on May 1, 2024, and through a *Second Supplement to Application* containing two letters related to the public interest that will be served by a grant of the Application.

3. The Commission has ordered Staff to file its recommendation by July 25, 2024.

4. Confluence Rivers has continued to work with the Missouri Department of Resources (“DNR”) as to how it expects the Company to address the problems associated with the Timber Ridge wastewater situation. As a result of recent communications, Confluence Rivers

believes that DNR's expectations may require more immediate action than originally thought. Accordingly, there likely will be implications as to the Company's rate proposal and Confluence Rivers plans to file a request to amend its application to address this issue.

5. Accordingly, Movants ask that the Commission extend the date for a filing of a Staff recommendation until sixty (60) days after the filing of Confluence Rivers' amended application.

**WHEREFORE**, Movants respectfully request that the Commission extend the date for Staff's recommendation until sixty (60) days after the filing of Confluence Rivers' amended application and issue such orders as it should find to be reasonable and just.

Respectfully submitted,

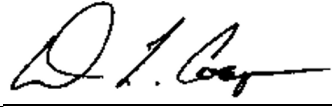
 Dean L. Cooper MBE #36592 <b>BRYDON, SWEARENGEN &amp; ENGLAND P.C.</b> 312 E. Capitol Avenue P.O. Box 456 Jefferson City, MO 65012 (573) 635-7166 telephone dcooper@brydonlaw.com  David L. Woodsmall MBE #40747 <b>Central States Water Resources</b> 1630 Des Peres Rd., Suite 140 Des Peres, MO 63131 <a href="mailto:dwoodsmall@cswrgroup.com">dwoodsmall@cswrgroup.com</a>  <b>ATTORNEYS FOR CONFLUENCE RIVERS UTILITY OPERATING COMPANY, INC.</b>	<p><u>/s/ Mark Johnson</u> MARK JOHNSON Missouri Bar No. 64940 Chief Staff Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102 573-526-4612(Voice) <a href="mailto:mark.johnson@psc.mo.gov">mark.johnson@psc.mo.gov</a></p> <p><b>ATTORNEY FOR THE STAFF OF THE MISSOURI PUBLIC SERVICE COMMISSION</b></p>
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## CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was sent by electronic mail, on July 23, 2024, to the following:

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