BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Joint Application of Confluence)	
Rivers Utility Operating Company, Inc., and)	
Missouri-American Water Company for Authority)	
for Confluence Rivers Utility Operating Company,)	File No. SM-2025-0067
Inc. to Acquire Certain Sewer Assets of Missouri-)	
American Water Company in Callaway and Morgan)	
Counties, Missouri.)	

JOINT SUPPLEMENT TO APPLICATION

COME NOW Confluence Rivers Utility Operating Company, Inc. ("Confluence Rivers") and Missouri-American Water Company ("MAWC") and state the following to the Missouri Public Service Commission ("Commission") as their *Joint Supplement to Application*:

- 1. On August 27, 2024, Confluence Rivers and MAWC filed an *Application and Motion for Waiver* requesting that the Commission approve the sale and purchase between them of nineteen small wastewater systems. The systems are in Callaway and Morgan Counties and total approximately 606 connections.
 - 2. Among other things, the Application requested an Order from the Commission:

Authorizing MAWC to sell and Confluence Rivers to acquire the assets identified herein; to include the CCNs held by MAWC applicable to the sewer system assets described in the Joint Application or, in the alternative, grant Confluence Rivers new CCNs authorizing it to install, acquire, build, construct, own, operate, control, manage, and maintain a sewer system for the public within the specified area currently served by the sewer system assets described in the Joint Application;

- 3. After discussion with the Staff of the Commission, and because the systems to be sold represent only a portion of MAWC's sewer systems, Confluence Rivers and MAWC seek to supplement their application with the specific maps and legal descriptions associated with the sale and purchase.
 - 4. Accordingly, attached hereto and marked as **Appendices A1-19 (Maps) and B1-**

19 (Legal Descriptions) are the referenced maps and legal descriptions for which Confluence Rivers seeks certificates of convenience and necessity.

WHEREFORE, Confluence Rivers and MAWC respectfully request that the Commission consider this *Joint Supplement to Application* and issue such orders as it should find to be reasonable and just.

Respectfully submitted,

Dean L. Cooper

MBE #36592

BRYDON, SWEARENGEN & ENGLAND P.C.

312 E. Capitol Avenue

P.O. Box 456

Jefferson City, MO 65012

(573) 635-7166 telephone

dcooper@brydonlaw.com

ATTORNEYS FOR CONFLUENCE RIVERS UTILITY OPERATING COMPANY, INC. AND MISSOURI-AMERICAN WATER COMPANY

Timothy W. Luft, MBE #40506
Rachel Niemeier, MBE #56073
Corporate Counsel
MISSOURI-AMERICAN WATER COMPANY
727 Craig Road
St. Louis, MO 63141
(314) 996-2279 (Tim)
(314) 996-2390 (Rachel)
timothy.luft@amwater.com
rachel.neimeier@amwater.com

ATTORNEYS FOR MISSOURI-AMERICAN WATER COMPANY

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was sent by electronic mail, on November 21, 2024, to the following:

D1.Com

Office of the General Counsel Governor Office Building Jefferson City, MO 65101 staffcounselservice@psc.mo.gov Office of the Public Counsel Governor Office Building Jefferson City, MO 65101 opcservice@opc.mo.gov